

**Keep the
Republic,**



**Kill the
Takeover**

Mary W Maxwell

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To

Bill Windsor, legal activist

Jon Rappoport, discoverer of the matrix

Rand Paul, US Senator

Zephyr Teachout, law professor

and Paul Craig Roberts, political economist

who work hard all day, every day, to save America



The Minuteman statue in Lexington MA

PREFACE

In September 2020, I published a book entitled “Grass Court: How To Use Law To Deal with the Pandemic.” I have now withdrawn that book in favor of the one at hand, which attempts to show how law can be used to deal with many things, not just the pandemic. The idea of a ‘grass court’ was meant to be like a moot court. I told the readers they could hold court on their front lawn. At least they could go through the motions of prosecuting a criminal case, or sorting out a lawsuit -- in instances where the official courts shy away (treacherously) from the vital subject matter.

One friend of mine said he thought the title “Grass Court” meant marijuana court; another was sure I was referring to a type of tennis court built on a soft surface. So let’s forget about grass court for now. The new title, “Keep the Republic” expresses my belief that a strong action plan is needed. It was lazy and stupid of us, as citizens of the United States, to ooh and ah about wrongdoing of government as if we were just examining some new species of plant or animal. It is up to us -- you and I -- to deal urgently now.

Do you know that some of our conspecifics are altering human nature genetically? It's called transhumanism. Unbelievable. How pernicious to deliberately deprive future generations of the wonderful access to individual free will that we've all enjoyed!

We need to stimulate creativity. Society can invent anything. Do you think that if we fight the persons who are currently tormenting us, they will punish us? They are already doing that anyway! It's possible that many of them were drawn into a cruel way of life in their childhood and deserve pity (a theme developed in this book). Nonetheless, we need to crack down on them without delay. Psychopathy has no place at this address.

Hop aboard. Let's see how much power we can muster together!

Mary W Maxwell, Concord New Hampshire, September 7, 2021

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A Note to Homeschoolers and Parents:

Dear 12th graders, after digesting the material in this book, you should be able to hold forth easily on these topics:

1. What is the theme of the US Constitution?
2. What are grand juries supposed to do?
3. How does government control television?
4. Is transhumanism OK?
5. Can you sue someone who harms the nation?
6. Are grassroots militias legal?
7. In what way was the 2020 pandemic planned?
8. In Magna Carta, what did the king agree to?
9. What's the law for making a citizen's arrest?
10. Why doesn't the DOJ prosecute treason?
11. How strong is the Fourth Amendment?
12. What did Dr Richard Day predict in 1969?
13. Do we treat our soldiers and veterans well?
14. When was the cure for polio discovered?
15. What are “insect allies”?
16. Who gets to design American culture?
17. How did doctors react to the autism epidemic?
18. Would amnesties for elites help society?
20. Is it essential for schools to teach History?
21. What is the effect of the emotion of fear?
22. How can anyone protect a whistleblower?
23. How is the US's foreign policy arrived at?
24. Why was the Smith-Mundt Act repealed?
25. What is the role of truth in human life?*

**You may wish to jot down your answer to that question before reading the book, and see if it undergoes any changes!*

About my proposed Riot Act

Dear Readers, Today is August 30, 2021. I had just finalized this book manuscript, when I had to yank it back from publication, on account of recent terrible events.

I had composed a “Riot Act to be read to our oppressors.” It was meant to appear at the end of Part Five, sort of climaxing the book. But now I have dragged it forward to appear on the next two pages. Feel free to use it, or any part of this book.

I am a dual citizen of US and “Oz” (as we call Australia). I feel that I am watching “time-lapse photography,” as all the plans for the Takeover by World Government get squeezed into a few days' time. It's now very clear that Australia is not governed by a Parliament elected by the people but by orders handed down from above, be it from the World Economic Forum, or NATO, or who knows what secret group.

Tactics of control are being used right now to thwart any effective resistance Down Under. These tactics will be used in US also: fear of punishment, invoking of deep emotions of loyalty and obedience, suspicion of one's neighbors, and media suppression (or distortion) of historic memory. Not to mention total Lockdown, martial law, and food shortages.

Still, it's vital to be aware of the strength people possess to re-balance an out-of-balance society. Folks are doing that all over the place today. Yay! I think it is best for us to concentrate on the *inability* of the top dogs to carry out their massive plan for a World Takeover. Surely theirs is a House of Cards. If you possess leaderly qualities, don't be shy to use them now. Is it risky? Yes. But doing nothing is even riskier.

The Riot Act in History

The riot act -- an Act Preventing Riots and Tumultuous Assemblies -- was passed by the British Parliament in 1714. It allowed the police to read a proclamation to any group of 12 or more, ordering them to disperse within an hour or be charged with a felony for not dispersing. The Act was repealed in 1973.

The US would not have had any Riot Act, as the First Amendment protects citizen assemblies: “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.”

A 1925 ruling, *Gitlow v NY*, declared unconstitutional any *state* law, such as New York's Criminal Anarchy statute of 1902, that prevented assembly. Today there's a civil suit against Florida's Governor DeSantis for a law he signed on April 19, 2021 that holds immune, from criminal or civil action, a person who runs over a protestor obstructing the road! Goes to show you how culture wars have managed to portray citizens as “trouble.”

The riot act I propose on the next page is only a symbolic one. The addressees (more than 12 of them) do not physically gather in public. Further, the matters for which they “assemble” are crimes in their own right -- theft, fraud, genocide, treason, you name it. So don't jump into your legal texts to find that we can't address them in this way. To give them a warning is merciful!

They do not deserve any warning at all; they've earned fullest punishment. Still, there but for the grace of God go I, or you. How about we give them one chance to wake up....

A PROPOSED RIOT ACT:

THOSE WHO HAVE GATHERED TOGETHER TO HARM HUMANITY, YOU MUST DISBURSE. NO MATTER FOR HOW MANY YEARS (A CENTURY?) YOU HAVE BEEN COLLABORATING WITH ONE ANOTHER TO FOMENT WARS, TO SPEND THE NATION INTO BANKRUPTCY,

TO PUT AN END TO THE FAMILY FARM, TO WEAPONIZE THE LAW, TO PERVERT THE PRACTICE OF MEDICINE AND SCIENCE, TO MISEDUCATE CHILDREN AND GIVE THEM CHRONIC ILLNESSES, TO DEGRADE CULTURE, MAKING FAKERY A HIGH ART.

NO MATTER HOW LONG, IT ENDS TODAY.

YOU ARE HEREBY ENCOURAGED TO WALK AWAY FROM THESE PERNICIOUS ENDEAVORS. IT IS UNDERSTOOD THAT, IN MANY CASES, YOU HAD NO SAY IN JOINING SUCH GROUPS IN THE FIRST PLACE. WALKING OUT ON THEM, TODAY, WILL MARK YOU AS WORTHY OF CLEMENCY FROM CITIZENS.

WE ARE ONE SOCIETY. YOU ARE NOT SEPARATE FROM US. YOUR SINS, THOUGH MOUNTAINOUS, WERE POSSIBLY THOUGHT UP BY A FEW MENTALLY ILL INDIVIDUALS AND PASSED TO YOU AS REALITY.

THEY ARE NOT REALITY. MAKING EARTHQUAKES AND FLOODS AND THE CALIFORNIA FIRES IS NOT REALITY EITHER. YOU WILL BE HAPPY WHEN YOU RETURN TO REAL REALITY. LET GOD WORRY ABOUT THE WEATHER, OK? YOU CAN JUST RELAX. IT'S NO LONGER YOUR JOB. LOOK AROUND AND TRY TO ADMIRE THE COMPATRIOTS YOU SEE. I PREDICT YOU'LL COME TO FEEL SAD THAT YOU HURT PRACTICALLY ALL OF THEM IN PURSUIT OF CRAZY GOALS.

DISBURSE NOW, WHILE YOU STILL CAN.

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PART ONE

STOP GOING LIKE LAMBS TO THE SLAUGHTER

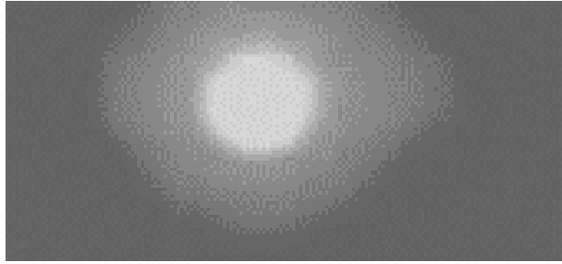
Power concedes nothing without a demand. It never did and it never will. Find out just what any people will quietly submit to and you have found out the exact measure of injustice and wrong which will be imposed upon them, and these will continue till they are resisted with either words or blows, or with both. The limits of tyrants are prescribed by the endurance of those whom they oppress.

-- Frederick Douglass



Frederick Douglass, 1817-1895

Chapter 1. Introduction



God said “Let there be light.” And there was light.

In recent years, someone seems to have decreed “Let there be darkness.” And since we weren’t paying close attention, and since most of us Americans had not experienced major evil before, we let there be darkness. That is to say, when we noticed strange things happening, we did not act. There are at least four reasons why we “let it go.”

First, we are let-it-goers, by nature. It always seems sensible – unless your house is on fire – to wait out the problem for a few more days or months.

Second, we assume it’ll be taken care of. “It’s not in my job description to deal with, say, medical ethics, but it is somebody’s solemn responsibility. I’m sure they’ll fix it.”

Third, we are too humble to throw our weight around. Unless we carry a title or fame, it would seem over-ambitious to grab the leadership of a movement. We don’t know how to start it.

Fourth, criticizing one’s country goes against the grain. Neighbors may call us unpatriotic or just “mental” if we step out of line with our words or behavior. Ho hum, best to be quiet.

This book is about *not letting it go*. This book is about seizing the moment, to act with all of one’s might and concentration to oppose what is happening. Many people are already acting.

Today the MSM (mainstream media) exert tremendous effort to not let the public know what's going on! At the same time, they manipulate our emotions. During the 2020 pandemic, media hyped the value of "public safety." We need to face this trickiness quite directly, as folks are easily persuaded to give up individual desires for safety "for the greater good."

Cicero, a senator of ancient Rome, wrote *Salus populi est lex suprema*. "The safety of the community is the highest law." Sounds OK, but I'll eat my hat if "safety" is what motivated the MSM to censor and de-platform critics of government.

This book deals with a situation that is prevailing today. That is, some people are looking to take over America, and all nations, and make a totalitarian World Government. The Covid disease is but an excuse for a power grab – and unfortunately most citizens fall for the ruse and obey the power grabbers.

If the World Government promoters win – and they have the weapons to do so summarily – the result will be a way of life that does not let each individual live his life as he pleases. Love will be replaced by hate, free work by slavery, and one's sense of belongingness to one's nation will be replaced by being a "number" in a world population of billions. Super yuck.

The bad guys have been designing this for a long time, while we sat back and let it happen. Every American is responsible for the decline of our country. Consider the famous Inside Job that transpired on 9-11 (i.e., September 11, 2001). We let wrongdoers go unpunished. Hey, even me who fought for truth? Yes, especially me and all truthers. We had the inspiration to act but let it go.

Outline of This Book

This book has five parts; each part has six short chapters. The five parts live up to their titles as follows:

Part One, Stop Going Like Lambs to the Slaughter, urges your immediate attention and action. Chapters will examine cruelty and fear, and look at the plain fact that the Covid pandemic details,

including the Lockdown, were published in 2014 by Rockefellers. This book will often use the term “top dogs” to designate the elites that have the power to foist their will on the world. Still, it is we who are really the top dogs, if we would just bother to curtail such nasty business. We will gaze at the domestic law against genocide, and I will promote a law against menticide (mind control).

Part Two, *Stay Lawful; We've Got Workarounds*, gives a collection of such workarounds. American law, thanks to its British heritage, has thought of everything. Every possible contingency has been taken care of -- I kid you not -- in the event that top dogs get out of hand. Among the workarounds are Blackstonian law that makes it a crime to obstruct justice, citizen-led grand juries, and private prosecutions. Civil society can invent its own items such a Truth Commission. In fact, there is a hotbed of activity today among civic-minded persons who oppose the plandemic.

Part Three, *Get Up on Your High Horse*, presents some things that require your righteous indignation. (Did I just hear you groan that indignation went out of style? See, you've been gotten at by the media.) Chapters here are on the 2020 stolen election, the hidden cure for diseases, and the ultimate lunacy, transhumanism.

Part Four, *You Can Help Our Police and District Attorneys*, is not entirely fanciful. They plainly do not know what's in the law. Chapters will lay out exactly what police are legitimately able to do in an emergency, whether militias or a posse can help, and what should happen during, say, a Hurricane Katrina.

Part Five, *Read Them the Riot Act*, is a Part that hardly need have been written, as by that point in the book you will be dying to take action and intimidation won't be a-happenin'. Chapters wax philosophical about the economy, and secret societies, and love.

There are also a few Appendices, containing very dark things -- you could start there if you have a taste for the maudlin.

Note: All my doomsday stuff may be inaccurate. I hope it is!

The Rand Paul/Tony Fauci Confrontation

There are magic moments in our history and one of them occurred in July 2021. A senator caught a member of the bureaucracy red handed at the act of genocide. That is, Senator Rand Paul obtained information that Dr Anthony Fauci, in his capacity of Director of National Institutes of Health, had arranged for scientists to engage in Gain-of-Function research. (That means you can, in a laboratory, upgrade a virus's virulence and also make it easier for an animal disease to jump over to humans.)

Specifically, Fauci had funded that research in a lab in China. Even more so, he had done it against a directive from Congress. Rand pointed out that it is a felony to lie to Congress and carries a prison sentence of five years. He asked Fauci to recant his lie. Fauci must have been well trained in crisis management (the game of evading legality). He replied to Paul: "You don't know what you're talking about." YouTube has since deleted that exchange!

The US Constitution bestows law-enforcement on the president, per Article II, section 3: "He shall take care that the laws be faithfully executed." But our so-called Department of Justice does not perform the needed prosecutions. The legislature (both federal and your state) can investigate any and all sins. After all, the Framers of the Constitution considered Congress to be "the people."

Did all other senators at that meeting join Rand Paul in banging their fists at Fauci? No, they did not. Apparently, they too have read in the paper that righteousness is out of style. But don't you worry. It is coming back into style.

The Case of Larry Silverstein

I believe we even do wrong by the wrongdoers. No joke, I think one of the big mistakes made in the last 40 years or so has been to allow the Department of Justice ("the DoJ") -- which itself is wholly corrupt -- to diligently protect the biggest miscreants. Not only did we harm the citizenry, we harmed the miscreants. (See my article "Forgive me, David Rockefeller" at Gumshoe-News.com.) They too are members of our society and we should protect them from the kind of future they are designing.

It is totally absurd to say that 19 hijackers caused two skyscrapers to fall on 9-11. The attacks on the WTC (World Trade Center) and the Pentagon (so named for its 5-point shape, in keeping with some dopey occult ideas) were done under the watchful eye of Dick Cheney et al. Top brass military had to have been in on it.

But never mind the Twin Towers. Consider the third skyscraper that went down on 9-11: Building 7, owned by Larry Silverstein. It clearly fell by controlled demolition. (Why demolish it? Maybe something its offices needed to be gotten rid of?)

Larry exudes the self-confidence that goes with the mental state of a deluded person. He stated on PBS (Public Broadcasting Service) that he had ordered Building 7's demolition. I quote:

“I remember getting a call from the fire department commander telling me they were not sure they were going to be able to contain the fire ... and I said, 'Well, you know, we've had such terrible loss of life ... maybe the smartest thing to do is, is 'pull' it ... and they made that decision to 'pull' ... uh, and we watched the building collapse.”

It fell at 5pm. The troubles had begun by 9am that day. It takes much longer than eight hours to arrange for a demolition, so it is not possible that the “Fire Department” swiftly arranged it. And to cite as the reason, that “we've had such terrible loss of life,” is nuts -- no one was in any danger inside the empty Building 7.

Would he be quizzed later, by the DoJ? Of course not. And the Report of the 9-11 Commission doesn't even mention Building 7. Many Americans still think only two skyscrapers fell. Clearly, Mr Silverstein, age 90, must be called in for questioning now.

Act now while we still have a legal system in place. Once we lose it, there won't be any way to get it back, will there?

Please take seriously the title of PART ONE. No more walking like lambs to the slaughter, Folks. Those days have *gone out of style*.

Chapter 2. Face It: Cruelty Wins



Dr Jeff Bradstreet



thrown into a river for using GcMAF to treat autism?

It Wins. Let me call attention to the fact stated in the title of this chapter: Cruelty wins. Just think about it mathematically. You could have a thousand people stacked up on one side, condemning the practice of torture, and just one lonely psychopath on the other side meting it out. Physically it's an uneven match -- the thousand must win against the one. But no.

One psychopath has enormous clout. He has ruthlessness. That means he (or she) is “without rue.” They do not feel remorse for what they did, nor do they have sympathy for the victims. They may even feel pleasure in knowing that people suffer, but most aren't sadistic -- they are just cold-hearted.

It is very important for us to grasp our impotence in the face of psychopathy. If a wife reports that she is suffering from a wicked husband, her psychiatrist may advise “Get a divorce.” But here we are, faced with many psychopathic (hidden) rulers, and we can't get a divorce. We can, however, kill them.

Note: I realize that is a shocking statement. In later chapters I'll make the case that US law is sufficiently clever and strong to enable us citizens to prevail over any monsters. We can use *lawful* workarounds if our appointed law-enforcers cop out.

Cruelties. I have come across outrageous things that the hidden rulers do. They urge us to acquire debt, they make us doubt our family and friends, they stage real -- or fake -- mass killings. They set one ethnic group against each other, and one political

party against the other. Recently, alleged kidnappers of Governor Witmer have been exposed as working in an FBI sting (same as OKC bombing and the old 1993 WTC explosions). It's essential that we study the mathematical consequence of psychopathy. If we don't deal with this, we are sitting ducks.

Can Love Conquer all? Not Exactly

Two friends of mine, who don't know each other, keep telling me that the solution is for everyone to spread some love and caring around in his/her social circle. This, they say, will rev up the energy of love all over the place and bring us a new world. Sorry. There is no way that energy accumulates like that. Maybe it does accumulate, but not to overcome existing arrangements. In our present America, we have a horrible arrangement that the public is unaware of: taxpayer-funded mind control.

I knew nothing of it until 2008 when – being a nosey Parker – I attended a conference for survivors of SRA – discreet name for “satanic ritual abuse.” I met Carol Rutz there and read her book, *A Nation Betrayed*. That was my introduction to the fact that our military bases, since at least 1950, have hosted torturers, just as the Nazi camps hosted Dr Mengele. In fact, we hosted Dr Mengele himself! There is no excuse for denying this stuff. It's been *declassified* for decades that OSS-man Allen Dulles (later head of the CIA) smuggled Nazi scientists into the US under Operation Paperclip. (See Wendy Hoffman's books.)

There be at least two separate motivations for mind control. One is the “scientific” urge to learn how to do it. Techniques were developed, since Pavlov's “conditioning” of dogs in Russia in the 1890s. The latest is AI – artificial intelligence, which we are supposed to embrace as a step forward! Oh dear.

The other motive is related to a secret tradition of pedophilia. That word derives from Latin *pedo*, child and *philia*, love. Psychiatrists say it has more to do with power than pleasure. It's a vicious game, and is also lucrative. See studies by Joachim Hagopian and Fiona Barnett, and interviews at ITNJ.org.

Thanks to both the above factors, we now have, in many top positions, men and women who were tortured in childhood, with their family's cooperation. Some are political "leaders," but they are really puppets for those above them. Some are academics, ordered to turn out bad stuff. Isn't that amazing?

Satanism

I don't like to place all wickedness under the 'Satan' rubric, as I think the real force behind it is the fact that the top dogs need urgently to protect their own hides. But many people are brought into it, or kept in it, by the religious pressure of the "Church of Satan." Col Michael Aquino of the US Army was very openly a Satanist who tortured kids left and right.

In 2018 in Australia, after the four-year-long hearings of the Royal Commission into Institutional Response to Child Sexual Abuse, the Prime Minister invited survivors to the hall of Parliament House where he issued a formal apology to them for the abuse they suffered. He said "including ritual abuse."

Autism. I think the autism epidemic was planned. When cures were found, they got suppressed. We know that Dr Jeff Bradstreet had his office raided by the FDA the day before he died. His autistic son had just graduated from high school. You know Dad was not suicidal, not at all. But when he was found in a river in North Carolina, in 2015, police called it a suicide.

Severely autistic children often bang their head in the floor, to *alleviate* their pain. Think about it. Did it come from vaccines? Yes, it did. There again, every mention of that was met with ridicule. Please endeavor to believe it. (See my *Balm in Gilead*.)

One mother in the UK, Joan Campbell, asked readers to send her their story in just a few sentences. She proceeded to publish about a thousand of them at Following Vaccinations.com, but it is no longer available. I copied a few entries out for my book *Consider the Lilies*. Read this and weep:

From UK, Joan Campbell website Followingvaccinations.com:

***Sofia Backlund.** MMR vaccine Got VERY sick after vaccine and stayed sick for 7 mos, ear infections etc got 7 rounds of antibiotics Diagnosed Autism 1.5 years later. Vaccinated in Boynton Beach, FL. Today: after 4 years of biomedical intervention he is much better.

***Stacy Kurnosoff Baghdanov.** TX, 7 years old, with ASD diagnosis. Regressed severely after MMR vaccine, immediately got sick 1 hour after it with explosive diarrhea, very high fever, within weeks was not saying mommy anymore, no more smiling, didn't react to his name.

***Silvia Bagnasco.** My son, nearly five years old, was diagnosed PDD 2010. He was born absolutely normal and had grown up healthy until the MMR at 13 months. Spent 4 days in hospital vomiting and hypotonic. He is attending a specialized autism treatment center and on homeopathic detox. We are fortunately seeing some progress. Italy.

***Stacey Verdoorn Bahr.** Part of me wishes I had a story like many of the others, a story of regression, but my son, looking back, showed signs from birth. I strongly suspect the Hep B vaccine, but I don't have prior behavior to compare it to. Albert Lea, MN. All I can say to the type of reaction he had, he's autistic. Enough said, I guess!

***Cheryl Bailey.** Starting with DPT took his physical skills, MMR blew his guts to bits and left him with failure to thrive and seizure disorder rashes, hair fell out, vomiting, leaky gut, loss of remaining physical skills including speech, eye contact, even the ability to open and close his hands, feed himself. Now 18. It's been a long 16 years. Mississippi.

***Melissa Baker.** My son has been forever paused.

It is extremely, extremely wrong not to listen to these mothers.

Chapter 3. In 2014, Rockefellers Foresaw the Pandemic!



(L) David Rockefeller (C) Nelson Rockefeller (R) George Soros

Both the EC (the European Commission – “the board of directors” -- of the European Union) and the Rockefeller Foundation, the RF, had, back in 2014, **described the entire apparatus of what came to be in the 2020-21 pandemic.**

In 2014, the RF published a booklet. Rockefellers have never been shy about proposing policy or starting whole institutions. John D Rockefeller, Jr, son of the oilman, began the NAACP and the World Council of Churches. His Dad, by 1907, put \$43 million into a General Education Board, a private organization to influence schools. John D also changed the course of medicine. The website Rockefeller.edu says:

“After John D. Rockefeller Sr.’s grandson died from scarlet fever in January 1901, [he] formalized plans to establish the research center he had been discussing for three years with his adviser Frederick T. Gates [father of Bill Gates] At the time, infectious diseases such as tuberculosis, diphtheria, and typhoid were considered the greatest known threats to human health. In Europe, the Koch and Pasteur Institutes were applying laboratory science successfully The Rockefeller Institute became the first biomedical research center in the US.”

One chapter in the RF booklet is called *Scenarios*. One scenario is called “Lockstep.” It shows what would happen in case of a

pandemic. It was published in 2014 in the style of a historic novel — the pandemic in this “scenario” had putatively occurred in 2012. (Had the RF put it in future tense, that might have raised eyebrows.) The first sentence of the Lockstep Scenario is “**a world of tighter top- down control and more authoritarian leadership.**” Hello?

Eight Things from RF’s 2012 Scenario [Bolding added]

1. Rockefeller Foundation describes this virus as having come from **wild geese** and as being “extremely virulent and deadly.” It hit the world in 2012 and was not like the 2009 H1N1 strain:

“Even the most pandemic-prepared nations were quickly overwhelmed when the virus streaked around the world, **infecting nearly 20% of the global population and killing 8 million.**”

2. Right away there was an effect on national economies. People couldn’t travel across borders and the flow of goods “screamed to a halt...breaking supply chains”: “Normally bustling shops and **office buildings sat empty.**”

3. The virus struck everywhere simultaneously -- “disproportionate numbers died in Africa, SE Asia, and Central America, where the virus spread like wildfire in the absence of official containment protocols.” [This sounds like wishful thinking.]

4. As we [the RF projectors] later realized, the US had been too lenient by only *recommending* that people **not use air travel.** Compare this to China which had a happier outcome: “The Chinese government’s quick enforcement of mandatory quarantine for all citizens, as well **as its instant and near-hermetic sealing off of all borders, saved millions of lives....**”

5. “leaders around the world flexed their authority and imposed restrictions, from the **mandatory wearing of face masks to body-temperature checks at the entries to communal spaces like train** stations and supermarkets.”

6. Once the pandemic faded, “this more authoritarian control and oversight of citizens and their activities **stuck and even intensified** ... leaders around the world took a firmer grip on power. At first, citizens **willingly gave up** some of their sovereignty **and their privacy**, to **more paternalistic states.**”

7. In the West, we saw: “**biometric IDs for all citizens, for example, and tighter regulation of key industries whose stability was deemed vital to national interests.**”

8. “Sporadic pushback **became increasingly organized** ... as disaffected youth and people who had seen their status and opportunities slip away -- largely in developing countries -- **incited civil unrest.**” [Fancy that – the youth incited it!] -- End of Rockefeller Foundation booklet’s material

George Soros. Like David Rockefeller, George Soros (age 91) has wielded incredible power. He funds the Black Lives Matter riots and the new “fact-checking” (censorship) at Facebook. Soros helps the IMF, International Monetary Fund, openly set policy in poor nations. Belarus has lately been told it will not get IMF loans unless it does the full Covid-19 lockdown, thus ruining its economy. The president of Tanzania, John Magafuli, a very wise man, spoke against vax (vaccination) and soon found himself dead.

In Switzerland, **Klaus Schwab** came right out and said that he was authoring a “Great Reset” of the world economy, that would bring justice and equality. Gee, thanks, Klaus, that's big of you. Do you mean “equality” as in everybody being equally poor, sick, or dead?

We need solidarity against these “world leaders.” Why do we put up with their arrogant incursions? The title of Part One is “Stop Going Like Lambs to the Slaughter.” Please keep in mind that their power depends on our agreeing to it. You don't have to be lamb-ish. A lamb can't help it, but we have brains and can decide the fate of our society. You can out-Schwab Schwab!

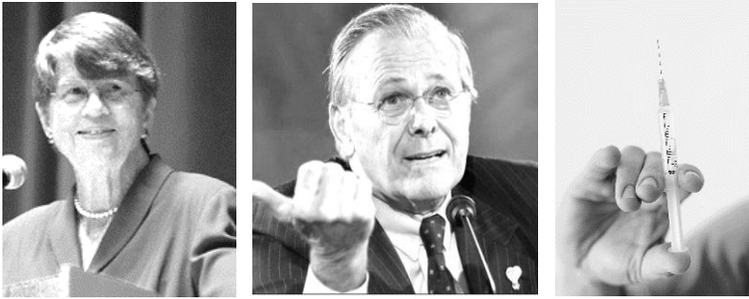
Many Creative Ways To Invoke the Law, During Covid

Creativity has been awakened like mad during the pandemic. Here are some samples:

1. Peggy Hall merely threatened to sue for fraud, stating that Orange County had **unlawfully prolonged the health emergency to collect federal and state emergency funds.**
2. David E Martin, in a video, lists his efforts to **get Anthony Fauci prosecuted for violation of the Sherman Anti-trust Act.** This would require action by the DoJ, so he has sent his ideas to several of the DoJ's US Attorneys.
2. Dr Dessie Andrews, a PhD in constitutional law, has filed a lawsuit with the US Court in her state, Texas, claiming that the **lockdown causes her to miss her trip to the movies once a week, and this harms** her mental health.
3. Michigan's Rep Paul Mitchell filed federal lawsuit against the state governor, Gretchen Whitmer, objecting to her renewing her executive order for lockdown without going to legislature.
4. High Court of New Zealand has ruled that the **stay-at-home order was illegal during the week before Parliament passed** the relevant law! (This is really on point!)
5. The American Association of Physicians has filed suit against the ban on Hydroxychloroquine. Paul Craig Roberts has said that the ban shows a racket being run by "CDC, NIH, WHO, and FDA in cahoots with **Big Pharma which does not want the information out that a cheap cure for Covid exists.**"
7. Oregon's AG filed for an injunction against contractors manhandling that state's folks on the street as they dress generically (in green) and **don't wear badges.** *Note:* In 2018, when I quizzed a Watertown cop supervisor as to who shot 228 bullets at a boat that Jahar Tsarnaev lay in, he said "Outside agencies."

Hmm.

Chapter 4. Treason -- How To Disarm the Traitors



*(L) Janet Reno, US Atty Gen during Ruby Ridge siege and OKC bombing
(C) Donald Rumsfeld, Secretary of Defense during 9-11 and invasion of Iraq,
(R) miscellaneous doctors and nurses who inject dangerous substances*

Belatedly, I apologize to the readers who may be hearing only for the first time about shocking treachery of our compatriots. I have had years to get used to it. I am not panicked (yet) as I so clearly see the legal solution. The sinners should be identified as traitors, tried, and if convicted, sent to the gallows.

Based on Constitution Article 3, sec 3, Congress criminalized treason and it's now codified at 18 USC 2381, as follows:

“Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the US or elsewhere, is guilty of treason.”

You may want to look for the usual swag of interpretations of that legislation, produced in American courts, but you won't find much. Hardly anyone gets prosecuted for treason. As to why that is so, I think you can guess. I propose we take up the cultural prerogative to enlarge the interpretation of the phrase “levies war against them.” (Note: the pronoun “them” is plural only because it refers back to the word United *states* – plural.) “Levies *war* against them” originally meant military style war. But if the Framers of the Constitution had been asked whether this could encompass attacking the United States with a

disease, or with a scheme to immobilize people emotionally by a psy-op, or by misinformation, I assume they'd have said Yes.

Don't forget that 18 USC 2381 narrows the pool of candidates for the role of traitor to "[persons] owing allegiance to the United States." We are not talking about a foreign power sending us a disease or remotely manipulating American brains. We are talking about US citizens doing it *to their own*.

For a make-believe prosecution here, I'll envision that the pandemic itself was maliciously created as a way to kill people. Let's make this a *federal* case, in order to match the USC legislation quoted above -- though the states also criminalize treason, either by statute or by relying on common law.

"Karen Blint," a US Attorney, will prosecute "John Stucco," a member of a Secret Society, for treason, for planning the pandemic. Joined to his case is the prosecution of "Martha Happy," editor of *The Someplace Times*, for treason, as she lied to the citizens that the vaccination was beneficial, causing many to die from the vaccine. John and Martha are both American.

John started to plan this pandemic more than thirty years ago. He and his secret-society brethren desired to establish a global economy and a global government. This would necessitate a surprise attack on the economy of many nations, including the US. To make this happen, he called together many doctors in the secret society and first had them do a model virus known as SARS, in 2002, and then release Covid-19 in 2019.

John worked in cahoots with media executive Martha, to make sure people were fed scare stories and hope stories in measured doses, early in the pandemic. Well-known editor Martha stands accused of treason by committing fraud and suborning fraud - - she subcontracted with trolls who are well trained in manipulating social media. (Reminder: I am talking fiction.) Those trolls made sure that any smart critics of Covid-19, of the lock-down, or of the vaccine, were ridiculed or threatened.

Prosecutor Karen Blint gave immunity to some of the trolls in exchange for their testimony. (Karen is on society's side, as she should always be!) To jurors she explained the crime of treason. In fact, she quoted "3-3" from the Constitution, which has punchier language than Congress' statute. Slowly she read:

"Article III, section 3 — Treason against the United States, shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court. The Congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood"

(Regarding "blood," Karen noted that the Framers wanted to eliminate a type of punishment given in England whereby the blood, that is, one's progeny, could receive punishment also.)

The defense team for John and Martha argued that their clients had not levied war, as there were no conventional weapons used. Karen retorted that conventional weapons went out with "teased hair." She pulled out a 1951 quote from President Dwight Eisenhower –

"Without a doubt, psychological warfare has proven its right to a place of dignity in our military arsenal."

The trial lasted for weeks, with Martha bringing in every imaginable witness. Sensing the hopelessness of proving the defendants innocent, John and Martha's lawyers (from the Secret Society and media) switched tack and tried to persuade the jury that the planning of the pandemic was beneficial to Americans.

The Defense even brought in an expert on transhumanism to argue that the chip to be inserted via mandatory vaccination would cause people to live in harmony with one another. Prosecutor Karen smiled at the jurors and asked if they would be interested in buying the Brooklyn Bridge.

In her closing speech, Karen told the jurors that they had only to decide on the facts and bring in a verdict -- the sentencing phase would occur at a later date. She read out the punishment: death. And knowing that the jurors were still unschooled in the shocking facts of the disappearance of our government, she also read from Edward Bernays' book, *Propaganda*, published almost a century ago in 1928. She enunciated dramatically:

“The conscious and intelligent manipulation of the organized habits and opinions of the masses is an important element in democratic society. Those who manipulate this unseen mechanism of society constitute an invisible government which is the true ruling power of our country.”

One juror fainted.

Moot Court and Grass Court. I recommend that law students rehearse a much-needed Karen-like scene by choosing a past act of treason. Charge the suspect, set up a mock trial and give him a super-fair trial. Laypersons can perform 'grass court' trials on their front lawn. Better pretend-prosecute only deceased persons, in order to avoid being sued for defamation.

Grand Juries can indict a living person, but the very fact that they are investigating So-and-So must be kept strictly secret.

The three photos above are a suggestion as to whom you could charge with treason. Janet Reno, US Attorney General during the siege at Ruby Ridge (FBI shooting, unprovoked at innocent people, such as 14-year-old Sam Weaver); Donald Rumsfeld, Secretary of Defense who lied about Saddam's weapons of mass destruction, thus causing an unjustified destruction of Iraq and death to US soldiers; miscellaneous doctors and nurses who intentionally gave people a harmful vaccination.

Who knows -- if you provide a good defense, the person may be found NOT to have levied war against the people. The defendant may even gain a restoration of his/her reputation.

Terminate the Danger by Disarming Our Traitors

The law is resourceful. Hark back to the days of the 13 colonies. It must have been confusing to know whether your loyalty should remain with the king of England or whether you were right to revolt. I will now quote from a 1976 book edited by William Gardner, *Towns against Tyranny*, which records small NH town's response to the American Revolution 1775-1783:

“Months before the Declaration of Independence, Congress had recommended to the several colonies to disarm all persons disaffected to the cause of America.” In accordance with this request, the colony of New Hampshire (April 12, 1776) drew up for signature the following paper:

“We the subscribers, do hereby solemnly engage, and promise, that we will to the utmost of our Power, at the Risque of our Lives and Fortunes, with Arms, oppose the hostile Proceedings of the British Fleets and Armies against the United American Colonies.”

“This was called **“The Association Test,”** and was sent out into every town for signature and return. All males above 21 years of age were asked “to sign to the declaration on this paper.” If you didn't sign, you were disarmed.

Whom Should We Disarm Today? There are statutes in many states that limit the right of dangerous persons to own firearms. As Justice Jackson said in *Terminiello v Chicago* (1949), “The Constitution is not a suicide pact.” It would certainly be reasonable today to *disarm any powerful persons (many of whom are in government)* who admit to any plan to overthrow our Constitution. As it stands, there's already federal law against Insurrection at 18 USC 2338. *Note:* Dr Day (see Chapter 15) predicted that we will all be asked to sign over to “the new system,” and non-signers will be killed. I am asking for a preemptive strike on that plan. Those who criticize the Great Reset can be deprived of food, travel, etc. As you see, we're in extreme danger and the above is a smart tactic.

Chapter 5. The Feeling of Fear for the Wrong Reason



Windows of Buckingham Place appear curtained to block 5G radiation

How many Americans are aware of the conspiracies? A few years after 9-11, Gore Vidal was interviewed on TV (if I remember correctly) and stated plainly that there was no way the US military could have failed to capture errant planes. I think that alone should have interested enough veterans to talk up that one aspect of the case, but it failed to start a groundswell.

When I found out, in February 2005, that the 9-11 event, three years and a half earlier, was a false flag, I was scared to death. That does not mean I wanted to run away from the subject – I wanted to get everybody involved. Naturally I was rebuffed, but I hear that the statistics did go up after a while. Within 10 years, a majority of New Yorkers doubted the official story, and they were angry about the polluted air from the explosions.

Now, during the Covid crisis, we know that large numbers of nurses and soldiers are refusing the vaccine, and there has been no shortage of scientific proof of the lies (albeit censored, fast). Yet most Americans refuse to take the criticisms on board.

I am unable to explain it. I vote that the most likely reason is that something has been done to people's brains to make the whole population less attentive. Gradual cultural change has been accomplished by what is taught to kids. They're groomed to accept even outrageous things as not worth worrying about. But I imagine that the emotion of fear is a main factor. This chapter will investigate how we might overcome that problem.

George Crile, MD (1864-1943) on Fear

George Crile, a surgeon (not to be confused with his son of the same name), wrote a paper in 1912 for the Proceedings of the American Philosophical Society. It is downloadable from JStor, with the title “Phylogenetic Association in Relation to the Emotions.” Crile was fascinated by phylogeny, the tree of life with its many branches. He went to great lengths to collect animal species, in order compare some particular characteristic.

Looking for fear, he found that it doesn’t exist in skunks and snakes. Why? Skunks do not need it, as they have only one way of fighting off an attacker by sending out the famous stink. Snakes do not have fear, as they have no skeletal mechanism for running away. In short, Crile identifies the emotion of fear with the fight-or-flight response. It is only those animals that deal with an attacker *by use of muscular exertion* that have fear.

Humans flee or fight. They use their motor system for this. Ask: why does fear make you sweat, make you breathe heavy, and make your nostrils open and quicken your heart beat? Because it’s all part of the motor action of running or hitting. The heart rate helps circulation, the nostrils and breathing allow more air flow to the lungs, the sweating is a way to lower the body temperature which is building up because of increased metabolism, i.e., the producing of energy for work.

Edward O Wilson (my lifetime mentor) has said that our human nature was “jerrybuilt in the Pleistocene.” That is, when our species first came about, we had only the miscellaneous body features that worked well for that time. Our brains are suited to the old days, and no part of the brain was tailor-made for the things we do today. We have to put up with – or consciously modify -- that inheritance.

George Crile, MD, says this, too. I shall now quote from that 1912 philosophical paper: *Phylogenetic Association in Relation to the Emotions* -- 1912:

Human Fear Looks Like Animal Fear (George Crile)

“Man has not been presented with any new organs to meet the requirements of the present state of civilization. – he has the same organs possessed even by the lower animals.”

“Applying this conception to human beings of today, certain mysterious phenomena are at once elucidated. ... In fact the present status of civilization of man is now operated with the primary equipment of brutish organs. Perhaps the most striking difference is the greater control man has gained over primitive instinctive reactions. [*Wanna bet?*]

“Man has come down from his arboreal abode and assumed his new role of increased domination physical world but a moment ago. And now, though sitting at his desk, in command of machinery ... when he fears a business catastrophe it is in the terms of his physical battle in the struggle for existence.

“He cannot fear intellectually, or fear dispassionately, he fears with all of his organs, and the same organs are stimulated or inhibited, as if instead of its being a battle of credit or position or honor, it were a physical battle with teeth and claws.

“Whether the cause of acute fear is moral, financial, social or stage fright, the respirations are accelerated, perspiration is increased, there is a pallor, trembling, dry mouth. The phenomena are those of physical escape.

“There is not one group of phenomena for the acute fear of the president of a bank in a financial crash or another for a hitherto trusted official who suddenly faces the naked probability of the penitentiary [ah, dreams!], or one for a patient who unexpectedly finds he has a cancer and another for the hunter when he shoots his first big game.

“Nature has but one response – always physical.”

Buoyed by that, I would like to go further than FDR's comment that "the only thing we have to fear is fear itself" and say that "the only thing we have to fear is fear of fear."

Think about it. As soon as you get into a state of trembling and breathing heavily, you feel like not doing what might, in the modern setting, be the sensible thing to do. We all hate the feeling of fear, it is a terrible emotion.

You can be sure that the top dogs want us to be in a state of fear. It keeps us from attacking them – and that's their top priority, I believe. Over the years they have ordered the death of many whistleblowers and witnesses to their crimes. (I am one such witness, in regard to false flag operations, but still alive!)

Of course, it's never announced in the newspaper that a person died from whistle-blowing – he merely had a heart attack or was in a car crash, or suicided. But people do get the message, subconsciously. You'd have to be crazy NOT to be afraid of standing up to the top dogs. You KNOW it's rough.

Panic. Our CIA and military have done things in other countries to make people go into a panic. When in panic, a person cannot think at all. And he becomes very willing to follow orders. (Panic may even explain the mask-wearing.)

The biological basis of panic has to do with a baby getting separated from the mother. The kid panics. The mother usually does, too! The word panic comes from Pan, a mythic creature who helped people when they got lost in the woods. Please help us, Pan!

The message of this chapter is: Try not to let the top dogs get away with using such a simple trick as *fear* to prevent us from deciding logically, and for making us flee when we should fight. Renounce your *fear of fear*. And practice with a group some ways to react when the top dogs spring their latest "shock and awe" on us. Being ready for this would lessen our panic a lot.

Whistleblowers Who Died in Just One Decade, 2001-2010

Liz Birt, JD 1956-2005 *car crash*. Connected autism to vaccine.
Nicola Calipari 1953-2005 *shot*. Saw US war crimes in Iraq.
Iris Chang 1968-2004 *shot*. Historian of 1934 China/Japan.
Robin Cook 1946-2005 *heart attack*. UK's FM: *al Qaeda* hoax!
Rachel Corrie 1979-2003 *bulldozed*. Israel in the West Bank.
uAnne Johnson Davis 1953-2010 *suicide*. Satanic ritual abuse.
Bev Eckert 1951-2009 *plane crash*. Widow of 9/11: inside job.
Carla Emery DeLong 1939-2005 *illness*. Protested hypnosis.
Robert Friedman d. 2008 *blood disease*. Exposed Red mafia.
Charlie Gittings 1953-2010 *cancer*. Published US war crimes.
James Hatfield 1958-2001 *overdose*. Bush's A.W.O.L. record.
Gerard Holmgren 1959-2010 *unknown*. Tracked a 9/11 plane.
Molly Ivins 1944-2007 *cancer*. Spoke her mind, in *NY Times*.
David Kelly 1944-2003 *wrist slashed*. Bioweapons of Saddam.
Leola McConnell d. 2007 *disappeared*. Dominatrix of VIPs.
John Murtha 1932-2010 *gall bladder*, in Bethesda. Army woes.
Deborah Palfrey 1956-2008 *hanged*. 'DC madam,' had a list.
Alyssa Peterson 1976-2003 *shot*. Reported US torture in Iraq.
Gunther Russbacher 1942-2005 *illness*. Waco, mind control.
Tim Russert 1950-2008 *heart attack*. Queried Cheney on TV.
Aaron Russo 1943-2007 *cancer*. Outed false income-tax law.
Edward Said 1935-2003 *cancer*. Palestine's historical record.
Margie Schoedinger 1960-2005 *shot*. Sued GW Bush for rape.
Sherman Skolnick 1930-2006 *unknown*. He jailed bad judges!
Jerry E. Smith 1950-2010 *cancer*. Books on HAARP, weather.
Antony Sutton 1925-2002 *unknown*. Saw Cold War fakery.
Stephanie Tubbs-Jones 1949-2008 *car crash*. House Ethics.
Gary Webb 1955-2004 *shot*. CIA imports drugs, Iran-Contra.
Paul Wellstone 1944-2002 *small plane crash*. Anti-war senator.
Ted Westhusing 1960-2005 *shot in Iraq*. Queried contractors.
David Wilhelm 1962-2005 *shot*. Customs official in Atlanta.
Tookie Williams 1953-2005 *execution*. CIA drugs to gangs.
Valerie Wolf 1948-2002 *cancer*. MK-ULTRA mind control.

As explained in my book *Fraud Upon the Court*, all these murders except Rachel Corrie's are "arguably" just coincidence.

Chapter 6. Genocide, Menticide, and IMF-icide



18 USC 1091 “Genocide: (a) **Basic Offense** -- Whoever, whether in time of peace or in time of war and with the **specific intent to destroy**, in whole or in substantial part, a national, ethnic, racial, or religious group as such --

(1) kills members of that group; (2) causes serious bodily injury to members of that group; (3) causes the permanent impairment of the mental faculties of members of the group through drugs, torture, or similar techniques; (4) subjects the group to **conditions of life that are intended to cause the physical destruction** of the group in whole or in part...

(b) **Punishment for Basic Offense** (1) in the case of an offense under subsection (a)(1), where death results, **by death or imprisonment for life** and a fine of not more than \$1,000,000, or both; and (2) a fine of not more than \$1,000,000 or imprisonment for not more than 20 years, or both, in any other case.

(d) Attempt and Conspiracy -- Any person who attempts or conspires to commit an offense shall be punished **in** the same manner as a person who completes the offense.

(e) Jurisdiction -- There is jurisdiction ... if the offense is committed in whole or in part within the United States; or (2) where the alleged offender is— (A) a national of the United States ...

Some persons with genocidal intent couch their plan as altruism. British adventurer Cecil Rhodes (1850-1902), at age 27, wrote in his “Confession of Faith”:

“I contend that we are the finest race in the world and that the more of the world we inhabit the better it is for the human race. Just fancy those parts that are at present inhabited by the most despicable specimens of human beings; what an alteration there would be if they were brought under Anglo-Saxon influence.... We know the size of the world, we know the total extent. Africa is still lying ready for us it is our duty to take it.”

Said he, in ‘moral’ tones. Fancy that: he was dutiful. Bill Gates, too, refers to his duty to get the whole species vaccinated. Can such persons be charged with crime? I think so. Indeed the way the vaccination pressure has been exerted on a population that had no education as to the nature of the vaccines seems to me to be genocidal. No matter how much it was pitched by Pharma, by government, or by the media, as being good for society, that now seems a lie. I say Gates did it maliciously.

Per 18 USC 1091, if a US citizen kills a group *intentionally*, he or she could get the death penalty. No need for it to be in wartime.

How would the genocide law be brought down on the perpetrator? The law of genocide is to be handled domestically. So, one of the Department of Justice regions would have to alert its regional prosecutor to send the name of “X” and relevant material to a regional federal grand jury. If the grand jurors felt there was a case to answer, they would indict that person. He or she could then be arrested; hearings and trial would follow.

Chapter 12 will cover the law of outlawry and of self-defense. One does not have to sit there and take it if one's group is being genocided! Everyone applauds the residents of the Warsaw ghetto in the 1940s -- they bravely stood up to the Nazis.

Note the maxim *Necessitas non habet legem*: Necessity has no law.

Menticide. The word menticide was coined in the 1940s by Dutch psychiatrist Joust Merloo. It should be made into a specific crime. It fits the genocide law section 3: “causes the permanent impairment of the mental faculties of members of the group through drugs, torture, or similar techniques...” The CIA has worked hard at achieving the means of controlling minds. (See my book *Deliverance*). While all this was taking place, the American public refused to believe the victims. Even today they can't believe the torture suffered by Targeted Individuals -- good citizens who have painful energy aimed at their head.

Many efforts need to be undertaken now. Charging the perpetrators with the crime is urgent. All psy-ops must end. Tavistock in London may be the force behind the capricious traumatizing of people though “shock and awe.” Tavi studied shell shock in WWI soldiers and then took control of much of the practice of psychiatry. I presume the ultimate purpose is to learn how to keep people from bothering the top dogs.

Aldous Huxley, in his 1961 lectures: “There will be a **‘method of making people love their servitude ... so that people will have their liberties taken away [and no] real desire to rebel.’**”

Tavistockian brainwashing works only if they can create a “controlled environment,” in which the victim **sees only the alternatives** presented by his tormentors. In this new age of mass communication [they said] a series of short, universal shocks would destabilise a targeted population, plunging it into a form of “shell shock,” a mass neurosis. **A more infantile pattern of thinking would develop....**

IMF-icide. People also die when their nation gets in deep debt and the International Monetary Fund comes in to “colonize” the country, by directing the government's spending. I think the IMF gets a country into debt in the first place *in order* to enable the Takeover. Sergei Glazyev describes how it was done to Russia after Communism fell in 1990. It has now happened in the West and will likely happen to us. Be sure to read this:

Genocide: Russia and the New World Order by Sergie Glazyev, 1999

Percentage of GDP used by national budget in 1994 was: USA 34%, Japan 36%, Italy 52%, Great Britain 45%, Sweden 71%.

Reduction of state spending is fraught with the danger of the self-destruction of the State and the social sphere. Whereas in 1993, consolidated budget spending in Russia was 50.8% of GDP, it had fallen in the first quarter of 1998 to 25.4%, while GDP itself fell by one-third during this period. We had presidential decree in the framework of an anti-crisis program.

It is not surprising, that the unveiling of this program failed to halt negative tendencies even on the financial markets, but rather heightened the panic among speculators, who took advantage of the three-week stabilization pause, created thanks to the credits extended by the IMF, to exit from the market and export their capital.

Large, new foreign loans constituted the main element of the government program for stabilization of the economy and finances; everything else, including the package of anti-crisis legislation, was just a political show, the purpose of which was to put “psychological pressure” on foreign creditors and disorient public opinion.

The Government's feverish efforts to replace domestic debt with foreign debt, which were being pursued outside the framework of the official program, while they were actually its key element, appear to be extremely dubious from the standpoint of legality, not to mention economic wisdom and national security. Although foreign debt may be cheaper, with respect to the yields on the bonds that are placed, it is incomparably more expensive in political terms. It was precisely the redenomination of domestic debt in foreign currency, that set the stage for the inability of the Government of Mexico to avert the collapse of its financial system in 1994.

If the State becomes unable to service its domestic debt, the Government and the Central Bank have a broad arsenal of measures at their disposal, including restructuring the debt, devaluing the national currency, deferred payments, and so forth, the choice will be made by the IMF and other foreign creditors. They [want] Russia's compulsory surrender of its national sovereignty in the areas of trade, land use, control over natural resources, etc. The Sword of Damocles of a sovereign default on foreign obligations would hang over Russia forever, as a result of implementation of such a "stabilization" program.

In the first declaration to the IMF, the Government wrote directly, that it "on the whole, does not intend to introduce quantitative measures, provided for by law." The Government also had no intention of implementing the quantitative limitation standard for alcohol imports, "careful analysis will be undertaken of the licensing system for the importation of vodka and ethyl alcohol, for the purpose of regulating it in such a way, that the right to import is automatically granted, after receipt of advance payment of import duties by the importers."

According to the United Nations Food Commission, some firms are exporting to Russia not only of ecologically dangerous food products, but of some that are explicitly outlawed in the developed countries. Approximately 80% of the food products imported from North America and Eastern Europe are of this type. Experts estimate that more than 43,000 people died in Russia from the consumption of spoiled products.

IMF is clearly exceeding its competence, which extends chiefly to the domain of financial and budgetary matters, and is, in effect, playing the role of a colonial administration, pre-scribing arbitrary demands to a puppet government in the interests of international capital. By signing these obligations to the IMF the Russian Government behaved like the hired mercenary of a colonial administration, blindly submitting to it and declining to defend national interests.

Recap of Part One: Stop Going Like Lambs to Slaughter

Chapter 1 preached urgent action. I said: “If the World Government promoters win – and they have the weapons to do so summarily – the result will be a way of life that does not let each individual live his life as he pleases.” I went for the jugular of Tony Fauci for Gain of Function research, and the jugular of Larry Silverstein for the controlled demolition of Building 7.

Chapter 2 identified the important fact that a cruel person has enormous power, just by removing himself from the pressure of moral rules that restrain the rest of us. He (when I say *he*, I mean *she*) lacks rue, or remorse. I mentioned that cruelty to children is rampant -- *rampant* -- today. Partly it gets justified by religion, the oddly popular religion of satanism.

Chapter 3 blamed the Rockefeller Foundation for the Lock-down. One can see from a booklet the RF published in 2014 that all was a big game. It would cause people to wear masks, stay at home, get vaccinated, and so forth. Unbelievable cheek.

Chapter 4 lowered the boom on traitors. “Levying war” against the domestic population includes war by disease or starvation. A way to disarm dangerous would-be traitors was devised in 1776: colonists required everyone to sign an “Association test” paper. Non-signers were to be disarmed. Calm and clever!

Chapter 5 used Dr Crile's 1912 theory that when we feel fear, we are feeling the various chemical effects of the animal's need to fight or flee. I opined that we should try to shrug off that emotion's power to render us fearful when it “doesn't pay.”

Chapter 6 stated the plain domestic law against genocide. Geo-engineering may be a type of genocide. Mind control was discussed as a crime of menticide. Tavistock is a major force in the teaching of psychiatry. I gave some enraging quotes, e.g., from Aldous Huxley. Were you enraged? Thank you. We also looked at death by the IMF, based on nations going bankrupt.

PART TWO

**STAY LAWFUL -- WE'VE GOT
WORKAROUNDS**

Security is mostly a superstition. It does not exist in nature, nor do the children of men as a whole experience it. Avoiding danger is no safer in the long run than outright exposure. Life is either a daring adventure, or nothing.

-- Helen Keller



Deaf-blind Hellen Keller, Radcliffe class of 1904

Chapter 7. Blackstone, Material Witness, Grand Juries



Blackstone

1769 book

In Part One, I opined that we can kill certain miscreants. I was not actually “opining” -- I was stating the law! You'll get to know me; I am extremely conservative. For one thing, I am happy to conserve a law from 1215, namely the Magna Carta. We are lucky to be descendants of British law. The Brits had the good sense *to protect law itself* by making it a crime to obstruct law. Here it is, codified by Congress into 18 USC 1503:

“[an act that] corruptly or by threats or force, or by any threatening letter or communication, influences, obstructs, or impedes, or endeavors to influence, obstruct, or impede, the due administration of justice.”

Sir William Blackstone (1723-1780) made a big deal of this in Vol 4 of his 1769 best-seller, *Commentaries on the Laws of England*. Almost anything you can think of that's done in a courtroom that cheats the litigants (except them cheating each other) is a Blackstonian crime – perjury, bribing a judge, witness tampering, or helping a prisoner escape. As regards hiding evidence or destroying it, the ancient penalty is expressed as a law maxim: *Omnia praesumuntur, contra spoliatorem* – Everything can be presumed against the one who destroyed the evidence. Yay!

Why put up with, say, the “Department of Justice” acting as though law is but a game to be played? Or why do we hear that an accused “got rid of” a potential witness? Per 18 USC 1513, merely *attempting* to kill a victim or informant is punishable by “imprisonment for not more than 30 years.” Such a person did

not just commit a murder, he obstructed justice, *which is worse*. Note: anything that begins with “18” in the United States Code is a crime, including Blackstonian stuff.

18 USC 4: “Whoever, having knowledge of the actual commission of a felony cognizable by a court of the US, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the US, shall be fined under this title or imprisoned ... or both.”

It’s a felony for you – yes, you – to fail to report a crime. (Just think how many felonies you have committed lately!) And for suppressing the crime of *treason*, you can get up to 7 years, per 18 USC 2382. You would be charged with misprision of treason (*misprision* rhymes with vision). Folks should be more attentive to Blackstone. Isn’t it time you made an appointment to see your attorney general or district attorney?

You shake the DA's hand and say “Mr or Ms So-and-So, I am arresting you for the felony of covering up crimes. You don’t have to say anything but anything you do say may be used in court against you.” (Then you are required to phone the police and have them take over the rest of the activity. See our next chapter, which describes the law of Citizen’s Arrest.)

The Material Witness Act of 1789. As soon as our first Congress met, it passed the Judicature Act to set up the US Supreme Court (Per Article I, sec 8, clause 18, Congress writes the law of the other branches), and the Material Witness Act.

This Act allows government to hold a witness in detention without charging her with a crime -- she is thought to have information that could be “material” to the prosecution of another person. It offers a way to capture someone for whom the government has not yet prepared a tight case. There is a public impression that you can’t arrest a suspect unless you have proof on hand that she is likely guilty. Heck, that's not true. The DoJ hides behind that notion when it does not want to prosecute.

Citizen-Led Grand Juries. The correct procedure is to send the information about crime to a grand jury, and if they think the person “has a case to answer,” they issue a “true bill” or an indictment. The old witticism is “A good prosecutor can indict a ham sandwich.” Many a ham sandwich is at large today. It is established beyond doubt that the Department of Justice won’t prosecute ‘Insiders.’ (See Sidney Powell's book *Licensed To Lie.*)

What can you do? You can gather a citizen-led grand jury. In American colonies, a panel of 23 citizens, including a foreman, was appointed for two years. They received information sent by other citizens about wrongdoing, and could write up an indictment. The attorney general of the state (or whatever such a person was called, under royal authority) would prosecute. Grand Jury members were also tasked with looking around for any trouble such as a sagging bridge. Pure community service.

In the 21st Century, Atlanta citizen Bill Windsor discovered, from personal experience, that courts were oppressive. He then drove around most of the 48 contiguous states interviewing fellow sufferers and made the YouTube series *Lawless America*. He recommends that you revive the citizen-led grand jury and that, if you are rebuffed, you seek an injunction against your state's practice of illegally giving the attorney general full sway over grand jury proceedings. That trick occurred via a Procedural Rule. Windsor was then jailed for his efforts on the utterly untrue charge that he cyberstalked. Justice is wanted here!

Note: The fact that I graduated from law school may make me a bit confident. But I got hardly anything in this book from a classroom. I learned Obstruction of Justice from whistleblower Rodney Stich, an airline pilot who went berserk whenever he saw the FAA, Federal Aviation Authority, lying about plane crashes, or CIA planes bringing in drugs to drug Americans. (See Stich's *Drugging America.*) I got information about the obstruction of justice in the Tsarnaev trial from citizens who bothered to attend the trial and tweet. Ah, “they” never should have let us have the Internet. It will be their Waterloo.

Chapter 8. Citizen's Arrest Is Legal in All 50 States



(L) *President Barack Obama* (R) *Professor Cherif Bassiouni*

In the old days (and in future days, I hope), it was understood that you call the cops for help when you see one person doing violence to another. In this chapter, you are a “cop.” You see bad things and want to stop them. What can you do that is legal? At the very least you can file a complaint-affidavit at the nearest police station or mail it to the local court. You could even undertake a private prosecution, legally.

Citizen's Arrest. You can, in all 50 states, perform a citizen's arrest. It is based on the common law. The common law is a body of law made up of court rulings over the centuries, some of which also got enacted into statute by US legislatures (or by British Parliament before we broke off from Mother England).

I learned most of what I know about citizen's arrest from a 1977 book by DePaul University law professor Cherif Bassiouni, who died in 2017, age 79. There hasn't been any expansion on his book *Citizen's Arrest*, by himself or by other scholars. Be aware that the crime for which you are making a citizen's arrest must be a felony, i.e., a crime with a prison sentence -- not just a lowly misdemeanor.

This is distinct from **the General Law of Self-Defense**. If someone is hurting you, or hurting another person, you can

take defensive action. Say he raises a baseball bat with clear intention to smash your head. You can do whatever is needed to prevent that, including killing him. It's a principle of law: we can't tell a man to refrain from protecting his own life. The High Court of Australia ruled in 1987 in *Zecevic v DPP*:

“The question to be asked in the end is simple. It is whether the accused believed upon reasonable grounds that it was necessary in self-defence to do what he did. If he had that belief and there were reasonable grounds for it, or if the jury is left in reasonable doubt about [it] he is entitled to an acquittal.”

However, a different law applies to citizen's arrest. The verb *to arrest* means simply *to stop* -- as in “the antibiotics arrested the spread of the rash.” In regard to normal police arrest, the thesaurus offers such synonyms as: “To collar, capture, bag, nail, nick, grab, retain, hook, bust, or pickle.” The thesaurus also provides “to sequester” as a synonym for “to arrest.”

I think an amateur doing a citizen's arrest should envision both *a stoppage* and *a sequestering*. If the person is only on the verge of doing the crime, you stop her from doing it. If you sequester her, it's your problem to deal with her until the authorities arrive. You dial 911 and then must keep her in your custody.

The whole exercise has to do with conforming to the law of the land. The criminal broke the law; she needs to be brought to book. The typical way is for our paid policepersons to observe activity in the community and actually capture someone *in flagrante delicto*, or else act on information received. All it often takes is for him to flash the badge, the person will cooperate.

The 50 states have varying details about the carrying out of a citizen's arrest. Professor Bassiouni recommended a uniform law, a model law that any of the states could voluntarily adopt. In his proposed model law, Bassiouni wants the arrestor to be required to tell the arrestee her proposed action and state the reasons. Example: “Joe Blow, I am arresting you, as a citizen's arrest, for shooting a man on April 28.” Bassiouni also says it should be the responsibility of the citizen arrestor to “do the

Miranda's": "Mr Blow, You do not have to say anything but anything you do say may be used against you." Per Bassiouni:

"The arrestor may in effectuating the arrest use any reasonable amount of force necessary and warranted under the circumstance other than deadly force and force causing great bodily harm, but without prejudice to 'self-defence'."

"An arrestor must upon performing the arrest notify a peace officer and deliver the arrestee ... without delay."

I recommend that you organize the sequestering factor well in advance. When it comes to keeping your mitts off of prominent persons, I can only say Why pick the most controversial for arrest when there are so many eligible? Use a modicum of diplomacy or this whole thing will scare the public away.

In his *proposed* law, Bassiouni suggested this discretion: "The following categories are immune from citizen's arrest: "A. law enforcement agents (local, state, federal) B. members of the judiciary C. members of the legislature." I agree, more or less.

Besides the *common law* of citizen's arrest, many states have enacted statutes -- typically for the benefit of store owners who hire security personnel to prevent shoplifting. In Massachusetts law MAGL231, Sec 94B, we see that if you hold your quarry in a reasonable way, the judge will not award damages to him.

I realize that it is unnatural today to imagine yourself having to arrest anyone. But think: it was not unnatural before 1820 -- that's the quite-recent date when cops came into being. See how we have lost the image of a community taking care of itself? Recall the "Leak in the Dike" poem about the boy who saved Holland? He took it as a natural duty to sacrifice himself.

To gain some experience, you could go pretend-arrest your mother -- being sure to tell her in advance what you are doing.

Chapter 9. Truth Commissions, Amnesties, Pardons



Chaucer's The Pardoner's Tale

There may be violent, militaristic means of reclaiming America, but Part Two here is an inventory of some “workarounds” – legally approved strategies that may be a way to turn hostility into cooperation that's cleverer than a staged battle. This chapter outlines three softies: pardons, amnesties, and TRC's.

TRCs – Truth and Reconciliation Commissions. In other books, I have recommended that citizens form a Truth Commission (with or without a Reconciliation aspect) to pursue matters that the government refuses to deal with. Features of a TC are:

*The guilty party has somewhere to go to confess.

*He is motivated to do so by the prospect of the TC perhaps acquiring official status, eventually.

*The gesture of coming forward spares him from a police arrest that could involve his being brutalized.

*The TC investigates -- to verify his story and his sincerity.

*The TC may be able to reward him for tattling on others.

The most famous example is the South African Truth and Reconciliation. In 1990 the people of South Africa voted to end apartheid. Until then there had been laws that treated the black population differently from the white. It allowed unbelievable legal cruelty to be done to any black person.

Now that all were equal, in 1990, how could the past brutality be addressed? The TRC invited, say, policemen, to come forward admit atrocities, and show remorse. You could say this gave some “closure” to the previous way of life. Blacks could be assured by more than just pious words – the forgiven police had to make a commitment to “reconcile.” Today anyone can form a truth commission. The whole thing is based on voluntary participation and goodwill. You could go a step further by (admittedly) play-acting some confessions -- of John Doe and Jane Doe – just to start the ball rolling. Please try it, why not?

Amnesties. Thousands of people have committed the crimes alluded to in this book, with regard to the dreaded Takeover. A president or a governor has inherent power to lift their culpability by declaring an amnesty. Small amnesties come about to clean up a matter in a way that is best for both the miscreant and the aggrieved party. Your local library, aggrieved by loss of books, may declare an amnesty on fines. “Get the books onto our desk by next month and we will waive the fines.”

For an amnesty to be issued, no case needs to have been brought (which would require a *pardon*). For example, illegal aliens may be hiding in the population. The government may regularize their status by granting a one-time amnesty.

On December 8, 1863, when the Union was clearly winning the Civil War, President Lincoln declared a plan for Amnesty for the Confederates and for Reconstruction of the South’s state governments. The forgiveness was available to those who took an oath of allegiance to the US. Amnesty benefitted the US by forestalling a court challenge on the right of secession!

Pardons. Days after his inauguration in 1977, President Carter wrote an EO pardoning more than 10,000 draft dodgers. Possibly an incentive for the government was to head off a challenge on the matter of evading service in an unjustifiable war. The pardon power is expressly provided in the parchment: Article II, sec 2: “He shall have Power to Grant Reprieves and Pardons for Offences against the United States.” Governors 'inherently' have that power regarding state crime. Look it up in your state's constitution.

Immunity. Prosecutors can act for the nation's sake by promising immunity, or a light sentence, to persons that will testify against more high-value criminals. Granted, this has plenty of potential for misuse -- the DoJ often helps the “protected” under the guise of doing such deals. Your group can only offer the *hope* that the confessor will get immunity down the line.

Kevin Annett's Tribunal for Crimes of Church and State
In Canada, Kevin Annett, a defrocked priest (defrocked for caring about people), has been running a tribunal for many years. He calls it International Tribunal for Crimes of Church and State. It concentrates on child-stealing. As citizens are finally learning about the extent of child trafficking – and about the undeniable participation in it by officials – they come to realize that a crime is a crime no matter who is committing it.

Annett's underground tracks the child-killers; his ITCCS issues downloadable arrest warrants for them and asks anyone to make the arrest as soon as an opportunity arises. Annett claims that some high-ups on ITCCS's list have had to scurry for a hiding place when they heard the posse was a-comin' for them.

The matter of child stealing is at last getting folks to make the proper response, which is vigilantism of a good kind. (See my book, *Reunion: Judging the Family Court*.) It is sad to report that the best whistleblower in the UK, Wilfred Wong, is in prison for his efforts. A good Australian, Russell Pridgeon, MD, has had to wear an ankle monitor for having rescued two boys!

Chapter 10. The US Constitution -- Paradise Regained!



The question “When is violence beneficial?” is to be answered in this book by an examination of the *legitimate* uses of force against citizens. One way is by ordinary law enforcement. If someone is driving 180 miles per hour on your street, you want that behavior to be curtailed, as she is endangering your life.

We will look at martial law, militias, and the National Emergencies Act. It is important to know the fine-line differences between the proper use of law and bully behavior. If government bullies us, that is far worse than a private bully, as you can call the police when you are privately bullied, but how can you call the police when it is the police that is bullying you?

Many a crime is committed “under color of law.” Happily, Congress attempted to protect the citizen from bullying by authority, in 1966 civil right laws. It's codified at 18 USC 242. (*Codified* means it's written into one central record of law.)

Now for the Constitution itself as a beneficial source of violence. It stands as a protector of us all, as against persons who may have wanted to establish monarchy, feudalism, or any system in which you wouldn't have a chance. It made Big Daddy big -- and that's a good thing, at least up to a point.

My reason for calling this situation “Paradise” is that I have actually seen it work well (pre-1980). The amazing thing is that the source of authority was simply *a moral notion*. British philosopher John Locke and Scotsman David Hume, among others, “made the case” for a government controlled by folks.

When the Framers of the Constitution completed a draft in 1787, they had to circulate it to the inhabitants to ratify it. This led to intense debate in town halls. As a result, a Bill of Rights got added. Over time, judges added to that by often exquisite moral insights. You knew you could get satisfaction in a case.

My generation was taught, also, to revere the Constitution as being a metaphor for the nation, in the way that the flag is a symbol. Patriotic songs included the environment, e.g., “amber waves of grain.” All of this aims at the subconscious. The result is that we Americans thought we had everything -- and *law*.

Much of this cultural unity is being broken up now. I blame the media for emphasizing blue states versus red states. Nonsense! Partisanship is more bad than good. The good part is that it is a way to bring people into public policy. The bad thing is that people don't really get to make policy. Almost all policy is made by an elite, behind the scenes -- the “hidden government.” Let's now look at the content of the Constitution.

Whence the Constitution? The “Constitution for the United States,” as it is officially called, had the job of *constituting* the new government in 1787. The Revolutionary War had begun in 1775 and was won by 1783. A tentative form of union, of the 13 states, was made under The Articles of Confederation.

Before that, “Americans” were British, having first crossed the Atlantic in 1620 under the auspices of commercial companies such as the Massachusetts Bay Company. They displaced, by various means including brutality, the natives, the “Indians” -- so-named because the explorers were hoping to find India.

Tom Paine, an Englishman, a Quaker, met Ben Franklin in England who recommended he go to America. Paine's voice, through his pamphlet *Common Sense*, was of major importance in arousing civic virtue in the colonies. By 1787, a series of essays in New York newspapers, penned by, James, Madison, Alexander Hamilton, and John Jay became the *Federalist Papers*.

The Constitution of 1787 has seven articles of which Articles I, II, and III lay out the three branches of government. Article IV is about the states, V shows how to amend the Constitution, and VI is miscellaneous. VII was merely for the signatures. The legislature, the First Branch, is the most powerful, as it can impeach members of the other two. The states in 1787 did not hand over all their powers of governing. They gave the feds – Congress – a limited list of subject matters it could cover.

Article **I** -- *First Branch* – In section 8, eighteen neat clauses give the exhaustive list of federal legislative prerogatives. I'll paraphrase -- Congress can: collect taxes; borrow money; regulate commerce; legislate for immigration and bankruptcies; coin money and fix the standards of weights; secure the production of currency; establish Post offices; protect copyrights and inventions; create courts inferior to the Supreme Court; punish piracy; declare war; raise an army; provide a navy; make rules for the armed forces; call forth the militia; discipline the militia; legislate for the city of Washington DC; and (Clause 18): Congress can make any laws required by the other two branches. Can feds legislate on other topics, such as health? No way.

Article **II** -- *Second Branch* -- makes a president the commander in chief of the armed forces, allows him to appoint officers and judges (if senate approves), and to make treaties, and orders him to see that the laws are faithfully executed. Can he make law via Executive Order? Impossible! The 18th of the 18 clauses in Article I, sec 8 says ... [Go on, look it up!]

Article **III** – *Third Branch* -- says all trials shall be by jury. A Supreme Court has jurisdiction over laws made by the feds or by treaties, and appellate jurisdiction over cases from states. The justices may hold office “under good behavior.”

Article **IV** tells each state to honor the other's decisions, and not to divide its territory up unless Congress permits. It guarantees to every state a republican form of government.

Article **V**: amending the constitution needs 75% states to OK. Article **VI** says that members of both federal and state governments “shall be bound by an Oath or Affirmation to support this Constitution” – a point further affirmed in the Fourteenth Amendment, ratified in 1868. **Article VII** contains signatures.

The Bill of Rights. John Adams had already authored the Massachusetts Bill of Rights in 1780. The British had a Bill of Rights since 1689 and owned Magna Charta for eight centuries. Our nation’s Bill contains negative rights – “the government mustn’t do such-and such.” It is anti-tyranny, pro-individual. The Constitution has 27 amendments; the latest occurred in 1992. The first ten formed the Bill of Rights. The Bill had worldwide impact, with many nations copying it.

The **First Amendment** catered to the fact that some settlers had come from Europe to avoid religious persecution; it forbade a state religion. It also protected freedom of speech and of the press, and guaranteed the right to meet up in groups and to petition government for redress of grievances.

The **Second Amendment** will be covered later in this book, in that it acknowledges the necessity of a militia to protect the state. It was not intended as a gun law for personal self-defense, but court decisions have upheld that feature, too, as valid.

The **Third Amendment** is, I think, obsolete: government mustn't force you to house a soldier or sailor during war....

The **Fourth Amendment** is about privacy “You can’t touch me, Nurse Injector, and you can’t read my mail, Big Brother. And if you want to take an item from my home, show probable cause that I committed a crime and get a judge’s OK. Thanks.” The Fourth is a biggie for this book, thanks to Covid-19.

The **Fifth Amendment** can be used to *thwart* justice, when a guilty party refuses to “sing,” (i.e., he “takes the Fifth”) but that is a price we gladly pay for maintaining the ancient right to not be forced to incriminate oneself. You needn't even take the

stand. The Fifth also protects against double jeopardy and says the accused's case must first have been aired by a grand jury. It says if government takes your property, it must compensate.

The **Sixth Amendment** is about due process. You can get free legal counsel if needed. You must be told of the accusations and have a chance to face your accusers. The court must help you subpoena evidence, and provide a trial by an impartial jury.

The **Seventh Amendment** helps you sue for damages.

The **Eighth Amendment** forbids cruel punishment.

The **Ninth Amendment** says you have other rights, too.

The **Tenth Amendment** says that any powers not given to the federal government belong to the states "or to the people."

The **Thirteenth Amendment** says: "Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States."

The Fourteenth Amendment clarified that *states* must not pass a law that would deprive a person of any of the rights in the Bill of Rights.

The Judiciary's Subtle Way of Changing the Constitution

When SCOTUS makes a ruling on a right, its ideas are considered to have become incorporated into that right. For example, free speech was elaborated in 1971 in *Cohen v California* to include the right to wear a jacket embroidered with the words "Fuck the draft." To find case rulings, you can search "US Constitution annotated," and specify the amendment, or any of the seven Articles of the Constitution. That will bring up all relevant cases. (I click on ones marked "Cornell"; they are clearly stated.) Search now for the annotated Constitution and ask for "Article III, sec 3" on treason, just to get your feet wet.

My attempt to constitutionalize the vaccination situation:

Maxwell v Secretary of Defense (Mandatory Vax).
United States Court of Appeal, First Circuit
No. 20 cv 01193 PB. Dated June 20, 2021

Mary Maxwell, Plaintiff and Appellant

v

Lloyd J Austin, US Secretary of Defense,
Robert J Fulton, Acting Administrator of FEMA,
Xavier Becerra, US Secretary of Health and Human Services,
Defendants and Appellees

On appeal from the US District Court, District of New Hampshire, Filed Pro Se by Mary Maxwell, 175 Loudon Rd, Apt 1, Concord NH 03301. Email: MaxwellMaryLLB @gmail.com

STATEMENT OF ISSUES

Appellant sought, on December 5, 2020, an injunction against mandatory vaccination for Covid. She gave as her reasons a desire to have her Fourth Amendment rights protected (i.e., against invasion of her body), and a desire to have the Third Branch weigh in generally by stating that mandatory vaccination is unconstitutional. This, she thinks, would help restore the Constitution at a time when many Americans are saying “Government is now controlled by private individuals and entities – for example Bill Gates, Pfizer Pharmaceutical, or the International Monetary Fund -- for their own purposes.”

The District Court, on February 1, 2021 dismissed the case for lack of subject matter jurisdiction, saying that the Plaintiff did not state an injury that is imminent and irreversible, and not hypothetical, and that none of the three Defendants have to date ordered anyone to be vaccinated. Plaintiff’s choice of defendants was based on the US President’s stating on May 15, 2020 that his Operation Warp Speed would involve the military in the supply and distribution of the vaccine when it got FDA approval (which it did, on an Emergency Use Authorization basis, in December 12, 2020) and the President’s putting FEMA in charge of the overall response to Covid. DHHS is the department that oversees the CDC which delivers the recommendations for vaccination.

[It continues for another 17 pages; anyone can file Pro Se for \$400, no lawyer]

Chapter 11. Civil Disobedience, Mutiny, Law of Outlawry



Arrests in Melbourne, Australia of people who go outside without a mask

The law of outlawry is a good workaround for us. It is legal. The behavior known as mutiny is illegal, you may be hanged, but so? As for civil disobedience, it's often treated historically as a form of virtue -- once the powerholder collapses.

Civil Disobedience According to the *Encyclopedia Britannica* [Emphasis added]:

“Civil disobedience is a symbolic or ritualistic violation of the law rather than a rejection of the system as a whole. The civil disobedient, **finding legitimate avenues** of change **blocked** or nonexistent, feels obligated by a higher, extralegal principle to break some specific law. It is because acts associated with civil disobedience are considered crimes, however, and known by actor and public alike to be punishable, that such acts serve as a protest. By submitting to punishment, the civil disobedient hopes to **set a moral example** that will provoke the majority or the government into effecting meaningful change.”

During the pandemic, many people are disobeying local laws by not wearing a mask. They could go to court and ask for an injunction against it. Federally, in US, they can ask a court for judgment, per the Federal Declaratory Judgement Act 1934. Or, per Federal Rule of Civil Procedure 57: The court may, *sua sponte*, if it serves a useful purpose, grant declaration of rights.

Emerson. In 1851, poet Ralph Waldo Emerson was an abolitionist. The Fugitive Slave Law required a runaway to be returned to his master. A part of the US Constitution (which was later obsoleted by Amendment 14) supported slavery:

Article IV, sec 2: “No person held to Service or Labour in one State, escaping into another shall be discharged from such service or labour but ... shall be delivered up on Claim of the Party to whom such Service or Labour may be due.”

A slave named Shadrach was ordered by the court in Boston to be returned. Some freed slaves rescued him from the courtroom and were later charged. Emerson wrote:

“An immoral law makes it a man’s duty to break it, at every hazard. For virtue is the very self of every man. It is therefore a principle of law that an ... immoral statute is void. For, as laws do not make right, and are simply declaratory of a right which already existed, it is not to be presumed that they can so stultify themselves as to command injustice.”

How do you like that? To repeat: an immoral statute is void.

Mutiny. When the citizen does civil disobedience, the punishment is simply the relevant criminal or civil penalty – a fine or imprisonment. But if a member of the armed forces disobeys his superior, he can be punished for insubordination as such. Mutiny by sailors is a hanging offense. Such a harsh proscription on revolt by a ship’s crew may have been made in the days when a captain was virtually at the mercy of his men, far from shore. The modern law is at Title 10 of the US Code:

(a) Any person subject to this chapter who—
(1) with intent to usurp or override lawful military authority, refuses, in concert with any other person, to obey orders or otherwise do his duty or creates any violence or disturbance is guilty of mutiny; (2) with intent to cause the overthrow or destruction of lawful civil authority, creates, in concert with any

other person, revolt, violence, or other disturbance against that authority is guilty of sedition;(3) fails to do his utmost to prevent and suppress a mutiny or sedition being committed in his presence, or fails to take all reasonable means to inform ...

(b) A person who is found guilty of attempted mutiny, mutiny, sedition, or failure to suppress or report a mutiny or sedition shall be punished by death or such other punishment as a court-martial may direct. -- 10 USC 894, Article 94.

One of the pandemic's dissident doctors, Rashid Buttar, OD, of North Carolina, who was an army surgeon, makes a plea to all officers to practice their oath "to defend the Constitution against all enemies foreign and domestic." He also mentioned that a buddy of his, named Raphael, told him that *he* had lit the fires of Kuwait's oil fields in March 1991, under orders.

That is an example of an unlawful order, and it should be disobeyed. Naturally, any soldier in battle is in a tricky situation. I would like to see Raphael, 29 years later, turn himself in for committing a war crime. Our War Crimes Act did not get enacted till later in 1991. Criminal laws are never retroactive but there is enough other law on which to convict him. At Raphael's trial, the chain of command could be explored. Wow.

US soldiers, and veterans get mistreated. During the Vietnam War, hundreds of officers got "fragged" by their underlings, a form of mutiny by any other name. If a soldier sees that his commander is endangering his life for no good reason he has the normal right of self-defense. Fragging happened when the leader took an action aimed only at earning a medal for himself.

You may say the soldier's line of recourse should have been Congress. True, but Congress was refusing to help and had not even gone the constitutional route of declaring that war in the first place (Article I sec 8, clause 11). LBJ drove war, via a false-flag, the "Gulf of Tonkin" story about our ship being attacked.

Some soldiers approached court, but SCOTUS washed its hands of the matter as it has done with every war since its 1952 ruling in *Youngstown*. Even when a *state* tried to get a court ruling in 1970 about the Vietnam draft, in *Massachusetts v Laird*, SCOTUS voted 6-3 not to hear the case. Even when 53 Congressmen tried to get a ruling in 1991, in *Dellums v Bush*, the judiciary wouldn't play. See? I make the claim that mutiny is justified when no branch of government will uphold the Constitution's assignment of the war power. How else can anyone stop a wrongful war? The citizenry is one of the five players in the parchment's design. It is your duty to play your part.

Let me broach a Workaround Rule: "When there is good law on the books, but officials won't apply it, when education has been deliberately distorted, and when a secret group with a lethal agenda has achieved a fantastic concentration of wealth, citizens have to use Workaround ways to rescue society."

The Law of Outlawry. This book often refers to law going unenforced, as the elites get protected -- law is applied to the weak while the strong get away with murder. Thus, we don't now have rule of law. Even the law profession says nothing about this state of affairs. Search "Google scholar" to see if legal academics have decried it. They don't. They seem to think the sophisticated intellectual response is to accept it as reality.

The ancient law of outlawry is a good workaround. It's in force as common law, except where a state specifically abolished it. This law makes it your duty to give the outlaw no food, no haven. You are allowed to kill him. He is "civilly dead." To qualify, he has to be "beyond the law." You can announce to him "*Caput great lupinem*" -- yours is the head of a wolf.

In 1854, a New South Wales chief justice ruled, in *R v Elliot*: "The Law of England **makes every man an officer to arrest a Traitor or Felon**, and all persons of Competent Age, **who are present where treason or felony** is committed or a dangerous wound is given, **are bound to apprehend the Offender on**

pain of being fined and imprisoned for their neglect; they are also bound to raise the Hue and Cry, and pursue him; if the Offender flees and cannot be otherwise apprehended, and is killed, it is in them Justifiable Homicide...”

Consider the case of the now-deceased Jeffrey Epstein who ran a sex trafficking business whose purpose was perhaps to get top politicians into bed with underage girls. The men would be filmed, so as to be blackmailable later. Epstein’s criminality was known to Presidents Clinton and Bush. Epstein got a deal from the DoJ in 2008. He pleaded guilty to two state charges and got 13 months in a semi-jail. The FBI had identified 36 underage victims. If you were a victim, what would you think? I believe Epstein was an outlaw. Anyone can see he was protected. Why are we putting up with this?

That's still nothing compared to Terry Reed's accusation of William Barr. Reed was a naughty pilot in IranContra. He says, in his book *Compromised*, that the entire importation of drugs to America by the CIA was supervised by Barr and Oliver North. Barr was later the AG -- by definition beyond the law!

A citizen-led grand jury ought to at least issue an indictment for any person who appears to have engaged in treason, genocide, or any crime where it is structurally predictable that the miscreant will be protected. We all “understand the situation.”

So far we are all being lousy Americans. None of the three types of individual initiatives mentioned – civil disobedience, mutiny, or use of the law of outlawry – is even on the table. Please put it on the table. A possible distraction that is being planned against your doing this, is a war with China or Russia.

War drums are beating. We have disgracefully destroyed several nations in the Middle East. General Wesley Clark said, almost 20 years ago, that we would destroy seven nations, including Libya and Syria, as well as Somalia, and we'll “finish off” with Iran. Don’t just sit back and let it all happen. Enter the fray!

Open Letter to Corrupt Australian Politicians, Bureaucrats, and Media, by Phil Hingston, GumshoeNews.com, 4/17/21.

We now understand what you've been up to for many years. Maybe not everyone yet, but a sufficient number to thwart your *evil* plans. The number of *aware* citizens grows daily.

Alas, given the overwhelming weight of evidence playing out before us daily for the last year and a half since the COVID-19 fiasco was thrust upon us, subsequent to the Event 201 “planning session” in New York in late 2019, and the lockdowns, we now understand what you people really think of us. You will shortly be seeing exactly what We the People think of you.

The implementation of this deadly *bio-weapon* masquerading as a *safe and effective* vaccine was the last straw. We understand how you use false flags to push legislation. We know about 9/11 and Port Arthur and Australian gun control laws. We know about the bombings in Bali to muster consent for the Iraq and Afghanistan wars. We see your agenda towards your crazed “Great Reset” and your ridiculous One World Government.

We understand you think there are too many of us. What exactly do the rest of the “inconvenient” 7.5 billion souls do? Compliantly take your toxic, poisonous, gene-altering, mRNA bio-weapon and quietly expire? Don't think so!

We are seeing, in real-time, the mind-numbingly blatant election fraud in the US from the Arizona forensic audits. You believe you've got the cover you need to avoid punishment. You are sadly mistaken. Your greatest fear, that the public would awaken to your criminality, is happening in real-time. Ha.

At the risk of being labeled a “Conspiracy Theorist” (yawn)....
NOTHING CAN STOP WHAT IS COMING.

Chapter 12. Let's Declare War on the Mainstream Media



Rupert Murdoch, born in Australia 1931, owns Wall Street Journal

OK, enough of the soft stuff -- TRCs, citizen's arrests, grand juries. Even mutinies are soft compared to this chapter's idea. I propose we declare war on the MSM. I mean war, as in war. You know -- guns, battles, deaths, medals for bravery, veterans' pensions, whatever. War-making is endemic in our species.

This book has already recounted many horrors that are done to us, with the real perpetrator being denied or disguised. Oh, let's see: a whistleblower's car crashed but it could have been accidental; Klaus Schwab wipes out businesses for a more egalitarian Great Reset; Tavistock clinics plan your menticide. Note: Tavistock's program that began in 1921 relies on many means, including education and religion, to see that the natives don't get restless. Of course, at times they want the natives to get restless -- to get us busy focusing on the wrong enemy.

“Block and flood” are the two endeavors most important for media controllers. They flood you with the theme has been chosen for the day, such as the Covid scare, and they block you from hearing certain facts and the opinions of sensible critics.

What Is a Medium? The word *media*, plural of medium, means something through which A sees B. An example would be a dad telling his kid how a farm works. That kid's idea of how crops grow may remain in place forever, even if Dad got it wrong, and even if the kid can see that it must be wrong.

A priest in the pulpit has not only the Dad's ability to teach a child but to teach adults, and to assure the adults that his statements are true even in the face of conflicting evidence, thanks to the source being divine. A priest can say "Dogs meow." The electronic media says "Dogs meow" and far more counter-intuitive things, all the time. If there is a government hoax going on (such as "Afghans are responsible for 9-11" or "vaccines are safe"), the media will be the institution that drums it into our brain. Probably media *is* government.

This wasn't always the case. In early America, pamphlets were circulated to criticize government. Today there is a range of instruments for criticizing government (I mean the real, Hidden Government). Most are found on websites. Yet many of them are duplicitous, being there for the purpose of confusion. Note the frequency with which well-established *moral principles* get invoked in order to persuade folks even of bad stuff!

Also note the unanswerability of media. Here is a July 14, 2021 item from *The Hill*, which purports to be a Congress-watcher:

"Anti-vaxxers gain power on right, triggering new fears" by Reid Wilson. Public health experts are growing increasingly concerned about a rise in **anti-vaccination rhetoric** among elected officials and right-wing media as a new wave of coronavirus infections begins to wash over Americans **who have yet to get vaccinated.**

"In some cases, Republican governors and legislators are now repeating far-right **talking points** questioning the safety of coronavirus vaccines, in spite of the overwhelming scientific evidence that the vaccines ... are some of the **safest and most effective** ever created. (!!!)

"The Biden administration has pushed back forcefully against Republican governors in states such as Missouri and South Carolina who have complained that a **door-to-door vaccina-**

tion effort smacks of government overreach. **Paul Offit**, director of the **Vaccine Education Center** [!!!] said “It is shocking to me that people who are representing the public and the health and well-being of the public are choosing to take this dramatic anti-science stance.” “It’s really unconscionable,” said state Sen. Heidi Campbell (D), a member of the committee who attended the hearing. “It’s had a chilling effect on the state, and county health departments.”

I said we must declare war. But first see if we can use “the law.” How about first charging the mainstream media with fraud? In his 1965 book *The Blood Poisoners*, Lionel Dole in the UK said: **“The radio advertising of commercial vaccines, especially with public money, is the greatest enemy we have to fight. This dishonest propaganda is incessant...”** Dole noted:

“The TV can sometimes fool the public by showing pictures or documents to ‘prove’ things that no one would dare to utter. ... this occurred in a BBC TV extravaganza, 'Matters of Medicine', designed to boost the terrors of poliomyelitis.”

Dole asked, 56 years ago, “Is there any reason why the BBC should not be charged with fraud if they encourage the use of commercial vaccines by misrepresenting the facts of history?” He said “The Postmaster General would be perfectly justified in withdrawing BBC’s license for causing a public mischief — even, in fact, for committing multiple murder.”

True. The polio scare was engineered. Yes, all those people in iron lungs did not have to suffer. I argue that the 1955 polio shots were meant to bring about the epidemic of cancer (and succeeded.) Diseases have been handed out via shots for a long time, of which the autism one is the most extreme in malice.

Please don't say “No one would do that.” They *do* do it. Thousands of doctors rail against the Covid vax, but media suppresses them. See Vernon Coleman, MD or Frontline Doctors.

Shenanigans in 1955, by Eleanor McBean, in *The Poisoned Needle* (See website whale.to.) Ms McBean collected observations and complaints, made by well-credentialed doctors:

Dr. J. K. Marlin, from the Guy's Hospital reported 80 cases where children developed polio soon after being vaccinated.

Dr. F. H. Haines: "It is impossible to say what remote after-effects may be caused by the introduction of alien substances into the blood stream. Products which alter metabolism, cause profound change in the fluids of the body, and anaphylaxis, are the negation of nature's own methods.

Dr. A. Bradford Hill and Dr. I. Knowelden: "We conclude that in the 1949 epidemic of polio in this country, cases of paralysis were occurring which were associated with inoculation procedures carried out within the month preceding the record date of onset of the illness" (*British Medical Journal*, July 1950)

Ralf R. Scobey, MD (*Archives of Pediatrics*, Sept. 1950) lists 170 diseases of *polio-like* symptoms and effects but with different names such as: *epidemic cholera, cholera morbus, spinal meningitis...* "Inasmuch as nerve cells react in much the same way to various poisons, further research will probably show that in these cases polio micro-organisms are not always present, but intoxication (poisoning) may be produced by faulty metabolism or by the absorption of external poisons."

Dr. John Toomey: In *Journal of Pediatrics* (19:103, 1941), "No animal gets the disease from another no matter how intimately exposed."

Editorial in *The Lancet* April 23, 1955: If injections are given regularly for several years to millions of children, the risk of allergic reactions to monkey kidney tissue will become increasingly grave."

When is the right time to stop this? You can stop it today.

Is there any legal recourse? We have the FCC -- Federal Communications Commission. It lists, on its website, that it is concerned with: “revising media regulations so that new technologies flourish alongside diversity and localism.” Oh? I thought Congress is our exclusive lawmaker. Ah, but it delegates *regulation-making* to FCC. The delegating is way too generous.

I doubt if it's worth using the FCC approach to discipline the media. We are talking here about huge crime being committed. Arrests and prosecutions are immediately needed. I said we need to declare war on the guilty parties. Yes, I realize it is hard to do that, but we should start somewhere.

RICO. In 1970, Congress amazingly passed the RICO Act. The acronym stands for Racketeer Influenced and Corrupt Organizations. The point of it is for a prosecutor, or a civil litigant, to be able to bring to book some persons whose involvement in crime could, in the old days, be sidestepped. For example, a Mafia group may be performing a lot of assaults and thefts but the only crooks you could catch were low-level. Thanks to the RICO Act, you can indict quite a range of people in one case.

In 2019, I went to US District Court and filed a RICO lawsuit against the FBI, *The Boston Globe*, MIT, US Attorney Carmen Ortiz, and others, for the crime known as Marathon bombing. Right away you will ask How can a prosecutor be involved? Easy, by charging an innocent man with the bombing. How can a newspaper be involved in the Marathon bombing? By so filling the citizenry with emotional, disinformational nonsense that no one could think straight. And the FBI? Oh, come on. My suit got dropped, on a technicality, but I can revive it.

Later in the book we can look at ways to “make war,” but for now, to end Part Two's “Stay Lawful: Use Workarounds,” I offer that, as a rule, we should first wave an olive branch. There are so many criminals, and others who got caught up in it involuntarily! The following Open Letter to Rupert Murdoch shows how violence can be avoided if he will play ball:

By Dee McLachlan, editor of GumshoeNews, February 4, 2015.

Mr Murdoch, sir, you have the opportunity of a lifetime.

For more than half a century you have amassed a media empire across the globe, with **News Corp** being the world's second-largest media group and the world's third largest in entertainment), now split and called 21st Century Fox. You have been listed #2 by Forbes as most powerful business person. You have met constantly with Prime Ministers in the UK and Australia, influenced voters and governments. It is generally accepted that you control the heads of states....

When Ken Auletta asked you, in 2007, "*of all the things in your business empire, what gives you the most pleasure?*" You instantly replied: "*being involved with the editor of a paper in a day-to-day campaign... **trying to influence people***". That is the core of the Murdoch brand: *Influencing people* – from politicians to plebs.

You promoted the war on Iraq, saying "*I think Bush is acting very morally, very correctly.*" Alex Constantine asked : Did an association with CIA jackal Ted Shackley result in support from the CIA to build your empire?

The future is upon us; and humanity needs your help. **Mr Murdoch we are DROWNING in political lies and deception** – and YOU have the power, the influence, and the reach to change this world forever. ...Take 9-11, for example, an event that has started a global war of terror and world-wide legislation to limit freedoms. Approximately 46%, are NOT AWARE that a third skyscraper collapsed on 9/11, or that it came down in a seemingly perfect demolition 'event'.

My friend, Patricia, claims that "no other living person has squandered such influence and power as Murdoch." But, look, Rupert, it's not too late to change that!

Just One Email. You could change the world with a single email. You could forward a brief to all your editors, CEOs and managers. One paragraph is all that is required:

*“I instruct you all herewith to encourage your staff and journalists to provide articles and programs that investigate all of the evidence and facts surrounding past and future terror events, wars, banking, and politics. **Disclose the real news, without fear or favour.** Thereafter, you could offer open debate and reportage of GMO’s, vaccines, pharmaceuticals, trade agreements and the like....”*

You personally might very well lose some friends – but you will earn the respect of billions. With honest and open reporting, you would unleash the truth and reality we live in.

The world will instantaneously become different! There would be inner reflection from governments all across the globe. It might assist the failing financial banking system.

It could save *Homo sapiens* from self-annihilation. I think you are powerful enough to survive assassination. Once your email is sent, the cat will be out of the bag. It will be too late to ‘deal’ with you – and the exposé of criminals in governments could begin. Real news in 175 newspapers and over 35 TV stations! You alone, with one email, could save humanity from the tyranny and totalitarianism that awaits the 99.9% of us.

Your popularity will rise a thousand-fold and you will amass even greater fortunes and power. Forbes will have to rethink your place – you would surely rise to be the most influential person among the 7 billion of us.

Mr Murdoch, you are only one click away from greatness.

Sir, reach out and click that key.

Recap of Part Two: Stay Lawful, Use Workarounds

Ch 7: Read and memorize what Blackstone offered us.
Take strength from the Magna Carta -- we own it culturally.
Capitalize on the ease of using the Material Witness Act.
Start a Citizen-led Grand Jury; if rebuffed, seek an injunction

Ch 8: Share Bassiouni's proposed model Citizen's Arrest law.
Prepare a very nice holding pen ready for citizen-arrestees.
Be aware of your inherent right to act in self-defense.
You can and should act in self-defense on behalf of the weak.

Ch 9: Form a Truth and Reconciliation Commission.
Or at least form a truth commission about a specific problem.
Negotiate amnesties (then recommend them to authorities).
Consider appropriate future Pardons for our overlords.

Ch 10: Celebrate the parchment. What would we do without it? It is groovy, man. It is the soul of the nation. It tells us to be rebels when unauthorized power starts to rear its head.
Why isn't everyone protecting us from a genocidal vaccine, by deploying the Fourth Amendment?

Ch 11: Have a conscience-based chat about civil disobedience.
Keep mutiny in mind as a last resort; it may be needed.
Identify an outlaw by the mere fact of his non-punishment.
Work for cultural acceptance of "No man is above the law."
A soldier may have to be insubordinate in extreme cases.

Ch 12: Declare war on MSM, our adversary. The vaccination crime is a recent matter. The RICO Act can come to our aid.

Celebrate other workarounds of your own manufacture.
Think strategy, strategy, strategy.

PART THREE

GET UP ON YOUR HIGH HORSE

The Gatlin boys just laughed when he walked into
the bar room
One of them got up and met him halfway cross the floor.

When Tommy turned around, they said, “Hey look! Old Yellow's leaving”.
But you could've heard a pin drop when Tommy stopped and
locked the door.

-- *The Coward of the County*

Lyrics by

Roger Dale Bowling

and Billy Edd Wheeler



Chapter 13. Bill Gates – Are Billionaires Constitutional?



(L) *George Washington is first to sign the Constitution in 1787. Illustration from Suffern High School, NY* (R) *Bill Gates, born 1955*

Let's get down to the ultimate question of law: what is the source of law's authority? Historically, all human societies have created law. *Ubi societas, ibi jus* -- where there is society, there is law. The source of that is the individual's human nature -- we have the means of personal constraint and a sense of justice.

I think two things are going on in our brains when we obey law. First is the childhood-based desire to get the parent's approval. Second is a sense of justice, seen in children as young as 3, as to a fair distribution of burdens and benefits. Proper law caters to that second instinct. Over the centuries, the justice ideal itself guides its further cultural development.

Still, there is that first type of law-abidingness, the obedience model, in which the desire for approval of the parent, or of the boss, or of peers, makes us willing to act against our immediate self-interest. The feeling of guilt is crucial here. It is often emotionally easier to soothe guilt-worries by obeying *blindly!*

The great achievement of British law was to disrespect blind obedience, in the 1215 Magna Carta, where constraints were put upon the king. In fact, he was told in that document that if four barons were unhappy with his behavior, they could round up 25 barons who then had the right to "distress" the king:

“If we, or in our absence abroad the chief justice, make no redress within forty days, reckoning from the day on which the offence was declared to us or to him, the four barons shall refer the matter to the rest of the twenty-five barons, who may distrain upon and assail us in every way possible, with the support of the whole community of the land, by seizing our castles, lands, possessions, or anything else saving only our own person and those of the queen and our children, until they have secured such redress as they have determined upon.”

Yikes! How clever! A further achievement of society’s brain can be found in Thomas Jefferson’s “Bill for the More General Diffusion of Knowledge.” Jefferson wrote:

“Experience hath shewn, that even under the best forms, those entrusted with power have, in time, and by slow operations, perverted it into tyranny; and it is believed that the most effectual means of preventing this would be, to illuminate, as far as practicable, the minds of the people...that they may be enabled to know ambition under all its shapes, and prompt to exert their natural powers to defeat its purposes”

The Framers of the Constitution Didn’t See Billionaires

Can you restrain Amazon? I claim, in this book, that the US Constitution is able to solve the problems of power. The Framers in 1787 foresaw many of them, but they had no way of knowing that in future some Americans would be able to: alter the weather, achieve mind control over the majority of the population, surveille everyone’s personal activity electronically, chase people with drones, or own the patents on seeds!

Such would have prompted some additional remarks in the parchment, no doubt. However, the Framers were very aware of the accumulation of power in one or more persons. Eleven years before the Constitution was signed, the Declaration of Independence of July 4, 1776 had “kicked out” King George III on the grounds that he was tyrannical (nothing approaching

mandatory vax, though). Society asserted its dignity and set boundaries for what its descendants' rulers could do: "it is their right, **it is their duty, to throw off such Government. ...**"

Well, here we are, those descendants, and we have virtually given away the shop. I'll start by pointing to the incursions of one man, Bill Gates, but he pales in comparison to some others whose names and faces we don't even know.

Bill Gates of Microsoft, GAVI, and God Knows What

Gates' name was already known to the general public before the Covid pandemic, as he was a spectacular geek and entrepreneur owning the software company Microsoft. His name was also known in the Third World as head of GAVI, a charity that seeks to get people vaccinated against many diseases.

The Bill and Melinda Gates Foundation is the largest foundation, with about a half *trillion* dollars in assets. I attended a speech in 2010 at the University of Adelaide at which the Foundation's man demonstrated a light-up map on which he could show us instantly where tomatoes were being grown anywhere. He boasted that they know the yield of every patch of land in the world. I am guessing this is done by satellite.

Gates is becoming the top owner of arable land in the US and is inventing synthetic meat. He is a major shareholder in Monsanto, a company that makes harmful pesticides and GMO food (genetically modified organisms), now merged with Bayer.

Bill himself comes across as silly. He does not look leaderly, yet when he emerged as pandemic spokesman, we took as granted that he had power to call the shots. The fact that he is a principal donor to the WHO, World Health Organization, seemed to matter, but should have been viewed as a conflict of interest: Gates has stated that he gets a 20 to 1 return for his vax sales. Think also of the 2020 Stimulus law that gave relief to workers. Oh really? It also bailed out corporations and handed billions to Pfizer et al to help them 'compete' for a speedy vaccine.

Bill Gates' Twitter Account

There have been many complaints about Bill Gates from the Third World. The following tweets appeared on Gates' own twitter, and were deleted in real time:

Why don't you stop trying to practice med without a license.
The whole world is uniting against you and your masters.
35k people revolting in this section. That's not a tiny army.
We take back our rightful awareness of beautiful earth.
We ALL know about Event 201 that you funded in 2019.
There will be no "new world order". You're going down, Bill.
Take your vax, your satanic mates and NWO and go to hell.
We the people are NOT going to allow you or your weasel Dr
Fauci to mandate this vaccine!! We know your agenda!!
You are trash, bill. Why are you not in jail yet?
Bill Gates won't even vaccinate his own kids. He has caused
deaths in India and Africa. He needs to be [redacted].
The great awakening is happening. Mother earth has stirred
the sleeping. Truth is being revealed for all with eyes to see.
Divide and conquer is your goal, but we will prevail and tri-
umph against the world that is your bubble.
Just a rich guy reaching out to help the world.
Thanks to these comments I feel HOPE that as humanity we
just might get through the dark times ahead. So thank you all.
Thanks for your vax in India paralyzing almost 500k girls.

(Top of Gates' Twitter site says: "Sharing things I've learned through my Foundation and other interests. -- Seattle, Washington")

What Does the Constitution Say about Gates's Rules?

A lawyer can get up there and defend Bill Gates' right to run his businesses as he pleases on the grounds that America supports free enterprise. Profit-making is not a sin. True, but there are other values involved in the pandemic situation. In my lawsuit against mandatory vax (see *Maxwell v Secretary of Defense*). I argue that the Fourth Amendment has priority. The rule against government invading my body is tops.

If I were a state legislator having to make a decision about the need to *genuinely* protect society from a disease, I may cave in on the Fourth Amendment. But how would I be able to know what the genuine science is? Here are some complaints:

1. Doctors have been prevented from advocating useful cures such as Ivermectin and HCQ -- those was withdrawn from the market in some places as it was proving successful.
2. The number of overall deaths did not change in 2020 – they are the same as 2018. This suggests Covid is simply the flu.
3. Anyone on YouTube who even hinted at the 5G technology as a contributing cause of Covid got deleted (*in America!*).
4. Kary Mullis, who won a Nobel Prize for inventing the PCR test, said it has no use in the diagnosing of illness.
5. The FDA did *not* approve Pfizer and Moderna's vaccines. They gave "emergency use authorization" amid no emergency.

Billionaires Are Unconstitutional. Any person that could so hold back information from the public – and cause tens of millions of people to step forward to take a dangerous vaccine – should be seen as unconstitutional. He or she is exerting a governmental type of authority without legitimacy. In 1890, when the railroad trust, the sugar trust, the oil trust, and so forth were gaining huge control, Congress passed Sherman Anti-trust Act:

15 USC 1: Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade ... among the several States, or with foreign nations, is declared to be illegal. Every person who **shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony**, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the **discretion** of the court. [Emphasis added]

On July 23, 2021, F. William Engdahl wrote at neo-journal.org:

The firm, BlackRock Inc., the world's largest asset manager, invests a staggering \$9 trillion in client funds worldwide.... Since 1988 the company has put itself in a position to de facto control the Federal Reserve, most Wall Street mega-banks, including Goldman Sachs, the Davos World Economic Forum Great Reset, the Biden Administration and, if left unchecked, the economic future of our world.

Engdahl, a very reliable critic (see his *Seeds of Destruction*), says Biden is micromanaged by handlers to maintain a scripted “image” of a President while policy is made behind the scenes. I ask: If that ain't a constitutional crisis, what is?

Now don't go away, thinking it is all too big for folks to deal with (granted, it's overwhelming). Let's look at the sober approach of Zephyr Teachout, a law professor who has run for NY governor. See her TED talk on The chickenization of US. Zephyr wants to *remove monopolies*. Oh, how? Well, didn't I just tell you how -- it's as clear as a bell in the Sherman Act of 1890. Pity our leaders have a policy of not enforcing Sherman.

Teachout, in her 2020 book, *Break 'em Up*, has no doubt that the law can come into play here. She observes the significant issue of corporate donations to Parties, usually to both sides:

“Party leaders might want a major donation from Comcast for the convention, but at least they would have to justify their position to members.... They'd have to explain in public why they voted.... Ten years ago, one case changed the balance of power. In *Citizens United v Federal Election Commission*, [SCOTUS] tore off all limits on corporate political spending.” (p 114)

It's not passing a politician some cash. The monopolies now *run* the parties! Teachout says that, back in 2010, super-PACs tended to be cheerleaders for existing candidates. By 2014 they shifted to getting the candidates to parrot the corporate message, using polling research. But in a third stage, as of 2020, corporations and billionaires have started to create their own political parties.

Americans for Prosperity (beware names!) “pursues its own platform in domestic and foreign and environmental policy, and pays a deep bench of organizers to go door to door and engage with voters.” Wow. I didn't know that, though I notice that emails I get from the Republican Parry don't sound at all republican!

Zephyr says: “AFP is an organization paid for and controlled by the Koch family.” Engdahl says Biden appointed Brian Deese Director of the National Economic Council. He had been at Blackrock as Global Head of Sustainable Investing. Under Obama, Deese “replaced John Podesta, and played a key role negotiating the Global Warming Paris Accords.” Engdahl:

“In the key policy post as Deputy Treasury Secretary we find Nigerian-born Adewale 'Wally' Adeyemo. From 2017 to 2019 he was a senior adviser and Chief of Staff to BlackRock CEO Larry Fink. Adeyemo's personal ties to Obama are strong.

“Michael Pyle, Senior Economic Adviser to Vice President Kamala Harris, was Global Chief Investment Strategist at BlackRock (with strategy for investing \$9 *trillion* of funds). In 2015 became an adviser to the Hillary Clinton presidential bid. There is a definite pattern and suggests that the role of BlackRock in Washington is far larger than we are being told.”

Chapter 14. Everyone Knows the 2020 Election Was Stolen



6 January invasion

wgn.tv

Paul Craig Roberts is a former Assistant Secretary of the US Treasury. He wrote the following at his website on June 29, 2021, entitled “America’s Descent into Totalitarianism”:

“Everyone knows that the 2020 presidential election was stolen along with the two Georgia US senatorial elections. Little doubt much more was stolen. But no one is allowed to state the fact. Yes, fact it is. Many experts attested to the theft.

“They did so in testimony before state legislators in the states where the election was stolen. The hours of expert testimony were available online. A search of [my] website’s archives would provide it or else provide evidence that the evidence was taken down by Google, YouTube, and the other censors.

“You need to ask yourself why information that is contrary to the official narrative is taken down. If the information is wrong, the facts won’t support it, so why bother to censor it? ...

“The Democrats know that they stole the election. That is why they go to court in efforts to block legitimate investigations as “racist” or “lack of standing.”

“Why would Biden’s US Attorney General be suing the State of Georgia for legislating electoral reforms that require an ID to vote if Democrats don’t intend to use the same election fraud to steal future elections?”

I believe the stealing of presidential elections has been routine. Jim Collier wrote this up in 1992 in a book called *Votescam*. The down-ballot races have probably been stolen, too. In the 2020 case the most amazing thing was the fraud by the media -- the erstwhile Fourth Estate. They uniformly reported that nothing had gone wrong at the November 3, 2020 election, repeatedly portraying Trump as a clown for saying he had won.

“Winning” on November 3, 2020, I mean by a clean count of ballots cast by citizens at the polling booths and by mail-in, would have caused enough states to put Trump over the top in needed Electoral votes. Article II and Amendment 12 of the Constitution show how the Electoral College controls presidential elections. Long story short, the number of Electors allocated to each state depends on its number of Congressmen, which is proportional to population. Trump needed to get a total of 270 Electoral votes.

Some states counted the public’s November 3 poll ballots dishonestly, showing Biden as the winner in that state, and so the Electors of those states signed 306 Elector ballots for Biden.

Constitutionally, when the Elector’s ballots arrive on January 6, to be opened by the Senate president, any member of the House or Senate can challenge the validity of any state’s Electoral results. On January 5th, 139 members said they would make a challenge to the vote count next day. It is done alphabetically by state. Arizona, one of the disputed states, would come up first.

But just at the moment the Arizona challenge started to happen (after 1pm on January 6, 2021), there was a knock at the door. Rioters came in and members fled from the chamber, shocked. By 8pm, when Congress resumed the session, the 139 challengers understandably (?) had lost their desire to challenge. Perforce, Biden’s 306 Electoral votes gave him the presidency.

Logically it couldn't have been genuine Trump supporters that arranged the break-in, as you see it worked entirely in Biden’s favor. The media blatantly lies. Twitter had muted the president's normal means of communication. I wrote the following article:

Trump v Twitter is a genuine constitutional solution to many problems. Even if it never flies – though I expect it will fly – the accomplishment is already there. Here is the gist of the case:

Point #1. As everybody knows, Twitter chopped off the communication between (then) President Donald J Trump and his 89,000 Twitter followers.

Point #2. They did it by way of Section 230 of the Communications Decency Act that protects from liability the social media firms that may censor someone unconstitutionally.

Point #3. This is a new one on me – social media companies (e.g., Twitter and Facebook) were furnished with this trick, in Section 230, IN ORDER TO MAKE POLITICAL CENSORSHIP HAPPEN. (I faint!)

Point #4. Members of Congress (including Adam Schiff of impeachment fame, oh please) bullied Jack Dorsey to do the deplatforming, against Dorsey's better judgement. They threatened him with all sorts of loss of business and personal embarrassment – as is their wont.

Point #5. “Legislators” made known their desire to prevent publication of **“COVID-19 'misinformation,' including the lack of safety and efficacy of hydroxychloroquine and the use of face masks,”** and **“Questioning the integrity and results of the 2020 Presidential election.”** Dear God.

Point #6. The CDC (I retch) was no innocent bystander. At Paragraph 77, please find: **“The CDC has publicly stated that it works with “social media partners,” including Twitter, to “curb the spread of vaccine misinformation.”** In a document dated October 11, 2019, the CDC expressly stated that it was **“engaging . . . partners”** to **“contain the spread of [vaccine] misinformation”** and specifically states that the CDC would **“work with social media companies”** to that end.”

Point #7. There is real constitutional content in this lawsuit as in the making of culture -- see in Paragraph 61 of *Trump v Twitter*: “By banning Plaintiff, Defendants have made it more difficult to communicate directly with the American public. **Our national discourse is becoming immeasurably more altered and one-sided on race, medicine, the election process, the economy, immigration, etc.**” Oh, blessed, blessed relief just from seeing that in print – in a Court of Law.

Point #8. And this precedential beauty at Paragraph 114: “In censoring the specific speech at issue in this lawsuit and in de-platforming Plaintiff, Defendants **were acting in concert with federal officials, including officials at the CDC and on the Biden transition team.** As such, Defendants’ censorship activities amount to state action.” [I have never seen that argument before. Where have I been all my life?]

Point #9. You knew I’d save the best for last, concerning Mr Facemask himself. The corpus-delecti-to-be is at Paragraph 78: “Dorsey and Twitter acted to censor other medical opinions that did not uphold that narrative of Dr. Fauci and the CDC, which took on both a political and medical nature, given the interconnection between government policy and science.” [Are we thinking a 18 USC 1983 prosecution?]

Hugs and kisses for the US Constitution. You rock, James Madison! You shine, George Mason! Luv ya, all.

Note: in my opinion, a Court finding that there was election fraud would not lead to an ousting of Biden. (That requires impeachment). Biden was *constitutionally* elected, in that Congress had its chance to object but was silent. I also note that the persecution of citizens who attended the Capitol peacefully is shocking. They were arrested, held in solitary for 6 months, then offered a plea bargain: “Admit guilt and your punishment will be time served.” Media then says: “He pleaded guilty” -- so the public has no prospect of learning the truth. For the record, I’m a Republican but do not support Trump’s return to office.

Chapter 15. Dr Day Foretold an Acceptance of Violence



Dr Day



Dee McLachlan

Dr Richard Day worked for Planned Parenthood. In 1969 he gave an after-dinner speech to medical students and faculty. In it he foretold approximately 100 things that would happen in society, and which did then happen. Although he had told the audience not to take notes, Dr Lawrence Dunegan took notes. I'll paraphrase Dunegan now, but stick close to his wording:

Scientific reports would be falsified as needed. Religion would be changed, in the direction of a universal religion. This would call for the collapse of the Catholic Church (“and the clergy will help us”). Everyone would be busy with less time or opportunity to really look about and see what was going on. **Violence would become more prevalent and seeing dead people on the street** would no longer cause panic.

The old-fashioned ways, that make for strong families, must go. For example: **Fewer people would get married.** Girls would be expected to act like boys, such as by having sports teams. **The age of puberty would be driven down.** Men would travel to work in other cities – this would help break marriages up. The elderly would be given hints that they are no longer able to keep up and should take a Demise Pill. **Home ownership would become a thing of the past and ultimately you would be assigned a place to live.** Strangers may live with you, thus you would not be certain whom to trust. [That is one that has yet to be sprung on us!]

Control Over the Individual. Many things will come about to ensure control from the top. For example: The screen of your TV will monitor what you do at home. **Everyone must carry an ID and soon this will be in the form of a chip under the skin.** Or a dentist may put it in a filling without your being aware. [Recall, this is from 1969!]

All sales will be by credit. If you don't obey government, your credit card gets cancelled. Anyone who tries to help you will be committing a crime. No one will be permitted to grow their own food. **“We” can control the weather** and cause a drought or make the land so muddy you can't harvest a crop.

New diseases will appear and be untreatable for a long time. **National identity will decline;** you will be a world citizen. Anti-trust laws will change -- only big business can survive. There will only be a single banking system. [Accurate, eh?]

Inflation is infinite – keep adding zeros. **Uncooperative individuals will disappear.** Doctors will give lethal injections; hospitals will act as jails. Psychiatric services would be greatly expanded. The government would enter the gambling business [lotteries]. News about drug abuse would also tend to reduce the American **complacency** that the world is a safe place, and a nice place. [All of this is Dunegan talking for Dr Day.]

Buildings and bridges would be made so that they would collapse, there'd be more accidents involving aeroplanes and railroads and automobiles. All of this to contribute to the **feeling of insecurity,** that nothing was safe. [*That's a goal?*]

Violence would be made more graphic. This was intended to desensitize people to violence. There might need to be a time when people would **witness real violence and be a part of it.** So there would be more realistic violence in entertainment, which would make it easier for people to adjust. Nothing is permanent. Streets would be re-routed and renamed. Areas you had not seen in a while would become unfamiliar.

After talking about the central control of banking, Dr Day casually mentioned the following: “**When the new system takes over, people will be expected to sign allegiance to it**, indicating that they don’t have any reservations or holding back to the old system. There just won’t be any room for people who won’t go along.” [Recall NH disarming non-signers? p 33]

We would bring in the ‘New International Political System.’ If there were too many people in the right places who resisted this, there might be a need to use one or two or possibly more nuclear weapons. By the time two of those went off, even the most reluctant, would yield. Terrorism would be used widely in Europe and in other parts of the world. At that time (1969), it was thought terrorism would not be necessary in the United States. It could become necessary in the United States.
-- End of Dunegan’s notes, as selected by Mary Maxwell

Dee McLachlan, editor of Melbourne’s Gumshoe News, wrote an article in 2017, picking out some of Day’s predictions that look especially revealing, in the context of the Covid pandemic:

Dee McLachlan on Dr Day’s Predictions

Dr Day said that **travel** was a privilege. “Travel would be easier, less expensive, **for a while...** “...travel then would become very restricted. People would need **permission to travel** and they would need a good reason to travel... and everyone would need ID. This would at first be an **ID card you would carry on your person and you must show** when you are asked for it.”

This sounds extraordinary. But I was brought up in South Africa, where travel restrictions, like this, were imposed on the African populations. Truly appalling. Don’t believe that it can’t happen again. And if you don’t comply, and fully submit to the city protocols, the fines imposed will cripple you financially.

In Melbourne at this moment, a GP, Dr John Piesse, is facing prosecution for the “crime” of supporting parental vaccination

choice — and writing medical exemption forms for families whose children are at risk of serious reactions. [This was 2017]

Chips or implants will initially be sold as a medical “saving” device — then used for banking and tax purposes [again, this was 2017]. If we are being forced to give a newborn a Hep B shot, it is not a big step for the authorities to say, “as part of the Hep B shot, we are planting a chip, a few millimeters in size — to monitor your baby’s health and keep her safe.”

DiscloseTV wrote about the *National Medical Device Registry* and the “Class II Device That Is Implantable”: “This bill offers guidance for FDA staff. It is not just a tracking device, but this microchip would have the ability to control the food and money of the people on a grand scale. It has even been indicated that it **would be possible to kill using this implant** if people didn’t obey orders.” -- End of Dee McLachlan excerpts

Let’s Call a Spade a Spade

When you have a spade in hand, you should not refer to it as a hoe or a shovel, as that may lead to misusing it. Call it a spade.

Our powerful government is performing many violent deeds. The fact that we have constitutional restraints on federal power is *of no help* if we constantly let officials do as they please. The maxim: *Impunitas semper ad deteriora invitata* means “Letting them get away with it always invites worse.” Isn’t that always true? My proposed solution is: put a stop to the lawlessness of officials. If you want Rule of Law, a precious thing, you must acknowledge its deterioration and act against it. (Yes, *you*.)

Note: I embrace the term “conspiracy theorist.” I have a PhD in political science, which is the science that smirks at rhetoric spewed out by politicians. Words they create, such as “homeland security,” are an absolute insult to our intelligence.

Please become a conspiracy theorist and brag about it. Cite Dr Day as *proof* that these plans to wreck society are 52 years old.

Chapter 16. Great News from 1917: Polio Is Curable



Ed Rosenow



Crofton's research

When writing my 2013 book on the suppression of good cancer cures (*Consider the Lilies*), I noted the repetitiveness of the mistreatment of the discoverers -- they were smeared, sacked, or even killed. It happens today, too. And why did Hydroxychloroquine, that had long been used by doctors and veterinarians, get withdrawn? Why does suppression of cures take place?

Per my understanding of the real power structure of society, good health is not allowed. The powerful like to keep us chasing doctor's appointments and worrying about cancer and other illnesses -- in addition to worrying about debt.

Introduction to the 'Debate' on Pleomorphism. William Crofton, MD, in *The True Nature of Viruses* (1936), claimed that dog distemper is caused by *bacteria*, specifically a bacillus (that is, a rod-shaped bacterium). But The Powers That Be insisted that distemper is caused by a *virus* -- and thus can't be cured.

A virus can't be cultured in the lab, as bacteria can, to yield an antigen that makes a patient's immune system fight infection. You'll be surprised to hear the way in which viruses first got categorized as virus, versus bacteria: it had to do merely with *size*. If the item were small enough to pass through a ceramic filter (and therefore be called 'filterable'), it was called a virus.

Some 'dissident' researchers found that a virus isn't always a virus. It seems to be part of a life cycle of certain microbes; at times it morphs into a bacillus (or even, perhaps, a fungus).

This theory is called pleo-morphism – ‘many shapes or forms.’ Note: the US military takes pleomorphism for granted in its bioweapon research but, since 1950, medical journals forbid any mention of it. It is a huge secret. What does that tell you?

Polio. The original expert on pleomorphism was Edward Rosenow, MD, who published plenty. Roughly he said “If you want to cure polio (a virus), first get its other form, a bacillus, and culture it.” He did cure polio, in 1917. See this headline:

REMEDY FOR INFANTILE PARALYSIS [Polio]; Dr. Edward C. Rosenow of the Mayo Clinic Tried His Serum on Children with Brilliant Results During Epidemic in Davenport. By Mary B Mullett, November 18, 1917. *The New York Times Magazine*, Page SM3. “EVERY father and mother in the country will feel a throb of relief and of hope over what has just happened at Davenport, Iowa. An epidemic of infantile paralysis in that city has ended with a banquet and an ovation.”

Rosenow also cured MS and schizophrenia! Alan Cantwell, MD, routinely finds bacilli in cancer. He published this in journals from 1968 to 1990, but nowadays he can get ink only in the dissident press! In general, folks are *unwilling to believe* that medicine might be withheld for an evil purpose: to keep them sick. Fortunately, the Covid episode has brought much of this into the light of day. It is time we outgrew our childish beliefs.

The 1918 Flu Pandemic. The bacillus of flu had been isolated by German bacteriologist Richard Pfeiffer in 1891. From it, Dr W. Crofton of Ireland was able to prepare an inoculation. As regards 61 students at University College dormitory in Dublin in 1918, he had the following success: Of the 35 who were not inoculated, 100% caught the flu. Of the 26 who were inoculated, only 3.8% got the flu. Just think, he may have been able to prevent the millions of deaths that did in fact occur in Europe in 1918. Crofton considers the Pfeiffer bacillus to be found also in measles, mumps, and chicken pox:

“If an antigen is rushed through when the first spots appear in chicken-pox ... no further spots appear. Likewise in *mumps*, if a culture is made from material at the opening of the parotid duct one obtains a swarming growth (on blood-agar) of bacilli. A one-million dose of this, followed by others at suitable intervals, rapidly aborts the disease. My younger boy developed the typical swelling -- a culture was made; next morning there was sufficient growth to make an antigen. A one-million dose was given. Next morning the swelling had almost disappeared...”

Distemper -- Dog Breeders Conquered It. Distemper, an illness of dogs, is sometimes fatal. It involves loss of appetite, discharge from eyes and nose, vomiting, and possible paralysis from demyelination of nerve tissue. For over a hundred years, there has been an excellent cure – but The Powers That Be won’t let it be used. In 1900, Monckton Copeman published that distemper was caused by a bacillus. By 1910, Newell Ferry also isolated it and called it *Bacillus bronchisepticus*. In 1911, JP McGowan wrote it up in Volume xv of the *Journal of Pathology*.

Dr Crofton quotes from FB Carrell in *The Kennel*, April 1911:

“A friend told me of Dr. Copeman’s vaccine. He had, two months before, inoculated two Smooth Collie pups. [He then exposed them to] a kennel of Griffons all affected with distemper. Some of the mucus from the eyes and noses of the Griffons was inserted into the nostrils of the inoculated Collie pups. One Collie was not affected at all.

The temperature of the other Collie rose to 105° F., appetite capricious and puppy rather irritable. After a week he became perfectly healthy. Both these puppies were afterwards exhibited all over England. [Carrell adds]: Where the [vaccinated] puppies have been kept by myself, and, of course, frequently exhibited, they have, I think, in every case eventually taken the disease, but always so slightly that a week or ten days sees them right again.”

That's *immunization*. Can the bacillus also be curative? Crofton:

“If grown on blood agar the microbe is quite easy to isolate, very much easier, for instance, than the influenza bacillus, which will not grow on ordinary agar. If isolated early and the dog inoculated with a quarter to one million, followed by a small series if necessary, the disease will be aborted and even the most extreme cases can be recovered in many instances....”

Long story short, pets as well as humans may have suffered unnecessarily for the entire twentieth century. This is malice.

Texas Veterinarian, Dr Bob Rogers, Complains of Fraud
Back in 2002, Bob Rogers, DVM, sent a complaint to the Texas Attorney General about violations of Rule 573.26 Rules of Professional conduct for vets which says they must conduct their practice with honesty and fair dealing with clients. He said:

“Recommending, administering and charging for Canine Corona vaccinations in adult dogs is fraud by misrepresentation, fraud by silence, theft by deception and undue influence, given the literature that states 'Dogs over 8 weeks are not susceptible to canine corona virus.' Disease produced by canine corona virus has never been demonstrated in adult dogs. Addition of an unnecessary antigen to the vaccine protocol reduces immunity to other diseases and increases the risk of adverse reaction.”

Think of the wasted tax money spent on Covid pandemic! You could file a lawsuit about that under the False Claims Act. You can get up to 25% of the damages! You play the role of a 'relator' by filing a “qui tam” suit. This means you are acting for the nation. *Qui tam de rege* means “on behalf of the king.”

Per 31 USC 3729, a case can be made against a party that: “knowingly presents, or causes to be presented, a false or fraudulent claim for payment or approval.” Think of how the useless PCR test was ordered for whole swathes of the population, in order to generate fantastic income for Pharma.

John Ott made a big discovery. In 2013 I offered a prize to any student who could grasp it. Write to me if you are interested!

The Tomato Virus, in John Ott, Light and Health (1973):

“The tomato virus usually appears following long periods of cloudy weather and low sunlight intensity [hint, hint] I brought some virus-ridden tomatoes from the glass greenhouse into my plastic greenhouse. With just a few days of sunlight in my greenhouse, and a light foliar feeding of the leaves, the tomato plants quickly came to life, started new healthy growth and began producing normal tomatoes. “[Why has] no consideration has been given to the possibility of a virus originating within the living cells of the plant itself [rather than having to be] introduced from... outside.

“The metabolism, or life itself, that goes on within a living cell is the utilization of the nutritional factors present by the energy of light. It seems quite possible that a **chemical substance of a poisonous nature could result as a by-product** from an incomplete or unbalanced metabolism within the cells of a leaf.

“... If so, then this chemical by-product would fit all the various descriptions of a virus. If injected into the cells of other leaves, it might throw the metabolism of these cells off balance so that they would in turn produce more of the same chemical substance of a poisonous nature. ... It could fit all descriptions of a virus and still originate within the affected plant itself.

“By now, a new theory was boiling within me and I determined to attack the virus problem through photography -- to take microscopic time-lapse pictures of the streaming of the protoplasm within the cell of a leaf as stimulated by direct unfiltered sunlight, [and] various types of artificial light. It would show precisely the effect of different sources of light and variations of temperature on the photochemistry. It would then be possible to study the effect [of light] on the germination of spores, mitosis, and other growth processes.”
[You can see Ott's time-lapse photography on YouTube]

Chapter 17. Do You Want Transhumanism?



Professor James Giordano Photo: clinicalbioethics.georgetown.edu

This chapter introduces some plans being made to alter you, via neuroscience. During the Covid-19 pandemic, we heard a lot about the capability of government to surveil us by data collection. This includes collecting information as to what is going on in our bodies, such as temperature, without our even knowing it. But is it possible to pick up data from one's mind? I don't know. Scientists in the field of Artificial Intelligence claim that one of their goals is to unite minds with computers. They also hope to bring the members of the human race together in a way that will make one lose one's free will.

Could that just proceed by itself? No, some "scientists" would have to stand outside it to direct it. Who could that scientist be? Does he have more of a right than I have, to decide how my brain will perform? Is policy making going on that we don't even know about? How should policy be made in a Republic?

Consider the neuroscientist James Giordano. He is enthusiastic about all sorts of drastic changes that can allegedly be made to our species. Will these changes be made without your say-so? We live in a Republic that has rules as to who has a right to affect another person. We wrote it in a Bill of Rights. If Giordano, or anyone, wants us to change it, no problem. He can make his pitch to the citizenry who can amend the Constitution. We can swap our governance type to tyranny, as long as the folks in 3/4ths of the states are happy with that!

In 1972, Zbigniew Brzezinski wrote the book *Between Two Ages: America's Role in the Technetronic Era*. In it he takes for granted that humanity won't remain as we now know it. Brzezinski subsequently became President Carter's National Security Advisor and helped David Rockefeller create the Trilateral Commission to make Japan a partner in world order.

Brzezinski did not want any restraints on that "temptation to manipulate" our brains. Psychological warfare is a big part of the US military's arsenal. This includes ordinary propaganda and more subtle psy-ops -- psychological operations *on us*. Note: In 1948 Congress passed the Smith-Mundt Act to allow the State Department to disseminate propaganda abroad, but not at home. The 2012 National Defense Authorization Act, removed that restriction and thus "legalized lying." See Appendix F below, on the difficult verifying the Sandy Hook tragedy.

An early published admission of US involvement in brain interference appeared over a decade ago in the form of a compensation payment made to US embassy employees in Moscow who suffered from "the Russian woodpecker." Recently, investment broker Catherine Austin Fitts has said that she became a TI (targeted individual, receiving electronic hits) when she started to annoy the Department of Justice.

"I foresee a time when we have the means and therefore, inevitably, the temptation to manipulate the behavior and intellectual functioning of all the people through environment and biochemical manipulation of the brain."

James Giordano is professor of "bioethics" at Georgetown, a Jesuit university. He also teaches at the US Naval War College (two salaries?) and consults with the Pentagon on DARPA -- Defense Advanced Research Projects Agency (three salaries?). Do you want human nature to be fiddled with? Do you think robotizing us is OK? Have you agreed to let DARPA make decisions about a redesigning of human nature?

Insect Allies? Nanotechnology is moving along at a fast pace. Consider the ability of scientists to use beetles to deliver *biological material* to crops. This is from *Newsweek*, October 4, 2018:

“The Insect Allies program was announced by DARPA in 2016. It is a research project that aims to protect the US agricultural food supply by delivering protective genes to plants via insects.... Scientists believe **loading the bugs up with viruses** ... could be one way of ensuring food security in the event of a major threat. [What!]

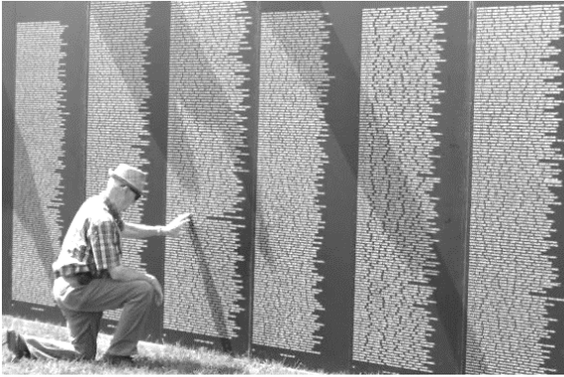
“In an editorial published in the journal *Science*, a group of researchers led by Richard Guy Reeves, from the Max Planck Institute for Evolutionary Biology in Germany, says Insect Allies **isn’t exactly what it says it is**. Instead, they claim DARPA is potentially developing insects as a means of delivering a ‘new class of biological weapon.’” [Emphasis added]

Is the United States opposed to using food supply as a weapon? No. In June 2020 **we set fire to wheat crops in Syria**. Shame on us. Note: this war crime was not reported by the press, so most Americans do not know that they are responsible for it. I feel sure hunger is on the menu for us, too. In 1978 we had a gasoline shortage, thanks to an issue with Organization of Petroleum-Exporting Countries. That meant you could not travel; hence *delivery trucks* couldn’t ply the road. This may happen to us now. Supermarkets will empty out. See predictions of this in Chapter 27 below, by Sevigne and Stevens.

Please stop denying the possibility by saying this is way beyond what the top dogs would do. They have done it many times. It is a normal way for them to behave. They have no conscience.

I can recommend an oddly titled book: *The Joys of Psycho-path-ocracy: Our Rebirth in the Wake of Their Destruction of Our World*. The author, Greg Caton, lives in exile in Ecuador, having been jailed in US for curing skin cancer. He says many curers get killed. I say so, too, in my book *Consider the Lilies*.

Chapter 18. US Casualties in Vietnam Were Planned



The traveling memorial wall with names of the soldiers who died in the Vietnam conflict. Photo: TheCounty.me

In 1996, John Judge wrote to investigators into the assassination of JFK in Dallas in 1963. We all now know it was a coup d'etat. Vice President Johnson was in on it, as were two later presidents: Richard Nixon and George HW Bush.

Judge said that while working at Wright Patterson AFB in Dayton, Ohio, in 1973, several disaffected pilots spoke to him. They had been with the Strategic Air Command the day JFK was killed. These pilots were in the air, as part of a three-shift, 24-hour readiness pattern, at the time. They picked up “radio chatter” that the President had been shot in Dallas.

Assuming that an alert of some kind would be ordered, or that instructions would be given, one pilot and his co-pilots used a simultaneous key procedure to open the locker containing decrypting code books for use in such emergency situations. **They were surprised to find the code book missing from the locker. They spoke to other pilots on the same shift once they landed at SAC HQ,** and other reported the same situation, no code books aboard. John Judge wrote:

“My understanding from them is that these code books were changed on a regular basis, and carefully handled by a chain of

command that went from the Pentagon down to the plane. The person who **developed the SAC procedures and implemented the program was Gen. Curtis LeMay, then Secretary of the Air Force and part of the Joint Chiefs of Staff.** I found it curious that, with the President just assassinated, and with a prime suspect identified later that day as a “pro-Castro” activist, that there would not have been some sort of alert. If the Joint Chiefs had no idea about who had killed the President, or if they had reason to suspect the Soviet Union was involved, would there not have been reason to go to a readiness alert?”

John Judge read out his letter on a YouTube video. Although the story of the codebook's disappearance on November 22, 1963 may be of great interest, it pales in comparison to John's main point. This insight came to him accidentally from his mother. To me it says the deaths of American in “the Nam” were a genocide planned and committed by the higher-ups.

Judge's mother, Marjorie C. Judge, worked at the Pentagon with a security clearance 5 five levels higher than Top Security. She had been in the Pentagon since 1943, as a manpower analyst. This meant she needed to project how many men should be drafted based on how many enlistments, retirements, and so forth would occur in the next few years.

“My mother had to project these yearly figures accurate to within 100 people either way, in years when hundreds of thousands of people were being drafted. She had to come up with that level of accuracy five years in advance. I remember her fretting each year as the real figures came in, but she was always on target.”

Now here is the shocker. After his mother retired in 1973, John asked her about plans for the Vietnam war: “She told me that in the spring of 1963 she was told to project a phased withdrawal of troops, with all troops out by the end of 1964. That means that Kennedy did not intend to go along with whoever it is in the US that makes decisions about war.

“I then asked her when they told her they would escalate in Vietnam. “Late November of 1963,” she said. “I couldn’t believe the figures,” she told me. “I took them back to the Joint Chiefs office, and I said, “These can’t be right.” And they said, “Those are the figures, and you’ll use them.” “This was, effectively, the first civilian protest to the Vietnam war. This was November 25, 1963, with Kennedy barely in the grave.

The NSAM’s **that are under debate were signed by LBJ over that weekend. This was a complete reversal of policy, and it shocked my mother.** The figures they gave her were for a full-scale war. **“A ten-year war, with fifty-seven thousand dead,”** she told me. Exactly the opposite of what Kennedy was planning. This was the war that LBJ carried out. This policy originated, at least in part, at special meetings of the Kennedy cabinet members in Honolulu that same weekend. All records concerning that meeting should be sought.

I have found Vietnam veterans to be a very responsible group of activists. I'll bet that came from them being made to perform horrors. In any case, they can deal now with John and Marjorie Judge's incredible revelation, as it's about their own fate. Our treatment of soldiers is quite murderous, such as exposing them to Agent Orange in Vietnam and DU (depleted uranium) in the Gulf. Maybe someone gets a sadistic kick out of doing this. Plus, there is satanism which turns all morality in its head.

Viera Scheibner and others are outraged at what is done to soldiers. She says of the 1990-1991 Gulf War soldiers: “The compounds given to personnel made the recipients very ill, some 6000 personnel died from them and they incapacitated tens of thousands more.” Thirty years later the soldiers have not got satisfactory apology or admission. Viera says: “A TV show on the Gulf War Syndrome interviewed a number of [Aussie] veterans who testified that they were forcibly vaccinated with up to 23 vaccines within 2 weeks and were held down by several men when they just ‘inquired’ what sort of vaccines are in those injections.”

Recap of Part Three: Get Up on Your High Horse

Ch 13. Bill Gates is not in his right mind. I am sure he is programmed. His wealth makes it look like his decisions are financially motivated but more likely he is a stooge for the powerful.

Ch 14. Did you think you'd live to see the day when US Attorney General Barr would say "Nothing to look at here" regarding the blatantly stolen presidential election of 2020? The world is watching us to see what we will do, and probably laughing at us for our "getting a taste of our own medicine" re software. I rejoiced at the lawsuit *Trump v Twitter*. Pity Trump didn't do what Article II, section 3, mandated, while he had the chance.

Ch 15. In 1969, Richard Day, MD rattled off the plans that were being made for us mid-20th century: restrictions on travel, the need to carry a passport laden with all your private information, and a requirement that you sign allegiance to the new system. What! Don't forget: *Impunitas semper deteriora invitat*.

Ch 16. Dr Rosenow found a cure for polio in 1917. The elite does not want us to be healthy. The cure for cancer is still hid. Vaccinations, even for pets, are unwarrantedly demanded by the state. In the 1955 polio scare, the BBC silenced critics of vaccination. Today, the BBC silences Dr Vernon Coleman, who used to be their go-to person on the subject of vax.

Ch 17. Would you like to be one-eighth pig, or perhaps 20% sparrow? The transhumanists laboratory is doing extraordinary things, having never consulted you or me or an interested person (which is to say, every human being).

Ch 18. I have always thought the protests against Vietnam war were "guided" (including by release of the Pentagon Papers). This is buttressed by Marjorie Judge's horrible insider report that American casualties were "scheduled." They are also over-vaccinated, as Viera Scheibner pointed out. How about we deal with this today, for veterans?

PART FOUR

TRY TO HELP YOUR POLICE AND DISTRICT ATTORNEYS

“If only it were all so simple! If only there were evil people somewhere insidiously committing evil deeds, and it were necessary only to separate them from the rest of us and destroy them. But the line dividing good and evil cuts through the heart of every human being. And who is willing to destroy a piece of his own heart?”

— Aleksandr Solzhenitsyn, *The Gulag Archipelago*



Solzhenitsyn raised his three sons in Vermont, 1976-1994

Chapter 19. Emergencies, Hurricane Katrina, and 9-11



Dixie and David Gonzales of New Orleans witnessed explosion of levees during Katrina; the media were not interested, Photo: YouTube.com

Consider a newborn litter of nine puppies. The mother has only eight nipples. All nine will scramble for a place, but one will get left out – the runt of the litter. You may like there to be a system of rotation, so each gets equal access to milk, but sorry, that’s not how life is. The runt gets a lesser deal.

In the United States, we try to arrange for a good deal for everyone, but at the same time we need to be aware that human nature is selfish – each “pup” is looking out for him/herself. Competition is allowable. We do have some innate altruism, but survival tells us to act primarily in our own interest.

Three circumstances in our society lead to an approval of violence. The first is punishment – it’s OK to whip someone if that is the only way to make him obey the rules of society. The second is war – in fact it’s mandatory to take part in violence against an attacking army. You don’t need to “decide” when to be violent in those two contexts (punishment and war); it’s neatly laid out in the law itself. Our ancestors set it up for us.

The third circumstance of violence is competition. At a friendly level we say that competition is great – especially in sports and in business. Perhaps also in election campaigns. That belief was formulated in regard to horizontal competition where the

players are equal. But as soon as a *group* gets enough strength, it can automatically takeover and put an end to competition.

Last week I bought a toothbrush at CVS for \$7, an unjustifiably high price. The only two brands on display were Colgate and Oral B. Do you think some small maker of toothbrushes could start to sell a nice one for \$3? No, he or she couldn't get into the market. The biggies, such as CVS, have a way to control it.

Part Four's Mission. I've argued that we need to stick by our well-developed law, such as the criminalization of terrible practices like genocide or fraud. We've got an elaborate set-up to catch any wrongdoers. As noted, that catching of wrongdoers is on the wane; the authorities have "married" the bad guys -- and so protect them.

I offered workarounds to that problem, even rather violent ones such as citizen's arrest and declaring an outlaw killable. I was careful to recommend only that which is "on the books." I have not gone so far as to say "Do anything you must do." That, too, has legal backing in the law maxim *Necessitas non habet legem* -- "necessity has no law." But I definitely am not advocating shooting, since we are too outgunned. The bad guys will knock us down in a minute -- perhaps even from a satellite.

I ask you not to flee when the subject is hard to understand. It is *characteristic* of emergencies that we shut down the cerebrum and let the emotional parts of the brain take over. Don't do that. Concentrate! We need you to decide on your methods before the crisis gets out of hand, which is any day now!

Emergencies and the Power of the President

The US today has 50 sovereign states. Each has a governor with very extensive powers. You would have to look at your state's constitution to see exactly where the line is drawn as to her power to make a decision without legislature's approval. In the federal government, it can be said unequivocally that a president cannot make law, ever, on any subject. Article I, sec 8 lays

out the powers of Congress, in 18 precise clauses. Here's the famous 18th, known as the "necessary and proper clause":

"The Congress shall have Power to make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers [i.e., the first 17] and all other Powers vested by this Constitution in the Government of the United States or in any Department or Officer thereof."

So, if "this Constitution" has vested a power in the other two branches – the Executive and Judiciary – Congress still must translate that into a specific law. The US Supreme Court in 1791 could not get down to business; it had to await enactment of the Judicature Act in 1793. Are you with me?

The National Emergencies Act, 1976, and Previous Acts

Congress passed a law that gives the president the power to act in emergencies – The National Emergencies Act. It is codified at 50 USC 1601 *et seq.* I think at least one part of that statute is unconstitutional, namely it allows the president to act without the Legislature being able to butt in for 6 months. It should be able to butt in at any time. (Of course it can do so by new law!).

Anyway, in spite of the powers granted to the president in the 1976 Act, what he orders is *still subject to the Constitution*. Were he to order, say, cruel and unusual punishment – that would not be constitutional, as the Eighth Amendment must prevail.

The first emergency law that Congress made was the Flood Control Act 1934, after an overflow of the Missouri River. The Army Corps of Engineers was allowed to deal with it.

In 1950 we got the Defense Production Act; President Trump recently invoked it to speed delivery of ventilators. Codified at 50 USC 4502, it seems to support both defense and industry. In 1974, we got the Disaster Relief Act, also called the Stafford Act, that sends federal money to a state that requests it.

What has the highest court in the land said about emergencies? In *Home Building and Loan Ass'n v Blaisdell* (1931) SCOTUS said:

“Emergency does not create power. Emergency does not increase granted power [wow] The Constitution was adopted in a period of grave emergency. Its grants of power ... were not altered by emergency.”

Luckily, “*Blaisdell*” is still the binding precedent. I repeat: Most people run when they hear talk of emergency (even on a calm day, years later). We automatically want to throw an urgent problem into the hands of our leader, reminiscent of Caveman days. But constitutionally, “emergency does not create power.”

How Will the Takeover Happen?

It seems to me, and millions of others, that the Covid pandemic is a front for something else., a power grab. Government and mainstream media not only didn't host any debates by medical experts, they censored, ridiculed, and persecuted such doctors. I presume that the social-distancing nonsense, and the meaningless testing, were steps toward getting the infrastructure set up for a sort of martial law. The Takeover has been going on for over a century. George Orwell's novel, published in 1949, has come true. So have Dr Day's 1969 predictions.

I don't claim to know how the Takeover will occur. A good guess is that the 5G towers are aimed at our brains. Or maybe China and the US will rustle up a war and cities will be bombed with white phosphate (as we did to the poor souls of Fallujah). Consider these amazing words from the Protocols of Zion:

“To keep the governments in Europe in check . . . we shall respond with the guns of America or China or Japan. When we at last definitely come into our kingdom [it will be] by the aid of coups d'état prepared everywhere for one and the same day.... With this purpose we shall slay without mercy all who take up arms to oppose our coming into our kingdom.”

Nine-Eleven. On September 14, 2001, President Bush signed Proclamation number 7463 to say that a state of emergency exists after the terrorist attacks on the WTC and the Pentagon:

NOW, THEREFORE, I, GEORGE W. BUSH, President of the United States of America, by virtue of the authority vested in me as President by the Constitution and the laws of the United States, I hereby declare that the national emergency has existed since September 11, 2001, and, pursuant to the National Emergencies Act (50 U.S.C. 1601 *et seq.*), I intend to utilize the following statutes: sections 123, 123a, 527... [etc].

There can be no doubt that the reaction of the American population was to let the government do anything it pleased after the 9-11 “attacks,” including to make war on a nation, Afghanistan, for the next twenty years, that had naught to do with it. (The outside world is not deceived; America’s reputation died.)

We also allowed Congress to pass bills such as the Patriot Act and the Homeland Security Act, which are still not repealed, as they of course should be, being outrageously unconstitutional. In 2005, the levies broke in New Orleans, allowing the tide to come in, and a hurricane did immense damage. This led to an Emergency whose managing gave away its man-made nature, I believe. Congress later did an inquiry that was as much a white-wash as was the 9-11 Report. (Why do we put up with this?)

People were escorted forcibly from their homes in Ward 9, the poor part of New Orleans, which is now gentrified per plan. Soldiers showed up from nowhere and commanded obedience. I say they “showed up from nowhere,” as there was massive confusion. Governor Kathleen Blanco stalwartly refused to let President Bush “federalize” the Louisiana National Guard.

Note: Matthew S. Belser has written a 2007 article on martial law with respect to Hurricane Katrina that contains many useful points: “MARTIAL LAW AFTER THE STORM”: 35 *S.U. Law Rev.* Belser gives a full rundown of constitutional finagling.

Chapter 20. Can They Jab Me If I Say No? No, They Can't



The inscription on the Liberty Bell in Philadelphia is from the Bible: Leviticus 25:10 – “Proclaim liberty throughout the land”

So can a president decide – as Trump merrily said he decided - - to vaccinate all Americans? No. The Bill of Rights would prevent that. The Fourth Amendment has the final word in it: you are to be secure in your person.

What about Bill Gates saying he will jab every one of the 7.8 billion earthlings? Do you respect the Constitution? Well, then, who the heck is Bill Gates? How would anyone think he has any legal authority? He is a private businessman.

The Preamble says: “We the People, in order to form a more perfect union,... provide for the common defense....[etc].” Thus, we’ve made *a compact with one another*. We will submit to the authority of the group, for subject matters laid out in the Constitution, and in subsequent statutes, properly legislated.

Oh. What if Congress does pass a law next week, saying every person has to be vaccinated? That would be an unconstitutional law. How do you know? You check the Constitution. The Constitution has superiority. All laws must bow to it.

Why? Because the Constitution is us. It contains the authority of the people. Oh, what if Covid-19 is so bad that the people would *want* jabs to be mandated? Fine. Let them organize a constitutional amendment, per Article V of the Constitution.

The Nullability of It All. I know what you are thinking. You're thinking that that's not how it's done today – Congress just churns out unconstitutional legislation such as the Patriot Act and gets away with it.

True, but whose fault is that? Yours and mine.

The Patriot Act passed three days after 9-11, when no citizen wanted to oppose it. But there was a sunset clause allowing more sober minds to rethink it later. Still, it gets renewed each year, as though by robots. (Rep Barbara Lee is the exception.)

Back in 1798, people were on the ball. Congress passed some Alien and Sedition Acts, *ultra vires* – that is, beyond power. Kentucky and Virginia threatened to nullify them, as is the right approach. Virginia (egged on by James Madison) lashed out:

“[Our state] Assembly doth also express its deep regret, that a spirit has in sundry instances, been manifested by the federal government, to enlarge its powers by forced constructions of the constitutional charter...; and that implications have appeared of a design to expound certain general phrases ... so as to consolidate the states by degrees, into one sovereignty, the obvious tendency and inevitable consequence of which would be, to transform the present republican system of the United States into an absolute, or at best a mixed monarchy.”

On July 18, 2020, the *Washington Post* reported that Oregon's attorney general, Ellen Rosenblum, filed a suit against the Department of Homeland Security and the US Marshals in connection with violence perpetrated on the citizens of her state. She asked for a restraining order. (That's a bit different from a legislature nullifying bad law, as in the Virginia Resolution.)

The violence was started when law enforcement personnel were carrying out President Trump's order to protect historic monuments (which were part of “racial tensions”). *WaPo* said:

“‘John Does 1-10’ are also named as defendants because ‘they have made it impossible for them to be individually identified by carrying out law enforcement actions without wearing any identifying information, even so much as the agency that employs them,’ the complaint says.

“Rosenblum said her department was also seeking a temporary restraining order to prevent federal authorities from unlawfully detaining Oregon residents. That comes after Mark Pettibone, 29, was detained by several men in green military fatigues and generic ‘police’ patches on their clothing as he walked home from a protest.”

See? All it takes is for office holders, such as this state AG, Ms Rosenblum, to do their job.

The mechanism known as *judicial review* could have been invoked. Any citizen badly affected by any law can take a case to court to check its constitutionality. Sadly, the lower courts almost always side with the government, but an appeal court may rule that the law is unconstitutional.

The 1905 Case of *Jacobson v Massachusetts*. The reader on seeing the title of this chapter “Can they jab me if I say No?” may have uttered “Yes, I saw an article about a Supreme Court ruling that gave the green light to mandatory vax.” That case is *Jacobson v Massachusetts*, but its ruling does not say an unwilling person can be forcibly jabbed. It said that Henning Jacobson was liable for the \$5.00 fine for refusing vaccination. The case, in 1905, turned on whether the state had the right to pass a law mandating a smallpox vaccination for its citizens. All states have “police power” as one of their prerogatives. As small-r republicans, we do not want the feds to claim this power (which the Homeland Security Act has wrongly done!)

Since it is a state matter, it was up to Massachusetts legislators to decide if the smallpox was to be fought with vax. They said Yes, if local health boards so decided; the state can police it.

SCOTUS found the Massachusetts law to be constitutional:

“[Mr Jacobson’s] other eleven propositions all relate to alleged injurious or dangerous effects of vaccination. The defendant ‘offered to prove and show [by] competent’ evidence these so-called facts. Each of them, in its nature, is such that it cannot be stated as a truth, otherwise than as a matter of opinion. “The only ‘competent evidence’ that could be presented to the court to prove these propositions was the testimony of experts, giving their opinions. [Nevertheless, the judge] would have been obliged to consider the evidence in connection with facts of common knowledge, which the court will always regard in passing upon the constitutionality of a statute.”

So a judge today would know of dangers, as in VAERS report! (Thousands of vaccinees have died from the Pfizer shot. In 1905 it was 'common knowledge' that smallpox vax was OK. But its efficacy was the subject of a UK Royal Commission in 1898. Studying the testimony to that Commission, Alfred Russel Wallace found that its final report did not accurately reflect the material collected. Ah, there was a good caveat in Jacobson:

“the police power of a state, whether exercised directly by the legislature, or by a local body acting under its authority, may be exerted in such circumstances, or by regulations so arbitrary and oppressive in particular cases, as to justify the interference of the courts to prevent wrong and oppression.” [Yay!]

Your Declaration of Independence Right Now

YOU HAVE HEARD ME SAY THEY CANNOT JAB ME. But I think they will dare it. Recall that in 1776 the Founding Fathers said if King George III keep up his bad behavior, we will overthrow him. Today the Massachusetts CPS said they will vaccinate any child, age 12 or over, who is in temporary foster care, without the biological parent's permission. The kid is in no position to stave off the powerful and the state bureaucracy is clearly not acting out of real protection as kids are not in danger of getting Covid. What do you think should happen?

Chapter 21. Militia, The Dick Act, National Guard



Charles Dick, US Representative from Ohio, and the bill he sponsored in 1902 that changed state militias into the “National Guard”

Part Four offers advice on law enforcement. I hope police and sheriffs will be interested. It looks at legitimate violence. This chapter is about *militias*.

As usual, I find it helpful to treat the US Constitution as the first statement on a legal topic, and will do so here. But there is a problem caused by the fact that folks use the word *militia* to mean two different things. So I’ll divide this chapter into “Part First” where we talk governmentese about militias, and “Part Second” for more popular manifestations of militia.

PART FIRST

Even Part First needs to be divided chronologically, as the 20th century re-worked (in a tricky way, I ween) the original set-up. Here is the downlow from the parchment, with my bolding:

Article I, section 8, Clause 15: **“The Congress shall have Power ... To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions.”**

Article II, Section 3: **the president: “shall take care that the laws be faithfully executed.”** (A marvelous sacred duty!)

Article II, Sec 2: “The President shall be Commander in Chief of the Army and Navy of the United States, and **of the Militia of the several States, when called into the actual Service** of the United States.” (The phrase “of the Militia of the several states” means, in today’s set-up, the National Guard.)

Note: the phrase “when called into actual Service of the United States” refers back to Article I, section 8, Clause 15, as above.

Bill of Rights, Amendment II: “**A well-regulated militia being necessary to the security of a free state**, the right of the People to keep and bear Arms shall not be infringed.”

How about the States’ Article, Article IV? In the Constitution’s fourth article, about states, we find only one reference to a warlike situation. – Article IV, Section 4:

“The United States shall **guarantee to every State** in this Union a Republican Form of Government, and shall protect each of them **against Invasion**; and on Application of the [state’s] Legislature, or of the [state’s] Executive (when the Legislature cannot be convened) against domestic Violence.”

That is known in the trade as “the Guarantee clause.” I find it utterly fascinating, and honorable. It must have taken some imagining of the future for the Framers to come up with it.

State Militia. A militia in 1787 was whatever the state constitution of each state said it was. Roughly, it was a Posse Comitatus -- typically, a band of citizens, age 16 to 60, who would obey the governor if something urgent came up.

In regard to the 2013 Marathon bombing, which was a false-flag operation, I advised Governor Charlie Baker to use his powers to defeat *an invasion by the FBI*. I quoted Article VII from Chapter II of the original **Massachusetts Constitution** of 1780. Per an amendment, its current wording is:

“Article VII. The general court [that’s the name of Massachusetts legislature] shall provide by law for the recruitment, equipment, organization, training and discipline of the military and naval forces. **The governor** shall be the commander-in-chief thereof, and shall have **power to assemble the whole or any part** of them for training ... **and to employ them for the suppression of rebellion, the repelling of invasion, and the enforcement of the laws....**”

“National” Guard. Today in the United States there are approximately a million soldiers, of which half are regular army, another 200,000 are Reserve forces (people who hold other work but can be called up if needed), and almost 300,000 “National Guard.” Being in the Guard is a full-time job, and most of one’s time is spent in the home state. Back in 1902 there were not yet any Reserves, as such, or National Guard, as such. The first army had been brought into being before we had the 1787 US Constitution. (After breaking from Britain, in 1776, via the Declaration of Independence and revolutionary war, Americans had temporary “Articles of Confederation.”)

Note: From 1788 to 1902, the US had made war on Britain, in the War of 1812, on Mexico in the Mexican War of 1849, on domestic Indian tribes, and on Spain in the Spanish-American war of 1898. The troops consisted of a standing army plus the states sending some of their militiamen to help out.

The Dick Act. In 1902, Rep Charles Dick of Ohio introduced a bill for a Militia Act “to supersede the archaic Militia Laws of 1792.” A booklet was circulated, with words by the members of an “Interstate National Guard Association” making favorable comments on the new plan. Most likely they did not see the consequences of having us go from an entity that was “**Interstate**” and was only an “**association,**” to a centralized entity, the National Guard. Note: It was not Charles Dick but Elihu Root who was behind the “reforms” -- perhaps with an eye to World War I (1914-1918) -- and beyond.

Insurrection. In 1807, Congress passed the Insurrection Act. Today the crime of insurrection is found at 18 USC 2338:

Whoever incites, ... or engages in any rebellion or insurrection against the authority of the US shall be fined ... or imprisoned.

Hmm. But we have a right to assemble. The president must give a warning. This is codified at 10 USC 254:

“Whenever the President considers it necessary to use the militia or the armed forces under this chapter, he shall, by proclamation, immediately order the insurgents to disperse and retire peaceably to their abodes within a limited time.”

Two famous uses of federal *troops* to assist with civil rights were Eisenhower’s action in 1954 to enforce school desegregation in Kansas, and in 1965 by LBJ for the Selma marches, at which the use of dogs by state police stunned Americans.

The National Guard Bureau Is Surely Unconstitutional

As of the 1990s, the Pentagon has an office called “National Guard Bureau.” What? The Constitution does *not* provide for any federalizing of the state’s militias. This NGB came into existence -- by subterfuge, I'd say -- in relation to NATO’s “Partnership for Peace” Program. It pairs foreign countries with individual US states. Examples: Bulgaria is partnered with Tennessee; Michigan with Latvia. (See p 170 below for your state.) Foreign troops are here on our soil and people don’t know it!

10 USC 341: (a) The Secretary of Defense, with the concurrence of the Secretary of State, is authorized to establish a program of activities ... to support the security cooperation objectives of the United States, between members of the National Guard of a State or territory and ...: (A) The military forces of a foreign country.... (B) [foreign] security forces...

That’s gibberish language. The NGB thing is shocking.

PART SECOND

But can you have a *private* Militia? Yes, you can. You can start one today in your suburb. To repeat the Second Amendment: **“A well-regulated militia being necessary to the security of a free state,** the right of the People to keep and bear Arms shall not be infringed.” The term “well-regulated” in those days meant “working properly,” rather than “tightly bossed.” Note this limitation on clothing for militiamen:

10 USC 771: Except as otherwise provided by law, no person except a member of the Army, Navy, Air Force, or Marine Corps, as the case may be, may wear... (2) a uniform any part of which is similar to a distinctive part of the uniform of the Army, Navy, Air Force, or Marine Corps.
--

The “right of the People to keep and bear Arms” is construed by most Americans to mean “you can’t take my gun away,” but much more poignantly it means that *citizens are responsible* for the defense of their free state. Recall that I asked Gov Charlie Baker to defend our freedom against some illegal FBI doings. (See my YouTube video “Dear Massachusetts Governor, please arrest the FBI.”) But we know he wouldn’t dream of it.

People have long forgotten the flavor of this country’s early days, where it was patriotic to look upon “government” as a potential enemy. It is unfortunate that the aspect of the Second Amendment which gets the most chat is *personal* self-defense. On the next page is the Syllabus of *District of Columbia v Heller*, in which the US Supreme Court, 5-4, defended the personal-use concept, though not at the expense of the militia concept.

Justice Scalia wrote the 2008 opinion, for which there were concurrences by Chief Justice Roberts, and Thomas, Alito, and Kennedy JJ. The dissenters were Stevens, Souter, Ginsberg, and Breyer JJ. Note: a syllabus (“headnote”) is not part of the ruling; it is written by court personnel for our convenience:

Syllabus in *DC v Heller*. 1. The Second Amendment's prefatory clause announces a purpose but does not limit or expand the scope of the second part, the operative clause. The operative clause's text and history demonstrate that it connotes an individual right to keep and bear arms. The "militia" comprised all males physically capable of acting in concert for the common defense. The Antifederalists **feared that the Federal Government would disarm the people** in order to disable this citizens' militia, enabling a politicized standing army or a select militia to rule. The response was to deny Congress power to abridge the **ancient right** of individuals to keep and bear arms, so that the ideal of a citizens' militia would be preserved. (e) Interpretation of the Second Amendment by scholars, courts and legislators, from immediately after its ratification through the late 19th century also supports the Court's conclusion.

2. Like most rights, the Second Amendment right is not unlimited. It is not a right to keep and carry any weapon whatsoever in any manner whatsoever and for whatever purpose: For example, **concealed weapons prohibitions have been upheld** [and] The Court's opinion should not be taken to cast doubt on longstanding prohibitions on the possession of firearms by felons and the mentally ill, or laws forbidding the carrying of firearms in **sensitive places such as schools** and government buildings, or laws imposing conditions and qualifications on the commercial sale of arms. 3. The handgun ban and the trigger-lock requirement (as applied to self-defense) **violate** the Second Amendment. The District's total ban on handgun possession in the home amounts to a prohibition on an entire class of "arms" that Americans overwhelmingly choose for the lawful purpose of self-defense. Under any of the standards of scrutiny the Court has applied to enumerated constitutional rights, this prohibition **would fail constitutional muster**. Similarly, the requirement that any lawful firearm in the home be disassembled or bound by a trigger lock makes it impossible for citizens to use arms for the core lawful purpose of self-defense and is hence unconstitutional. [Emphasis added] -- 2008

Chapter 22. Development of a Bioweapon Is a Crime



Dr Walter Orenstein of the CDC (Center for Disease Control) gets an honorary degree from Wake Forest University, Photo: nfu.edu

Please read through this chapter even if bioweaponry is not your cup of tea. Part Four's theme is that **enforcing the law is going to depend on us**. That includes the law against genocide and laws that criminalize possession or use of bioweapons. For a law that was last updated in 1990, see 18 USC 175:

“(a) Whoever knowingly develops, produces, stockpiles, transfers, acquires, retains, or possesses any biological agent, toxin, or delivery system for use as a weapon, or **knowingly assists a foreign state or any organization** to do so, or attempts, threatens, or conspires to do the same, shall be fined under this title or **imprisoned for life** or any term of years, or both

“(b) Whoever knowingly **possesses** any biological agent, toxin, [etc.] that ... is not reasonably justified by ... peaceful purpose, shall be fined ... imprisoned not more than 10 years, or both.”
[Emphasis added]

Camp Detrick, Maryland, was officially set up in 1943 as the US's research location for *bioweapons*. A bioweapon is any method of hitting an enemy by making him get sick or by harming the food supply. I'll pass over the chemical weapons that aim at biological processes, such as or defoliating trees, which is what we did with Agent Orange during the Vietnam War.

In 1969 President Nixon had declared that we will no longer make offensive bioweapons, yet the US military has admitted having weaponized anthrax, botulism, brucellosis, and Venezuelan equine encephalitis. In 2012, I downloaded from the Internet an article entitled **“Biological Warfare Cutaneous Manifestations.”** It was written by military men at af.mil but stated that it was not official: Thomas W. McGovern, MD, MAJ, MC, and George Christopher, LTC, USAF. They wrote:

“Panic would result as medical capabilities are quickly overwhelmed BW attacks would most likely occur late at night or early in the morning At these times, atmospheric temperature inversions would allow **an agent cloud to travel at low altitude to cover its target.** More unusual methods of dispersion could include releasing agents in their natural **arthropod vectors.** Person-to-person transmission of several agents ... could perpetuate an epidemic....” [Tularemia] starts with sudden onset of fever, chills....”

Covid-19 disease was possibly brought into existence in a laboratory rather than being a spontaneous creature of nature. 2008 Nobel Prize winner Luc Montagnier says the 2020 coronavirus contains bits that require high technology to produce.

Any such theory should have been aired widely, and debunked if appropriate. Instead, on March 26, 2020, Dr Francis Collins at the National Institutes of Health, reacted to Montagnier’s idea informally. Collins wrote at directorsblog.nih.gov:

“Some folks are making outrageous claims that the new coronavirus causing the pandemic was engineered in a lab and deliberately released....”

A Nobel Prize winner is not “some folks.” And it’s wrong to call a claim of bioweaponry “outrageous.” What if an enemy had produced Covid-19 to harm us, what a discovery that would be! And if engineering of the virus was done for domestic mischief that would easily rise to a charge of treason.

Why Isn't the Problem of Bioweaponry Acted Upon?

Of course, there's no reason why regular government prosecutors and impartial judges can't do the job. Indeed, they did it in the past. But they don't do it now, so we must act. There is no reason why a medical journal can't invite responses to Luc Montagnier's claim. They worked that way in the past, in fact it was science's bread-and-butter, and was often thrilling.

The radical changes in practice of medicine, journalism, law, and academia need to be addressed head-on, but there is not room in this book. So let's just concentrate on the fact that there is a federal US law against bioweapons. When a law exists, it should be enforced. (Or repealed for some reason.)

Note: the FBI determined that anthrax powder menacingly mailed to Senators Daschle and Leahy in September 2001 was made by a "rogue agent" at Ft Detrick. The rogue could be charged with possession of a bioweapon, and maybe with obstructing government -- Congress closed down that week due to danger, which meant no debate about the Patriot Act would take place (ahem, ahem, cough, cough).

Autism, Orenstein, and the Simpsonwood Conference

Dr Richard Day said in 1969 "There will be new diseases that will be untreatable for a long time." Undoubtedly autism is one such disease. A few cases of it were reported in 1943 at John Hopkins Hospital. Suddenly, in the late 1980s, the rate went up and soon one boy in 66 was diagnosed with it. My late husband, a pediatrician, was puzzled, as he knew that a disease cannot emerge ubiquitously. The public still does not know that doctors who found a cure were harassed (such as Rashid Buttar) or killed (such as Jeff Bradstreet). An extreme scandal.

There is immense evidence pointing to the MMR shot as the culprit. You have only to read how the excellent Dr Andrew Wakefield was treated by the UK licensing board, and the medical journal the *Lancet*, and the media, to know that something sinister was taking place.

My 2013 Open Letter to the Privy Council discusses Ornstein:

To the Lords of the Judicial Committee of Her Majesty Queen Elizabeth's Most Honourable Privy Council,

I respectfully ask for your attention to an urgent, very urgent, matter. The matter arose last month when Mrs Justice Theis of the Family Division of the High Court ruled, surprisingly, that two sisters, age 11 and 15, must be given the MMR vaccination (measles, mumps, and rubella) against their mother's wishes. The urgency to which I refer is not based on any danger to those two girls. They are past the age at which MMR has allegedly caused developmental problems. I refer, rather, to the way we seem to be bounding down the slippery slope to a point where law and reasoning simply disappear....

Salon.com's critical report of the Simpsonwood conference, held in the US by the Centers for Disease Control and Prevention in 2000 **quoted someone at Simpsonwood saying: "It's what Walt wants."** The word "it" there refers to a certain **interpretation of the results of research into thimerosal.** "Walt" refers to CDC official Walter A Orenstein, MD.

In other words, it was said that researchers were asked to find that thimerosal does not cause autism. One would be curious about anyone wanting a finding that such-and-such a substance doesn't cause autism. What if the substance did cause autism - - should we deduce that someone wants to withhold this knowledge in order that more children would receive the substance and come down with autism?

The new ruling about the 11 and 15-year-old sisters is sad. (Was the case set up to engender feelings of powerlessness? It's pretty odd that a father would go to court to demand that his daughters be vaccinated.) The courts are being used. These outrages must stop. Law is precious and law has got to have at least something to do with truth and reality. [Emphasis added]

Chapter 23. Haspel, Military Commissions, Martial Law



Gitmo, where the US does God knows what, Photo: militarytimes.com

In Chapter 5, I stated that the 2020 presidential election was stolen; there is much evidence that Trump, not Biden, garnered the needed 270 Electoral votes. The states with controversial counts include Arizona, Georgia, Pennsylvania, and Michigan. Part of the problem was attributed to software. For instance, the software allowed weighted voting. Thus, a vote coming in for one of the candidates might be give only 75% of its worth.

A story circulated that the CIA office in Frankfurt, Germany was involved, and that the US Army 305th battalion had gone in and grabbed from that office the crucial proof of cheating via Dominion software. General Mike Flynn may have been the instigator. Supposedly, the Army captured CIA Director Gina Haspel there and personally intimidated her to cooperate. How can we know if this story is true or false? It's plausible, but I cannot offer any proof. As President Trump still held office for another fortnight, he should have acted presidential and ordered the arrest of anyone who had thrown the election.

Rumor said that Gina Haspel was to be taken to Gitmo for a military trial, or something like that. I want to cover the subject of military commissions, in order to exhaust the list of things that can be done legally when our nation is in trouble. There are workarounds of a more aggressive nature than TRC's!

Military Commissions. Two questions: can the president of the US can legally instruct the military to US grab citizens, render them overseas to “black sites” and interrogate them as enemy combatants? And, if tried by a “military tribunal,” can a civilian be executed?

Four laws and three court cases are relevant. The laws are: the AUMF of 2001, the Military Commissions Act of 2009, the NDAA (National Defense Authorization Act) of 2012, and the criminal law of treason. The court cases are: Hamdi of 2004, Hamdan of 2006, and Ex parte Quirin of 1942.

Jurisdiction: Who has the authority to “bring to justice” persons who can be shown to have betrayed the nation? Indeed who has jurisdiction, to arrest any American who played a part on September 11, 2001 in attacking the WTC or the Pentagon?

Punishing the 9-11 Miscreants. On September 14, 2001, a mere three days after Americans were stunned by the destruction of the World Trade Center, President Bush asked for, and got, a joint resolution from Congress, enacted as follows:

“That the President is authorized to use all necessary and appropriate force against those nations, organizations, or persons he determines planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001, or harbored such organizations or persons, in order to prevent any future acts of international terrorism against the United States by such nations, organizations or persons.”

That is known as the “AUMF” – the Authorization for the Use of Military Force. It has a sunset clause but every year – 19 times so far — Congress has renewed it. Ahem, but Congress is notably lax in enforcing Article, sec 8 of the United States Constitution that gives the legislature exclusive authority to declare war. In plain English, the AUMF authorizes a *presidential* move against any person “he determines” to be a Nine-Elevener, including a US citizen, with no further due process

needed. He can “use force.” (In actuality, though, the DoJ, Department of Justice, is more likely to employ the normal judicial system to try such persons if they are Americans.)

Enemy Combatants. Normally you would think that a US citizen cannot be removed from the country to be interrogated (or tortured) at a black site. **But a civilian can be dealt with as an “enemy combatant”** if he is fighting against the US (per Hamdi; see below). What's to prevent his being yanked abroad?

Note: we are not talking about court-martialing under the UCMJ – the United Code of Military Justice. That is a domestic law in the US that applies only to members of the US military, not civilians. *The UCMJ* came about via Congress' power in Article I, section 8, clause 14 “To make rules for the Government and Regulation of the land and naval Forces.”

Hamdi v Rumsfeld, 2004. Hamdi was a US citizen captured in Afghanistan and accused of aiding the enemy. SCOTUS ruled that a US citizen *can* be designated an enemy combatant. Under the Detainee Treatment Act of 2005, the decision as to whether he is a combatant can be made by an Executive Branch's Combat Status Review Tribunal – a CSRT. Hamdi agreed to be freed at the expense of forfeiting his US citizenship. Another citizen, Jose Padilla, was included in Hamdi's case but was removed to the brig in South Carolina.

Hamdan v Rumsfeld, 2006. A man with a similar name, Hamdan, was not a US citizen. Nevertheless, he sought access to American courts from his location at Gitmo. The Supreme Court decided to give detainees at least some rights. One of the court's decisions was that a president cannot set up military commissions without legislation for it. Congress the obligingly enacted the Military Commissions Act, the **MCA** in 2006.

The NDAA. Per Article I, sec 9, federal expenses must be appropriated by Congress. Each Congress passes a new NDAA, National Defense Authorization Act. The 2012 Act, signed by

President Obama, provides for *indefinite detention* of enemy combatants, whether or not caught on the battlefield.

Ex Parte Quirin, 1942. In 1942, the US president, FDR, used a military tribunal to convict six German saboteurs. That is to say, the decision of a justice matter, normally held in a court, was taken by the executive branch. The saboteurs were enemies of the US, as Germany and the US were at war. On the battlefield, the president could order them killed. But did he have the right to “tribunalize” the captives in the US? The US Supreme Court in *Ex Parte Quirin*, 1942, held:

“there is a class of unlawful belligerents not entitled to [POW] privilege... And by Article 15 of the Articles of War Congress has made provision for their trial and punishment by military commission, according to ‘the law of war’.”

Note: *Quirin* has never been specifically overruled. FDR on his own initiative ran a tribunal that tried and indeed executed six German saboteurs. No US citizens was involved, however.

Treason. The crime of treason, as spelled out in the US Constitution is codified in federal law at 18 USC 2381, stating the potential death penalty:

“Whoever, **owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort** within the United States or elsewhere, is guilty of treason and **shall suffer death**, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States.” [Emphasis added]

This law is almost never used, no matter how obvious the treachery of some Americans may be. Note: The domestic War Crimes Act similarly goes begging. See its easy-to-qualify-for provisions at 18 USC 2441. Presumably there is a blockage

in the DOJ, in the Attorney General’s office that makes it “impossible” to prosecute both war crimes and treason!

The War Between the States. A relevant historical “precedent” is one from the Civil War. President Abraham Lincoln dealt with the Confederates, who were attacking the nation, as “rebels.” On April 27, 1861, the president suppressed the right of habeas corpus for rebels, allowing them to be held indefinitely without charge.

Long story short: the AUMF could be said to cover — at a stretch — presidential use of force against “persons he determines planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001, or harbored such organizations or persons.” The question of whether this includes US citizens was answered by the Hamdi ruling that a citizen can be an enemy combatant.

Martial Law. We now change the subject completely, to martial law. Is it constitutional? Yes. Article I, sec 9, says:

“The Privilege of the Writ of Habeas Corpus shall not be suspended, unless when **in cases of Rebellion or Invasion** the public Safety may require it.” [Emphasis added]

The point of our beloved habeas corpus is that you can’t be thrown into jail for anything but suspected crime. So, you *can* be thrown into jail when that writ is revoked. It is this section in the Constitution that legitimates the use of martial law. The word *martial* means military, so it is rule by commanders. They will tell you what to do and you are legally bound to obey.

Military commanders won’t get a warrant from a court and thus the Fourth Amendment, like habeas corpus, will be effectively suspended. In 1942, FDR wrote: “I further authorize and direct the Secretary of War and the said military commanders **to take such other steps** as they may deem advisable....”

Now ask: on what grounds can a president declare martial law? The answer is *he* cannot declare martial law. It's up to Congress to do that. Says who? Says the fact that its appearance in Article I means it's a power of the legislature

In 1942, 100,000 Japanese-Americans, most of them US citizens, were removed from their homes and interned in camps. (And their property, including businesses, was seized!) FDR acted as if he thought such persons were a threat to the US during World War II. He wrote Executive Order 9066 to make it a crime for Japanese Americans to go outdoors in the three west coast states. One man, Fred Korematsu ventured out.

Korematsu, having been convicted in 1942 of a crime for disobeying martial law (he went outside after curfew), went to court in 1984 to get a retroactive acquittal. Hidden papers had revealed that the State Department knew the Japanese Americans were no threat, so his house arrest had been unjustified. He petitioned for a Writ of Error Coram Nobis. This is a writ that must be sent back to the original court for a new look.

Korematsu won in 1984, but only on the basis of the Brady rule -- that the prosecutor had not supplied the exculpatory evidence that was on file, of the Japanese people's harmlessness. Notice the words used by the judge, Marilyn Patel, who gave Korematsu his wish. The conclusion of her judgement says:

"Thus the Supreme Court's [1942] decision stands for the law of this case and whatever precedential value it may have."

I take that to mean that Patel did not create any jurisprudence that would find martial law itself to be wrong; Korematsu's victory was personal to him. *Note:* The Writ of Error Corm Nobis is a beautiful tribute to our British legacy of belief in justice. Courts must not be defrauded (not even by the judge himself). The ancient writs were grandfathered in by Congress. At the Philadelphia Convention in 1787, one of the delegates, George Mason, insisted that the writ of habeas corpus be expressly included in our Constitution. Ah, when men were men!

Chapter 24. Prosecutions and Lawsuits. You Can Do It



Is this a dagger which I see before me?

A civil action, that is, a lawsuit, should have two litigants: a plaintiff (bringing the “plaint”) and a defendant. In a criminal case, the accused may be called a defendant; the “plaint” is brought by society by way of a prosecutor. All defendants are entitled to counsel. Voluntary witnesses may testify.

There is a problem if you do a moot Court trial. Anyone who feels slandered by it can sue you. Probably if you “try” a big-ticket person they will not sue you. Vincent Bugliosi, when he had retired as a prosecutor, wrote a book accusing George W Bush of murder. Bush stayed mum. Still, it may be wise to consider using pseudonyms. Real courts use John [or Jane] Doe.

Let’s see how both a lawsuit and a criminal case can be made out in regard to each of two hypothetical harms: the rollout of 5G technology, and the pandemic’s economic collapse.

Is 5G Technology Harmful? “Fifth Generation” communications technology, “5G,” is well known. Its promoters boast about it openly, so it’s not like trying to talk about secretive bioweapons. Oh wait, maybe it is a bioweapon. Certainly we (the US) dropped an atomic bomb on Japan in 1945, causing lethal radiation sickness. It was no accident; it was a weapon used in the heat of war (which, by the way, violated a once well-accepted law of warfare: don’t attack civilians). Chemical weapons, too, have been used by US. For example, Agent

Orange was sprayed on trees in Vietnam in the 1960s. The excuse was that it could eliminate the ground cover in which soldiers of our enemy (the Viet Cong) hid themselves.

The 5G “rollout” has been going on since 2018. It consists of cell towers being set up, from which radio transmissions are sent out. The stated purpose of 5G is to enhance the capacity and speed of cell phones and related devices. The rollout is being done by providers such as Verizon, T-Mobile, and AT&T. In the US, those companies purchased bandwidth from the Federal Communications Commission, the FCC.

Note: I hint at radiation sickness but haven’t made a case for it being caused by 5G. If you take a defendant to trial, you must prove the injury you claim. It need not be set in concrete that 5G causes radiation sickness; you would flaunt your evidence and the jury will decide.

Have You Been Injured by 5G? (Torts). If you’ve been injured by 5G, two responses are possible. One is to treat it as a crime, the other is to try to get compensation from the harm doer -- the “tortfeasor.” Let us start with the latter.

Torts are types of injury a person may suffer. Among the established torts are: assault, battery, trespass, vandalism, fraud, and unnecessary infliction of emotional distress. You can claim monetary damages as the remedy for the injury. “Battery” means you have been physically touched in an unwanted way – whether by being hit violently or non-violently. “Assault” means you have been made to feel apprehensive that something bad will be done to you. “Trespass” means an uninvited person has entered your home or your personal space or property. “Infliction of emotional distress” means someone has infringed on your peace of mind. “Fraud” means someone has deceived you, to your detriment.

If 5G has harmed you, and you were a plaintiff, the clerk of court would take your pleadings and hand you a form for

sending a summons to the plaintiff, to give him a chance to reply. A hearing would be set and then a trial. You may be awarded the money you asked for, or a lesser amount. You could lose and may have to pay the other side's costs!

Did 5G Rollout Entail Any Crimes? Relevant 5G *crimes* could include assault and battery (those are crimes as well as torts), destruction of property, cruelty to animals, and violation of civil rights, such as the right to life. Since 1966, in the US, we have had **civil rights** laws. One civil rights law is codified at 18 USC 241. It actually criminalizes the mere *conspiring* to deprive a person of rights:

“If two or more persons conspire to **injure, oppress, threaten, or intimidate** any person in any State... **in the free exercise** or enjoyment of **any right or privilege secured to him by the Constitution or laws** of the United States, or because of his having so exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right ... They shall be fined or imprisoned not more than ten years, or both; and if death results ... may be sentenced to death.” [Emphasis added]

Note: when a corporation is responsible for a crime (rather than for a tort), its *officers* can be held liable. Can members of *government* be liable for crime? Yes. What a silly question. No one is immune from being charged with crime. *No one*. See *Nixon v Fitzgerald* (1982) in which the Justices clarified that a president may be indicted even while holding office.

Suing the FCC. The United Keetoowah Band of Cherokee Indians sued the FCC for neglecting to consult with them as required in the Historic Preservation Act, before attempting to install 5G. In 2019 the federal appeals court agreed to halt the FCC's Wireless Infrastructure Streamlining Order. It had passed with a 3-2 FCC vote in September 2018. Incidentally

this case shows how far from accountability to Congress is the Federal Communications Commission. It is called an “independent agency.” Keetoowah Chief Joe Bunch said: “For us, it’s a tremendous ruling. It ensures that our ancestors’ remains will be kept and the environment will remain intact as well. We will continue to fight for ancestors and our historical remains and sites to move our tribe forward.”

Were You Injured by Economic Collapse? (Torts)? The personal injury of “financial loss” is a well-established **tort**. You can sue someone who deprives you of expected sales in your business. A law student recently filed suit against Harvard for not giving him what he **contracted** to receive – live classes. He has made an unusual appeal to the court of Equity, asking for Harvard (\$40 billion endowment) to disgorge its ill-gotten gains. I guess it would take a law student to think of that!

Any Prosecutions for Crimes of the Economic Collapse? The intent to harm the US economically has been present for more than a century. The panic of 1906 was allegedly carried out by persons who stood to gain from it. Ditto the Wall St crash of 1929, resulting in a Great Depression. The perpetrators were American, hence acting against their compatriots.

The Great Reset is scheduled for the near future. The fact that we are not jumping into action against the self-proclaimed perpetrators is due a century’s worth of being conditioned to expect such things by those big, impressive guys who know everything. Oh, really? Get thee hence to a lawyer, or do it *pro se*.

If you think the whole thing is a racket, you can file a civil RICO suit. In fact may I suggest you draft one, just as an exercise in figuring out whom to name as defendants and identifying which two crimes they committed in the last ten years. You can include a government office as a defendant. See *Maxwell v FBI et al*, at Pacer.gov (costs 10 cents per page to read x 20pp).

All rise. The Court is in session. May God bless America.

Law Maxims. *General Principles of Law* (selected from the *Law Dictionary*, 1888 -- Wesley Gilmer's 1986 revision of Cox 1986)

The niceties of the law are not the law. *Apices juris non sunt jura.*

It is the duty of a good judge to enlarge his jurisdiction, to amplify the remedies of the law. *Boni judicis est ampliare jurisdictionem.*

He who has authority to do the more important ought not to be prohibited from doing that which is less important. *Cui licet quod majus non debet quod minus est non licere.*

Let justice be done, though the heavens should fall. *Fiat justitia, ruat coelum.*

We should judge by the laws, not precedents. *Judicandum est legibus, non exemplis.*

False in one thing, false in all. *Falsus in uno, falsus in omnibus.*

The law will always furnish a remedy. *Lex semper dabit remedium.*

An evil custom should be abolished. *Malus usus est abolendus.*

Wretched is the slavery where the law is changeable or uncertain. *Misera est servitus ubi jus est vagum aut incertum.*

Odious and dishonest things are not to be presumed in law. *Odiosa et in honesta non sunt in lege praesumenda.*

The reason of the law is the life of the law. *Ratio legis est anima legis.*

Where there are many counselors there is safety. *Salus ubi multi consilarii.*

Everything can be presumed against the person who destroys the evidence. *Omnia praesumuntur, contra spoliatorem.* [Wow]

A Glossary of Legal Terms

Accessory before the fact – helps the crime occur.

Accessory after the fact – prevents the crime being subjected to justice by hiding the event or lying about it.

Affidavit – you provide knowledge under penalty of perjury

Authority – someone, not just anyone, who can impose law.

Adjudication – applying of the law to a particular dispute.

Balance of Probabilities – a lesser standard for judgment than “beyond reasonable doubt.” Usable in civil trials.

Conveying False Information – both tort and crime (18 USC 35) – the action is to be brought in the name of the US.

Common Law, the – a collection of cases over centuries that judges can use as a basis for adjudicating.

Court of Equity – you can ask a court to apply principles of equity rather than strict law, to achieve justice.

Custom – a basis of law; how people have traditionally seen a practice to be right or wrong.

Due Process – the process that is due, i.e., owed, to a citizen.

Inns of Court – medieval associations of barristers that had disciplinary control over them — today, Bar Associations.

Jurisdiction – choose a court appropriate to subject matter.

Jurisprudence – accumulation of the wisdom of judges via cases, or interpretation by jurists, such as academics.

Justice – fairness, balance. You can seek justice against unfairness by applying to the court, thus asking society to come to your aid against a bad person.

Master of the Rolls – medieval keeper of written material for the court (on rolls of parchment). Today, the clerk of court.

Maxims of Law – well-established observations, such as “He who flees judgement confesses his guilt” or practical principles, such as “A judicial writ does not fail through defect of form.”

No Respector of Persons – the law does not look at your status in society. (Of course that means it *shouldn't* do so.)

Openness – normally anything that takes place in court is public. However, there may be reason to seal the records for a time, e.g., for national security or to protect a child’s privacy.

Precedent – what has been decided in the past will remain good law until overturned by a new precedent.

Private law – most lawsuits are “private law” even though conducted by a public court, as the matter in dispute is between two citizens, not between a citizen and society. The main types of private law are contract law and tort law.

Punishment – specific punishment for a crime must be stated in the law, e.g., imprisonment, hard labor, fines, community service, disgorgement of ill-gotten gains (not “humiliation”).

Remedy – a judge must find a remedy that will satisfy the parties and society. Maxim: *Boni iudicis est ampliare jurisdictionem*. “It is the duty of a good judge to amplify the remedies.”

Restraining order -- Court can make an order to forbid a person to go to a certain area, can postpone a house sale, etc. Note: the courts never close. They provide a phone number that you can use in an emergency.

Recap of Part Four: Help Teach Your Police and DA's

Part Four attempted to find which acts of government violence are kosher. I list them now, without citing chapter numbers.

A mandatory jab? Completely unconstitutional for feds to be involved, as there's no "health" power in Article I, section 8. A mandatory jab by a state? Sorry, impossible thanks to Fourth Amendment (which, per the 14th Amendment, binds states).

Private militias? Ya wohl. Second Amendment guarantees it. (Heller ruling also says it works for personal self-defense.)

National Guard Partners for Peace? No. A state could conceivably do it (but states don't run US foreign policy), but a centralized, federalized use of the National Guard is a total No-no. And it's all done sub rosa. Makes you puke, doesn't it?

The alleged kidnap of CIA Director Gina Haspel by the Army for fiddling with the election software? Hmm. Courts and Congress have never openly discussed what can be done if the nation is in the throes of a Takeover. Maybe interpretable as a matter for Defense, hence Army's 305th came to the fore. But it doesn't smell right. Who would be leading the charge? Why?

A president, going on the never-yet-judicially reviewed (by which I mean constitutionally *challenged*) National Emergencies Act of 1976? Congress shouldn't have agreed to butt out for 6 months. The 50 states are sovereign, but when they give help, as in Katrina, it's bad. First Responders of 9-11 weren't helped.

Walt getting what he wanted at Simpsonwood? Now there's the real violence. Any cop needing overtime, please attend.

Military Commissions trying a citizen who was found by detainee review to be an Enemy Combatant? SCOTUS approves, but there's wide scope here for Executive to kill *his* enemies. As for COG, the members are IMO acting criminally. Get 'em.

Prosecutions, lawsuits, glossary, judges' ethics? Over to you.

PART FIVE

READ *THEM* THE RIOT ACT

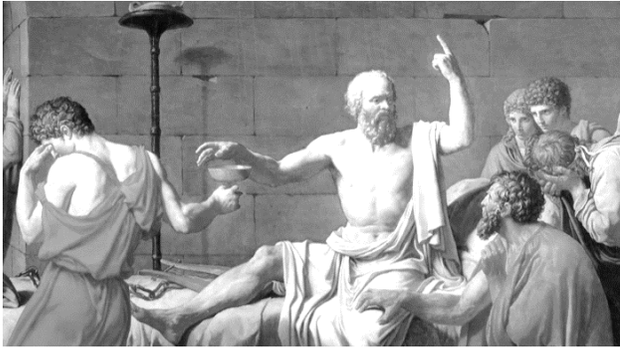
Now therefore, while the youthful hue
Sits on thy skin like morning dew,
And while thy willing soul transpires
At every pore with instant fires,
... Let us roll all our strength and all
Our sweetness up into one ball,
And tear our pleasures with rough strife
Through the iron gates of life:
Thus, though we cannot make our sun
Stand still, yet we will make him run.

-- Andrew Marvell, *To His Coy Mistress*



Andrew Marvell, 1621-1678

Chapter 25. Philosophy and the Role of Myths



Socrates, made to drink hemlock for stirring up thoughts. History.com

A lot of standard intellectual activities seem to have vanished lately. One is philosophy. It used to be a hobby for many and a full-time occupation for a few. In “Western civilization,” we attribute to the ancient Greeks, such as Socrates and Aristotle, the ability to step away from one’s immediate circumstances and ask deep questions, like “What are the stars doing up in the sky?” or “Should we obey the king?”

Some subjects that engaged philosophers have been aptly diminished by scientific knowledge. But others should have increased. The question of obedience to a king was still philosophy material in 1690 when John Locke wrote his “Two Treatises of Government.” It greatly influenced our Constitution.

Nowadays, questions about governance get covered (no pun intended) by the “talking heads” on television. Often the media present to us, as spokespersons, the very persons whom we should have in the crosshairs. They have been trained to guide our sentiments, which is pretty funny when you think of it.

Philosophizing about evil may be a way to get around a psychological barrier – folks don’t like thinking about anything so frightening. Call in the philosophers! Philosophers don’t mind discussing hypotheticals. So, instead of saying that the bad guys are using vaccination as a means of depopulation, we can ask

“What should a society do *if* it found out that a secret club of its members were on a kick to destroy most of the population and enjoy all the resources for themselves?”

Students at that seminar would be free to say “We should track the club members down and send them to Coventry” or “We should shoot them on sight,” or “We ought to correct their stupid mistake.” Students *can* suggest anything whatsoever.

Academically it would be acceptable to say “Let’s invite the bad guys to negotiate, whereby we give in to most of their demands in exchange for their lightening up a bit.” After all, a philosopher does not have to appeal to mankind’s highest calling. She can be uncommitted to any particular end. She can try to map out strategic options for achieving various ends.

The first four Parts of this book were my attempt to pass to the reader the information on which my view of the world is built. Sorry, I don't have pure objectivity; I only know what I know, and believe me I realize it is inadequate and biased. Here in Part Five I'll use what I know, to ask where are we going and is there hope that we can improve the situation? Faithful to philosophy's practice, I will offer a range of answers, one of which is very unpleasant. Let me spit that one up first.

#1. The Pessimistic Prediction. Things are bad and can only get worse. Humans just don't have the ability to deal with their own innate inclinations. A few men who can get together, using trickery or ruthless force, will reduce the rest of the group to a miserable existence. They may not really wish for that outcome, but they're pushed into it by their own survival needs. Indeed, today they are pushed to take away all wealth from the masses -- if they did not, the masses would kill them. Furthermore, as soon as that set of bad guys were dispatched to God, a new crop of bad guys will arise. “Alas this is our destiny forever.”

Fine. Now let's look at non-pessimistic models:

#2. A Utopian Model. Sir Thomas More (1478-1535) authored the first utopia that we know of. It was to be on an island with 54 cities. Here's the Cliff notes (actually, *Wikipedia* synopsis) of that book of an imaginary land:

“Each city has not more than 6000 households, each family consisting of between 10 and 16 adults. Thirty households are grouped together and elect a *Syphograntus*.. The 200 Syphogranti of a city elect a Prince in a secret ballot. The Prince stays for life unless he is deposed or removed for suspicion of tyranny. There is no private property on Utopia, with goods being stored in warehouses and people requesting what they need. There are also no locks on the doors of the houses, and the houses are rotated between the citizens every ten years. Every person is taught farming. Parallel to this, every citizen must learn at least one of the other essential trades: weaving, carpentry, metalsmithing and masonry. The people only have to work six hours a day (although many willingly work for longer).

“Thomas More does allow scholars in his society to become the ruling officials or priests, people picked during their primary education for their ability to learn. All other citizens, however, are encouraged to apply themselves to learning in their leisure time. Meals are taken in community dining halls and the job of feeding the population is given to a different household in turn. Travel on the island is only permitted with an internal passport and any people found without a passport, after a second offence they are placed in slavery. In addition, there are no lawyers and the law is made deliberately simple.” -- end of *Wikipedia* article.

Note: Thomas More's *Utopia* does not help us much, as he was able to design it from scratch, where today he'd have to figure out what to do with all the living 8 billion humans. Still it shows how one person could try to think of all the relevant rules. Philosopher John Rawls spoke of designing a society 'behind a veil of ignorance' -- the designer couldn't see what position he himself would hold. So he wouldn't make any position terrible!

#3. Myth as Basis; the American and Christian Myths.

How, in history, did any society get to make rules, when you'd expect that many individuals could not all agree to them? I think the answer is that each kid born into the system picks up the theme of his society's values. These are coordinated by a myth. In this book, I've been touting the American myth. No child has the capacity to reject his group's myth. The American myth has to do with equality -- each person need not have equal goods but equal economic opportunity and equal access to law.

America is also predominantly Christian -- and thereby hangs a tale. Christian theology emphasizes the individual and his/her quest for salvation (heaven). It has no blueprint for a good society. As far as I am aware, no Church in the US even delves into the Bill of Rights to see if it is godly. As a Catholic I do not get any help from my religion as to the best plan for society.

Christianity is a myth for the populace to make use of in a vague way. That's perfectly OK; it can inspire particular actions when needed. But it can't tell leaders how to lead. It does not address the bad political practices displayed in this book. Calling a traitor or a tyrant a 'sinner' only explains to the congregation that such a person has an *individual*-salvation problem.

We need more; we need to see the huge issue caused by persons among us who are not morally inclined, or who in fact get high on immorality. In groups they make plans to hurt us. Recently, I re-read Anton Chaitkin's 1998 *Treason in America*. It is mostly about the late 1800s. Chaitkin finds men in those days doing what the "one percent" are doing today. In my opinion, his book should be the main history text for high school.

I am disgusted that we were fed pablum. We were not told the real power moves behind the Civil War, or the overseas influences on our nation. Chaitkin shows the *New York Times* at its current game by 1870. The editors would decide what we would be allowed to think. Is that insulting or what?

#4. Jewish Theology, Rabbinic Law. Given that the US has many religions in it, and this pluralism is guaranteed by the First Amendment, we don't want to switch to a theocracy. But for guidance on social law, I would recommend Jewish theology. For two millennia, or more if you go back to *Leviticus*, there has been a discussion of protection of the whole community: it is a sin to do what will harm the proper flow of the society.

In his *The Challenge of Wealth* (1995), Mier Tamari gives an example of a barber who wants to move into a town that already has a barber and can support only one. The rabbi will probably advise him not to enter. The Halakha (law) also sets limits on profit-making: you should charge only 20% -- *oonah*, in Hebrew -- over the cost. Why? Because greed is a natural trait that can upset the balance. And you shouldn't commit the sin of *lifnei iver*, which literally means putting a stone in the path of a blind man, to make him trip, but figuratively means you tempt a person to sin. *Note*: persons who bribe a judge commit *lifnei iver*.

Rabbinic law has its own jurisprudence that can be tapped by anyone. It was built up from cases presented to rabbis especially in the major locations of Baghdad and Lithuania. It can be used as between two Jewish businessmen if they want to submit to the ruling, but has no effect on our law of the land.

I am referring to it here to mark the way it addresses the needs of the community. Halakha punishes a man who has gotten into debt, by reprimanding him publicly. His children are required to attend the reprimand -- he should not have borrowed more than he will be able to pay back. Think of the US's current deficit of about \$25 trillion. I can recall when it was \$3 trillion. Who is sinning? The Congresspersons who are afraid to say No to a bloated budget. And folks who voted for them.

In Jewish theology, the evasion of tax is a sin; it indicates unwillingness of a member to pay for shared burdens such as road building. And the society must care for its disabled members. I myself can remember when charity was not state-funded.

#5. Capitalism and Communism. In the US, *capitalists* declared free enterprise a virtue, all the while never submitting a business's plan for public approval. Until the 20th century, a charter for a proposed corporation was granted by a state based on the owner's showing how it would help society, in exchange for the privileges to be gained by incorporation. As of now, any applicant for incorporation gets perfunctory approval.

The *communist* system has been discredited by revelations about the origin of both the French revolution of 1789 and the Russian of 1917. They were not grassroots but were top-down. The rhetoric of equality was mainly a way for a few bosses to demand voluntary cooperation from the masses. Russia's middle-class Kulaks, who refused to give up property, were killed.

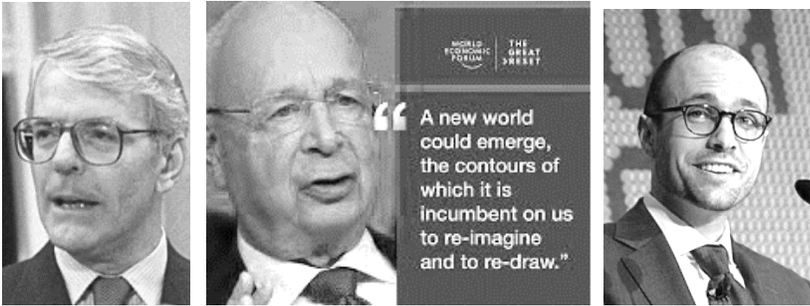
In my school days, we were taught that a feature of communism was totalitarianism. "The Soviets" would invade your privacy, force you to take a job you did not want, ask you to tattletale on your friends and so forth. It took me till well after getting a PhD in Politics to make the simple observation that the *economic* plan in USSR *did not mandate* totalitarianism. It is the *concentration of power* in the hands of a few, as we have, globally, today, that makes for such degradation of the masses.

Neither capitalism nor communism has any provision for a caring leader. Such a leader would deal with "the Tragedy of the Commons." Decisions would be made to not pollute a river.

It is amazing to see how loud the pro-socialist propaganda is in US today. The man behind it is billionaire George Soros from Hungary. He is able to hire *agents provocateurs* by the thousands, such as in the BLM -- Black Lives Matter -- movement. Soros' emphasis is on race, which he doesn't realize is unAmerican.

I empathize with activists who want social justice, but I don't see nanny-state legislation as the means. We need a better myth to hold us together. Eschew the divide-and- rule game. Unite!

Chapter 26: Who's Whom



(L) UK's former prime minister John Major (b 1943), a Knight of the Garter; (C) Klaus Schwab, head of World Economic Forum (R) Arthur Sulzberger, publisher of the New York Times, photo: Wikipedia

How is the world run? Is it good? Since we are modern we hardly realize how difficult life was in the past. Have you ever been a hauler of water and a hewer of wood? No? Me neither. Heat and water is sent to me by the municipality. Have you longed for the chance to read a book? Just go to the library. Family life and friendships are good, work can be fulfilling.

I don't really understand how the good things or the bad things get run smoothly. But it's possible to identify some individuals or groups that aim to be maximally in charge. This book's concern is with those who want to subject the majority of mankind to their wishes -- including a wish to “dispose of” the rest.

In the US and Australia, I've experienced, close-up, that members of government do terrible things. Most of them seem to be doing mindlessly whatever they are told. So it's not a job for psychiatry to figure out their “personality problem.” However, the leaders *behind* the scenes may be personally abnormal.

My best guess about the behind-the-scenes people is that their work was cut out for them by their ancestors; today, the descendants today are stuck with a big need for secrecy and must work ridiculously hard to avoid challenges from below. I would like to show them some ways out of their dilemma.

One way would be for them to swallow the fact that they have bit off way more than they can chew. In August 2021, New York governor Andrew Cuomo announced mandatory vax for NY's public employees. That will not be as easy as it sounds. Perhaps he has very coercive measures up his sleeve but even so, it is a huge task. It's not a do-able. He should wake up. (I mean his bosses should wake up; governors are not top dogs.)

Another way for the top dogs to abandon their wild dreams is to consider that the habitat they are producing is not one they will enjoy living in. We've all wrecked Nature. Many decisions as to how to wreck it were made at the top by corporations whose managers are judged by their ability to increase the bottom line. No real patriarch or matriarch would think that way.

They must also fear breakouts from within the loyal circle. Since the secrecy game is built on deceitfulness, how can they trust anyone? As individuals, they must surely be competitive - heirs to the throne have been known to kill a brother or two.

They have lost one of life's best gifts -- love. They even lose out on receiving public honor, or credit for their labors! They have lost the pleasure of finding truth and of using language to capture reality. See next to the photo above of Klaus Schwab; he says "A new world could emerge, the contours of which it is incumbent on us to re-imagine and to re-draw." What absolute gobbledegook! Clearly meant to cover up his sinister ideas.

That said, I will now try to identify some influential groups who operate to run our lives without admitting that they do that.

Council on Foreign Relations -- the CFR

In 1890, a British group met at Oxford under the chairmanship of Lord Milner, calling themselves The Roundtable. From their plans came the RIIA -- Royal Institute for International Affairs. From that group came, in 1921, the United States branch of it, the CFR. They proceeded to infiltrate the State Department

You may be surprised to know that a main goal of the CFR is to have the US surrender its sovereignty as a nation and become subject to a World Government. What? Yes. But why would they do that? I think it bespeaks the UK influence. Or, more broadly, the CFR (very overlapping with “the Eastern establishment”) wants there to be an empire which has no competitors. They sometimes express this as global business, such as by promoting free trade policy.

Wait a minute. Is “business” enough to inspire the tremendous effort that the CFR has invested into controlling our foreign policy? I doubt it. It must be more. The following is my interpretation, not necessarily correct: Ambitious men (i.e., members of the male species) like to connect with high status men as a way to ascend the ladder. The CFR is known for recruiting men who look like team players. Once on the team, that person feels peer pressure to go along with any announced policy.

So why is global business an announced policy? Again, I'm guessing: Big banks have accumulated unbelievable power. A few men at the top get to set the price of gold, determine interest rates, and make major decisions about “development.” They are used to talking to one another, not asking moms and pops or religious leaders what would be desirable. The choices the bankers make today have to be consistent with yesterday's. As is normal in human culture, patterns develop; the patterns are then followed as if they were the only reality.

Let's get back to the CFR. At Georgetown University -- a Jesuit school with large CIA presence -- history professor Carroll Quigley wrote a book in 1966 entitled *Tragedy and Hope*. He claimed to have been given access to secret papers that revealed the Round Table connection and an “Anglophile network.” He was not opposed to what they did -- the word “Hope” in his book's title means Quigley sees the CFR's work as hopeful.

The John Birch Society, however, was opposed to a US loss of sovereignty. (The JBS has been much maligned, as you would

expect of any opponent of CFR.) In 1962, Dan Smoot, a Bircher, wrote the definitive book, *The Invisible Government* (in today's parlance, Deep State). Smoot exposed the CFR band its vast interlocking organizations, including 'civic' groups.

At the high level, led by David Rockefeller (1915-2017), there were related organizations The Atlantic Council (to weave Western Europe and Canada into the new unity) and the Tri-lateral Commission (to include Japan). Consider these names of Atlantic Council members: William Casey, Douglas Dillion, Henry Kissinger, Jay Lemnitzer, Paul Nitze, Donald Rumsfeld, Jacob Javits, John McCloy, Nelson Rockefeller, Dean Rusk.

A principal task of the CFR was propaganda. Smoot notes the following media-related members of the CFR as of 1962: Norman Cousins, editor of *Saturday Review of Literature*, George Gallup (poll taker), Philip Graham of the *Washington Post*, Walter Lipman, syndicated columnist, William Paley of CBS, David Sarnoff of NBC and RCA, Arthur Hays Sulzberger of NYT. They, and many more, can be counted on to provide editorials in support of the CFR's business policy and internationalism.

“The Jews”? the Church? Satanism? Royalty?

It drives me nuts when my fellow conspiracy theorists think they have hit upon the great solution to Whodunnit by reading a book such as *Synagogue of Satan*. I have read that book and it does indeed record many facts about usurious bankers and secret agreements over the centuries. How that has anything to do with “the Jews” being responsible, overall, beats me. Were *particular* Jews responsible? Sure -- as were many others.

Someone is pushing satanism and witchcraft in popular culture today. Did the ancient Hebrew tribe invent Satan? I honestly don't know and haven't researched it. The Bible does recount the Satan story in the Garden of Eden and persons who think the Bible is literally true may think Satan is a real force. I take the Garden of Eden story to be metaphorical.

Possibly there was a secret society in ancient Persia, possibly it even made it to our times by an underground group that could have included the church as part of the Roman Empire. The medieval Knights Templar were a powerful secret society. There are other groups that have occult rituals and practices of child sacrifice, such as the Rosicrucians and Jewish Sabbateans. The Hellfire club in London, to which Benjamin Franklin openly belonged, and the theosophists are still in business.

In this chapter I am trying to identify the top dogs so that we will know who it is we have to fight, to halt the plan for a central authoritarian World Government. There is evidence of top officials being involved in child sex trafficking which in some way connects to the occult. At the very least the US government can be blamed for not hunting down the relevant criminals, and for covering up for them. The UK royal family must be involved in child trafficking judging from its sponsorship of prolific pedophile Jimmy Saville. The queen is the head of the Order of the Garter; I would put my money on that Order being the top command in the world -- if there is one command.

The 13 Illuminati Families

Fritz Springmeier, b 1965, has turned out, in my opinion, the most believable book about Whodunnit, in 3 volumes, called *Bloodlines of the Illuminati*. The word *illuminati* sprung up in the Enlightenment. Springmeier says thirteen families mutually agree to be boss of the world, according to their own wishes:

Vol. 1: Astor, Bundy, Collins, DuPont, Freeman, Kennedy, Li, and Onassis. *Vol. 2:* Rockefeller, Rothschild, Russell, Van Duyn, Merovongian. And four more powerful families not bloodline: *Vol. 3:* Disney, Reynolds, McDonald, Krupp.

I cannot rehash it here. Just think of these three names: Mc George Bundy who was National Security Advisor and decider of the Vietnam war; DuPont, maker of incredibly harmful chemicals (see *The Nylon Curtain* by Colby and Dennett), and Li, a powerhouse in China. Or think how Disney taught all of

us through movies. Or how Krupp worked his slaves to death in Nazi concentration camps, manufacturing weapons.

What about Skull & Bones?

In the 2004 presidential election, voters could choose between Republican Bush and Democrat Kerry -- both Skull and Bones. That is a fraternity at Yale that picks 15 juniors each year and initiates them in a place called The Tomb. I wonder if any boy (or girl, since 1991) ever says "Nah, thanks, I'll pass." Charlotte Iserbyt lent her Dad's copy of the secret membership list to Anthony Sutton who photocopied it in fear of his life. Among the names are the founder, Alfonso Taft, and his son William Howard Taft, who became US President and later the Chief Justice. Unlike the CFR, Skull & Bones thrives on secrecy.

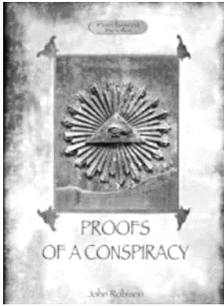
Skull & Bones is legally known as The Russell Trust. Daniel Gilman, who later founded Johns Hopkins University, collaborated with German academics in this. The fact that the name includes "skull" would suggest occult practice. I don't know of particular means by which a Bonesman could control the US. Perhaps the same men who are Bonesman are also involved in one of the other groups mentioned in this chapter.

Freemasonry and Its Influence on Police and Judges

A reliable book by Eustace Mullins, *The Rape of Justice*, describes how American judges who belong to the Freemasons are bound by a sort of brotherhood to adjudicate cases, including criminal trials, in favor of a party whom they recognize as being a member of the Masons. (Not sure what they'd do if both sides were!) It is important to note that many men join Masonry (and their womenfolk join Eastern Star) innocently. They hear about charitable deeds done by Masons (true also of Rotary, Shriners, and Lions Clubs). They may make it only up a few steps of the ladder. Good catches will be invited to go further to the top.

Note: a prominent Mason, Lord Burton, in Scotland blamed his group for the massacre of children at Dunblane in 1996.

John Robison, Proofs of a Conspiracy, 1798



Robison was a member of the Masons in Edinburgh who defected. His 1798 book is at archive.org. He refers to the French Revolution of 1789. He had witnessed Robespierre's Terror circa 1793.

I do not mean ... that the Mason Lodges were the sole corrupters of the public mind in France. No -- in all nations that have made much progress in cultivation, **there is a great tendency to corruption**, and it requires all the vigilance and exertions of magistrates, and of moral instructors, to **prevent the spreading of licentious principles**. They arise naturally of themselves, as weeds in a rich soil; and, like weeds, they are pernicious, only because they are, where they should not be, in a cultivated field.

Virtue is the cultivation of the human soul, and not the mere possession of good dispositions; all men have these. But virtue supposes exertion; so must man be prompted to that exertion which is **necessary on the part of every individual for the very existence of a great society**.... The rich are inattentive to the rights of inferiors whom they despise, and, despising, oppress. Princes and Rulers are but men; as such, they abuse many of their greatest blessings....

Free Masonry was then of the simplest form, consisting of the three degrees of Apprentice, Fellow-craft, and Master. It is remarkable that the Germans had been long accustomed to the word, the sign, and the grip of the Masons.

The aim of the Order is not to enlighten the mind of man....The more closely we examine the principles and practice

of the Illuminati, the more clearly do we perceive that their first and immediate aim is to get the possession of riches, power, and influence, without industry; **and, to accomplish this, they want to abolish Christianity.**

And then dissolute manners and universal **profligacy will procure them the adherence** of all the wicked, **and enable them to overturn all the civil governments of Europe**, after which they will think of farther conquests, and extend their operations to the globe, **till they have reduced mankind to the state of one undistinguishable chaotic mass.**

Observe that [Adam] Weishaupt took a name expressive of his principles. Spartacus was a gladiator, who headed an insurrection of Roman slaves, and for three years kept the city in terror... **In the style of the Jesuits (as he says) he considers every mean as consecrated by the end for which it is employed....** Having **thus got rid of Religion**, Spartacus could with more safety bring into view the great aim of all his efforts -- to rule the world by means of his Order.

It surely needs little argument now to prove, that the Order of Illuminati had for its immediate object the abolishing of Christianity with the sole view of overturning the civil government, by introducing universal dissoluteness and profligacy of manners, and then getting the assistance of the corrupted subjects to overset the throne.

The Order must possess the power of life and death in consequence of our Oath ... for the same reason, and by the same right, that any government in the world possesses it: For the Order comes in their place, making them unnecessary.

Note: Robison is justifying (with irony) the use of force to overtake society. Surely a society has a right to defend itself by violence against those interlopers. It is a wonder Robison was not guillotined, as many critics were.

The Protocols -- Key Excerpts for Our Worries Today

Who will ever suspect then that all these peoples were stage-managed by us according to a political plan which no one has so much as guessed at in the course of many centuries?"

De facto we have already wiped out every kind of rule except for our own.... Nowadays, if any States raise a protest against us it is only proforma, and by our direction. Capital must be free to establish a monopoly of industry and trade This freedom [as in 'a free hand'] will give political force to those engaged in industry, and that will help to oppress the people.

The intensification of armaments, the increase of police forces – are all essential for the completion of the aforementioned plans. All organs of the press are bound together by professional secrecy We shall erase from the memory of men all facts of previous centuries....

In [Masonic] lodges we shall find our principal intelligence office and means of influence.... Among the members of these lodges will be almost all the agents of international and national police since their service to us is irreplaceable. [They keep from view] our activities and provide pretexts for discontents. [Think about it.]

We multiply to such an extent national failings, habits, passions, conditions of civil life, that it will be impossible for anyone to know where he is in the resulting chaos...

To keep the governments in Europe in check . . . we shall respond with the guns of America or China or Japan.

When we at last definitely come into our kingdom [it will be] by the aid of coups d'état prepared everywhere for one and the same day.... With this purpose we shall slay without mercy all who take up arms to oppose our coming into our kingdom. [My reply to that is: Oh yeah?]

Chapter 27: Economy and Resources Are Determinative



Harvesting machinery in Volgograd, Russia. Wikipedia.com

All these decades, the Boomers, my generation, lived in the happy belief that reality was what the textbooks said it was. Most of us hadn't a clue about the international economy, the limits on the world resources, or the extent of pollution. And *since we were ignorant about the very existence of the top dogs*, the Hidden Government, we didn't know how the nation is run.

This chapter won't have a calming effect on you! I'll quote from five books that indicate how little we understand “economy”:

Owen Lattimore, *Inner Asian Frontiers of China* (1940)

David Edgerton, *The Shock of the Old*, (2007)

Zephyr Teachout's 2020 *Break 'em Up*, (2020)

Lionel Tiger, *The Manufacture of Evil* (1987)

Pablo Servigne & Raphael Stevens, *How Everything Can Collapse* (2015, translated to English in 2020 by Andrew Brown.

Look at how even the basic economy of nomads requires agreements among the players: **Lattimore**. “The steppe society was not ruled by a standard of land ownership comparable to that of China. No single pasture could have any value unless the people using it were free to move to some other pasture, because no single pasture could be grazed continuously. The right to move prevailed over the right to camp. 'Ownership' meant, in effect, the title to a cycle of migration.” p 66

Hmm. Recall Dr Day saying home ownership will soon be removed from Americans. I wonder what the Rockefeller plan was. Whatever it was, it can't be nice. Schwab wants a new normal. Like what? Let's listen to **Servigne and Stevens**:

“Very few people these days can manage without a supermarket, credit card or petrol station. When a civilization becomes 'uprooted' -- i.e., when a majority of its inhabitants no longer have a direct link with the Earth system (earth, water, wood, animals, plants, etc.) -- the population becomes entirely dependent on the artificial structure that maintains it. If this ever more powerful structure collapses, it's the survival of the entire population that may be endangered.” p 86

How can you get control? **Zephyr Teachout** says: 'Ethical consumerism and 'corporate social responsibility' are poorly suited to monopolies. Think what it would mean to boycott Google. He'd have to get rid of his Android phone and switch from Gmail. He'd have to stop using Google Maps and YouTube. He'd have to refuse to use municipal Wi-fi in cities where Google is behind 'free' Wi-Fi. [Anyway] if he uses Internet he will still see Google-sponsored ads and his responses will feed into Google's databank. Google will still collect data about him if he walks by a LinkNYC kiosk [!]'” p 187

Back to **Lattimore**. A society can advance by incorporating its neighbors. “Yangtze grew to a political stature more impressive than any state in North China. It drew an immense wealth from the rich, watered lands of Tungt'ing Lake ... and the Han River. The Chinese culture developed here somewhat later ... largely by the 'conversion' of barbarians. In the last millennium B.C., the smaller scale of the loess valleys favored intense cultivation, the maximum of social cohesion, and the relatively early appearance of institutions based on these factors. The fact that drainage enterprises had to be carried out added to this.” p 367

Here is **David Edgerton** on the smarts carried by personnel within an industry. “In the early history of television, two key

technical leaders, Isaac Schoenberg of EMI and Vladimir Zworkin of RCA (Radio Corporation of America), were both Russian and had studied with the Russian pioneer Boris Rosing before the Great War. The key organization was the RCA. It was connected to EMI in Britain and Telefunken in Germany for supply of equipment. Intriguingly, RCA was to transfer a great deal of technology to the USSR before the Second World War, such that RCA technology was used to broadcast TV in the USSR before the USA.” p 131.

Here is a different comment from Edgerton on ethnic background: “Very few Spanish-speakers have won science or medicine prizes, while Spanish-speaking poets and writers from many nations have been garlanded with the Nobel Literature prize. Africa and some parts of Asia produce few patents. Uruguay and Brazil give two patents per million to residents, while Finland gives 187.” p 134

Now here is **Lionel Tiger** on literacy. “The wide diffusion of reading and writing has made it possible for people to become exiled from the elaborate community of face-to-face contact which has always been the location of important human action. Literacy drives us apart. Ideologies arise to try to draw us together.... What would happen between chimpanzees if they could send love letters to each other or diplomatic notes, or between two aggressive dogs if they didn't like each other if they were able to write nasty editorials about each other which their common friends could read? ... p 178

Tiger points to Walter Ong, SJ's 1982 work, *Orality and Literacy: The Technologizing of the Word*. “Ong noted that Plato in *The Phaedrus* has Socrates complain that writing is inhuman, that it will cause people's memories to fail, that they will rely on what is in front of them rather than on what is within. ... Note the political influence of things written down. When human beings moved to agricultural economies when our groups became larger and more stratified, there was a burgeoning of religious

and ethical systems. Texts of Bible and Koran were declared to be divine. *Written words supposed to specify reality became the carriers of magic.* And the priests who presumably understood both the reality and the magic translated the force of the books into social solidarity, into theocratic social structure.” p 183.

What about the Sherman Anti-Trust Act? **Zephyr Teachout** is pro-Sherman, as can be guessed from the title of her book *Break 'em Up*. She speaks of predatory pricing. Company A wants to put its competitor, B, out of business, so it lowers prices to below the cost of producing them. B cannot do the same, as it lacks the money. A becomes the sole producer, and then gets back its loss by raising the price. From the New Deal until 1980, the DoJ made industries competitive. But Reagan brought in the Chicago school economists, Zephyr says, and that was the end of that. “The new court decisions did not get rid of predatory pricing as a concept, but they made it so difficult to prove a predatory pricing claim that in practice any lawsuit became a dead letter... the rules requires that whoever challenged a price cut had to prove that his competitor had a clear plan to make the money back.” [What a joke.] p 171.

Also, big firms like Amazon can cross-subsidize, hiding the way it gets its money back. ““Uber made money off the drivers in the newly monopolized industry. It needed cash to keep itself alive during the years when it was underpricing. That cash came from Wall Street.” Investors enable monopolization. p 170

Servigne and Stevens are collapsologists. Yes, that's the name of an academic discipline for the study and prediction of social collapse. In a postscript to their book, colleague Yves Cochet laments our *inability to look at* the upcoming collapse of civilization. “This denial of reality is not simply due to politics (as in “I must remember that I'm up for re-election soon”), but stems from the limitations of the human cognitive apparatus ... and the restraints of social psychology.” p 186. The collapsologists offer the following table, which portends the US's collapse:

When Trucks Stop, the United States Stops -- a table in *How Everything Can Collapse* by Pablo Sevigne and Raphael Stevens:

During the first 24 hours (p 181):

- the delivery of medical supplies will stop in the affected area
- Hospitals will run out of basic supplies, such as syringes and catheters
- Service stations will start to run out of fuel
- Some factories will suffer a shortage of parts
- the post and other parcel deliveries will cease

After one day:

- Food shortages will appear
- Fuels will no longer be readily available leading to soaring prices and long queues at service stations
- Assembly-line factories will start laying off workers

After two to three days:

- Food shortages will worsen, especially if people hoard food
- Essential supplies like powdered milk, bottled water, and canned meat will disappear
- Cash machines will run out of banknotes and banks will not be able to handle certain transactions
- Rubbish bins will overflow
- Ships will be stuck in ports
- All rail transport will slow down and come to a halt.

Electricity (p 183):

- Without electricity it is impossible to operate col mines or oil pipelines or maintain running-water distribution systems, communication and computer centers.

David Korowitz posits a scenario of bankruptcy of a state in the EU. In less than two weeks, the crisis would spread exponentially across the world. After three weeks, some vital sectors would not be able to reboot their activities.

But Don't Forget the Natural Gifts! An economy also includes love and charity. Here is a biblical paean to “feminism” - the old-fashioned kind. This is straight from *Proverbs* 31:10-31 (Douay-Rheims edition, 1899)

Who shall find a valiant woman? far and from the uttermost coasts is the price of her. The heart of her husband trusteth in her, and he shall have no need of spoils. She will render him good, and not evil, all the days of her life.

She hath sought wool and flax, and hath wrought by the counsel of her hands. She is like the merchant's ship, she bringeth her bread from afar. And she hath risen in the night, and given a prey to her household, and victuals to her maidens. She hath considered a field, and bought it: with the fruit of her hands she hath planted a vineyard.

She hath girded her loins with strength, and hath strengthened her arm. She hath tasted and seen that her traffic is good: her lamp shall not be put out in the night. She hath put out her hand to strong things, and her fingers have taken hold of the spindle.

She hath opened her hand to the needy. She shall not fear for her house in the cold of snow: for all her domestics are clothed with double garments. She hath made for herself clothing of tapestry: fine linen, and purple is her covering.

Her husband is honourable in the gates, when he sitteth among the senators of the land. She made fine linen, and sold it, and delivered a girdle to the Chanaanite. Strength and beauty are her clothing, and she shall laugh in the latter day. She hath opened her mouth to wisdom, and the law of clemency is on her tongue.

She hath looked well to the paths of her house, and hath not eaten her bread idle. Her children rose up, and called her blessed: her husband praised her. Many daughters have gathered riches: thou hast surpassed them all.

Favour is deceitful, and beauty is vain: the woman that feareth the Lord, she shall be praised.

Chapter 28. Good Stuff, Eutopia, Enactments



*Julie Andrews singing "My Favorite Things" to the von Trapp children,
in Rodgers and Hammerstein's The Sound of Music*

This chapter has only good stuff in it. We begin by singing of
some favorite things that we already discussed in this book,
Keep the Republic, Kill the Takeover:

Material Witness Act, your own Truth Commission
Distressing King John, strictly with his permission,
RICO for racketeers, and Murdoch's big wings,
These are a few of our favorite things!

Cure some diseases, and prosecute for treason,
Nullify a law for constitutional reason,
Conjure up pardons and amnesties galore
Write legislation that all can adore!

Puff up your militia with the syllabus of *Heller*,
Remember the encouraging words of Ms Keller,
Second Amendment can be stretched to the max,
Arrest any cop who does mandatory vax!

Go for *Blaisdell*! Hug the parchment!
Put your fears on hold,
Toss impunity right out of the window and
let them all know
-- you're bold!

Philip Allott's Eutopia

Surely the happiest book on the market today is *Eutopia* by law professor and diplomat, Philip Allott. The subtitle is: *New Philosophy and New Law for a Troubled World*. Allott has been holed up in his room at Trinity College Cambridge for yonks (Australian for “many years”), sifting through the treasures of civilization to find how we can better our situation.

Start with the last three sentences in the book. Allott uses an odd numbering system which I will quote. This is at 12.100:

“Long-suffering human beings will laugh in the face of false fatalism. They will smile at the prospect of a new kind of human being, living in a new kind of human society ... with a new hope of human happiness. We have waited long enough.”

Now back to 7.62: “The world of human knowledge is a struggle between a human will to know and a human will to believe. [Today] both sides of that are out of control. We use knowledge to do whatever can be done, whatever its value in terms of human well-being. We believe anything that can be believed even if it threatens our capacity to survive and flourish as a species. We need to [fix this] now -- now before it is too late.” [Please absorb the last 5 words. It's almost too late!]

Next, at 3.71ff, Allott discusses good and evil:

The animal brain wills and acts “with a view to surviving and flourishing, individually and, in the case of social animals, collectively. That which serves that purpose is a good thing. That which harms that purpose is a bad thing”. However:

“(1) The response of religions and mythologies... in their complexity, not to say unreality, has made matters worse, so that an evolutionary instinct has been overwhelmed by the hopelessly confusing products of collective thinking. (2) The limitless diversity of the answers given, even within single systems of

religion...has produced inter-sectarian conflict on this most important of human problems.”

7.26ff addresses moral and social accountability of science:

“The science world is a closed world dominated by three high values: success, utility and public benefit. [Those] are internal values within the scientific world...distinct from human beings in general. ... Science has overwhelmed human systems of moral and social and political accountability. Science does whatever it can... and there seems to be no way of stopping it.

... Some way must be found to subject the functional hegemony of science to human and social high values.... [‘Ethics’] must be another ... urgent focus for human self-examination....

Science benefits greatly from the support of industry and commerce and government. [Those] determine the choice of projects they support...They are intimately involved in grant-giving in] the science taking place in other institutions. There can now be very little pure disinterested scientific enquiry....

The products of science [may] contribute all the forms of evil that the ingenious [human] can invent, ranging from instruments of war to instruments of ultimate moral degradation.... Existing systems of moral and political accountability are hopelessly inadequate to judge and to regulate and to prevent the inhuman uses of the products of science.”

[Hold on!] At 736: “The new self-empowering of the human species over recent centuries should have been, and should now be, a new way to choose a better human future and to make a better human future.” A blurb on the back cover accurately says this book helps “overcome fatalism and inertia grounded in mistaken ideas of the limits of human power.”

Check worldcat.org to see which library near you has the book!

Enactments and Impeachments by Your Legislature

Sorry I won't be able to keep up the high tone of Allott, who by the way, was Britain's delegate at the Laws of the Seas Conference and must know of many things in the political world. (Had the Conference listened to him, and had the US not refused to participate in the Law of the Seas, we mightn't now have an island in the Pacific Ocean made of plastic rubbish.)

In this section, I will show that the many roadblocks we meet that are due to legislation can be corrected by -- legislation! The US Congress is The People. Did you know that? Yes, it is. We live there, in both chambers: House of Reps and Senate. The following is my list, but you should make your own list. Note, a legislator can start a new statute, repeal or amend an old one, and get a majority of his buddies to alter, at any time, the rules of the chamber. Expelling a member, takes only a two-thirds vote of the relevant chamber. It can be for no reason at all.

First, I suggest a law to demand that any whistleblower death be treated as top priority crime even when proof is unavailable:

Second, I suggest that the problem of Julian Assange's unfair arrest can be solved by changing the law to allow such a defendant to state in court his reasons for doing what he did -- he released data on our war crimes in Iraq. It is ridiculous to have the current provision that gag him re his own defense.

Third, I would repeal the 1986 NCVI-- National Childhood Vaccine Injury Act. It outrageously offends the Seventh Amendment by preventing parents from going to a real court to seek damages. They have, instead, to fight in a fake court.

Fourth, I would cancel the odd provision that makes the FCC, Federal Communications Commission, accountable to no one.

Fifth, I would add to the UCMJ a provision that allows a soldier not to take a vaccination. As it is, they get very over-vaccinated.

Sixth, I would reinstate the Smith-Mundt Act which got repealed in the 2012 NDAA. We need it as it declares that the US government must not propagandize its own people.

Seventh, I would enact a law that all judge and legislators, before entering office, must swear to their status as a member of a secret society. Sure, all Americans can have any private association they want, including being in a secret society and not have to reveal it. Fine, but just as we ask political candidates to declare their finances -- in order to alert the voters to bias -- we must let people be aware of a loyalty or commitment of the person that would influence their judge work or pollie work. (Pollie is the Australian word for politician.)

Eighth, I would enact a law to criminalize menticide, prospectively, such as the type of mind control that took place in the MK-Ultra program where the CIA deleted and altered minds.

Ninth, I would abolish all Inspector General jobs as worthless.

Tenth, I would establish a time limit in which the DoJ must act to enforce the Sherman Anti-trust Act -- or else.

Eleventh, I would eliminate the tax exemption for foundations larger than a certain amount.

Twelfth, I would abolish the tax-haven routine.

Thirteenth, I would deal with the dismantling of the National Guard Bureau and its outrageous Partners for Peace program that causes foreign troops to be here on US soil to "get" us.

Fourteenth, I would remove us from the World Health organization (what a joke!), and from the elite's private military known as "NATO."

Fifteenth, I would impeach many federal judges and SCOTUS justices. And refer all living attorneys general to the ... AG!

Chapter 29. Bad Stuff in This Vale of Tears



At Wm Barr's Senate Confirmation in 1991 as US Attorney General for Pres George Bush, L to R: Sen Strom Thurmond, Sen Joe Biden, Wm Barr, Sen Patrick Leahy, Photo: lyndonlarouche.pub

The subtitle of Philip Allott's book, mentioned in the previous chapter, is: "New Philosophy and New Law for a Troubled World." We are certainly in a troubled world. This chapter contains a roundup of the bad news already presented in this book. The numbering refers you back to the relevant chapter.

1. Tony Fauci and Larry Silverstein want interrogating for, respectively, fraudulent aspects of the pandemic and 9-11.
2. Cruelty is dished out generously by government. Examples are the refusal to let autism parents discover the truth, and a coverup of the crime of pedophilia and satanic practices.
3. The Rockefeller Foundation had the chutzpah to publish, in 2014 a fictitious story of a pandemic that occurred in 2012, and then recommended lockdowns, and other familiar 2020 stuff.
4. Treason is happening even if we fail to identify it as such. To quote John Harington from 1610: "Treason doth not prosper. What's the reason? For if it prospers, none dare call it treason."
5. We are all in fear of reprisal. Many whistleblowers get killed.

6. Genocide is happening massively and so is menticide, mind control and IMF-icide.
7. Humans are born to obey but when they grow up, they may stay stuck in the mold, kowtowing to unworthy authorities.
8. (Nothing bad in the chapter on Citizen's Arrest!)
9. (Chapter 5 was about the Constitution, so was paradisaical.)
10. Murdoch can lie all he wants, being a media owner. Public broadcasting systems lie, too -- as BBC did with polio.
11. (A happy chapter, on pardons and truth commissions)
12. (Civil disobedience, mutiny, and the law of outlawry. How happy can we get? "Caput gerat lupinem" -- that's all it takes.)
13. Bill Gates and other billionaires behave unconstitutionally. He sets out to vaccinate the world through his GAVI charity.
14. The 2020 election was stolen and those who try to make this known get mauled in the press, and by US government!
15. Dr Day told us all we need to know about our sad future, including that we won't mind seeing bodies on the street. And home ownership will be a thing of the past. You will be chipped. And travel will be restricted -- they didn't even need a health crisis to impel it. Day also knocked the family.
16. Dr Edward Rosenow was able to cure many diseases in 1917 but (see my book *Consider the Lilies*) it was forbidden. Dr Crofton also knew that dog distemper was curable, yet this too got suppressed. Poor dogs!
17. Much work on transhumanism is occurring under the table -- the biggest thing that has ever occurred to the human race.

18. The Vietnam War was not, as advertised, an attempt to stop communism. It had other purposes. US deaths were planned.

19. National Emergencies Law of 1976 is suspect. Recall 9-11 and Hurricane Katrina “emergencies.” People are inclined to give up all their rights voluntarily in a panic situation.

20. (Happy chapter. It says that the *Jacobson* ruling of 1905, does not mean “Go jabs!”)

21. (Happy chapter: sue and prosecute to your heart's content.)

22. The possession of a bioweapon is a crime. I call upon Walt Ornstein to explain why he 'wanted' a certain result re autism.

23. Little known fact: the unconstitutional and hush-hush National Guard Bureau has now got many foreign troops in US.

24. Not sure if the Army captured CIA Director Gina Haspel.

25. Philosophizing has fallen off. We need it to be revived.

26. Suspicious secrecy is found in Masonry, Skull & Bones, etc.

27. Concentrated ownership of an industry leads to disaster.

When writing the 2020 book *Grass Court*, of which this book, *Keep the Republic*, is the revision, I believed that the main source of badness is the government's protection of criminals. For example, you never see a prosecution for genocide even where genocide abounds. Also, massive fraud goes unremarked.

However, having ventured this far into *Keep the Republic*, I am detecting something much bigger than a lazy DoJ. Philip Allott has tipped me off to the fact that we are in a mental mess. He says the human moral sense may be instinctual, but it is now cut off from our conscious processes, and we have become irrational. Boy, are we in trouble.

We Stink

I have been blaming top dogs, but now let me confess the sin of all of us Americans. We have butchered the world. Clinton apologized to the folks of Guatemala for our having used them in medical experiments. And someday Cuba will get an apology for the horrible epidemic of dengue that we caused in 1980. "We"? Did you cause it? I say you did. I know I caused it. I caused the totally unjustified invasion of Iraq in 2003 and Libya in 2011. I/we helped the Saudi's decimate the Yemenis (what did a Yemeni ever do to us?). If you think the US is admired worldwide, please go take a survey. *They cringe* on our behalf!

Even apart from what we do to helpless countries, we are not a pretty bunch. We are wasteful of resources and we have managed to pollute the oceans -- a Herculean task if ever there was one. How so? By wanting the convenience of plastic bags! I myself want to use plastic bags. I have been spoiled by a lifetime of free luxury. Free in the sense that I did not hew wood or haul water, it all sort of came to me.

Was I living off the backs of farmers in Latin America? Why, yes, I was. They were not paid sufficiently for the fruit I ate. And the Africans who sent me all that chocolate -- did they make a decent living from it? Certainly not. In my lifetime any business was allowed to make a profit, in any way imaginable. Today I buy products from companies that nickel and dime their employees. "They should be glad to have a job at all."

Am I involved in torturing Muslims for doing 9-11 or the Boston thing or whatever? I'm afraid I do indeed perform torture, on prisoners, Muslim or otherwise. I do it day and night. The trick is to degrade a man and take way his very self. I do this.

See? Under the current set-up, in which decisions are made by secretive elites and covered over with lies, everyone is 'in on it.' Americans who fail to control these elite interlopers are thus responsible for what they do. Go hang your head in shame.

Here is a bad omen for us. William Guy Carr's 1970 book, *Pawns in the Game*, includes this item reportedly published in 1936 at *Echo de Paris*, "Instructions to Take Over Government in Spain 1936." It is about what the Communists will do:

4. When the barracks have been taken over, those classed as enemies, including in particular **all commanders and officers, shall be rapidly eliminated**, and without hesitation. [!!]

5. Each member of the committees shall be provided with a list of individuals to be **murdered by himself** personally.

6. After the enemies have been disposed of, neutrals shall be subjected to severe tests. 9. The generals have two adjutants, and a secretary, who must be murdered in their own homes.

15. Violence shall not be used against the capitalists except if they resist.

24. The most intimate details concerning the lives and characters of all neutrals and sympathizers must be obtained and carefully recorded, **including the influence which love of their children may exercise over them....**

25. Our militia must be organized to work **away from their own localities** because experience has taught us that at the last moment, through sentimentalism, **men working among their families, and friends**, have failed to carry out our plan.

27. STARVATION is a means of reducing opposition quickly, "During the first week, and **until the [new] becomes normal**, the supply of food and drink to the bourgeois is prohibited."

28. Stock of foods in barracks, and in the hands of our enemies, which cannot be captured, must be rendered useless by mixing paraffin or other substances with them.

[Emphasis added]

There is much more bad stuff going on than what I have recounted in this book, e.g., I've omitted geo-engineering. Let me quote just the back cover of Elana Freeland's formidably well documented book, *Under an Ionized Sky* (2018):

“First, we were seduced by the convenience of a wireless world; then, atmospheric weather experimentation in the guise of carbons “climate change” converted the air we breathe into an antenna. The geo-engineering we’ve been subjected to for two decades is being normalized.... Inside the electromagnetic lockdown of the Space Fence, humanity is to be neurologically herded toward a Transhumanist future.”

And here is an item on cultural change in Russia that could as well be about the US. It's from the 1998 book, *Genocide* by Sergei Glazyev, the guy we quoted in Chapter 6 on IMF-icide:

“The rapid degradation of the population, especially youth, observed here cannot be attributed to some inherent flaws. There has been nothing like this in the thousand-year history of Russia. Even during the Civil War and collectivization ... there was not such an unrestrained demoralization of society. The main causes of the degeneration of the people of Russia are the abrupt deterioration of conditions of life, as a result of the ruling oligarchy's appropriation of the national wealth, its export abroad, and the destruction of the productive forces of society, as well as the artificial demoralization of the population and a great number of people's loss of clear life guidelines, confidence in the future, and understanding of the meaning of life.”

I have not touched upon the fact that youth have suffered from drugs ever since the “CIA” introduced LSD as a mind control experiment, and the Iran/Contra criminals provided the ghetto with cocaine, and got our soldiers hooked on heroin. We all read in school about the opium war that Britain waged in China to make the people unable to stand up to them. Is there any reason to think human nature has since turned over a new leaf?

National Guard Bureau, State Partnerships for Peace

Here is something that worries me. It began 30 years ago, but the American people are unaware of it. Each of the 50 states has a partner, usually a third world country. Per mil.wa.gov: It “evolved from a 1991 U.S. European Command decision to set up the Joint Contact Team Program in the Baltic Region with Reserve component Soldiers and Airmen. A subsequent National Guard Bureau proposal paired U.S. states with three nations emerging from the former Soviet Bloc and the SPP was born... facilitating cooperation across all aspects of international civil-military affairs. encouraging people-to-people ties.”

I assume the purpose is to have soldiers here who would not feel constrained if told to crack down on the population. In the Katrina crisis, Blackwater mercenaries seized people's guns.

Here is a 200 list of state-partners: AL/Romania. AK/Mongolia. AZ/Kazakhstan. CA/Ukraine. CO/Jordan. CT/Uruguay. DE/Trinidad. FL/Venezuela. GA/Georgia. HI/Indonesia. ID/Cambodia. IL/Poland. IN/Colombia. IO/Kosovo. KS/Armenia. KY/Ecuador. LA/Bolivia. ME/Montenegro. MD/Estonia. MA/Paraguay. MI/Latvia. MN/Croatia. MS/Belize. MO/Panama. MT/Kyrgyzstan. NB/Czech Republic. NV/Turkmenistan. NH/El Salvador. NJ/Albania. NM/Costa Rica. NY/South Africa. NC/Moldova. ND/Ghana. OH/Hungary. OK/Azerbaijan. OR/Bangladesh. PA/Lithuania. RI/Bahamas. SC/Slovakia. SD/Surinam. TN/Bulgaria. TX/Chile. UT/Morocco. VT/Senegal. VA/Tajikistan. WA/Thailand. WV/Peru. WI/Nicaragua. WY/Tunisia.

In 1933, HG Wells wrote in his *The Shape of Things To Come*: “Although world government had been plainly coming for some years, although it had been endlessly feared and murmured against, **it found no opposition prepared anywhere.** [emphasis added]

I consider NATO to be World Government's Police and the CIA/MI6/Mossad combo to be its spies and assassins.

Chapter 30. Some Ideas on How To Kill the Takeover



Pain truck at Quantico Marine HQ. Starving Yemeni boy. Reuters.

In this book, *Keep the Republic, Kill the Takeover*, much has been said about at the matter of *keeping the republic*, and not so much about *killing the Takeover*. We need urgently to kill the Takeover. But how? I can tell you in 4 words how best we can kill the Takeover: *by keeping the republic*.

Sure that sounds boring, but follow the logic. If we lose the republic, we have no weapon for killing the Takeover. Maybe you think the gun stored in your garage will do. Oh? You're going to fight the guns of the globalists with one gun? No way. The law is a better weapon and Americans know how to use it.

“Mary, don't be stupid” I hear you say. “We can't use the law, as the professionals and politicians have rendered the law defunct.” “Reader, don't be stupid,” you hear me say. “Use the law against the professionals and politicians who did that!”

The Takeover

Wake up, Americans. The bad things we have been doing to other countries are soon going to be done to us. Remember when we sent Death Squads into El Salvador? You will soon have a death squad knocking at your door. Remember when we used the pain truck to keep Iraqi's from gathering together? There will soon be a pain truck in your town square. (It radiates to burn your skin, so you flee.) Remember when we made that earthquake in Haiti? (Or so I deduce.) You get the idea.

We are just as unprotected as any Third World person. Is that because some nation (let's say, Russia or China) is about to hit us? I don't think so. Who has been carrying out the pandemic scam in the US? American doctors, bureaucrats, shareholders in Pharma, and US presidents. Who carried out the MK-Ultra program of torturing American children? The US military, psychologists, politicians, and academics. Who did 9-11? -- Etc.

Our brain evolved to recognize an enemy, but only from a different tribe. Men are extremely well geared up to go on a kill mission against an enemy. In fact, we are so wont to blame an enemy for our troubles that we often attack an outside group rather than recognize where the harm is really coming from. Our brains stop us from criticizing “our dear Daddy.”

Hence the Takeover is a piece of cake for our *internal* enemies. They are hoping to get us to go like lambs to the slaughter. Just read any edition of the *NY Times* and you will see examples of us practically begging to be kicked and tricked. Look at how Americans bought the story that Biden won the election. See how your neighbor gives you a dirty look for not wearing a mask. See how nobody pulls out their garage gun when a whistleblower's demise is announced as a suicide.

Rogue. The book at hand evolved from a previous one called “Grass Court: How To Use Law To Deal with the Pandemic.” Thus, it's disproportionately concerned with the health-related issue of 2020-2021. However, that particular issue can help us face squarely what is happening. I say we have a rogue government that has hyped up a panic for the purpose of diminishing everyone's freedom and dignity to the point where the Takeover (that started a hundred years ago) will be complete.

You don't want that to happen! Who *does* want it? Only a few individuals, and even they wouldn't want the lousy plan that is looming as America's future, if they understood it. I believe they don't understand it. I say their minds are too twisted -- as

is understandable, given the huge pressure they have been under while trying to control all of humanity. (It's a lot of work!)

Rungs. A bit more must be said about them. It would help to know why their behavior is so extreme. Are they sick-o's or are they normals who got caught up in the system? Consider the late George HW Bush, and the late David Rockefeller. Perhaps they were only on the Second Rung of the command structure (We don't know who's on First Rung), yet high enough to make big decisions. They made inhumane choices, regularly. They were unconstrained by moral principle, empathy, or shame.

In both cases, they inherited the role from their fathers. Just as you or I were presented with “normality” by our parents, Bush and Rockefeller were led to believe that ordering the deaths of masses of people is “par for the course.” If I were defending those two in court today, I'd plead for them to be considered to have acted with diminished responsibility. That aspect of the law does not mean their crimes are any less. It just means they did not act freely.

Were they shootable while still alive? Yes. The level of power they obtained, by money or deceit, put them “beyond the law.” You could have killed them within the *Law* of Outlawry.

Much human suffering would have been avoided -- for example all cancer deaths after 1930, given that the cure for cancer was under lock and key at the Rockefeller Institute. (So boasted Dr Day in 1969.) And the 1963 assassination of President John F Kennedy might not have been able to be pulled off, if CIA man George HW Bush had not been such a dab hand at covert operations or had not possessed such ruthlessness.

Now let's look at the next layer down. Call it the Third Rung. The Third Rungers work, knowingly, for the Second Rung. I imagine the *executives* of the CFR are Third Rungers. They get their men to fill Cabinet posts. Almost all US presidents, VPs, Secretaries of State, AGs, etc, got put into office by the CFR.

Do the Third Rung persons have diminished responsibility? I don't know. It's an interesting question. And are they outlaws? Consider Colin Powell who was Secretary of State from 2001 to 2005. A former general, he led the US into the invasion of Iraq by lying at the UN about Saddam's possession of weapons of mass destruction. Is Powell outside the law? His action caused 4,431 American deaths in Iraq, for some apparently nefarious purpose. This could be treason. But would the DoJ have prosecuted him? If "No," then he is outside the law.

Or maybe we should say "If no, then *the DoJ personnel* are outside the law." The head of the DoJ at the time was John Ashcroft. We can agree that he would not have prosecuted Colin Powell for anything. Not that it's impossible -- they do it in other countries. But it's not done in America. And thereby hangs the tale. AS A RULE, we allow any member of government to get away with any crime he commits within government. This is a ridiculous situation. It must stop.

As I have said throughout this book, our refraining from the duty of enforcing the law, when it comes to "special people," is our undoing and is making the Republic fall. Feel free to blame the President first and foremost for this situation, as he is bound to see that "the laws are faithfully executed." And Article II, sec 1, states his oath of office as follows:

"I do solemnly swear (or affirm) that I will faithfully execute the office of President of the United States, and will to the best of my ability, **preserve, protect and defend** the Constitution of the United States." Fancy that! [Emphasis added]

Who is on the *Fourth* Rung? They are *the troops* directed by the Third Rung such as Colin Powell. They are not sassy enough to know about the Hidden Government. They just follow orders and imitate the culture of their office. It is of vital importance that we make a pitch to these people today. We need to let them know (perhaps by a citizen-led grand jury indictment) that they must act lawfully, or else.

Article VI. “The Senators and Representatives and the Members of the several State Legislatures, and all judicial and executive Officers [both federal and state] ... shall be bound by oath or affirmation to support this Constitution.”

When I was running for the Republican nomination to the US Senate in 2017, my campaign slogan was “You either have the Constitution or you don't.” It's the basis of legitimate Authority: it lets government do something, with everyone's approval.

Note: Thesaurus.com gives these synonyms for “legitimate”: correct, genuine, normal, statutory, recognized well-founded, acknowledged, proper, warranted, and “on the up and up.”

Which of the rungs exist legitimately? Rung One -- the Hidden Government -- has no legitimacy. Rung 2-ers are criminal: no authority permitted Rocky to suppress cancer cures or allowed poppy Bush to kill JFK. Rung 3-ers are appointed into legitimate positions by Rung Two by deals, or get elected by stolen elections. Rung Four are elected or appointed from the grass-roots up. Now we need to hold Rung Four accountable to us.

How To Hold Government Accountable

Listen to Article 10 of New Hampshire's Bill of Rights:

Government being instituted ... **not for the private interest ... of any one man**, family, or class of men; therefore, whenever the ends of government are perverted, and public liberty manifestly endangered, the people may, and of right ought to reform the old, or establish a new government. **The doctrine of nonresistance against arbitrary power, and oppression, is absurd, slavish, and destructive of the good and happiness of mankind.** [Emphasis added]

Recall what the **Declaration of Independence** stated as “rights” being sufficient justification for the American colonists to revolt in 1776 [bolding by MM]:

...That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, -- That **whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it...** When a long train of abuses and usurpations, pursuing invariably the same Object evinces a design **to reduce them under absolute Despotism**, it is their right, **it is their duty, to throw off such Government. ...**

I DEFINITELY do not recommend overthrowing the government. We have a wonderful government; it just happens to have some criminals illegitimately running it (for the last 40 years or more). I only recommend that we clean it up.

Will there be violence? Of course. There is already violence. Anyone like me who “runs at the mouth” may get killed. Even when law doesn't touch the person's body, it can still assault him by causing anxiety. If, however he is arrested, stripped, and imprisoned, that can involve plenty of physical violence. People also get financially ruined by false legal actions -- this is known as weaponizing the law.

As for the Declaration of Independence's claim that our ruler (King George) was ready to reduce the people to absolute despotism, that's nuttin' compared to today. The American people in 2021 are being forced to wear a mask (or pay a huge fine) and are being threatened with loss of privileges (such as working or studying) if they do not get vaccinated.

Let me briefly go over the reasons why this is not OK. First, we live under rule of law, not rule of men, and the law of the land says that our bodies are not government property. We are a free people. Second, the Covid thing is not a fight by caring leaders to quarantine folks with a contagious disease. (That would be fine). It is (see Chapter 3) a well-planned game to make us surrender free will and submit to totalitarian rule. It is very malicious. And the media is pushing it day and night.

The best way for you to discern if government's medical claims are true is to note that they never give ink or airtime to the many good doctors who have pointed out the faulty science of Covid. Instead, they threaten “dissenters.” Why are those doctors called dissenters? They are doing their normal job! As for Fauci and Gates, even merely in the fraud area they are blatant criminals. I'd say they have gone “on beyond zebra.”

Workarounds

I am assuming that the reader shrinks from the prospect of pinning the blame where it belongs. We are great shrinkers. But it's perfectly lawful to employ methods I listed in Part Two:

- **citizen's arrest** for felonies that have been or are about to be committed
- **law of outlawry** for persons who are beyond the law (it is open season to kill them)
- the ability to **hold a person who has information** we need, per the Material Witness Act
- the ability of citizens to **form a grand jury** to investigate and, if appropriate, indict any criminal
- the **duty** of cops and soldiers to **disobey illegal orders**
- the ordinary **law of self-defense**. If someone is about to kill you or seriously injure you or a person close to you, you may use force, including lethal force, against them.
- your right to start a **truth commission** or committee
- your state's right to **nullify** an unconstitutional law
- your right to file a lawsuit, including a civil **RICO** suit.

Recall how NH colonists handled potential traitors. They asked all men to sign an Association Test and disarmed non-signers!

Those hardly exhaust the field. The appropriate maxim (a maxim is a high legal principle, but it is not black-letter law) is *Necessitas non habet legem* -- Necessity knows no law. Surely there have been many times in history when law had to be flouted. Martin Luther's Protestant Reformation was one; he bravely opposed the corrupt practices of the Roman Church. Ms Rosa Parks besat herself on a bus in defiance of unjust Jim Crow laws of racial segregation.

Also, on November 3, 1950, the UN General Assembly stood up against the USSR's frequent vetoing of Security Council plans; they boldly wrote a "Uniting for Peace Resolution." The French delegate said "My delegation felt ... that the draft resolution does not infringe upon the Security Council's competence, responsibilities or powers. **The Council should fulfill its role; if it does so it will be adequate... If, however, for some reason, it does not fulfill its role, the United Nations will not thereby be paralyzed.**" [Emphasis added]

Speaking of "uniting for peace," it is essential today to not fall for the well-worn trick to divide us into two groups, such as red state and blue states, or "vaxxers and anti-vaxxers." It was never a problem for folks voting for one Party to be friends with folks of the other hue. And parents could decide on vax.

I'd also like to mention that we Americans have a duty to strut our stuff. Believe me, folks in other countries are hoping we will "defend the Constitution against all enemies foreign and domestic." (That's from the military officers' oath.) It helps everyone if we rebuff One World Government. Together we are 8 billion. It is almost unbelievable to think 8 billion will capitulate to a mere handful of predators.

Note: we have useful instincts -- such as to work in a pack. Temple Grandin tells the story of her friend's Collie dog: The Collie was very timid. When she had to go past a fence, behind which were angry barking dogs, she pretended not to see them. One day, the friend and another lady walked four dogs, including the Collie, past that fence. This 'pack' united to tease and scare the fenced dogs. The Collie, sensing the protection of her pack, was the *most* vociferous. She kept throwing herself against the fence, even after her pals had lost interest.

Our pack mentality is available. If you run a small group of activists, you could call yourselves a Collie Pack to enhance the kind of automatic solidarity Grandin described. Note: Temple Grandin's life is heroic: she strives in the face of great odds.

In Sum, What Is the “Takeover” That Wants Killing?

When I say “Kill the Takeover,” I have in mind the takeover of the US government. I have in mind the way all three branches are obeying an *outside* (globalist) power. Why would Supreme Court justices favor the power of Big Money in the *Citizens United v FEC* case when everything in the Constitution says “Oh no you don't.” It must be that they favor some competing viewpoint. This is terrible and we must stop it. We must kill the Takeover or the nation will not recognizably survive.

Ever since the so-called novel, *1984*, was written by Orwell, we can see that the bosses carry out quite a predictable program of Takeover. The main thing they do is reduce the self-confidence and dignity of the individual. Orwell emphasized the twisting of words. In the language of Newspeak, “slavery” was the same as “freedom.” Folks are easily deprived of their ability to argue rationally if a word can mean anything.

I am pretty sure we have a full house of criminals in the halls of Washington DC. The amount of unreality in that city is said to be legendary. Where in the old days you might look to the Department of Agriculture for means of farm improvement, today it dispenses poisonous advice. In fact it's anti-Nature! I don't think we can chalk it up to greed and corruption. There is an evil plan in the air. Wicked people are gung-ho for it.

Boy, did evil come trooping out in the health field in 2020-2021. A good medicine, Ivermectin, was withdrawn from the market! Kids were given an experimental vaccine! We let the media decide what we were allowed to see, think, and feel.

Don't let it proceed, Folks. Get a grip on your rights, and your dreams for the young. Do whatever must be done to put the weirdo's out of business. Have you not seen where this behavior typically leads? It leads down a familiar track to suffering. Thus you can lawfully act in *self-defense*. I've laid out the valuable history of law which exists for this very purpose. Please use it!

Recap of Part Five: Read *Them* the Riot Act

Ch 25: Philosophers are free to model the universe as they wish. Thomas More designed a Utopia in 1516. Myths develop naturally as a way of holding a society together. The Christian myth emphasizes salvation of a soul while Jews envision the needs of the whole community. Capitalism and communism are *myths* that justify things like the economy and much else.

Ch 26: Male secret societies obtain big control. Carroll Quigley showed how the Oxford Roundtable led to the Council on Foreign Relations, which runs the US State Department (an outrage exposed by the John Birch Society). We looked at the Illuminati families, Skull & Bones, and Masonry. Astonishingly, the theme of Satanism, mixed with the practice of pedophilia and child sacrifice, seems to play a big, if concealed, role today.

Ch 27: As is pointed out by Lattimore, Teachout, Edgerton, Tiger, and the collapsologists, *resources* undergird everything. The Sherman Anti-trust needs enforcing today. Rev Ong says that writing, instead of speaking, changes what we do. Sevigne and Stevens modeled an upcoming collapse: trucks won't run.

Ch 28: Philip Allott's Eutopia gives a hopeful picture based on the mind's capacity to improve society greatly. As for the roadblocks that we've hit in government, we can enact fixative laws.

Ch 29: Bad things abound. Consider geo-engineering, the existence of which is denied by its practitioners! Consider our cruel foreign policy, the idea that the US can destroy nations at a whim. An example from the 1936 attempted Takeover of Spain by the Comintern, showed the typical ferocity involved.

Ch 30: NH's Bill of Rights avers: "The doctrine of nonresistance against arbitrary power, and oppression, is absurd, slavish, and destructive of the good and happiness of mankind." Today's officials are rogue. We must deal with them on the various rungs -- "government" as such won't resolve rogueness.

Absolutely Confidential Letter to Students, Eyes Only

Dear Students, Did you actually tackle the whole book? Wow, I'm honored. Sorry if it made you feel sad, especially if the "government crime" stuff is news to you -- I couldn't think how else to deliver the material, so I just spewed it out.

Is it true that Gen X and Millennials have been taught to feel contempt for the elderly? If so, that was another trick played on you. The oldies have naturally accumulated a lot of experience and wisdom; maybe someone doesn't want you to partake of it.

Thanks for listening to me. I'd like to listen to you, too. Are you feeling empowered? Did you grab any practical ideas for taking action? Did you make up some new ones? Do you sense urgency?

Are you concerned you'll look like a jerk if you cry wolf? Hmm, looking like a jerk is nothing compared to the pain we'll feel if we put our feet up and wait for someone else to do the job. In the book by collapsologists that was quoted in Chapter 27, Sevigne and Stevens say that in historic crises, some key helpers tend to emerge. I hope you are a key helper.

Here is my friend Philip Allott, quoted in Chapter 29. He's near 90 years old and has worked tirelessly for the future of humanity. He knows *you are very important*. We need you! From *Eutopia*, p 297:

"There is a human species. There are human societies. And then there is me. I. The only being that I know. The being without which there would be no philosophy, no law, no society. The revolution that will make the new society begins and ends in me. I am a unique being in the whole universe.

"There never was and never will be another me, a being that makes its own being through the power of its mind. It is my mind that makes the natural universe into the natural universe that we know. My mind gives thanks to the natural universe for giving me the brain whose beautiful neurones allow me to be a human being conscious of being a self-creating, world-making human being."

GUIDE TO THE APPENDICES

These appendices, except **A**, are taken from my articles at Gumshoe News.com in Melbourne; they are public domain. -- MM

Appendix A is from Brice Taylor's book. She was a typical victim of MK-Ultra, and had to watch her little boy undergo the torture, too. Read with caution; could be triggering. page 183

Appendix B covers the dirty tricks of Lyme disease. The doctors' refusal to treat is unforgivable. page 188

Appendix C is a review of Kevin Ryan's excellent investigation of "other suspects" in regard to Nine Eleven. page 191

Appendix D looks at the book *Boston's Marathon Bombing: What Can Law Do?* The accused is innocent. It was a classic Inside Job, a.k.a. Classic Inside Terrorism. page 196

Appendix E is Kristy Allen's report on MK-Ultra. page 200

Appendix F discusses how to go about judging whether the 2012 massacre at Sandy Hook in 2012 is fact or fiction. page 203

Appendix G is about a "joint meeting" of protestors in Australia and New Zealand outside the Governor's mansion. page 209

Appendix A. NASA's Torture of a Little Boy. From Brice Taylor's book, *Thanks for the Memories*, 1999.

Craig and I used the “scientific method,” the same method we used in the past to insure that the sex of our third child was a boy. And he was. Daniel Robert Ford was born on March 15, 1982 at Los Robles Hospital in California. I was 31 years old.

I have little conscious memory of Danny as a baby. When he was visiting me in the summer of 1996, he looked at me emotionlessly and said, “Mom, I don’t remember anything about my childhood.” He just stated the fact. What was very apparent to me was that my teenage son [age 14] had no emotion attached to this statement or even any means to think this thought through.

War Games at Jordan Ranch to Terrorize Kelly and Me

When Kelly was around three years old, we were told to walk down to the “end of the road,” which I knew as Bob Hope’s Jordan Ranch. Once inside the fence we were injected with drugs in the back of a limo and were told to start walking out onto the ranch. Somehow, all of a sudden, my little daughter was gone. **There was a whole group of men in army fatigues who I later found out were playing war games.**

But in the drugged state of mind they put me in, I had no way to know this was just a game. Bob had a walkie-talkie that he used to radio to the men in army fatigues. He told them what to do and say to us. Drugs made it impossible to think clearly.

They told me Kelly’s life depended on me finding her quickly. A helicopter flying overhead landed nearby and I finally found Kelly, naked and huddling near a small scrub bush. She was very dirty and had cried so much that her little eyes were swollen nearly shut. Her face was covered with dirt and tears all mixed together.

This is the type of activity these men needed to use to guarantee that, under national security, a mother and her baby daughter

would never remember the perverted experiences for which they were being used by Kissinger, Bob Hope, and others. After I had my children, they always inflicted trauma on me and one or more of my kids (always with my daughter Kelly) before an assigned rendezvous took place. Those experiences were terrifying and horrific, so that my controllers felt very certain I would never gain access to memory of the experiences.

This time, we were in Catalina and my husband told the kids that we were going to look at a new hotel complex on the island. When we arrived, three men in suits told us to go into a room where there was a single row of chairs lined up against the wall. Passively and robotically, we complied. Kevin our oldest son, 9, was first in the line-up, then Craig, me, and Kelly, 7, and Danny, age 3.

One of the suited men took a razor blade or something similar and started with Kevin and slowly and deliberately ran it over the top of his legs, then onto Craig's, then mine, Kelly's and little Danny's. All of us were bleeding and traumatized, in a daze, physically frozen, staring straight ahead. I was terrified and panicked, but sat there, helpless to do anything to protect my children, as a result of years of abuse and mind control programming.

One suited man informed us, "This is just the beginning," and they took Danny and threw him up against the wall. With the air knocked out of him and in obvious pain, Danny crumpled over and crouched up into a small ball, **already, at three years old, knowing better than to cry out.** If showed a reaction or retaliation, they would hurt another one of the kids or me even more.

Bob Hope's Escapades

We owned a large family camper. At times we went up into the High Sierras, to visit Mammoth, Sequoia, Tahoe, Yosemite. We also took the children to Six Flags and, of course, Disneyland. Bob Hope showed up in many of these locations. Sometimes Bob would snap his fingers in front of my face or jingle his keys in front of my eyes to get me to respond. He often liked to meet for sex or information exchange in mountain cabins. ...

What actually occurred often was **a rendezvous with Bob or some leader** they needed to get information to. Sometimes **Reagan** was brought out on a little ocean excursion and ended up navigating right to us. I was then transported aboard with him for sex and messages. Sometimes I stayed all night with him. **He said he was very upset with Henry Kissinger for taking so many matters into his own hands.** He said he knew a few hours with me would help him snap out of the mood he was in.



NASA

When Danny was an infant, we went for programming together. **He was a year old when his inner-space mind files were created** in order for him to have a wide range of access points, without the necessity of as much trauma as was necessary back in the days when mine were created. Time had shown our controllers that **trauma itself was one cause for the breakdown in slaves.**

I was there with Danny when he was 3 or 4 years old. It seemed like a school field trip. Danny had on a light blue T-shirt. We were sitting with other mothers and children, in the front row of a circular auditorium. Men in NASA suits, **who were dressed like astronauts were all around** and one of them came over, lifted Danny up and put him into a chair. “Like the real astronauts sit in!” the man explained. This chair had equipment all around.

Danny smiled so sweetly across the auditorium at me like he was so proud and so happy to be chosen to sit in the big astronaut chair. There was such anticipated excitement and innocence in his joyful smile. Soon the man instructed him to lean back so his head was properly aligned to fit into a silver band and when Danny was in the proper alignment, **I watched the NASA official clamp**

the back of the silver band to fit snugly around his little forehead. Danny looked up at the NASA official, eyes wide with innocence, as the man said “Hold on for the ride of your life!”

They brought in some sort of glasses (virtual reality?) for Danny’s eyes and told him to look into the viewer. Then to my horror, the man standing next to Danny gave a cue to another man and I watched in agony as Danny’s little body jolted. They must have been giving him electroshock. After a time, his little body went limp and he was unconscious. I was dying inside, but **against all maternal protective instinct**, I maintained my composure.

Pretty soon the NASA official waved a smelling salt or something in a cotton ball in front of Danny’s face. He came to abruptly and they released him from the equipment and then from the chair, sweating profusely around his forehead and under his nose.

[Danny had] a look of utter shame that spread over his entire face and down his little body. He could barely walk over to me and when I stood to help him, the NASA man said, “He’s a big boy, he can do this on his own.” Soon we were escorted out, put on a shuttle back to the airport and were flown home.

Danny’s mind files were filled with data early on and expanded after he was three years old. I drove him to Point Mugu or we were intercepted at the intersection of Kanan and Agoura Road, and got in the car with these men. **They usually drove a dark colored sedan with tinted windows.**

Henry Kissinger filled Danny with **high-level information, intended to span many years** and to be delivered whenever necessary at future dates to large crowds of people. Danny had historical files put in, as did I.

At Born Learners Preschool at three to four years of age, Danny started special computer classes that kept him at school long hours, sometimes into the evening. When I asked him if he wanted to stop he always said he loved it, as did his best friend

Justin. I believe **programmers do more of the training via computer screen now, often using virtual reality.**

After computer class, I took the two of them to Monarch's Gymnastics. I thought I would not be able to bear the pain and grief when I began remembering scenarios of the ways in which I'd been programmed to be a part of my children's preschool mind control experiences.

On occasion, I helped out in the class. I remembered standing with Danny's teachers who were instructing the children in a game; they all had to take their clothes off, step onto a colored circle and then take turns doing sexual acts to the child next to them. The games were centered around colors, music, body movement and hand signals. **Hand signals** were taught to the children this way and put to music for reinforcement.

During my deprogramming process, I was horrified when I remembered that I continually read him the story of Danny and the Dinosaur. As I re-read the story years later, I found a phrase in the book, which states, "there's no place to run, no place to hide." I was used to keep my own son's programming locked tightly in place, reinforcing the programs that were used to keep the parts of his mind that were compartmentalized for our controller's use, **separate from his conscious awareness.**

Henry Kissinger has been Danny's main man. He was the one calling the shots and organized the **creation of Danny's mind files for NASA/military use.**

Danny was, scheduled for a major position within NASA one day, following in the footsteps of his **grandfather Ford** and **Uncle Lyle Curran.** They have him scheduled to become a scientist. I overheard Henry talking to someone about it.

Note: Brice Taylor has not been heard from in years. Brice, if you are reading this, please know what a difference your phenomenal effort made. Thank you for making us find out what is really happening.

Appendix B. Lyme Disease Came from a Bioweapon,
by Mary Maxwell at GumshoeNews.com, April 5, 2020



L to R: Fiona Barnett, Judy Mikovits, a tick, Kirsten Newby

Fiona Barnett is a leading critic of child trafficking and mind control in Australia, author of *Eyes Wide Open*. She said, at her website, PedophilesDownUnder.com, on February 24, 2020:

“My own brother contracted Lyme Disease while working as a surveyor in the Northern NSW rainforest. Witnessing his ordeal, I discovered Australia to be the only country in the world not to recognise the existence of Lyme Disease. Owing to our Government’s blatant denial, and ruthless **persecution of dissident doctors**, my brother and an estimated 60,000 fellow Aussie Lyme Disease sufferers have been denied medical treatment, workers’ compensation, social security, and more.”

Dr John Curnow graduated from Sydney University in Veterinary Science in 1960. [His] wife Dr Barbara Curnow was also a veterinarian who graduated in 1963. The Curnows established the Government laboratory for tick-borne diseases in cattle. Following the couple’s retirement, Barbara contracted Lyme Disease in 2004 and died in 2012, according to Dr Curnow: “Following eight years of hell trying to get her treated.”

Ticks are arachnids that survive on the blood of mammals. They can be spread for nefarious purposes by us. I phoned Dr John Curnow. Here is part of our telephone interview:

Mary: Good morning, John, please tell me how you came to be involved in the study of Lyme disease.

John: My job, as a veterinarian, was for the New South Wales Agricultural Department, testing the health of pigs to certify if they could go to market.

Mary: Does Lyme disease affect pigs?

John: No, it affects cattle. My wife and I then also studied how ticks were affecting cattle. She was a veterinarian, too.

Mary: Fiona Barnett told us that your wife died after 8 years of suffering from Lyme disease.

John: Yes, she got it from a tick. She died at age 70; I am an old man of 81. I want it to be known that there are many Australians like my wife, thousands of them, who have the disease but cannot get treatment in this country.

Mary: Why is that?

John: The ELISA test is the only test used and it doesn't work. Patients who submit to the test will not come up positive, even if we can tell from the symptoms that they have the disease.

Mary: Are there better tests overseas?

John: Yes, but doctors in Australia are not allowed to use them. In fact it is worse than that. Most doctors will not give a referral for the test. I complained about this to the HCC and was told that no doctor has to make a referral if he does not wish to.

Mary: My research into autism showed me that Lyme disease has much in common with other “mysterious” illness such as chronic fatigue syndrome, known as CFS, which is now called ME. I learned about ME from Judy Mikovits. She wrote a book called *Plague*, co-authored by Kent Heckenlively, a lawyer. She is a whistle blower who found herself in jail circa 2015 for “talking out of school.” (The charge was “theft of notebooks.”)

John: I myself feel under threat of arrest by Australian Federal Police, just for broadcasting this information. In part it's because I whistleblaw the likelihood that Milson Island is a bio-weapons place.

Mary: Where is that island and why does the AFP care?

John: Milson in the Hawkesbury River, north of Sydney. Back around 1962, when I was allowed to visit any cattle station between Lismore and Ballarat, I was not allowed to go to Milson. That made me suspicious.

Mary: I'm in New Hampshire which has Lyme disease. Ticks may have come from Plum Island, a nearby bioweapons lab.

John: It is possible. My belief is that migratory birds are the vectors. We can see in Australia that the path of the ticks is along the same route as the migration of some bird species. My guess that the ticks at Milson traveled to the mainland by birds. Let me repeat that my complaint is about humans getting the disease and not being able to get help from any doctor. They will lose their license to practice.” [What a great idea!]

BITTEN. Curnow then suggested I read the book, *Bitten*, by Kris Newby, a recovered Lyme patient. Ms Newby tracked down Willy Burgdorfer (1925-2014) and more or less gets him to confess to having done naughties at Fort Detrick.

But Kris Newby's real complaint is personal: that the medical profession keeps saying to Lyme patients “You're mental.” Thousands of people have tragically suffered this insult. Newby's doctor who once refused to help her later apologized. Kris says: “Infectious disease departments at most major medical centers, including Stanford, were simply following the iron-fisted Infectious Disease Society of America guidelines that state that Lyme isn't an infectious disease.” What is the source and cause of such tormenting of patients?

Appendix C. Whole New Look at the Domestic Culprits of 9-11, by Mary Maxwell at GumshoeNews.com, January 29, 2015.



Monty Python show

Kevin R Ryan has turned out a tremendous book, entitled “Another Nineteen: Investigating Legitimate 9-11 Suspects” (2013). I will omit Ryan’s coverage of familiar figures, even though he does bring new information about them: Armitage, Bremer, Bush, Carlucci, Clarke, Eberhart, Giuliani, Goss, Perle, Rumsfeld, and, of course, Biggus Dickus.

Let me introduce five ‘winners’ in the 9-11 Causation Stakes: Duane Andrews of SAIC, Peter Janson of AMEC, Brian Jenkins of RAND, Barry McDaniel of Stratesec, and Wirt Walker of KuwAm. Yes, that’s wirt as in “Bird thou never wert.”)

I had hardly heard these names before, and knew only one of the acronyms, RAND. It’s not just a matter of coming up with additional *dramatis personae*. These men’s careers, and those hidden organizations, provide a big explanation of what goes on in “deep state” as Ryan puts it.

Five Whom We Can Arrest without Further Ado

Here I propose that all five men (who are among Ryan’s “suspects”) could be arrested immediately under the Material Witness Act. That is not the same as charging them with a crime. The Material Witness Act has been on the books in the US since 1793. It can be used when someone is a flight risk. These five men certainly do possess vital information.

An interesting point about Wirt Walker is that he and his wife were identified by the Securities and Exchange Commission as possible insider traders regarding 9-11. They purchased 56,00 shares of Stratesec on September 6, 2001. I hadn't realized that anyone had been named. I thought the famous put-option thing was, like so much else (the videotapes of the Pentagon hit?), under wraps – permanent, illegal, outrageous wraps.

Let's go alphabetical. Duane Andrews is the Chief Operations Officer (the "COO") of SAIC. You might pronounce it "Say Ik." It does just about everything worthy of its name: Science Applications International Corporation. Who created the national database that tracks terrorists? Say Ik.

Who supplied airports with screening equipment? (I always wondered about that.) Say Ik. Who helped create the official account of what happened at the WTC? Go on, say it. _____

When Duane Andrews (I will call him Duane) was commissioned in the US Air Force in 1967, he thought he was going to be doing bacteriological warfare, the kind that is being practiced against us in the US even as we speak [2015], but instead went to Vietnam, perhaps in the brutal Phoenix Program.

Ever wonder what kind of person is a Congressional staffer? Are they just secretaries you can get by calling a temp agency? Apparently not. Duane was such a staffer during the Reagan years (1981-89). Working for a particular House committee — the Intelligence Committee, natch — he got to see (or suppress as the case may be) many a CIA secret, "congressionally."

He then became Assistant Defense Secretary, wouldn't you know. And are you old enough to remember who was Reagan's Secretary of Defense? (Think Nicaragua, Angola, Grenada) Why, it was Cheney. On 9-11, although he was only Vice President under George W Bush, he appeared to be the person in charge that day.

Next up, for going to jail as a material witness, is Peter Janson of AMEC. That's a British company that guards Aramco in Saudi.

AMEC's subsidiary company, "AMEC Construction," was in charge of renovating the Pentagon. They decided to steel-reinforce, against a potential hit, the outer wall. The author of the book I am dealing with here, Kevin Ryan, knows full well that the hit was not "potential." That is, the builders were thinking of what they were gonna do on 9-11. Yes, true.

Thanks to his employment with AMEC, Peter was thus in control of that part of the building for many months leading up to 9-11. Indeed, Ryan says Peter Janson was in the correct room 12 minutes before the hit, "fixing the air conditioner." I call that 'unmitigated cheek.'

Now for Brian Jenkins of RAND. I personally think RAND is in charge of dispensing AIDS and other diseases. RAND used to be part of the US government but, like almost all the parts that do naughty things, it has been privatized.

Brian is not someone you want to meet in a dark alley. By the age of 23 he was in the US Special Forces in Guatemala, which in 1965, was death-squad territory. In 1971, he wrote a paper for RAND on how to 'Vietnamize' the Indochinese war. By the 1980s he (Brian Jenkins) was an architect of the Contra war in Nicaragua, which was aimed at civilians and infrastructure. God forgive us all.

The *Achille Lauro* Did Not Have GPS?

As of 1986, Brian was advising the Secretary of State on terrorism! And who was that Secretary? I'll give a hint. He is the one who said in his memoirs that he didn't chase after the *Achille Lauro* cruise ship from which Ralph Klinghoffer was thrown overboard for being a Jew, as it was somewhere in the Mediterranean and Sec'y of Defense Cap Weinberger couldn't find it.

I am so glad Schultz put that preposterous statement in his memoirs, as it clarified what I had already thought of that incident, which is that it was of the killer bee variety. Psy-war is everything, you know. And taxpayer funded, to boot.

(Oops, I just looked up RAND's website. The heading is "A Passion for Changing the World" and the first "policy focus" listed on the menu is "Children and Families." Oh-oh.)

In 2000, Brian became an advisor to the Hart-Rudman Commission (I wonder who commissioned that commission) on Homeland Security, of which Lynne Cheney was a member. So was Lee Hamilton. No doubt he was warming up for his hard slog on the 9-11 Commission.

The fourth of our five selectees, from Ryan's book *Another Nineteen*, is Barry McDaniel. He works for Stratesec (which I pronounce like "Straight Security"). Barry was Deputy Director for Readiness at the US Army Material Command. Then he became vice-president at BDM International, a subsidiary of the Carlyle Group. We know Salem Bin Laden (Osama's bro) is at Carlyle.

Pipelines, in Both Senses of the Word

Barry McDaniel said, when he left the army in 1988, that an important task of his had been the Southwest Asian Petroleum Distribution Project. (Did you know that the Army does things like that?) Kevin Ryan assumes it has to do with pipelines in Iraq, Iran, Afghanistan and Pakistan, and speculates that it may have included arming the Mujahadin with "material" from the US Army Material Command. Why not? Brzezinski said Go for it.

Stratesec has such clients as United Airlines and the Los Alamos Laboratories. For our purposes, it ran the security at ... ta-da... the twin towers — and also Dulles Airport. Thus, Barry McDaniel had a ringside seat. Ryan mentions in passing that a security company gets access to all the records. So whatever is going on at, say, Dulles, Stratesec knows of it.

Finally to the put-option suspect, Wirt Walker. His company is KuwAm. I pass over the fact that he is Bush's cousin and I pass over the fact that he is also related to Judge Walker who nixed the appeal of April Gallop in *Gallop v Cheney*, and I pass over the amazing fact that he seems to have digs near Oklahoma City.

The reason I pass over all that, and more, is to get quickly to the full spelling of KuwAm. It is: Kuwait America. And thereby hangs a tale. Ryan's book emphasizes the big doings that go on between some of our military and the kingdom of Kuwait.

Diagonal Drilling across an Ocean?

Basically the Kuwaitis own the corporation that owns Stratesec. So if there was foreign control on the famous day, it was that of Kuwait. Many people have said that security at the WTC was run by Israelis. Ryan thinks otherwise. His book is extremely well foot-noted. Please give it a look-see.

I have not scratched the surface here. You'd be amazed at how real is Ryan's 'deep state.' An old boy network in which you can move around from a directorship to a colonelship in the blink of an eye. The term 'revolving door' hardly does justice.

Citizens must take positive action, posthaste. Please, America, do that. Go on the attack against these terrorists. There is plenty of anti-terrorism legislation at 18 USC 2332f (1):

"Whoever unlawfully delivers, places, discharges, or detonates an explosive or other lethal device in, into, or against a place of public use, a state or government facility, a public transportation system, or an infrastructure facility— (A) with the intent to cause death or serious bodily injury [may be punished by death]."

UPDATE: As of this month, September 2021, two decades have passed since the Twin Towers "fell." In 1963, the assassination of President Kennedy was essentially a palace coup (made to look like a lone gunman). Personally, I consider it too late to "do anything" about the 1963 event. But there are many guilty parties of 9-11 who are still in government or other positions of power. It is very wrong to close one's eyes to that. Any reasonable person can feel sure that both official inquiries were rotten: the Warren Commission Report re JFK and the 9/11 Commission Report. At the very least that should tell us not, in future, to set up any such mode of inquiry. It would be a guaranteed whitewash.



*Boston's
FBI Office shamelessly telling the public they found the suspects on surveillance film. DesLauriers: Somebody out there knows these individuals.*

I am an amicus curiae in the US v Tsarnaev case and it is coming before the US Supreme Court on October 13, 2021. It was a typical false flag in which a Muslim gets blamed for a bomb set by someone else, whom I take to be the FBI. I filed a RICO case to that effect, also naming the *Boston Globe* as a defendant.

A Brief Timeline. The Marathon Race was on April 15, 2013:

May 2015: Jury sentences Jahar Tsarnaev to death penalty.

November 2017: Maxwell, Fetzer, Baruja accepted as amici.

January 2018: I give lecture at Watertown Library (*YouTube*).

December 2019: First Circuit panel removes death penalty.

July 2020: Trump's DOJ asks SCOTUS to reinstate it.

May 2021: I publish book showing that FBI definitely killed brother Tamerlan in custody; the official story is a crock. His friend Ibrahim Todashev was also killed *admittedly* by FBI.

Please see opposite page; the book is free at my website, ConstitutionAndTruth.com

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Boston's Marathon Bombing; What Can Law Do?

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'Northwoods Memo' [Discusses Making a Hoax Plane Crash To Prepare for a US Invasion of Cuba]

From: Gen. Jay Lemnitzer, March 23, 1962. For: The Secretary of Defense ... Joint Chiefs of Staff are to indicate brief but precise description of pretexts, which they consider, would provide justification for US military intervention in Cuba....

World opinion, and the United States forum should be favorably affected by developing the international image of the Cuban government as rash and irresponsible, and as an alarming and unpredictable threat to peace. a. Sabotage ship in harbor; large fires naphthalene

Conduct funerals for mock victims... c. Commence large-scale ... military operations.... We could develop a Communist **Cuban terror campaign in the Miami area, or other Florida cities and even in Washington...** We could sink a boatload of Cubans en route to Florida (real or simulated).

We could foster attempts on lives of Cuban refugees in the United States even to the extent of wounding in instances to be widely publicized... C-46 type aircraft could make cane-burning raids at night. **Soviet Bloc incendiaries could be found...** Hijacking attempts against civil air and surface craft should appear to continue as harassing measures condoned by the government of Cuba... It is possible to create an incident, which will demonstrate convincingly that **a Cuban aircraft has attacked and shot down a** chartered civil airliner en route from the United States to Jamaica. An aircraft at Eglin AFB would be painted and numbered as an exact duplicate for a civil registered aircraft belonging to a CIA proprietary organization.

[It] would be loaded with the selected passengers, all boarded under carefully prepared aliases. The actual registered aircraft would be converted to a drone. At precisely the same time that the the aircraft was presumably shotdown, **a submarine or small surface would disburse F-101 parts....**

[Emphasis added]

As you can see on the previous page, the US military is more than willing to create false flag events. That 1962 one got cancelled but many more did not. Examples: the 1964 Gulf of Tonkin episode, the 1986 Oklahoma City bombing, the 1993 bombing of the basement of the World Trade Center, the 1996 bombing of the Atlanta Olympics, 9-11, the Boston Marathon bombing. Too bad the public largely refuses to believe that Daddy would do anything so underhanded even when a memo like Northwoods gets declassified for all to see.

Granted, the number of persons understanding the truth is on the increase. The word “false flag” gets bandied about online. Yet at the same time, our busy little bees in the Re-education game are teaching young people to see it as lighthearted fun. Lying is done so flagrantly by media, such as regarding Covid, that they must be deliberately showing us they can carry it off.

I refer to the huge number of people who parrot the party line as “the fogs.” I mean their brain must be fogged up. I don't want to act contemptuous of them; I appreciate their predicament. They can't get past their unconscious turn-off of worrisome information. I have done that in my life, too. In order that the rest of us get on with the job, I recommend we ignore the fogs. If they see us have any success, or just see us speak confidently, they may dare to stop their insistence. I do think, though, that we should state our case repeatedly. A repeated message eventually does get in, as media well know.

The fact that the US Supreme Court will soon inspect the case brings hope. If you can help me promulgate the book, please do: Boston's Marathon Bombing: What Can Law Do? As you may guess, the theme is a familiar one -- extolling the praises of our magnificent inheritance of law.

Speaking of which, Lemnitzer did not get clobbered for planning to wound some Americans. All very acceptable in the psychological warfare of false-flags. Rather puerile, no?

Appendix E. Kristy Allen Reports Satanism in Salt Lake City, by Mary W Maxwell at GumshoeNews.com, June 6, 2021.



(L) St Peter's Basilica (C) Kristy Allen (R) Mormon Tabernacle

In 2018, country western singer Kristy Allen read testimony to the ITNJ (International Tribunal for Natural Justice), giving a valuable round-up of the practices of the MK-Ultra program. There were only 5 new bits, for me, in her talk.

1. She was deliberately given endometriosis, a very painful condition of the uterus (“a pain like no other”).
2. All her eggs were harvested and given to her sister. (A young female has her entire lifetime supply of eggs in her ovary).
3. Some victims are given a cap to wear under the skin of the scalp, to control their brain. [I wonder how it gets there.]
4. The Paperclip program sent many Nazis to Salt Lake City.
5. Many girls born on military bases were given “April” as their first name. [Any Aprils born 1940-1960 might want to check if they were in an MK-ULtra program.]

As a Catholic, I'm aware of claims that babies get sacrificed in the basement of St Peter's Basilica in Rome. Now I hear that babies are sacrificed in the basement of the Mormon Tabernacle in Salt Lake City. Is it true? Believe it or disbelieve it, according to your lights. My lights say Ms Allen is an excellent witness. She speaks rapidly in the one-hour testimony, saying things I have heard many MK-Ultra survivors say (including that Country-Western singing is a career into which MK girls got steered). Incredible cruelty was shown to these “experimentees.” Kristy reports what

was done to her ten siblings -- “intergenerational incest.” That practice (which includes mind control by a grandparent) pre-dates the CIA stuff or the Nazi experiments. By the way, she fostered many children who had been harmed.

Religion As an Institution. Most importantly, Mrs Allen says, after 45 minutes into the tape, that we should put a stop to all this cruelty now. I wouldn’t rule out that one way to do it is through the churches. First, though, we would – maybe – have to explain to the faithful that the institution they see as their beloved religion – I’m talking about Catholics and Mormons – has little to do with their God. All the major religions are institutions. People create institutions out of anything they are interested in. And if the thing they are interested in has a Divine Being in it, the institution that develops around it will quickly develop a cloak of sacredness.

This is quite the benefit for anyone who may want to use that religion for nefarious purposes – there’s an automatic army of defenders, the faithful, to downplay any critics. I’ve just found a Facebook page that mentioned Kristy Allen’s interview and right away some commenters added “It’s not true; no babies get sacrificed in the Mormon Tabernacle.” (How would they know?)

When you think of it, if folks could get ahold of the idea of some of their religious leaders being “not OK,” per the very tenets of that religion (Benedict XVI and Francis I, for my money), they could direct their righteous wrath to them. Being an officer holder of a religious institution isn't the same as truly following God.

Sex. Contrary to rumor, Mormons are capable of protesting something done by their own church. In 2015, the central committee (or whatever it’s called) was threatening to promulgate some sort of exclusion from the church of the offspring of same-sex couples. Hundreds lined up outside the Tabernacle to say “Oh No You Don’t.” Kristy points to “breeders,” such as her mother. Most seem to be forced to breed only girls. (She mentions one family that bred only boys.) The fact that the girls-only Moms get it right every time – if we rule out that they’re aborting sons – indicates that Reproductive Medicine knows how to bring forth

XY and XX at will. John Ott says, his 1973 book *Light and Health*, that farmers breeding mink can cause them to be females, by applying a certain light during pregnancy. Maybe it is also possible to deliberately breed humans with their sexual orientation, pre-determined.

Mormon boys born in the 1990s appear to have a high proportion of gays. The Broadway musical *Book of Mormon* is a lighthearted look at this – it was rather well received in the LDS (Latter day Saints) community. A trailer is shown on YouTube.

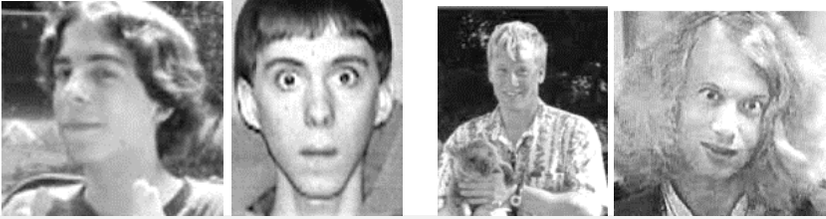
What To Do Now? When I first learned of MK-Ultra, from Carol Rutz at a meeting run by Neil Brick in 2005, I immediately believed it, and assumed that the “solution” consisted of getting the word out. But I hit nearly a 100% brick wall when trying to tell friends about it. (*Correction: remove “nearly” from that sentence.*)

After that, I was always trying to collect items that proved it. Plain examples are the Senator Frank Church hearings of 1975, the Valerie Orlikow lawsuit against Memorial Hospital in Montreal, President Clinton’s 1995 Commission on Cold War radiation experiments, testimonies to Australia’s Royal Commission 2014-2017, and to the aforementioned private group -- the ITNJ, the International Tribunal for Natural Justice, based in UK. (I present those things, and some of the survivor’s autobiographies in my 2018 book *Deliverance*.)

Just Do It. Kristy Allen emphatically says (not in these exact words): When you see a horrible thing going on, just resolve to stop it. Here are things she mentioned which could be attacked -- perhaps especially by religion-minded people. Why not? -- 1. baby sacrificing. 2. child pornography. 3. intergenerational incest-rape 4. use of involuntary breeders 5. torture to split minds.

All of those practices are illegal -- persons can and should be arrested. Don't take the easy way out by saying the victims can't prove their case. I can prove it from the corroborating detail provided to me by survivors, and by many books, on this. Come on, Mormons, you are well placed to take the moral high ground!

Appendix F. How to Figure Out If Sandy Hook Is Fact or Fiction, by Mary W Maxwell, GumshoeNews.com, 8/13/21



(L) a real pic of Adam Lanza, and the New York Times rendition (R) a real pic of Martin Bryant and the eyepopping version

Allow me to pretend that I'm teaching a high school class on "How to think." The problem before us is the allegation by government and media in 2012 that a school shooting took place in Connecticut, at which 20 children and 4 staff members died. Is there any chance it is a "psy-op" story, meant to scare people? (Or even just meant to check test people's gullibility?)

I myself have written at book-length about three scare stories -- the 1996 Port Arthur massacre, the 2014 Sydney siege, and the 2013 Boston Marathon bombing. I can't claim that Sandy Hook is false, as I have not done the nitty-gritty research. Still there are ways to evaluate the veracity of any official narrative. I want students to know that they do not have to wait till they have proof in hand to form an intelligent opinion, an educated *guess*. OK?

Point # 1. Discount the **"politeness barriers" to investigating**. Sandy Hook involves tragedy. Granted, it's horribly impolite to show disrespect to bereaved parents. But we can modify that barrier as follows: (a) We could inquire only about the 4 staff members who died. (b) As regards all 24 who died, if there was a life insurance policy, it is normal business for proof of the death to be presented. (c) Sandy Hook had a major impact on society, so it is proper to take a devil's advocate pose in researching it. Anyone can muse hypothetically "What *if* there were no deaths?"

Point #2. Rate the **fear of forcible reprisal**. Dear Students, pretend you are a journalist, or have a designated role in protecting

society, such as that of a clergyperson. Someone comes to you with information that contradicts the official story of Sandy Hook. What could you do? Many journalists and clergy will not even undertake the simple mission of raising the matter.

I'll bet they think it's the sensitive issue of the parents' tragedy that keeps them silent. But more likely it is fear of force. Two inquiring men have already felt force: James Fetzer, PhD, of Wisconsin was sued for \$450,000 (for claiming a child's death certificate was fake) and the Florida home of Wolfgang Halbig was raided in the middle of the night because he emailed the victims. (Yes, First Amendment allows emailing, but his email was deemed harassment, which is a misdemeanor.)

Students, it's wise to 'red flag' any attacks made on critics of news stories. Those attacks can be seen as *circumstantial evidence* that a criminal is being protected. Covering up a crime is itself a crime, and so is the destroying of evidence or the planting of evidence. And by the way, it is a principle of law that everything can be presumed against the despoiler of evidence! "*Omnia praesumuntur, contra spoliatorem.*" Ah, the law is gorgeous.

Point #3. Apply common sense. What else can we look at, to judge the story's veracity? Just use your life experience to measure the *likelihood* that Adam Lanza, age 20, shot all those kids. And try to work out the logic of why he would kill his mother, Nancy Lanza, before the killing spree, and shoot himself dead, afterward.

Dwell upon oddities. If Adam knew he was going to end up dead, what was the point of killing Mom (Nancy Lanza)? In Australia's 1996 Port Arthur massacre, Martin Bryant was said to have shot dead two hoteliers before going on a shooting spree. Why? "because of an old grudge." Logic says you don't suddenly kill folks who, many years ago, gave you a minor hurt. *It doesn't make sense.*

I am guessing that the killing of the hoteliers – by someone other than Martin – was done to render them subsequently unavailable as witnesses to his innocence. Similarly, the death of Nancy Lanza guaranteed that she could not speak in defense of her son.

Point #4. Try **the Cock Robin** methodology. I use the nursery rhyme *Who killed Cock Robin?* to see who was officially present at the event. “I, said the spy with my little eye, I saw him die; I, said the fish with my little dish, I caught his blood,” -- and so forth. The idea came to me from Chris Bollyn's investigation of 9-11.

He asks such questions as: “Who created the narrative? Who had custody of the evidence? Who was in charge of Security? Did insurance companies make a fuss? Did judges perform in a normal manner? If it turns out that answers to these questions are guarded secretively, one can (tentatively) smell malfeasance in the air. To repeat: I am clearly ineligible for the title “expert on Sandy Hook.” But I -- and you -- can do *some* work from an armchair.

Point #5. You can **stick tenaciously to the undisputed facts**. The following are three undisputed facts of the December 14, 2012 “shooting” that, in and of themselves, raise eyebrows:

Fact One -- There was a FEMA drill scheduled, and carried out in Newton CT on the previous day, December 13, and the day itself, December 14, 2012.

Fact Two -- Later, the school was razed to the ground. So, too, was Nancy Lanza's nice suburban house -- for no known reason.

Fact 3 -- The killed-to-injured ratio was extremely high. Adam Lanza, who was no marksman, is said to have, within minutes, caused 24 people to die from his gun, while only two who were hit survived. Even in the military, such a ratio of dead-to-wounded is unheard of. Let your eyebrows rise high.

Point #6. Dear Students, you can **become a court watcher**. The basis for my book, *Inquest*, about the 2014 “Sydney siege,” was my attendance at the coroner's hearings. The basis for my book, *Boston's Marathon Bombing*, was the transcripts of the Tsarnaev trial (a shockingly corrupt trial). Sandy Hook has so far had two judicial cases -- *Pozner v Fetzer*, in the Wisconsin court, and *Soto v Remington*, in several courts, principally Connecticut. In these two cases, the court's decisions so far have been vividly unusual:

Lenny Pozner sued Prof Jim Fetzer for publishing an accusation that Lenny had provided a fake death certificate for his son Noah

Pozner. In a defamation case, you get to argue that your allegation is true. Fetzer was not allowed to do so! (He has at least a chance of getting that overturned by the Wisconsin Supreme Court.) The District Court judge ruled against Fetzer by issuing a summary judgement in Pozner's favor. (One can picture a metaphorical knife being held to the judge's throat, can one not? Or maybe a real one.) The judge then called in a jury, but only to decide on the amount of damages. They awarded \$450,000.

The second case was filed by parents, led by Donna Soto, against Remington Arms, the manufacturer of Lanza's alleged gun, the Bushmaster. Normally a gun maker is not liable for what eventuates, but a court ruled, that the Federal statute forbidding suit against gun manufacturers doesn't hold for military-grade weapon. So, Remington lost and declared bankruptcy. Its insurance carriers have offered the plaintiffs just shy of \$33 million.

Point #7. You can **sniff around for a false flag**. It is normal to interpret a false flag event as being done for the purpose of highlighting “the wrong enemy.” In Australia, it's well accepted that the Port Arthur massacre was done to scare people and bring about a gun-control law. The new prime minister in 1996, John Howard, had anti-gun legislation in his pocket, ready to spring “when needed.” You won't be surprised to hear that the conspiracy researchers who started to doubt Martin Bryant's guilt were the gun owners of Australia, especially farmers, who saw through the hoax. (By *hoax*, I mean the falseness of attributing the shooting to Bryant.)

In regard to Sandy Hook, it's a bit strange that the gun clubs have not raised the issue of a hoax. Indeed, in the *Soto v Remington* case, in 2017, when the NSSF -- National Shooting Sports Foundation -- submitted an amicus curiae brief to emphasize the gun manufacturer's legal immunity, they stated: “The shooting claimed the lives of twenty children and six adults.” It would have been better to add the word “allegedly” before the verb “claimed.” Judges rarely open up, *sua sponte*, a matter that neither side has raised. Ask: Didn't NSSF notice that if nobody died at Sandy Hook, there's no case against the Bushmaster gun?

Point #8. You can **study the direction in which the powerful are moving**. I wonder: Are today's gun lobbies dinki di? Infiltrating them would have been a high priority for One World authoritarians, no? My late friend Trish Fotheringham, a survivor of MK-Ultra mind control, told me that when her co-survivors were sent in to infiltrate Environmental groups, they did not even realize they were being used; it's quite a system! And George Soros is heavily into putting paid to the Second Amendment.... Back in 2006, when I ran for Congress in New Hampshire, Second Amendment voters hugged me (I mean they smiled at me) when I averred that the right to bear arms includes shoulder-held missiles. (Not to be confused with candidate David Thistle's claim that he can have an aircraft carrier moored at his pier!)

Could it be that, by now, today the infiltration of gun lobbies is so advanced that NRA-types are quietly advocating gun control? Media is certainly married to gun control. Dear Students, I ask you to make a list of the most recent top 100 headlines of a major newspaper, to see how many are about shootings. Please try to imagine that any reported shooting may not have happened at all. I mean it may be newspaper fluff "for a purpose." Worse, it may have been actually carried out -- for a purpose!

Recall the declassified Northwoods Memo of 1962, signed by Joint Chiefs of Staff leader Jay Lemnitzer. He unabashedly discussed with his Pentagon colleagues a plan to create a make-believe air crash, in order to blame Cubans and start a war. He was even planning to organize "fake funerals" for the "fake passengers" on the downed plane. (Oops, I mean the downed "plane.")

I think it is perfectly reasonable to entertain the possibility that the 2012 headline-grabbing story of tiny kids being gunned down was a scheme to "take away our guns" and thus leave the citizens without protection against a tyrant. Wait, I don't mean that a speculated motive proves the case. I honestly do not know if Sandy Hook is real. But the direction in which the powerful are moving today is: total control -- a problem that was always on the minds of the Founding Fathers. *They* never hesitated to discuss it openly. So don't be shy about parading that kind of argument.

Point #9. Look on the bright side. If someone could demonstrate that the Sandy Hook deaths did not take place, that would be great news all around. The nation was traumatized or saddened by the announcement, just before Christmas 2012, that beautiful five-year-olds were struck down by a nutter. It would be pleasant news for the whole world that those kids are still alive.

By the way, if this is so, they must be coming under some personal pressure about their possible fake identities. It was never their fault that a false story was circulated. They should feel free to step forward and ask for our help. We would welcome them.

Point #10. Honor the sleuths who are pursuing hard data. In the Sandy Hook case, Wolfgang Halbig, a citizen whose former occupation was as a School Safety Expert, has been badgering the FOIA -- Freedom of information Act -- people “mercilessly.” They in turn have been ignoring him mercilessly. Frankly, I have a personal rule (ask me about General Boykin's case): If FOIA is not forthcoming, tell them “*Omnia praesumuntur, contra spoliatores.*”

Think: how can it be OK for FOIA people to turn down requests by such a respectable citizen as Halbig? It's reasonable to assign “Information-Refused Points” as weights *against* the validity of the official story. Someday the truth will come out and if we learn that the tragedy *did* occur, we can apologize for our skepticism.

In sum: Discount the politeness barrier. Address the fear of forcible reprisal. Apply common sense [as in Lanza would not kill Mom]. Try the Cock Robin approach. Stick tenaciously to undisputed facts. [They are usually the giveaway.] Become a court watcher. [Funny business at the bench is *very* telling.] Sniff around for a false flag [is government trying to identify a new enemy?] Study the direction in which the powerful are moving. Look on the bright side. Honor the sleuths.

Hey, use this scheme on any case! Come on, your brain is something to be treasured by the nation. A lot of effort need be made, to counteract the huge investment that the baddies have sunk into deceiving and confusing us all.

Appendix G. Governments Will Dissolve Themselves!

by Mary W Maxwell at GumshoeNews.com August 30, 2021



(L) *Queen Elizabeth I (reigned 1558-1603)*; (C) *Scott Morrison, Prime Minister of Australia* (R) *Jacinda Ardern, PM of New Zealand*

Karen Brewer is a New Zealand-born Australian who has been leading a fight against Australian government's refusal to bring pedophiles to book. One of her claims is that most politicians in Canberra attended certain schools where they were guided into the club that practices or supports pedophilia.

Of particular interest to Karen Brewer is the fact that the now-retired senator Bill Heffernan stood up in Parliament in 2015 and demanded release of the 28 names of government people ("including a former prime minister") which had been handed over by police during the Wood Royal Commission.

On Tuesday, 31 August 2021, in both NZ and Oz, citizens will take a stand to demand the release of the unwarrantedly sealed Wood Commission Report. Will children's privacy be an issue? Don't worry about it. The names of the children can be disguised. It is the names of the politicians we're after.

The plan that has been called for by Karen Brewer is for persons (anyone who cares) to stand silently in groups outside the Governors' mansions at each capital city and also at any location where decisions are made, including at one's local council office, and of course our seven Parliament Houses. "Don't do anything physical to protest other than stand, and don't make any noise." The group

has issued a noon deadline 31 August, for the Governor General to release the 28 names.

For the rest of this article, I will attempt to bring legal justification to the planned event. I think it goes without saying that such activity is criminal. But let me mention ways in which others have tried a Brewer-like intervention. In Belgium, 300,000 people took to the streets over the government's refusal to deal with Dutroux, who had gotten away with sexual abuse and torture of children.

Also, in Belgium, parliamentarian Laurent Louis spoke from the Chamber about pedos, including referring to the then PM as "Mr Pedophile." Louis was arrested and also lost his seat. In Oz, journo Shane Dowling has fought pedophile judges (and gone to prison for contempt of court). Franca Arena, MP, spoke from the floor of the Australian Parliament and immediately suffered a committee of investigation against her. Former barrister Wilfred Wong has been in prison in the UK for the last ten months for exposing satanic ritual abuse.

But none of those has gone for the jugular of the government, its very right to exist. The arising of the ANZACS will be a first, at least a first in regard to the crime of pedophilia.

The English Monarch's Right To Reign or To Govern

England had a hereditary monarch for almost two centuries before the Norman Conquest of 1066. When William entered, with his French-speaking court, **he agreed to follow the laws** of England. Kings and their palaces and courtiers are impressive; most people will gladly bow to them. But uneasy lies the head that wears a crown -- as someone once said -- as it's just not possible for one man to exert his will over a whole society. (Did Mao Zedong do so in the 1960s? Yes, but at immense cost to the people.)

In 1215, the barons of England socked it to King John at Runnymede. They made him submit to a treaty to stay in office, the Magna Carta. It contained this humiliating passage: "the four barons shall refer the matter to the rest of the twenty-five barons, who may distrain upon and assail us in every way possible, with the support of the whole community of the land, by seizing our castles, lands, possessions, or anything else..."

Fast forward to the **Interregnum**. In 1649, a group of unidentified Englishmen (well, since they were unidentified I guess we can't be sure they were Englishmen) had the temerity to behead the king, Charles I. In 1653 Oliver Cromwell dissolved the Rump Parliament, declared himself Lord Protector and took over.

He was succeeded in 1658 by his son Richard Cromwell, who, as suggested by his nickname, Tumbledown Dick, could not hold the thing together. So, in 1660 Parliament invited Charles II to the throne. Charles II was followed by James II and then Mary. Don't ask me how but Mary co-reigned with William, a grandson of the ill-fated Charles I, and son of William of Orange!

The Bill of Rights

It would not be correct to think of the British Bill of Rights of 1689 as similar to the one in the US first sketched by John Adams in 1780. The one that Parliament passed in 1689 was a message to William and Mary to not take thronishness too seriously. It was a warning that James II and his Catholic ilk would not be welcome. [Mary was the daughter of James.] I quote -- very selectively (It's at avalon.yale.edu):

... Whereas the late King James the Second, by the assistance of divers evil counsellors, judges and ministers employed by him, did endeavour to subvert and extirpate the Protestant religion and the laws and liberties of this kingdom;

-- By raising and keeping a standing army within this kingdom in time of peace without consent of Parliament ... [mercenaries? Boston Marathon, anyone?]

-- All which are utterly and directly contrary to the known laws and statutes and freedom of this realm; ... [no mask, no pub]

-- And that the oaths hereafter mentioned be taken [will include] "I do swear that I do from my heart abhor, detest and abjure as impious and heretical this damnable doctrine and position, that princes excommunicated or deprived by the Pope or any authority of the see of Rome may be deposed or murdered by their subjects...." [Gosh, was that allowed?!]

What Is the Reality of Australia's Being a Monarchy?

Note that there are two separate things -- the monarch's right to *reign* (e.g., William and Mary got the throne by a parliamentary invitation), and the monarch's right to *govern* (Parliament reminded the royal couple that Parliament was the law-maker, just as the barons had hinted).

Consider the Australian Constitution of 1901 which brought about the federation of the 6 states. It establishes the Queen of Britain, Victoria at that time, as Australia's head of state. It also establishes that the queen "sits in Parliament." I often hear that that arrangement is but a joke, or a piety, but of course it is not. The royal assent (via the GG) is required before any law gets enacted. So Queen Victoria and her successors are not just reigning but governing. And, as Shane Dowling will be displeased to note: dislodging an Australian judge requires royal interposition. Thus (I say), the British Queen is the judge of our Australian judiciary.

Does the phrase "No man can serve two masters" come to mind? I have argued elsewhere that Australia's head of state should not be a foreigner. I can't bring that in here other than to say that if the GG fails the ultimatum (noon on August 31 to hand over the Wood Commission report), he will be advertising his foreignness as never before. I got this at gg.gov.au:

"David Hurley was born in Wollongong, New South Wales on 26 August 1953, the son of Norma and James Hurley. His father was an Illawarra steelworker and his mother worked in a grocery store. He grew up in Port Kembla and attended Port Kembla High School where he completed his Higher School Certificate in 1971. He graduated with a Bachelor of Arts from the Royal Military College, Duntroon in 1975 and with a Graduate Diploma in Defence Studies from Deakin University in 1991".

So how can I say His Excellency is foreign? Clearly he passes the Vegemite test, but I take all GGs to be foreign. He is answerable to the British monarch. He can, at her pleasure, dismiss the Aussie Prime Minister, as we saw in 1975 when Sir John Kerr, as GG, dismissed the Whitlam government.

How To Judge the Legality of the Karen Brewer Event

In order to comment on the legality of the Karen Brewer Event, we need to think about its purpose -- which is to stop pedophilia (or, more precisely. child sexual abuse), as well as the tactics she has planned. Karen, and many others -- Rachel Vaughan, George Potkonyak, and Serene Taffaha come to mind -- have been pointing out for a long time that children get stolen, abused, tortured, and even killed. We also hear that satanism is involved. Child sacrifice has definitely been committed In Australia. Fiona Barnett says she witnessed it in the great Hall of Sydney University with a big audience applauding. (I am referring to murder, OK?)

In any case, Karen Brewer says "That's it! Enough!" The government has to reveal the names that were on the paper Senator Hefernan flaunted in Parliament. (See him on YouTube.) There is no basis in law for it to be sealed. Sure, there is some black-letter-law about the sealing of documents that should not, for some good reason, see the light of day. But here the only reason can be the protecting of 28 criminals.

Now to Tuesday's tactics. I have not seen any text of the ANZAC plan. By the way, the acronym officially stands for Australia New Zealand Army Corps, but I think Karen does not mean the AC part to have significance. She means "mateship across the ditch." I don't see how anyone could get arrested for that kind of behavior, do you?

On Beyond Magna Carta and the English Bill of Rights

I said above that the king was constrained by the barons and also by the Parliament. But that does not tell us much about criminal justice. It tells us about contenders for power. The barons in 1215 wanted to do what they wanted to do, and not be bothered by the occupant of the palace. The peers in 1689 said they did not want the Pope to have any say in England -- though I suspect they were protecting other, hidden bosses.

Even if we could show Karen and the ANZACS the right phrase in the Australian Constitution to make her endeavor legitimate, that is not enough. Legitimacy is something we give to those

above us. A small tribal society gives legitimacy to its natural leader. *We* decide which authority is legitimate.

An "authority" that covers up the crimes of child abuse has no legitimacy, on the face of it. Full stop. Former justice of the High Court of Australia, Kenneth Hayne notes: "*reasoned debates about issues of policy are now rare*" and "[*t*]rust in all sorts of institutions, governmental and private, has been damaged or destroyed".

Well, there you go, then. The time for change is upon us. Note that the title of this article is "ANZACS, Arise. Your Governments Will Dissolve Themselves on 31 August 2021." I am serious about the governments of Scott Morrison and Jacinda Ardern dissolving themselves outright. Serendipitously, I had just been reading a story in Professor Zephyr Teachout's 2014 book *Corruption in America* about a legal dilemma in 1810. Thoughtful persons were canvassed. Scottish critic Francis Hutcheson held that when the governors act corruptly, "the trust they have been given is violated" – so the bad law they made was void. Now for the opinion of Richard Price: "**Governments possess no power beyond the limits of the trust for the execution of which they were formed. Government dissolves itself when it exercises power not been given by its constituents.**" --end of article.

Update: I lived in Adelaide, SA for over thirty years. Oz has gone into Big Lockdown, complete with Korematsu-like arrests for curfew violations. Basically, martial law. Just now I've heard NSW's Chief Health Officer, Ms Chant, say that you should not speak to anyone, even your neighbor at the grocery shop: "Now is not the time for engaging in your interests with others. Even if you've got a mask, do not think that affords total protection." Yesterday a friend emailed me that hundreds of children had been herded into a stadium to be vaccinated. I assumed this was a tall tale. Then I saw Brad Hazzard, MP, proudly reporting this policy. and that it is a 'golden opportunity' for kids to become a star! It is probably part of an occult ritual; there's no medical reason for it.

The situation is very dire. I have also just seen a video of an elderly men being handled brutally in Germany. Not in 1933 but in 2021. Try to figure out what you can do and just do it. Godspeed!

ABOUT THE AUTHOR

Mary Maxwell, nee Whalen 1947, is a never-say-die kinda gal. She ran for the Republican presidential nomination against the incumbent, Pres Donald Trump, in the 2020 New Hampshire primary. Didn't win, but admired the White Mountains folks.

Born in Boston into a musical family. Raised in the Irish-Catholic ghetto of the day. Very church-oriented. Happy.

Met Mr Right, George, and followed him to the ends of the earth, including living in the Middle East from 1988 to 1993.

Published her first book *Human Evolution* in 1984, Columbia University Press. Got a PhD in Politics in 1990 in Australia, with the thesis *Morality among Nations*. (I told you she was Catholic.) Wrote some Australian books: *Reunion, Inquest, Port Arthur, and Deliverance*. Oh, and *Etiquette with Feeling*. Also, in 2013, *Consider the Lilies*, about suppressed cures for cancer.

Alas, joined the ranks of widows in 2000. Graduated from law school in 2011. That was it, never looked back. Sued the US government four times for its misbehavior, including a RICO suit against the FBI for staging the Marathon “terrorist” incident. Was sorry that Bostonians fell for media claptrap.

Joined the Adelaide Fringe Festival and put on five plays, 2015-2019, including a moot court trial. Now lives in New Hampshire but is following with an eagle eye the plight of protective parents Down Under, versus the CPS (child “protection” service, can you imagine). Recognizes that it's all high risk but doesn't care. As in “We've all got to go sometime.”

Believes it is possible to cerebralize ourselves out of our very tenuous, self-inflicted, current situation. Thinks the old values of love, loyalty, humility, and respect for Nature are called for.

Wishes to hear from you. Has handcuffs, will travel.

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The author argues that the centers of power have lost their legitimacy and are waging an all-out psychological war against the achievements of civilization. Maxwell, who has never hesitated to speak truth to power, seeks with this book to empower Americans to use constitutional law and prevent a takeover by a small group who wish to mould humanity according to their private desire.

- Ullrich Mies, Editor of "Mega-Manipulation"

Mary, despite my father being a Chief Justice, it has always been ... and will forever be you ... who has convinced me of the value of the letter of the Law.

- Janine Jones, targeted individual, Rotorua, NZ



Mary W Maxwell holds a law degree and a PhD in Politics. She has published several books that popularize the law: *Prosecution for Treason*, *Fraud Upon the Court*, *Inquest: Siege in Sydney*, and *Reunion: Judging the Family Court*.

Born and raised in Boston, Mary lived in Australia from 1980 to 2018 where she produced five stage plays. She also makes YouTube videos, her most conservative one is entitled "Dear Governor of Massachusetts, please arrest the FBI." Her website is ConstitutionAndTruth.com.