

# **THE CONSTITUTIONAL KIOSK**

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**WHAT TO DO WHEN  
OUR GOVERNMENT  
IS ANTI-LAW**

**MARY W MAXWELL**

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### Keywords

US Constitution, war powers, treason, presidential immunity, kiosk meetings, MK-Ultra, Article 10 of the New Hampshire Constitution, conventionality

Table of federal statutes and court rulings is on page 86

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“Mary Maxwell always provides solutions. I like the idea of a graduated Amnesty. I’ve already started my kiosk here in northern California. I’m honored that it is Kiosk #1.”

-- Anastasia Sprout, founder of Soaarglobal.com

I think this is Dr Maxwell’s best book yet.

-- Russell Pridgeon, physician in Australia.

“Mary’s new book is a battle cry -- shows how even a very small group can deal, legally, when government ignores the law. Sharp, fearless, and empowering.”

-- Dee McLachlan, author of *The Child Protection Racket*

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This book is dedicated to the 39 men at Philadelphia who signed the US Constitution in 1787:

*New Hampshire:* John Langdon, Nicholas Gilman. *Massachusetts:*

Nathaniel Gorham, Rufus King *Connecticut:* William Samuel Johnson, Roger Sherman *New York:* Alexander Hamilton

*New Jersey:* William Livingston, David Brearly, William Paterson, Jonathan Dayton *Pennsylvania:* Benjamin Franklin, Thomas Mifflin, Robert Morris, George Clymer, Thomas FitzSimons, Jared Ingersoll, James Wilson, Gouverneur Morris

*Delaware:* George Read, Gunning Bedford jun, John Dickinson, Richard Bassett, Jacob Broom

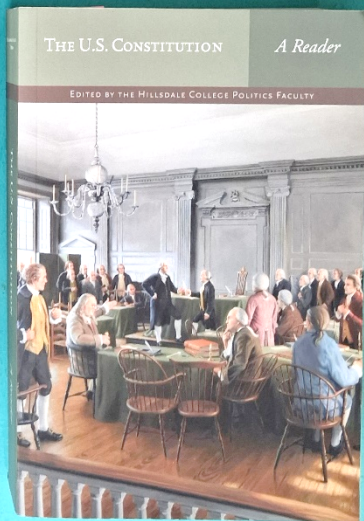
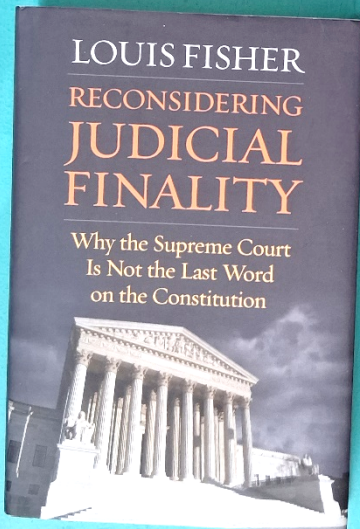
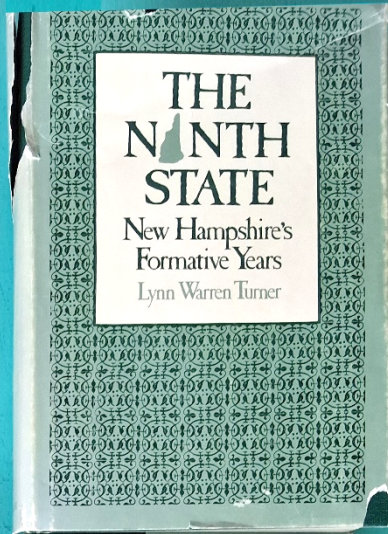
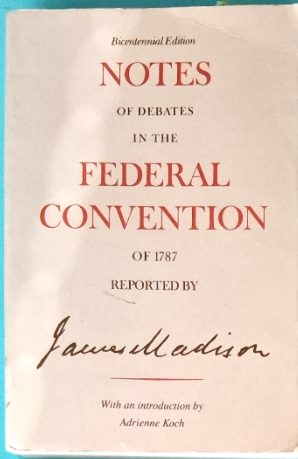
*Maryland:* Daniel Carroll, Daniel of St. Thomas Jenifer, James McHenry *Virginia:* George Washington, John Blair, James Madison jr

*North Carolina:* William Blount, Richard Dobbs Spaight, Hugh Williamson. *South Carolina:* John Rutledge, Charles Cotesworth Pinckney, Charles Pinckney, Pierce Butler *Georgia:* William Few, Abraham Baldwin

And to Aaron Bushnell (1998-2024)  
who understood.



# WELCOME TO THIS BOOK





## PREFACE

I hereby propose that we start to hold small meetings of Americans who are worried about where the nation is headed, and who feel energized to do something about it.

Right away I hear you ask “Is that legal?” Yes, it’s as legal as mother’s milk. The First Amendment of our life-saving Bill of Rights endorses not only free speech but “the Right of the People peaceably to assemble.”

Next I hear you ask “But will we get in trouble? Will they come around with batons?” I don’t know – ‘they’ might do anything. The purpose of this book is to make you aware of what they might do, and help all of us to get that changed.

During the second presidency of Trump, things have gone wild. Every day there is some startling new breach-of-the peace. Examples: he busts up the East Wing without consulting the owners of that building (you and me). He wipes out some small boats in Venezuela. He declares that he is above the law.

When I say ‘he,’ I don’t mean Trump personally. He does what his bosses want. As for whose fault this is, you and I the guilty parties. We own the government. We signed up to this responsibility in 1788.

There is zero time to waste as some of the plans are grotesque. What about those cell towers? They may be there to feed ideas into your brain. Or to send sharp pain into your head. Who knows? Chances are you have heard of things “they” did in the past, but it was frightening and you switched off. Well, so be it, but now you must switch back on.

When I was in high school in the 1960s, we were required to read Orwell, as it was believed that his book, *1984*, described our ‘enemy,’ the Soviet Union. Today the book is banned since it clearly contains the blueprint for US and the whole world. Listen to Winston Smith, Orwell’s man, struggling to stay sane:

From 1984, George Orwell's 'novel' – published in 1949:

“[Winston] did not suppose, from what he could remember of [his mother], that she had been an unusual woman, yet she had possessed a kind of nobility, a kind of purity, simply because the standards that she obeyed were private ones. **Her feelings were her own and could not be altered from outside.**

“The terrible thing that the Party had done was to persuade you that mere impulses, mere feelings, were of no account, **while at the same time robbing you of all power over the material world.** Once you were in the grip of the Party, **you were lifted clean out of the stream of history....**

“*Doublethink* means the power of holding two contradictory beliefs in one's mind simultaneously, and accepting both of them. ... This process has to be conscious, or it would not be carried out with sufficient precision. **But it also has to be unconscious, or it would bring with it a feeling of falsity and hence of guilt.**”

“What mattered were individual relationships, and a completely helpless gesture, an embrace, a tear, a word spoken to a dying man, could have value in itself. The **proles**, it suddenly occurred to him, had remained in this condition. They were not loyal to a party or a country or an idea, they were loyal to one another.

“And in thinking this he remembered, without apparent relevance, how **a few weeks ago he had seen a severed hand lying on the pavement and had kicked it into the gutter** as though it had been a cabbage-stalk. ‘The proles are human beings,’ he said aloud. **‘We are not human.’**”

[Emphasis added] -- Copyright Sonia Brownell Orwell, 1977

Orwell was British, but I am American and I see it differently. Yes, he must be right about doublethink – almost every politician is fluent in doublespeak. AG [attorney general] Pam Bondi takes the cake, does she not?

My measuring stick is the Constitution, aka ‘the Parchment.’ Wait till you see. We can put the interlopers out of business. We can put the lunatics out of business. Come to think of it, we should ask a guardianship board to award us protection of the lunatics’ funds. There are 800 billionaires in the US today.

Another possibility is that we offer our killers an amnesty, contingent on certain things such as their tattling on one another. I bet they know they are in trouble but can’t face it. At an October 23, 205 Substack.com article, Toby Rogers stated:

“The controlled demolition of the developed world over the last five years by the ruling class is one of the strangest and most underreported stories in history.” Commenter Ralph replied:

“The ruling class does not understand the complexity of society. Randomly eliminating persons is like drazzing sand into a clockwork until it stops. ... They have no idea how dependent they are on all the little cogs on the wheels inside the clock. They have no idea of how to restart it or recreate it.”

The layout of this book is as follows. My Introduction describes what the proposed kiosk is. Then there are four parts, each reflecting a major Article of the Constitution. Namely, the articles on the States, the Judiciary, the Executive, and the Legislature. Those articles appear in the parchment as IV, III, II, and I. Yes, 4, 3, 2, 1, Lift off! (I hope we lift off!)

The parchment also has Article V, on how to *amend* the Constitution, but I won’t spend any ink on it as I fear that efforts to create amendments today are likely to be the products of Infiltrators. Any calling of a constitutional convention runs the risk that “the right people” could overturn our best stuff, and replace it with their plan, such as for Artificial Intelligence. AI. ‘They’ think we’re stupid. Let’s prove them wrong – or right.

Mary Maxwell, Concord New Hampshire, December 8, 2025

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**The Articles of Confederation** of 1781, *as summarized* by the Colorado Dep't of Education at [cde.state.co.us](http://cde.state.co.us). (The American Revolutionary War lasted from 1775 to 1783.)

Article 1: Created the name of the combined 13 states as The United States of America.

Article 2: State governments still had their own powers that were not listed in the Articles of Confederation. Article 3: The combined states were responsible for helping to protect each other from attacks.

Article 4: People can travel freely from state to state; however, criminals who left the state where they committed the crime would be sent back for trial.

Article 5: Creates the Congress of the Confederation. Each state gets one vote in the congress and can send between 2 and 7 people to participate in the congress. Article 6: The new central government is responsible for working with other countries, including trade agreements and declaring war. States were required to have trained soldiers who could be ready to fight.

Article 7: States could choose their own military leaders. Article 8: Each state government had to raise money to give to the new central government.

Article 9: Only the new central government had the power to make war, and make peace with foreign countries. The central government was also responsible for assigning Ambassadors to represent the United States in other countries.

Article 10: Created a group called the Committee of States who could act for the Congress of Confederation when the Congress was not working.

Article 11: Stated that Canada could join the new nation if it wanted. [O Canada!]

Article 12: The new nation agreed to pay for earlier war debts.

Article 13: Declared that the Articles of Confederation were forever and could only be changed by the Congress if Confederation and if all the states agreed.

## Introduction: The Kiosk

Houston, we have a problem, and there is an urgent need for us to deal with it. Unlike any other problem in history, this one cannot be corrected later. Are you too embarrassed to say something like that? Please get over your embarrassment *pronto*. There is a plan afoot to take away our humanness.

We need to meet as citizens. Well-established ways of meeting include renting a space at your local library or community center (in many towns these are free). Another way is to print up some business cards and hand them out. This book suggests a new way, small meetings at which folks think hard and design solutions.

I'm calling this new thing a 'kiosk.' (Has nothing to do with the machine at McDonald's where you place your order). The kiosk can materialize anywhere – on the sidewalk, at the beach, in your living room. It's not so much a physical thing, as a "stance." But it should include at least three people, one of whom could be the monitor, or The Whip, to remind everyone not to go off topic.

You will need to be a force. As a loner, you're not a force (and I should know!). But with a small group, and then thousands of such small groups, it will be a mighty force. The power holders of today have learned how to block every constitutional privilege of ours. For example, they can shadow-ban the books you write, arrange to have courts dismiss your case on a technicality, and they can make "pillars of the community" afraid to deal with you.

This book holds you to be the boss of your society, and dismisses the claims of officials that they are authoritative, if they be deviant from the US Constitution. (I'm writing for Americans, but others could adapt it!) I have been chasing around to get 'standing' and have noticed that my chances of winning via the system are truly nil. So I show you in this book how to see the ways in which government officials side-step their duty (or actually use their power malevolently). But, hey, who needs *them*? There are ways to *do the constitutional thing yourself*. To get the ball rolling, I suggest your group claim a particular mission, and it should be a do-able.

I do recommend the following way of identifying your space as a kiosk. Just grab an item from the kitchen. How about a mug, a can opener, or a potato peeler. If you are meeting on a street corner, just place the thing on the ground. “Welcome to my kiosk.”

This is my kiosk:



Trying to get a police permit to hold a meeting is not recommended. Yes, it's a good practice when you already have a large gathering but we're not there yet. You need to establish in your own mind that you own the joint. Perhaps hum “This land is your land, blah blah blah, from New York City to the Maui Island.”

Don't invite people who are tied to some particular plan, beyond argumentation. The purpose of the kiosk is to analyze what is going on and use our brains to solve the ‘government’ problem. I imagine that the myth of America's founding is not quite right; it says we were revolution-minded. If true, that was a rare moment! Most people don't suddenly feel more powerful than the rulers.

But today we'd better accept the myth: we are all equal and the Constitution IS the supreme law of the land and is the people's covenant with one another to oppose tyrants (aka jerks, thieves, predators). All branches of the federal government are living in some sort of fantasy today. They seem to have fallen for the idea that if you twist the words to mean the opposite, you'll be all set.

Just the other day, when consoling a friend who had The Forthcoming Thanksgiving Dinner blues, I pointed out that certain ‘theories’ (ahem, 9-11) can't be resolved in family arguments. That's because the folks who disbelieve the correct facts will NOT listen. Their sole focus is on the heresy and the heretic.

I once asked a guy to look up at the sky at a moment when chemtrails were on full display. He *refused to look up*. Also, I recall the late Alan Cantwell, MD, saying how awful it was for him when he found something about cancer's bacterial cause by looking down a microscope, but couldn't get any colleagues to *even take a peek*.

Please walk with me now through the reasons why your kiosk is needed by your society.

## Inspirational Quotes

“And a man who injures his countryman – as he has done, so it shall be done to him.” -- Leviticus 24:19–21

Difficulties strengthen the mind as labor does the body. – Seneca

He that outlives this day, and comes safe home, Will stand a tip-toe when the day is named. -- Shakespeare, *Henry V* 1599

And with his keener eye, the axe’s edge did try. – Andrew Marvell, *An Horatian Ode* 1650

English steel we could disdain; Secure in valour’s station; But English gold has been our bane, Such a parcel of rogues in a nation. – attributed to Robert Burns, *A Parcel of Rogues* 1791

The man from Snowy River is a household word today. And the stockmen tell the story of his ride. – Banjo Paterson, 1886

I know it when I see it. – Justice Potter Stewart, on hard-core pornography, in *Jacobellis v Ohio* 1964

The most potent weapon of the oppressor is the mind of the oppressed. – Steve Biko 1971

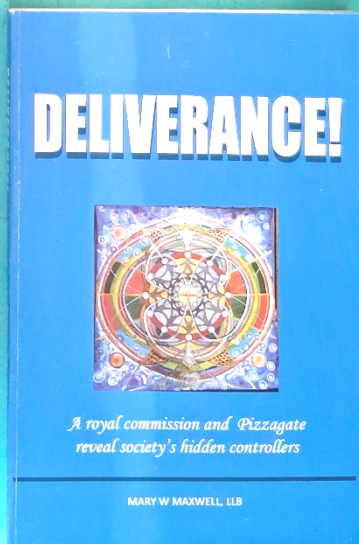
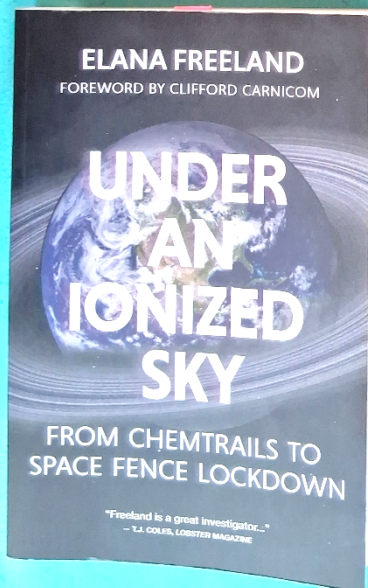
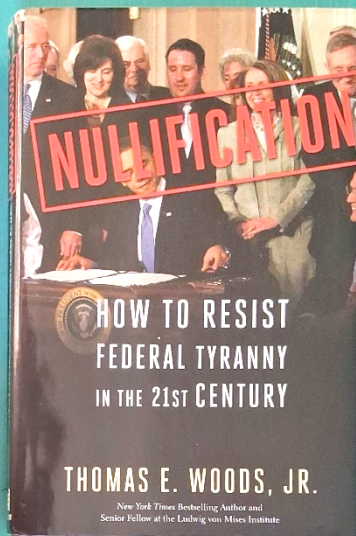
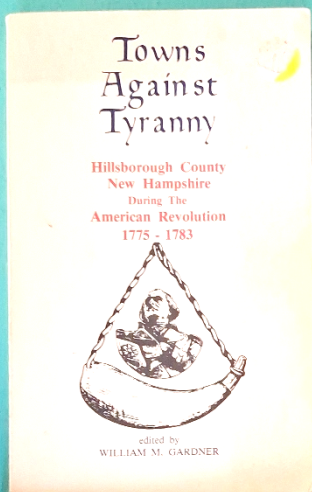
We didn’t love freedom enough. We purely and simply deserved everything that happened afterward. – A Solzhenitsyn 1972

Do not go gentle into that good night. Waterboard somebody. – Mary Maxwell, *Keep the Republic* 2022

The Carney Gov’t is likely violating the criminal code in that they are impersonating a politician while being deep state operatives that are seeking to transform Canada. -- Lisa Miron 2025

Await instructions... It will come through your heart. We are the immune cells and we’ll know what we’re meant to do next. -- Marianne Williamson, *The Country Showed Up*. No Kings Day 2025

## WELCOME TO PART ONE





## **INTRO TO PART ONE – The States**

Naturally everybody thinks of the US Constitution as having to do with the federal government not the state government. And that is true. But the men who sat there in Philadelphia in 1787, known as the Framers, were delegates from states and so had to preserve states' rights as the carrot to get state signatures. The draft was sent out in 1787, to come into force as soon as nine states ratified it. In 1788, this was met and so the first Congress sat in 1789.

The seven chapters of Part One will each deal with a matter of interest to kiosk-goers. After all, a kiosk is playing a role smaller than a state, but he/she may be pleased to know that there are things she can get her governor or state legislators to capitulate on, more easily than getting the feds to yield. Which is not to say it is easy. State workers tend to be glazed-eyed too.

### **Chapter 1. Secession and Nullification**

Let's jump right into the matter of seceding. I hope no state secedes, but I say it is constitutional to do so. "Excuse me, Mary, did you miss the Civil War?" At the time, President Abe Lincoln treated people in the seceding states as "rebels." They were punished. Then they lost militarily and in 1868 President Andrew Johnson gave them an Amnesty. I think that was done in order to avoid a court case whereby prisoners could argue that they had the right to secede. "We don't want to hear it." In my opinion, another defense of a right to secede is that the 1781 Articles of Confederation had said Join us and you're in forever, while the 1787 "contract" preferred to stay mum.

Now to the next matter of how a state can stand up to the feds. Isn't it only logical that if Congress comes up with a law that is unconstitutional, NO ONE is obliged to obey it? I think so! A constitution is a demarcating of power. It helps me and thee demarcate Congress's power. "No, Capitol Hill, you canna."

In 1798 ‘Capitol Hill’ (then in New York) passed the Alien and Sedition Act. It was so nullifiable as to be the perfect object of James Madison’s attention. Secretly, he helped the General Assembly of Virginia write a Resolution against it. I quote it:

“[This Assembly] doth explicitly and peremptorily declare, that it **views the powers of the federal government, as resulting from the compact ...**; as no farther valid than they are authorised by the grants enumerated in that compact, and that in case of a deliberate, palpable and **dangerous exercise of other powers not granted** by the said compact, the states who are parties thereto have the right, and **are in duty bound**, to interpose for arresting the progress of the evil...” [Emphasis added]

It was Madison’s personal No Kings Day, except it was No Congressional Oversteppers Day. Same thing, basically.

His efforts and those of Thomas Jefferson writing a similar “Get outta here” for another state, The Kentucky Resolution, are said to have had no effect. But after a while Congress “let the Act quietly elapse.” In other words, the persons who thought they could get away with this takeover of the US – when Congress was only 9 years old – found out that they did not yet have the wherewithal. How nice.

The same Resolutions should have happened when the Homeland Security Act was passed in 2003, but by then Congress had the wherewithal, via *The New York Times*, CBS, etc. They found a million ways to deflect such clear words as “duty bound to interpose for arresting the progress of evil.”

The next six chapters of ‘Part One, The States’ will each pick out a way that you can rely on the US Constitution to back up your kiosk’s interposing to arrest the progress of evil. As a member of society, you *are* duty bound to protect your society. Have you been lazy? OK, stop being lazy. Jump into action.

## 2. The 9<sup>th</sup> and 10<sup>th</sup> Amendments and the Guarantee Clause

Wonders! The Bill of Rights (i.e., the first ten Amendments to the Constitution) has explicit wording to remind everyone of the right of a state to cook up additional freedoms. To wit:

**IX.** The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

**X.** The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

*Note:* In 2017, when I was campaigning in Alabama, I was proud when a speaker introduced me as “Mary Maxwell, who knows the last four words of the Bill of Rights.” (In fact I didn’t know that they were the last four words -- I had to go look it up, but I had labelled myself as a “state’s rights maniac,” so that guy’s remark was correct.) The four words: “Or to the people.”

Your state could legislate on animal rights. Or to prevent cell towers being built. It can legislate on *any* health matter, as a state has an inherent health power, within its “police power,”

Your state could, without the slightest unconstitutionality, set up a committee to attack federal overreach. Call it CAFO, the Committee to Attack Federal Overreach. You can bet that the over-reachers will set up a up a secret group to attack CAFO.

Please watch a 3-hour interview with Pauline Maier, author of *Ratification*, on C-Span, concerning the public meetings held in order to ratify the Constitution. Maier does not use the phrase “when men were men” but I’ll use it: “During the ratification debates, in 1788, men were men.” You know what I mean.

Also, the citizens of the 13 states each knew their own state Constitution’s set of declared rights. Here is an item from New Hampshire’s 1784 Constitution, which was in force during the ratification debates and, amazingly, is still in force today:

Article 10 -- Government being instituted for the common benefit, protection, and security of the whole community, and **not for the private interest or emolument of any one man, family or class** of men; therefore, whenever the ends of government are perverted, and public liberty manifestly endangered, **and all other means of redress are ineffectual**, the people may, and of right ought, **to reform the old, or establish a new government.** The doctrine of **non-resistance against arbitrary power, and oppression, is absurd**, slavish, and destructive of the good and happiness of mankind. [Emphasis added]

Read that last sentence out loud!

I do not recommend that we “establish a new government.” It would be difficult, and the people don’t have any unified plan. But the words of NH’s Article 10 should ring loud today. We have billionaires who openly speak of depopulation. Laws can be passed to criminalize any effort to depopulate the world.

Speaking of criminalization, the feds, especially in the 21<sup>st</sup> Century, have made criminal laws galore. Pam Bondi recently said “We’ll be going after hate speech.” This brings up the whole matter of the US government’s police power. Congress can only pass laws in areas for which it has an ‘enumerated power.’ They are spelled out in Article I, section 8 of the Constitution – eighteen of them. Go have a look: Appendix G.

I’ve been searching the parchment for a police power but not yet found one. Granted, a small number of crimes is specified there, such as counterfeiting, piracy, and treason. This would imply that the feds, as such, can punish those crimes, and indeed Congress has legislated for that. Conceivably it could instead have asked all the states to catch counterfeiters, pirates, and traitors. But it has creatively made the US a cop and a prison warden, though it refrains from arresting traitors.

Article IV of the US Constitution “equalizes” the states. It says: “Full Faith and Credit shall be given in each state to the public Acts, Records, and judicial Proceedings of every other State.”

Thus, since 2004, when Massachusetts passed the same-sex marriage act, a married, same-sex couple traveling from Massachusetts to Ohio would be treated as a married couple in Ohio.

There is also a rarely-used “Guarantee Clause” in 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 Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.”

Let’s look to *Madison’s Notes* of the 1787 convention to see how the Framers voted on that item. Examples:

“Mr Morris thought the Resol very objectionable. He should be very unwilling that such laws as exist in R Island be guaranteed.

...Mr Carroll: Some such provision is essential. Every state ought to wish for it.

...Mr Rutlidge thought it unnecessary.... Congress had the authority if they had the means to cooperate with any state in subduing a rebellion.

Mr Ghorum: If [parties in a state] appeal to the sword, it will then be necessary for the Gen Gov to interpose and put an end to it.”

In 2023, I was flabbergasted that states other than Hawaii did not move to ‘suppress’ the invasion (by an unidentified group) that set a fire, wrecking 2,000 homes. No official will talk about it. Four Hawaiians: Traci Derwin, Michelle Melendez, Tina Lia, and Stephanie Pierucci, have tried to raise consciousness of it.

*Note:* Local councils in Hawaii are exceptionally willing to take open testimony. I recommend you participate in such things, as an individual. Regarding “the fire,” I have appeared twice in person, in Maui and Honolulu, once by zoom, and a few times by email. It’s in the spirit of Hawaii’s great value of ‘Aloha.’

Even when a state needs help, it doesn’t have to bow to the feds. In 2005 during Hurricane Katrina, Gov Kathleen Blanco refused Pres Bush’s offer to nationalize the response. FEMA marched in, forcibly disarming citizens, but Blanco said ‘Bye.’



### 3. The Citizen-Led Grand Jury

One way your state can, and should, diminish the overreach of the federal government is simply by making sure that grand juries are citizen-led. This is how it was in colonial days. Men ‘empaneled’ for two years dealt with people’s complaints about a likely criminal. As the suspect may be innocent and has not yet been charged, the grand jury looks at the case secretly.

Grand jury’s place in the Constitution is only in the Fifth Amendment which says: “No person shall be held to answer...unless on a presentment or indictment of a grand jury.” That shows that jurors are citizens, as there is no mention of them holding an office. A judge in 1973 ruled:

*US v. Dionisi*: “Recognizing this tradition of independence, we have said that the Fifth Amendment’s “constitutional guarantee *presupposes* an investigative body acting independently of either prosecuting attorney *or judge*.”

Justice Scalia made the point in *US v Williams* (1992) where he compiled a long list of cases that had supported the principle of the independence of the grand jury. One was *Hannah v Larche* (1960) in which Justice Felix Frankfurter wrote:

“The grand jury is mentioned in the Bill of Rights, but not in the body of the Constitution. It has not been textually assigned, therefore, to any of the branches described in the first three Articles. It is a constitutional fixture in its own right.”

I recommend that each grand jury, besides electing its Foreman, elect a ‘whiner’ who will complain to the group about any interference from government including judges.

As you can imagine, the secrecy aspect confuses the public and may well lead to dishonesty. Surely a main problem is that the GJ is technically under the Court’s control. But also a US Attorney (from the DoJ’s Office) can meddle and change the decision of the GJ. So can a judge. Indeed in the Timothy McVeigh case, one grand juror made a fuss: *The Oklahoman* carried this news on October 27, 1996:

“Fired Grand Juror Complains ‘John Doe 2’ Evidence Withheld” by Nolan Clay and Randy Ellis

A grand juror complained Thursday he was fired from the Oklahoma City bombing investigation after he questioned why prosecutors ignored evidence about possible suspect “John Doe 2.” “That’s not fair,” said the juror, Hoppy Heidelberg, 55, a horse breeder. “You don’t fire a man for trying to do his job. But that’s typically the way whistle blowers are treated. And you know that as well as I do.”

Heidelberg had complained to the judge in a letter earlier this month. “The families of the victims deserve to know who all was involved in the bombing, and there appears to be an attempt to protect the identity of certain suspects, John Doe II [and another].”

In his letter, Heidelberg complained that authorities were perpetrating a hoax when they contended “John Doe 2” was an Army private who rented a truck on a different day. He said the private does not “remotely resemble the police sketch” of “John Doe 2.” He also complained that jurors were not allowed to hear from potential witnesses.

[Hoppy] is represented by atty John DeCamp of Nebraska, who is considering asking the U.S. attorney general to investigate allegations of prosecutor misconduct. [Did he?]

... McVeigh’s attorney Steven Jones said he would like an independent counsel to investigate whether prosecutors overstepped by refusing to allow jurors to subpoena the witnesses they wanted. “If it’s true that the government, in effect, muzzled a grand jury, ... that runs counter to our Constitutional belief that a grand jury is an independent body,” Jones said.

Just imagine if your kioskine efforts led to a cleaning up of such injustices. The whole world would thank you.

#### 4. Who's in Charge of Health? Where Does the FDA Fit?

Are vaccinations in the parchment? No. At best Article I, sec 8, Clause 3 says “Congress shall have power to regulate commerce with foreign nations and among the several states...” In 1906, Congress used that ‘Commerce Clause’ to pass the Pure Food and Drug Act when muckrakers complained about rotten food. By the ’70s, Ralph Nader’s consumer laws forced food labels to specify nutritional content. Fine, but does it give the feds scope for telling us which medicines are safe and effective? Safe, yes. Effective, no, as that is the realm of science, and our government is not constitutionally the boss of any of the arts or sciences. For whatever reason (probably sinister), Congress and the president have persuaded the public that government has rights over our bodies. In 1965, the Medicare Act gave government a side door to hospital patients. Another entry to health was the National Institutes of Health, starring Dr Fauci.

It controls which MDs and PhDs get research grants. At Substack.com, ‘Mid-Western Doctor’ shows the outrageous takeover by Big Pharma such as the Kefauver-Harris Act of 1982. It put billion-dollar clinical studies in, to keep lesser discoveries off the market. This legislation must be repealed immediately. As must the criminal clampdown on very helpful ‘ivermectin.’

People think that the 1905 SCOTUS precedent *Massachusetts v Jacobsen* established the legality of mandatory vax. Well, sort of. The district judge ruled that Mr Jacobsen had to pay the \$5 fine for refusing to be vaxxed, as it is within the police power of the state to protect the public’s health. The *federal* government has no such power. I believe I was first cab off the rank, suing, in 2020 for a restraining order against mandatory vax. (*Maxwell v US Sec’y of Defense*). Sadly for thousands, it lost at appeal in the First Circuit -- without the defendants being required to reply.

But by now, many good doctors are fighting the good fight. Please see my 2013 book *Consider the Lilies: A Review of 18 Cures for Cancer and Their Legal Status*, and new work by Dr Wm Makis.

## 5. Global Community and Allott's Society of Societies

How does a US *state* fit into the *world*? A look at the parchment reveals at least a little bit about this country's proposed relation to other countries. Article II, sec 2 says the President "shall appoint ambassadors," and "He shall have power...to make treaties, provided two thirds of the Senators present concur." Treaties are *bilateral* (I'll help you; you help me) or *multilateral*. The US refrains from signing most UN-sponsored multilateral 'conventions,' or signs but files huge 'reservations' to them.

One state, i.e., nation-state, can take another to court at the ICJ (International Court of Justice at the Hague, Netherlands, a part of the UN) regarding treaties. For example, Australia complained to ICJ about Japan's over-whaling in breach of the Internat'l Convention for the Regulation of Whaling. The Court ordered Japan to limit its licensing. *Note:* Rulings aren't enforced but theoretically the UN Security Council could intervene. If the dispute is about trade, we seek arbitration at the WTO, World Trade Organization which we joined in 1995.

As for *foreign policy*, there was not a lot of it in 1787. If anything, the US was 'isolationist.' Today there is Globalism with some members of government willing to sacrifice US sovereignty. In the 2024 presidential primary, I ran as Republican anti-globalist, as I considered a sort of isolationism to be more 'biological.' My PhD thesis is *Morality among Nations: An Evolutionary View*.

By 'evolutionary' I mean that the earliest humans lived in small groups and were hostile, when necessary, to 'foreigners.' We still have the emotional responses from that era. As Pierre van den Berghe said in *The Ethnic Phenomenon* (2008), we generally don't include outsiders under our "umbrella of altruism."

I have mainly pooh-pooed International Law as impossible. But now comes British diplomat Philip Allott, long time delegate to the Law of the Seas conference, professor of international law at Cambridge, and an evolutionist to boot. He says

humans with imagination and knowledge can construct anew. Allott recently presented a paper in Budapest. He began:

“Why do human beings create societies?... The main cost is an abridgement of their freedom flowing from the obligations of their membership. The main benefit is participation in the collective power of the society...” Allott then quoted Emile Durkheim, *The Elementary Forms of Religious Life* (1912):

“The totality of beliefs and sentiments common to the average members of a society forms a determinate system with a life of its own. It can be termed the collective or common consciousness.’ ‘For a society is not made up merely of the mass of individuals who compose it, the ground which they occupy, the things which they use and the movements which they perform, **but above all it is the idea which it forms of itself.**” [Emphasis added]

I agree on the value of *collective power*. Nelson Mandela said that when just *one fellow prisoner* arrived at Robben Island, it increased his courage and resolve immensely. Philip Allott has broken new ground by imagining a new force in which the world’s poor (which will soon be all of us) act as a society, within a bigger “society of societies.” This is not like the UN, nor the EU, which collapses many European governments into one. This is the states of the world respecting each other. Although Allott would not put it in the following terms, I shall:

“Hey, fellow humans, aren’t you tired of the way the world is run from behind the scenes by a clique who are so ‘mental’ that they come up with plan of total destruction? How about we swallow our fears and hostilities and put the old cerebrum to work. Respect for law is a natural human trait. Together we might concoct something wonderful, don’tcha think?”

Community is biologically normal and so is love. So is happiness, and pride in one’s heritage. So is willingness to work with others for a common goal. I wish some kiosk would come up with music to suit this. Maybe a new US anthem that calls on love? Do we really need “the rocket’s red glare”? What’s the



reality of “the land of the free and the home of the brave?” The African American anthem, *Lift Every Voice and Sing*, is stronger.

Dear Reader, I pause here to remind that this book has to do with encouraging citizen action through kiosks, and that the kiosk is itself in synch with the Constitution. Generation Z and The Millennials might not recapture what used to be a defining thing for Americans -- “the beloved piece of paper” -- but can still pick up on the values represented in the early Americans decision to self-govern. We need much better self-governing.

Yet it is not suitable for a constitutional convention to try to say how we should live, culturally and economically. In past eras, the ever-developing arrangements reflected who the human animal is. Much is genetically determined, such as need for food and sleep and social conversation. Traits that we did not consciously design, such as a maternal instinct or a male need for competition, end up determining family structure, sports, work cooperation. Emotions of love, hate, fear play a big role.

Today our situation is atrocious. During the last 110 years or so, when Unidentified Bastards were largely organizing our technology, our education, our dating and mating, we had no group vigorously countering them -- as we didn’t see them. Very likely they *intentionally* wanted to ruin us and that alone is so hard for folks to accept that we just run away from it all.

Thus you are urgently needed. Consider the law maxim *Salus populi est lex suprema*, “The safety of the community is the highest law.” And *Salus ubi multi consilarii* “Where there are many counselors there is safety.” Besides being a counselor yourself, you can invite anyone you admire to become our leader. Most people respond positively to a direct recruitment effort.

Now listen also to this maxim, to understand why you need not tolerate bad government -- *Rex est major singulis, minor universis*. “The king is greater than individuals, less than all the people.”

## 6. Can You Do FOI Search and RICO Suits in Your State?

Another little-used power of the state to check-and-balance the feds has to do with the fact that many states have passed laws for Freedom of Information and to punish RICO – Racketeer-Influenced and Corrupt Organizations.

Typically, a state’s RICO Act imitates the federal, requiring that the named defendants engaged in two “predicate” crimes within a 10-year period. The DOJ should initiate the suit. (Bet they don’t.) But you, too, as a private litigant, can seek damages from a RICO enterprise if it caused you some economic loss.

Various businesses on Boston’s Beacon Street lost money due to the so-called Marathon bombing. They could have sued the baddies if they knew that the bombing was done by a person other than the accused Tsarnaev brothers. *Note:* Federal judge George A O’Toole Jr, whom I am trying to have impeached, did apply a punishment to Jahar of a million dollars, as restitution for those whom he ‘injured.’

In 2019, I filed a RICO suit, pro se, in United States Court in New Hampshire: *Maxwell v FBI et al.* I named the racketeers as including *The Boston Globe* and *National Geographic* (for deceptive videos), the prosecutor in Jahar’s case, and the Public Defender. It costs \$420 to file pro se and no lawyer is required. For state RICO cases, the fee is probably similar.

Sunshine and the Freedom of Information Act

In 1976 Congress passed a ‘Government in the Sunshine Act.’ It said (emphasis added):

“The basic premise of the sunshine legislation is that, in the words of Federalist No.49, **‘the people are the only legitimate foundation of power,** and it is from them that the constitutional charter ... is derived.’ Government is and should be the **servant of the people,** and it should be fully **accountable to them** for the actions which it supposedly takes on their behalf.” See 5 USC 1002. [Yipee!]

That Act meant folks could attend almost any meeting in Washington, DC. But not all folks can travel, so Congress passed the Freedom of Information Act, for access to data; many states have one, too. “Transparency” became the word. There is no fee for FOIA requests if your reason for searching is for “educational purposes.” If there is a fee, it will be estimated to you before the work begins.

Here is the best part of the thing: If you don’t get an answer in 30 days, you can demand one by administrative appeal, and after 60 more days, file suit in Federal court. Tom Fitton, head of “Judicial Watch,” sues and publishes the results for all of us.

As government now acts so sneaky about everything, you will find that your FOIA request may not be treated fairly. In 1991, I asked DoD about Operation Desert Storm. They described my query as “Wants to know if it is a specific aim of ours to cut off water supplies to Iraqi citizens, or is it a product of the bombing.” Reply: We have made a *conscious effort* to avoid destalinization plants in Kuwait [of course -- Kuwait was our ally], and none have been targeted in Iraq.” [That was a lie, I think.]

In June 2020, I made a request to Defense Intelligence Agency, and got this reply 10 months later:

“Dear Ms Maxwell, This is an interim response. You requested: ‘I wish to know if US Army Gen Jerry Boykin went to Holsworthy Army Base in Australia between the years 1983 and 1985’... There is currently a substantial delay in processing requests.”

DIA’s excuses went on for 7 paragraphs. It would have taken a minute for them to say Yes or No. The reason I inquired is that Fiona Barnett, who was a child-slave at Holsworthy, said Boykin ordered her to kill 3 children, which she did. My first step in verifying her story (I take Fiona to be a truth-teller), was to see if Boykin was in Australia. For me, the DIA’s wandering response is sufficient proof that they needed to dodge the question. The statute of limitations says the ‘requester’ has ten years to follow up. So I have till 2031 to learn more, or sue FOIA.

## 7. *VoteScam* and Consequent Non-Freedom of Officials

Since 2016, much has been made of “election integrity.” Lawsuits have focused on the mailing out of ballots to dead people. Parties accuse one another of redistricting, or similar games.

Malfeasance is bigger than recognized. I guess that control over election outcomes is so great that in many cases the politician, herself, once elected, is enslaved. Let me take you to the 1992 expose, *VoteScam* by Jim Collier and his brother Kenneth. Jim tried hard to convey it to the authorities, including Robert Muller, head of the FBI, but Jim died young. (Get the picture?)

In my 2011 book, *Prosecution for Treason*, I reported this:  
“The Collier brothers revealed in the early 1990s that the reason the TV networks are able to announce the national vote **as soon as the polls are closed is that they knew those figures even before the polls opened!** Elections involving computers can be rigged. ... The main surprise Jim and Ken found was that the announcement made by the media was based on a **private group’s count of the vote.** ...”

Hello? What? Back in 1992, it was a consortium of the three major networks, plus CNN, and AP. They were called NES, News Election Service. (Think about it! The colossal gall!) The Colliers noted that a meeting on November 26, 1985, was attended by: Katherine Graham of **Washington Post**, Lawrence Grossman of **NBC**, Roone Arledge of **ABC**, Robert Tisch of **Loews**, William Leonard of **CBS**, and Hamilton Jordan of **CNN**. Not to mention, Lane Kirkland, president of the **AFL-CIO**, the chairmen of **both the Republican and Democrat** national committees, Sen Wendell Ford, Rep Tony Coelho, and NH Gov John Sununu, Senior.

I can hear the TV voice of Walter Cronkite now, solemnly calling out the names of the winners as early as 8pm on election night — back in the 1960s. Maybe he was not apprised of the reality of “the News Election Service,” but most likely he was.

By digging around, Jim and Ken Collier found that a private group did the ‘calling in’ of the numbers to headquarters. That was The League of Women Voters. Fathom it! Collier had noticed that some polling booths were housed in schools and fire stations, and in the 1980s these did not have computers, so he realized the “vote counts” must have been phoned in.

In 2003, the News Election Service (“service” meaning, you know, they kindly help society on vote night) changed its name. Instead of NES we now had the slightly more opaque acronym, NEP, for National Election Pool. Later when Dr Shiva of Massachusetts was running for US Senate, he learned of NASED.

Apparently, **the work done by League Voters and by the NEP** is now connected to another organization -- **the NASED**. That’s the National Association of States’ Election Directors. Per its website, NASED.org, it’s “a nonpartisan 501 (c)(3) professional organization that disseminates election administration best practices and information across the states.”

(I do not know if the NASED plays any formal role in vote-counting.) Congress has insinuated itself into elections by some “Right To Vote” Acts, and by criminalizing certain behaviors. In 1993, it passed a law that is codified at 52 USC 20511:

“A person, including an election official, who in any election for for Federal office ... (2) knowingly and willfully deprives, defrauds, or attempts to deprive or defraud the residents of a State of a fair and impartially conducted election process, by... (B) the procurement, casting, or tabulation of ballots that are known by the person to be materially false, fictitious, or fraudulent under the laws of the State in which the election is held, shall be fined ... or imprisoned not more than 5 years, or both.”

Note: The Constitution *does* make it possible for Congress itself to overcome bad state actions during elections of US Senators and Representatives: “Each House shall be the Judge of the Elections, Returns, and Qualifications of its own Members.”

In 2002, Congress passed “HAVA” — the “Help America Vote Act.” Per the website Nased.org:

“HAVA created new mandatory minimum standards for states to follow in several key areas of election administration, including provisional voting, voter registration, voter identification, and **voting technology** and equipment....” [Emphasis added]

Sorry, but I find this scary -- government officials are meeting under private auspices? That may mean the minutes of their meetings, are not open for inspection. Now hear a quote from super-honest Paul Craig Roberts, on Maricopa County AZ -- from his website paulcraigroberts.org on November 11, 2022:

“Roughly a half-million day-of-voting ballots, which are believed to be largely Republican, are sitting uncounted while Democrats continue to bring in unexplained tranches of votes after the deadline. Where these tranches are coming from and why they are being counted is unexplained... It naturally raises suspicion that the incoming tranches are fraudulent votes to boost the Democrat candidates, and the day of voting ballots, largely Republican, are sitting there awaiting accidental deletion...”

### Your Electoral College

The Framers had a hard time figuring out how to choose a president. Finally, at the end of the Convention, they chose a method that would be great today, in my opinion. Each state has at least 3 electors, plus more according to population. They must meet in December; each Elector must fill out a ballot for president and another for Vice President. They send envelopes to be opened by “the President of the Senate” (who is always the US vice president -- not to be confused with the ‘president *pro tempore* of the Senate’ or with the “Senate majority leader.”)

On January 6, at 1pm, the Electoral ballots get opened at a combined meeting of our 435 Reps and 100 senators (both called Congresspersons – 535 of them). Here’s what the Amended parchment advises if any ballot is disputed: At the

big Jan 6 assembly, any of the 535 can raise an objection. He or she must have a co-signer from the other chamber. You can find the details in Amendments 12 and 20 which led to legislation now codified readably at 3 USC 15.

The man in charge (in 2021 it was Mike Pence) instructs each chamber to meet separately and debate the challenged state ballot, and come back before 2 hours with a vote. If the vote is “Dump that Electoral ballot,” it gets dumped. Nothing got dumped on Jan 6 2021. This may be because of the ‘riots.’

Look: the overall the reality is that Parties call the shots behind the scenes. Note: the presidential *primary* is run by Parties, as are the *Summer Conventions*. Parties have also wheedled 28 of the states to legislate that their Electors must name whoever came up top in the November election. Hence, what could have been a thoughtful exercise by Electors in December, is dead.

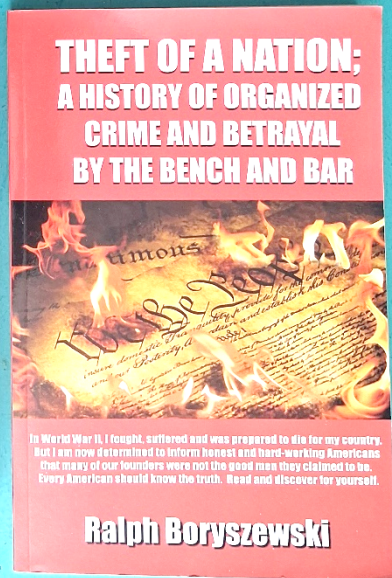
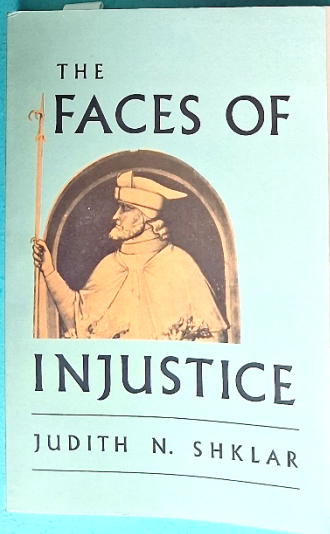
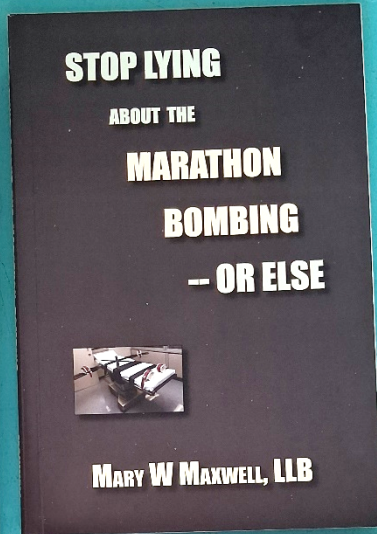
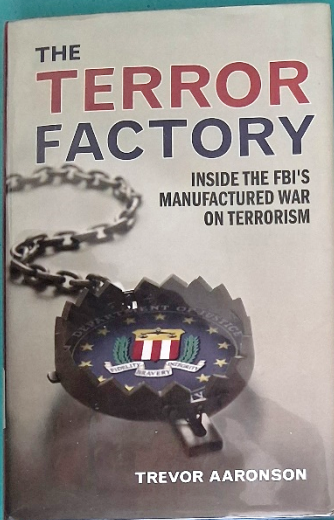
Choosing a Vice President?

Now ask how it is that we have so deviated from the parchment as to lose entirely the plan for a VP to be picked by Electors. As recently as 2004 New Hampshire still had a place on the ballot where voters could choose, in November, their VP pick. Our generation thinks the VP position is added on by the president at his pleasure. Indeed at their summer conventions, both Democrat and Republican hopefuls reveal the name of their (perfectly unconstitutional) ‘running mate.’

I have not yet stated something that your kiosk could fruitfully do – figure out the nature of campaigning and how it may mean that the person ‘lucky enough’ to win, is now beholden to unidentified persons who caused that win. Is everyone on Capitol Hill enslaved? I think this explains why they act so stupid.

Also, you could endeavor to stop the media’s role in furnishing us with our reality. They do it by music and by “News.” They play on our obsession to conformity. Solution: Don’t conform!

## WELCOME TO PART TWO





## INTRO TO PART TWO: The Judicial Branch

“Take it to the kiosk” has something in common with “I’ll see you in court” or “Call the police.” I am thinking of the old days when everyone agreed on right and wrong, and expected to have to pay for wrongdoing.

That does not mean that the kiosk idea in this book is itself a jail or a dock. I am trying to show how we can re-establish a *layer of authority* composed of “the people.” It would have the normal role of ‘governing,’ which includes punishing those who harm society. Possibly it won’t succeed, given that a few secretive “elites” have now got the technology for killing us *en masse*. But let’s try to do something.

The seven chapters of Part Two are mostly about the inadequacies of our legal system. If your kiosk group knew some of the particulars, they’d want to see a few heads roll.

## 8. Privacy and Surveillance

We must discuss the Albert Florence Case. Here is the Fourth Amendment – you know, your guarantee of privacy:

“The right of the people to be **secure in their persons**, houses, papers, and effects, **against unreasonable searches** and seizures, shall not be violated, and no Warrants shall issue, but **upon probable cause**, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.” [Emphasis added]

With that, which is part of the United States Constitution, and therefore is the supreme law of the land, you know with great calmness, and dignity, that no member of government will ever be allowed to inspect your rectum, right?

Wrong. If you are arrested for speeding, you can be detained at prison and be given a strip search, be asked to lift your genitals

(if you are a guy) and be asked to squat down and cough. The purpose of the last is so the warden can make sure nothing is being smuggled into her jail. Maybe drugs (though these are famously trafficked in by guards) or a weapon of some sort. You know, a machete, a rifle, a nuclear device.

Albert Florence was asked to pull over for speeding and ended up going through the above procedure, which negates the parchment. He sued and won at District Court in NJ. But the government appealed and the Third Circuit reversed, saying that strip searches ('disrobing') are constitutional.

The Supreme Court upheld as follows: Justice Kennedy, in his opening statement for the Court's Opinion, wrote: "In addressing this type of constitutional claim **courts must defer to the judgment of correctional officials** unless the record contains substantial evidence showing their policies are an unnecessary or unjustified response to problems of jail security. That necessary showing has not been made in this case...." [Emphasis added]

Another great insult to human dignity and privacy is massive surveillance that came into our life recently, including 5G towers. Did you really need to acquire better computer speed such that you would sacrifice everything for it? We Oldies grew up having to walk to the library for information and didn't feel it was a hardship. We traveled anonymously, not leaving a GPS trail of where we'd been all day. Thousands of merchants did not get access to our spending habits, much less to what we confided to our doctor or lawyer.

What is needed is some kind of mechanism that can measure one value against another. If taking on a new technology means yielding our very humanity, this needs to be put on the table. At the moment it is simply stated that we ARE going to have robots do most jobs. Wait! Doing one's job is part of one's self-worth. They also say a new brain is being fashioned for us. But the designers don't have any idea of how fantastic the current brain is. *The project of redesigning humans must be stopped immediately.*

## 9. Plea Bargaining, and “Jan 6”

In three places in the US Constitution, there is a guarantee of *trial by jury*: Article III mentions it, as do Amendments 6 and 7 (known in the trade as VI and VII). It is not an American invention. We owe it to British barons who ganged up on King John in 1215. They said “Sign this Magna Carta which literally says you agree that we can beat you up [technically: “distrain you”], Your Maj, if you misbehave.”

Do we still have Trial by Jury? When you are accused of a crime, you may be mainly concerned about avoiding a jail term. You can plead *Not Guilty* and face a trial. But the Public Defender may encourage you to take the fast way out: Plead guilty to a lesser offense and get a short sentence (say, 6 months).

This is worrisome. Without a trial you don’t get to put your case (which may reveal who put you up to such crime)! It may also be done for the benefit of police who need a certain quota of successful arrests, or for the benefit of owners of private prisons whose livelihood requires prisoners. (What! The Framers must be rolling over in their graves at ‘private prisons.’)

The existence of plea bargaining encourages all kinds of chicanery. Hardly anyone knows what really happened on January 6, 2021. Surely it was NOT a spontaneous attempt by patriots to ‘prevent the handover of the presidency to Joe Biden,’ based on vote-theft that likely took place in November 2020.

The “attack” on the Capitol had all the hallmarks of a psy-op, and it had the results, the *cui bono*, of a psy-op. Namely, it led to social division and distress. Also, it led to arrests of those who had “peaceably assembled.” They were jailed by Biden’s AG (Attorney General) Merrick Garland, some put in solitary! After 6 months were told to go home for ‘time served’ if they pleaded guilty. Most accepted that offer. It all needs to be aired out anew. Pres. Trump has pardoned all but 14 of the 1270.

## 10. A New Verb: To LouFisherize, and Secrecy

Prof Louis Fisher ('Lou') is a scholar of constitutional law. His book, *Reconsidering Judicial Finality*, shows that **anyone is welcome to argue against a Supreme Court ruling**. SCOTUS doesn't own the Constitution, and nothing in the parchment says they do. *Marbury v Madison* (1803) isn't holy.

A favorite case of Lou Fisher is *Reynolds v US* (1954). There was an Air Force accident in which three civilians died. Their widows sued for damages under The Federal Tort Claims Act and were denied. Government said it could not release the accident report. Normally a judge will examine the records *in camera* (in his chambers) to decide if there is justification for the secrecy. The district judge said the government's case (that is, the DoJ acting as attorney on behalf of Air Force) did not argue "the well recognized common law privilege in regard to secrets or facts which might seriously harm the Government in its diplomatic relations, military operations" etc. So he awarded the widows a win.

Wait. "Government" took it to Appeals at the Third Circuit, where again, the widows won. Then Government took it to SCOTUS, claiming the judicially recognized state secrets privilege. Six of the justices sided with government, and three did not: Robert Jackson, Felix Frankfurter, Hugo Black. Yet, per Louis Fisher "The three dissenters said not a single word about potential weaknesses and deficiencies in the Supreme Court's opinion." The decision, he observed, "marked a full victory for the Executive branch." I proffer the term "To Loufisherize," to mean: Go behind the solemn words of judges and think for yourself.

Secrecy. What was the likely driver of that decision by SCOTUS? It must have been to stick up for government's need (and I'm using the term *government* loosely) to hide what it thinks the people would disapprove of. You have to feel sorry for the government, given that the list of things they need to hide is growing bigger every day.

This *kiosk* book claims that a major cause of America's collapse is failure to punish any corrupt government people. Most are able to avoid indictment by rules of secrecy, as in *Reynolds*, but this was surely never intended at Philadelphia.

I'll quote now from Madison's notes of 11 August 1787:

"Mr. Madison and Mr. Rutledge moved that "Each House shall keep a journal of its proceedings and shall publish it from time to time ... except as may be judged by that House to require secrecy. ...

Mr. Ellsworth. As the clause is objectionable in so many shapes, it may as well be struck out together. The Legislature will not fail to publish their proceedings from time to time. The People will call for it if improperly omitted.

Mr. Wilson thought the expunging of the clause would be very improper. The people have a right to know what their agents are doing or have done. And it should not be in the option of the Legislature to conceal their proceedings...

Mr. Mason thought it would give just alarm to the people, to make a conclave of their Legislature.

Mr. Sherman thought the legislature must be trusted in this case if in any."

[Voting on the words "that House to require secrecy"]:

NH div. MA ay, CT ay, NJ ay, PA no. Del no. MD no. VT ay. NC ay. SC no. Geo ay. [That's 5 to 4 yes.]

By 1947, the feeling had changed. Congress passed the NSA – National Security Act, with these dangerous words:

[Among CIA's other duties, it could]: "5. Perform such other functions and duties related to intelligence and affecting the National Security as the NSC may from time to time direct."

Fletcher Prouty shows in his book -- *Secret Team* -- that this came to include plenty of **CIA "fun and games."** This is how we kill millions of folks and don't even know we did.

## 11. Is the DoJ Part of the Judiciary?

DOJ.gov website: “The Department of Justice was established in 1870 and immediately took over the financial administration of the judiciary from the Interior Department. In 1888, the Justice Department also relieved the State Department of the duty to issue commissions to federal judges.” (Think of the implications.)

In 1972, it added Bureau of Alcohol, Tobacco, and Firearms, in 1973 the Drug Enforcement Administration, and in 2002, the US Dep’t of Homeland Security. (Senate vote was 90-9.)

So no, DoJ is not in the Judicial branch. Our Judicial set-up came over on the Mayflower. The colonies had it. Sir William Blackstone’s *Commentaries on the Laws of England* were the inspiration for much of the Framers’ work. For a long time in England, the king, aka “the King’s Bench,” rendered judgments on cases. Even now, the House of Lords can rule on cases.

Let’s turn to the Executive Branch. Why does it seem to have a presence in court? Shouldn’t cases be mainly between two citizens, or companies, or citizens challenging a government program? The answer is that the Executive employs many prosecutors, called US Attorneys. In courtrooms these prosecutors, from the DoJ, are often mistakenly seen as ‘the court.’ That needs to be corrected: the Executive branch, be it the President, or the DHS, or Prosecutor Smith, is not *the court*.

Note: President George Washington appointed the first Attorney General – as a legal advisor to the president. Today we have the Office of Legal Counsel doing that job. What do you bet that OLC staffer has in mind to please the *real* bosses? In 2002, Jay Bybee, working (with John Yoo) in the OLC, produced the Torture Memo. Yes, Folks, they told Pres Bush it’s OK for the US to torture people. Subsequently Bybee was promoted to appellate judge. But at the law school where Yoo teaches, graduating students stood up and turned their backs on him. This was when civil society was an honored force in America.

## 12. Why Is There a US Supreme Court at All?

The nickname for our highest court is SCOTUS, that being an acronym for Supreme Court of the United States. The US Constitution's Article III says "The judicial Power of the US, shall be invested in one supreme Court and in such inferior courts as Congress shall, from time to time ordain and establish...." ('United States' is spelled out in the parchment; I abbreviate it.)

The Framers awarded SCOTUS "original jurisdiction" over "all cases affecting Ambassadors, other public ministers and Consuls... all cases of Admiralty and maritime Jurisdiction..." This seems natural – foreign entities would expect to fight a case under close eye of the US government, not a district court. *Note:* our 'Solicitor General' argues cases vs foreign litigants.

What about all the little bits of law – whether you can walk naked down the street, whether a merchant selling you faulty goods owes you compensation? There was no need for that to be in the Constitution of 1787, as we had incorporated British law. This included many statutes from British Parliament, but also the whole of "the common law" – i.e., judges' rulings. This is still handled in state cases today. Federal courts use it too.

Why is there federal law? Very few crimes against the nation are specified in the parchment – piracy, counterfeiting, treason. Yet Congress, ever since 1789, has enacted federal law and provides courthouses and judges to deal with that. A law, for example against states inhibiting trade with an adjacent state, is 'federal' per the Commerce clause at Article I, sec 8, Clause 3.

Americas tend to think SCOTUS has the last say in law, even non-federal. This is because in 1868 the Fourteenth Amendment said "No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the US." Also, in 1803, Judge Story held, in *Marbury v Madison* that, "It is emphatically the duty of the Judicial Department to say what the law is." The US appeals courts are located at 11 'circuits.'

When a state is a litigant, it needn't start at a lower court: it jumps right up to SCOTUS. In 1971, the state of Massachusetts sued the US Secy of Defense, Melvin Laird. Soldiers in Massachusetts wanted a decision about the Vietnam war, but SCOTUS said "not our problem." I mean they used the doctrine of 'the political question,' which means a court should not make a decision such as "Ought we to be in Vietnam?" True, the role of the court is to enforce compliance with the law, *not make* law.

But here was a constitutional issue: Can a president start a war without Congress's say-so? From the War of 1812 to WWII the *legislative branch* *did* make war decisions. Starting with the Korean War, the president bypassed Congress. He no doubt foresaw that each Rep's constituents would demand "no war."

*Laird*: "It is difficult to think of an area less suited for judicial action than that into which Appellant would have us intrude. The fundamental division of authority and power established by the Constitution precludes judges from overseeing the conduct of foreign policy or the use and disposition of military power..."

SCOTUS quoted from precedents (which I find shocking): "authorization from Congress may take the form of an 'inference of authorization from legislative action furnishing the manpower and materials of war' [in other words, Congress controls "The Purse"]... legislation enacted by Congress in connection with the Vietnam war was sufficient to justify a judicial inference that Congress had in fact authorized the Vietnam war [*Orlando v. Laird*].

There were 57,000 deaths of Americans (and a million of "the enemy") Didn't it need Congress's say-so? No, said SCOTUS: "It is a misconception to suppose that the authorities cited leave citizens subject **to an unrestrained Presidential power to wage war**. On the contrary, at least the more recent cases expressly state that Congress has the power to determine whether our armed forces should be used in Vietnam. Moreover, the cases recognize that Congress has the means to make its power effective.

Complaint dismissed." [Emphasis added]



In 1991, Rep Dellums and 57 other Congressmen filed a claim against Bush's entry into the Iraq/Kuwait war. I think it should have gone to the top for Original Jurisdiction but Dellums went to the DC court and was told "We can't help you now; the case is **not ripe** enough, as Sec'y of State James Baker is in Geneva to negotiate with Tariq Aziz." What a horrible joke! And it's getting worse. In 2024 SCOTUS had the colossal gall to opine that a president, when performing the duties of his office, cannot commit a crime. The case is *US v Trump*. In a dissent to the ruling, Justice Sonia Sotomayor wrote:

"[The president] now will be insulated from criminal prosecution. Orders the Navy's Seal Team 6 to assassinate a political rival? Immune. **Organizes a military coup to hold onto power?** Immune. Takes a bribe in exchange for a pardon? Immune. *Immune, immune, immune.*" [Bolding and italics added]

In my opinion, the non-dissenters can be hanged for treason. The law of treason is found in Article III, sec 3. "Levying war against the US" can earn you a place on the gallows. Or find it in the flesh at 18 USC 2381. Why don't we punish traitors? I propose that the main reason is habit -- "We don't do that." One purpose of the Constitution is to balance the powers of government, but who will make SCOTUS perform legally? In *Citizens United v Federal Election Commission* 2010, this supposedly most prestigious court ruled in favor of calling corporations humans, with all the rights thereof. The result is that any candidate for election is easily outdone by Big Money.

Suddenly, our government does not obey the Constitution. What *do* they obey? They are acting psychotic. (Tell me if I am missing something here.) I conclude that it is foolish for us to continue to respect the courts like we did when they were obedient to the Constitution. Humans naturally bend to law. It's what keeps society organized. This turn of events, of **government being anti-law is a huge danger**. If you've got any ideas for dealing with it, please sing out. It's already too late to just moan about it.

## Richard Cheney's Death, at Age 84, and Moot Courts

STOP PRESS. Former Vice President Dick Cheney's family says that he passed away on November 3, 2025, in Northern Virginia, from cardiac and vascular problems, and pneumonia.

It is terrible that no Americans acted in time *to force* Cheney to provide information about 9-11. Surely he was in on it. Here is an official White House photo of him with his foot up on the desk, watching the Twin Towers burn in NYC.



The governor of North Carolina has ordered flags flown at half-mast until Cheney's funeral. "Vice President Dick Cheney served this country for decades," **said Governor Josh Stein.** "Anna and I are praying for his family in this time of mourning. May his memory be a blessing."

Law students can now produce a moot court 'prosecuting' of Cheney, and Rumsfeld, too. It's wise to use only *material that is officially in US files*. But you can invite any soul to give sworn testimony or deliver evidence. It is bizarre for Americans to just let '9-11' stand. Mr Cheney, in 2002, asked for secrecy when answering questions by the 9-11 Commission. Why?

*Note:* I advise against moot-prosecuting living persons; it risks lawsuit. Though maybe they wouldn't sue and face Discovery?

**Thanks and praise to all who are working on such things!**

### 13. Is the US Constitution Whistleblower-Friendly?

Come back with me again to that room in Philadelphia in 1787. The convention lasted 3 months from June to September. The states sent 55 delegates, not all of whom attended every day. They broke off into committees to come up with proposed wording. They handwrote the final version (no keyboards!).

Then they sent it for ratification. Nine states would do and the ninth, New Hampshire, ratified in 1788. The first Congress met on 4 March 1789, with Reps from 65 districts and 26 senators from 13 states, appointed by their states. (Until Amendment XVII, in 1913, we did not have popular voting for Senate. I think 17<sup>th</sup> Amendment was meant to kill state's rights, alas.)

Did the delegates, also known as the Framers, support whistleblowers? Some of them were whistleblowers and/or had been outright violent revolutionaries in 1775. (“On the eighteenth of April in ‘75”. Remember that?) I can’t picture any of them arresting a whistleblower today. So now let’s look at 13 whistleblowers who seem, to me, to have been killed by our “government.” Why the hell are we allowing such a thing to occur?

Journalists:

Gary Webb wrote *Dark Alliance*, about CIA importing drugs. Tim Russert planned to interview Vice Pres Cheney on NBC. James Hatfield revealed GW Bush’s desertion during Texas National Guard duty, in the Vietnam era.

Anti-War Spokespersons:

Charlie Gittings blogged about our infractions of the Geneva’s Col Ted Westhusing was auditing the Carlyle Group’s books. Pvt Alyssa Peterson complained about torture of Iraqi’s.

Reporters of Major Crime:

Robert Freidman author in Brooklyn, of *The Red Mafia*. Valerie Wolf, expositor of mind-control crimes at Tulane U.

## Conspiracy Theory:

Wm Shanley, for filing suit re Sandy Hook's falseness.

Daniel Calapari, for investigating Promis Software.

Antony Sutton, for revealing British tactics.

## Deaths of Congresspersons

Sen Paul Wellstone, for opposing 2003 invasion of Iraq.

Rep Tubb-Jones, for criticizing Hillary Clinton's ethics?

## Medical Doctors Who Spoke Out

Jeff Bradstreet on autism

Nick Gonzales on cancer

Rashid Buttar on autism, or for speaking Covid truth.

Note: Regarding the JFK assassination, the authors of *Hit List*, Wayne and Belzer, name 50 people killed, to get silenced. Fifty! There have been no attempts by 'law enforcement' to resolve these deaths, or to punish the killers. I say their deaths prove the conspiracy case. But Americans revile 'conspiracy nutters.'

## Why Not Do a Qui Tam Suit?

To 'come out' with your whistleblowing you can file a *Qui tam*. The word means 'as well as' and is part of *qui tam rege* "Who sues on behalf of the King as well as for himself." Congress passed a False Claims Act in 1863. Now you can get a reward if you track down a contractor who is cheating Uncle Sam.

Tom Mueller has written about this in his *Crisis Of Conscience*. He interviews Franz Gayl of the Pentagon who reported such cheating to the US, for the sake of his fellow Marines who were put at danger by a faulty tank. It is surprising how little thanks he got. After speaking out, his performance rating dipped to the bottom 3%. Gayl says:

"Right from basic training we are taught that officers must be above reproach. Some officers go on the counterattack. '*How dare you question my character – I am incorruptible*.'" Tom Mueller: "In an elaborately choreographed ritual of humiliation Gayl was 'read out' of his security clearances, and escorted off the premises."

## 14. Equity, Fraud, and the Writ of Error Coram Nobis

There used to be a court of equity in England. In the 1870s it merged with the regular courts of law. But at the time of our Revolution, 1775, it had not merged, so we received it. Hence “The judicial Power shall extend to all Cases, in Law and Equity.”

In Equity, a judge can create a “constructive remedy” where strict adherence to law would result in something visibly unjust. A famous part of Equity is that it respects the law maxims such as “Let justice be done though the heavens should fall.” “The law assists minors.” “An evil custom should be abolished” “Law is the dictate of reason.” “Fraud vitiates all that it touches.” “He who flees judgements confesses his guilt.”

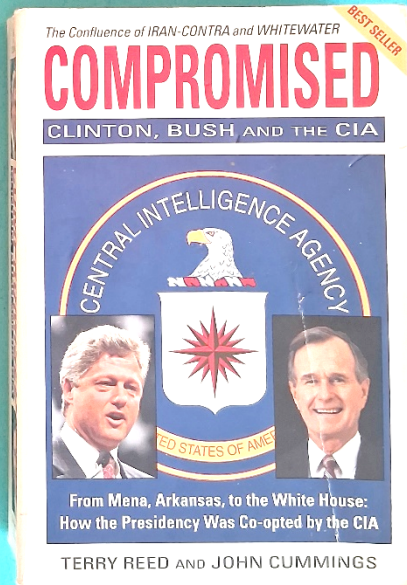
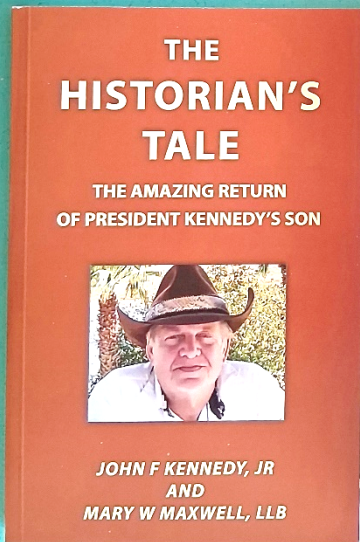
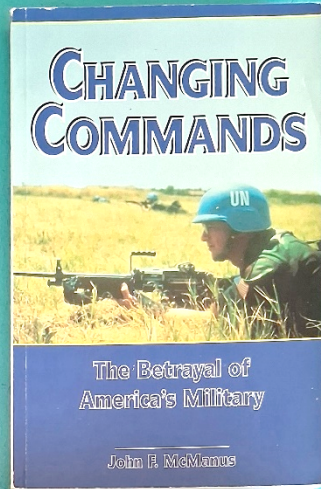
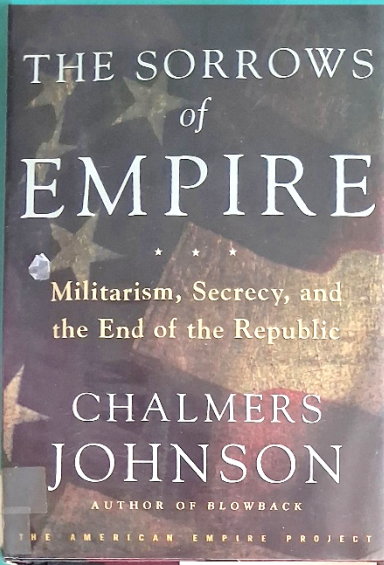
I don’t know how, but Equity in US got put in the dumpster a few decades ago. It “merged” with law. Still, a litigant can start by saying “I am asking for the discretion of the Court.” *Note:* your kiosk could specialize in bringing Equity back to life!

Another way to fix injustice is known as ‘error coram nobis.’ Translate the Latin as “an error before us” -- the royal we, as the king ran the court. He would welcome being informed that someone caused him to make an error in his judging of a case. Our second Congress, in 1792, made The All Writs Act, grandfathering in England’s writs, so coram nobis is usable here.

You send to the lowest court at which the error was made, a petition for “A writ of coram nobis.” I have sent some, in last-minute attempts to prevent wrongful executions such as that of Troy Davis in 2011. It did not work but I will try again. I invite you to do so, using as a guide the one in Appendix A.

US Supreme Court Justice Robert Jackson gave it a salute in 1944 in *Hazel-Atlas Co. v Hartford Co.* In 1984, in *Korematsu v US*, Judge Marilyn Patel corrected a 1942 injustice via coram nobis. Ask: Who made the decision to throw Equity in the dumpster?

## WELCOME TO PART THREE



### **INTRO TO PART THREE – The Executive Branch**

Such is the state of presidential affairs today that people would probably like to go to the movies and forget about any kioskism. We have an unusual president in Trump, and he keeps doing things that break all boundaries. This Part will concentrate on what's in the Constitution. It's pretty stabilizing.

*Note:* I have a friend, Bill Scott, who is sure that the whole Philadelphia Convention was a front-game for business dealings, and that the rebels had acted in cahoots with the king. See Appendix D below. I am in no position to dig into the 18<sup>th</sup> century. And even if I found Scott to be right, I would say “So what?” We are free to do what we want, going forward, no matter what we uncover about the past.

### **15. Fascism Means “Businesses Can Direct Government”**

It does not help to refer to the 1930s fascism of Mussolini or Hitler, as it makes people look around for cultural similarities. In the time since then, almost a century, much has changed. It is my preference, which you need not accept, to define ‘fascism’ only as **intrusion of business authority into government**.

I have not researched the major corporations, but it is public knowledge that there are 800 billionaires today in the US. They most likely have great clout when dealing with government about their business activity. They could get Congress to pass laws favorable to them. They could get the Executive to offer them contracts. They could get Courts to overlook their sins.

Donald Trump was raised by his ambitious father to run casinos and make questionable real estate deals, which may explain his warm welcome of some billionaires to his Cabinet. A very new practice of ‘private equity’ firms that keep pension funds, is to engage in asset-stripping. They can buy out, say, a nursing home, to acquire the expensive land on which it sits. And then demolish it. In this case, job loss may be the complaint. Apart



from that, some firms are so big and powerful that they can persuade us to arrange our lives, just to keep up with the trends. And besides all the technology they have already wished on us, they now “announce” we will get AI. Big media is going along with this completely; it doesn’t even mention any need for citizens to have a say in the biggest change that will ever occur.

AI – Artificial Intelligence – is wild. There has never been a time when a few members of the human race decided to change human nature and apparently had the means to do it. You may as well forget the First Amendment’s efforts to let you have freedom of speech. You won’t be able to think your own thoughts. Forget your Fourth Amendment right to privacy. You don’t own your body. This can’t be blamed on fascism but on our crazy acceptance of whatever business offers.

#### Disclaimer Regarding the Big Heist of 1913

I personally do not understand ‘the banking cartel.’ This book is mainly about the US Constitution of 1787 and omits the huge change that occurred in 1913, namely, by Congress’s passing the utterly unconstitutional Federal Reserve Act.

I can name three ways in which the banking cartel affects society: 1. They have a ‘Chairman’ (Jerome Powell) who sets interest rates ‘all by himself.’ 2. By controlling loans, they can affect which business get to be developed. 3. They are able to make our economy suffer inflation, depression, etc, by fiat. *Note:* Rep Ron Paul frequently proposed that Congress audit it.

I’m not encouraging anyone to be ignorant! Whoever believes we have a working Constitution should please look at the Fed. Still, if you don’t have the impetus, you can join me in *deducing* that such a thing must be throwing off all normal relations in society because money has a different “math.” An individual can accumulate more wealth, on paper, than she can ever use, or carry around. Moreover, even if she only *pretends* to be a billionaire, others will obey her and (rather ridiculously) respect her.



## 16. A President's Duties and the Power to Pardon

Article II of the Constitution hands a president some burdens: Sec 2 makes him Commander in Chief of the Armed Forces, and Sec 3 says “he shall take Care that the Laws are faithfully executed.” (That means federal law, not state law.)

Various duties and restrictions on the Executive branch will be discussed later. Here we dwell on only one rather simple power of the president: “He shall have Power to grant Reprieves and Pardons for offenses against the United States.”

One question floating around today is: Can he pardon himself? Do you know that when researching any ‘parchmentary’ matter, there are two helpful resources. The first, already shown, is the notes take by Madison (age 36) at the Constitutional Convention in 1787. They reveal “the original position.” Here is a bit from those Debates, about pardon power: “Saturday August 25, 1787 in Convention [*i.e., not in committee*].

Mr. Sherman moved to amend “the power to grant reprieves and pardon” so as to read “to grant reprieves until the ensuing session of the Senate, and pardons with the consent of the Senate on the question.”

NH no. MAS no. see Ct ay. PA no. MD no. VA no. NC no. SC no. Geo no. [Thus]: “except in cases of impeachment” inserted nem con [unanimous] after “pardon.” August 27, 1787:

Mr. Martin moved to insert the words “after conviction” after the words “reprieves and pardons.” Mr. Wilson objected that pardon before conviction might be necessary in order to obtain the testimony of accomplices. Mr Martin withdrew his motion.”

The other resource for researchers is “the US Constitution, annotated,” online. It lists all US Supreme Court rulings that have interpreted the parchment, per Article, section, and clause. So if you want to see if there has been litigation about the pardon power, ask for Art II, sec 2. Why not go try it now!

President Jimmy Carter granted amnesty to men who had evaded the draft during the Vietnam Era. Does this have the same effect as a pardon? Yes. See this quote at [lex.cornell.edu](http://lex.cornell.edu):

“In *Burdick v. United States*, the Court suggested that there are other “incidental differences of importance” between pardon and amnesty, including that amnesty “overlooks offense” rather than “remit[ting] punishment” and is “usually addressed to crimes against the sovereignty of the state, to political offenses, deemed more expedient for the public welfare than prosecution and punishment.” [1915]

Can President Trump pardon himself? On June 4, 2018, he stated on his then-Twitter account: “As has been stated by numerous legal scholars, I have the absolute right to PARDON myself ....” Actually, it has never been tested. The Executive Branch’s OLC -- Office of Legal Counsel -- opined during the Nixon administration that a president could not self-pardon based on “the fundamental rule that no one may be a judge in his own case.” That maxim in Latin is: *Nemo iudex sua causa*.

We inherited the notion of pardons from the British king’s capacity to show mercy. Such is the tone of politics today that a prisoner is more likely to get a pardon for a strategic reason than for mercy. It would help to see a wide sweep of pardons for persons who were wrongly convicted, and lost on appeal.

How about a Full Amnesty today for men made to play a patsy role when the real miscreant was a government insider, such as CIA, doing a false flag or psy-op? I recommend a Pardon Panel to give advice to any president. Leonard Peltier was in federal prison for 49 years for allegedly killing two FBI agents. In 2025 Pres Biden commuted Peltier’s sentence to home confinement.

Recall, also, that relief may come from a ‘Writ of error coram nobis’ if you can demonstrate that the court itself was tricked (not by one of the adversarial parties, but by an “officer of the court” which includes the prosecutor and the defender).

## 17. Who Makes US's Foreign Policy? NATO? The UN?

In 1945, we joined the UN by signing its Charter as a treaty. Per the parchment's Article VI, "All treaties...made under authority of the US shall be the supreme Law of the Land."

The United Nations has a General Assembly which cannot pass laws but can announce Resolutions. It has a Sec'y General and has a 'Security Council' – the UNSC. This is where the big boys meet. Those 5 are US, UK, France, China and Russia, each with veto power, plus 10 other states with 2-year terms.

In March 2011, the UN Security Council passed **Resolution 1973**, calling for action against Libya. But it can't force any of its members to supply troops for an action, it can **ask** for them. According to the Charter, the UN is not a boss of any state. It would intervene *only* if a state is upsetting *international* peace. Per Article 42 of the UN Charter, it could order action "by air, sea, or land forces... to restore international peace and security."

Yet the SC's complaint was that Libya's leader Col Gaddafi was harming his own people. Frankly, it was known that the US wanted him out. Gaddafi had a firm sense of the injustice of US bullying. In 2009, in a speech to the General Assembly, he asked for an African seat on the SC, saying that the present set-up made Africa a 2nd-class citizen. Gaddafi was killed in 2011.

Reso 1973 had some **odd** bits: 1. The SC punishment included asset forfeiture, aka theft of his property, and a travel ban. 2. The veto-holders China and Russia abstained from voting, as did three of the other ten: Brazil, India, and Germany. 3. It was the very first time the "Stay out of my backyard" principle was overridden, i.e., Article 2(7) – no intervention "on matters which are essentially within the domestic jurisdiction of any state." *Also*: Of 100 US senators, only 10 opposed the SC Reso.

*Note*: We should admit that Libya didn't cause the Lockerbie plane disaster. Think how that would raise our reputation!

Today it's known that the Covid pandemic was a total fraud. The supposed authority for the lockdowns, face masks, etc., rested in an organ of the UN, the WHO. In 2023 there was a worldwide effort to make WHO the legal boss of the world.

Separately, let's look at our participation in NATO (North Atlantic Treaty Organization), aka 'The Washington Treaty,' of 1949. It seems to me unconstitutional, as it causes our troops to get bossed by a non-American. None of us citizens have a way to hold NATO, as such, accountable. None of us really knows what it is. It could be a heroin trafficker or a child sex trafficker. Organizations can be formed with a nice name that suggests legal standing and a mission of caring for the people.

### A Word About War Powers

Article II, sec 2, "The President shall be Commander in Chief of the Army and Navy of the US and of the Militia of the several States when called into the actual Service of the US."

Currently President Trump is saying that he will get aggressive in an unconstitutional way – he will invade Venezuela. For a long time he has said he will hit Russia on behalf of Ukraine. (Hitting Russia would lead to WW III, and we will not win.)

Neither you nor I need figure out if Venezuela deserves to be invaded -- the unconstitutionality consists of any president's *lack of power* to start a war. Article I, sec 8, Clause 11 says "The Congress shall have Power to declare War." And in Cause 16: "to provide for, organizing, and disciplining the Militia...."

I think "abdicate" is the correct word to describe Congress's relation to its war-declaring duties. Recall the Gulf of Tonkin incident in 1964. Someone falsely reported that a US ship had been torpedoed. President LBJ used that as a way to increase our involvement in the Vietnam War. Later, in 1973, Congress 'found out' and created the rather meek War Powers Act.

Madison's Notes clearly show that the Framers wanted to keep war-making *out* of the hands of "the king" for many reasons, including that he may be doing deals for himself. Anyway, this power belongs to the People as it is they who will go to battle. Article I, sec 8, enumerates Congress's powers. See especially:

**Clause 18:** "The Congress shall have Power to make all Laws which shall be necessary and proper for carrying into execution the foregoing Powers [as listed in Clauses 1 thru 17, re coining money, **declaring war**, regulating trade, etc.] and all other Powers vested by this Constitution in the Government of the US."

"18" means if the Judicial or Executive branch needs a law, to carry out their duties, it asks Congress to supply that law. The Supreme Court can say "We need marshals for our safety and to catch runaway defendants. Please provide a statute." I believe there is no doubt Congress will enact the requested law. Needless to say, the president can't demand a law that changes his constitutional powers. Nor can he do it by Executive Order. It would take an amendment, and that is a difficult hurdle.

Please see the Constitution at Article V for details of amending; it's in Appendix G below. Amendments can be started by Congress or by constitutional conventions in the states. Either way, the new item(s) must go out for ratification and win 38 states.

**WE DON'T KNOW WHO ACTUALLY RUNS THE USA.** Putting different words or instructions into the parchment by a new amendment won't help, as our government blatantly violates the Constitution. Many officials now take instructions from unelected global leaders. **THAT'S** the problem!

It was my plan to keep "dark stuff" out of this book, but lately many people have realized that 'satanism' – sometimes in a cult – is doing a lot, as is plain organized crime. I also note that all human beings need to sleep, so no ruler is safe. "How many of my poorest subjects are at this moment asleep...". *Henry IV*. You can put out a call for the nervous guilty to ask forgiveness.

## 18. Fear – Let's Acknowledge Our Stockholm Syndrome

The present state of governmental mockery of the Constitution should strike us as surprising. While some Americans are unaware of the details, most can probably sense, at least subconsciously, that the new behavior by government is negative and is getting more blatant by the day. So why do citizens act as quiet passersby? Why aren't they expressing their worry loudly? A good guess is that their subconscious calculator figures it is safer for individuals to shut up rather than speak out.

If they are really in a panic, they may go a step further and start to accept their oppression – justifying it and siding with it, as described in “the Stockholm syndrome.” When people are held hostage, bound in chains by some evil gang, it's more comfortable, psychologically, to try to get along with the gang members, since defeating them is out of the question.

I can also think of a much easier explanation for people's acceptance of bad behavior by government. Namely, “Everybody around me accepts, it so I should, too.” The human genes for mimicry are absolutely essential to a child's picking up his culture before age 8 or so – without ever questioning it.

By the way, schools used to teach how to question things – the Socratic method. But, as Bev Eakman points out, they now teach a kid that he/she mustn't hurt the feelings of others in the classroom by disagreeing! A total overturn of Socrates.

Let me tell you of an odd experience I had this year. I heard that a man named David Quigley in Arizona says he is the real John F Kennedy, Jr. Parts of the story made sense, so I went to AZ to interrogate him, in order to find holes in the story. There are no holes – he is the real deal. He and I have co-authored a book, *The Historian's Tale*, to share the good news.

I mailed 63 copies to well-known people and got only one actual reply, and two that said “Thank you, I'll read it soon.” No

one has contacted me, or David, about celebrating his amazing comeback. On the other hand, no one has replied, “Mary, dear, you are full of beans.” I assume the 60 non-repliers are scared.

I don’t think any of them has got full-blown Stockholm syndrome, so there must be other interpretations. Perhaps they are shy about dealing with unorthodoxy. Or think they can’t comment on a case until it’s watertight. Maybe if a “college” of Constitution lovers would show how invigorating it is to try to restore rule of law and respect for our Founding document, some of the shyness would fade away. What do you think?

Further material on Mind Control? I am trying to keep this book relatively free of horrors. So I relegated to an appendix, a 1956 letter that CIA Director Allen Dulles wrote to FBI Director J Edgar Hoover, saying that CIA studied mind control, supposedly in order to know what the Soviets were getting up to.

That was totally false. In 1949 under Operation Paperclip (long since declassified), the US got Nazi scientists out of prison after the Nuremberg trials. (Josef Mengele (“angel of death” at concentration camps walked too.) By 1951, the US had begun the outrageous mind control program known as MK-Ultra, which was carried out at military bases, hospitals, and universities. Meanwhile the UK’s Tavistock program went to Australia.

There are many autobiographies. I trust these survivors: Brice Taylor in California. Cathy Fox in UK. Janine Jones in New Zealand. Fiona Barnett and Rachel Vaughan in Australia. Karen Wetmore in Vermont. John F Kennedy, Jr in Arizona. The late Trish Fotheringham in Canada. Ann Diamond in Canada.

Diamond is part of a current class-action lawsuit against the Canadian government for violence committed on ordinary patients at Allen Memorial Hospital. If the plaintiffs win, they will get money but no one will be prosecuted. Is mind control also routine in prisons and at Army barracks? You need to find out.

## 19. OKC, ‘Terrorism,’ and a Language Academy

The 9-11 event may have had many purposes, but one clear result appeared just a week later when Congress passed The Patriot Act. It had been written months before by two DoJ employees, Michael Chertoff and Viet Dinh. This law opened the idea that some people in the US were terrorists.

Five years prior to 9-11, Congress passed a 1996 anti-terrorist law in the wake of the Oklahoma City bombing.

### **Oklahoma City Bombing. (I’m quoting website [fbi.gov](http://fbi.gov)):**

“On the morning of April 19, 1995, an ex-Army soldier Timothy McVeigh parked a rented Ryder truck in front of the Murrah Federal Building. He was about to commit mass murder.

Inside the vehicle was a powerful bomb made out of a deadly cocktail of agricultural fertilizer, diesel fuel, and other chemicals. McVeigh got out, locked the door, and headed towards his getaway car. He ignited one timed fuse, then another....

Dozens of cars were incinerated and more than 300 nearby buildings damaged or destroyed. The human toll was still more devastating: 168 souls lost, including 19 children, with several hundred more injured. It was the worst act of homegrown terrorism in the nation’s history. The FBI, meanwhile, quickly arrived at the scene and began supporting rescue efforts and investigating the facts. ...Beneath the pile of concrete and twisted steel were clues.

McVeigh was already in jail. He’d been pulled over about 80 miles north of Oklahoma City by an observant Oklahoma State Trooper who noticed a missing license plate. McVeigh had a concealed weapon and was arrested. It was just 90 minutes after the bombing. Agents found traces of the chemicals used in the explosion on McVeigh’s clothes and a business card on which McVeigh had suspiciously scribbled, “TNT @ \$5/stick, need more”. They learned about his anger over the Waco event two years earlier.”



Today anybody with half a brain knows that OKC was a false-flag. A local cop, Terrance Yeakey, found explosives inside the Murrah building, so it wasn't done from the Ryder truck. (And Yeakey soon died 'by suicide' for his whistleblowing effort.) Tim McVeigh was convicted and was, reportedly, executed.

The law that followed in 1996 is known as the Anti-Terrorism and Effective Death Penalty Act, AEDPA. There are two separate issues here, awkwardly combined into one bill. (There's no excuse for this in my opinion: we need to know where each of our reps and senators stand on each separate issue. Trump's outrageous Big, Beautiful Bill, 2025, covers many subjects.)

The stance of AEDPA on Death Row prisoners' rights is a so-called 'reform' of the habeas provisions of the US Constitution, making it harder to get a second turn at asking for "the body." The rest of AEDPA increases penalties for crimes that are said to be terrorism. When reading the whole AEDPA law just now (always easy to find at [Congress.gov](https://www.congress.gov)), I was surprised to learn that way back then our legislators found a way (in my opinion) to keep us from finding out about falsely-set-up terrorist acts. They provided that any victims of terrorism would be paid compensation. It will come from taxpayer money.

Can this all have been in preparation for 9-11? Most people don't know that the families of persons who died on 9-11 got around \$1.8 billion dollars – provided they promised not to sue. (Your kiosk could ask if the 'dead' at Shanksville got paid.)

Ken Feinberg administered the 9-11 payouts, as he had done for Agent Orange victims. Feinberg also paid the compensation to those who suffered amputation at the Marathon bombing. Yet for that one, he said the money came from The One Fund, a private group. Why do this? A reasonable guess is that it saves everyone from ever being cross-examined in court.

I wouldn't rule out that the OKC bombing was done *in order* to justify the enacting of AEDPA. Sort of a "predictive crime."

## A Language Academy Could Examine the Word ‘Terrorism’

Maybe your kiosk will perform the important task of seeing how much harm gets done by a clever misuse of words. Is *terrorism* a real thing, or a way to make society accept new laws?

In 1979, when Russia invaded Afghanistan, President Carter’s ‘National Security advisor,’ Zbigniew Brzezinski, recruited a Muslim group. *We* trained them in terror tactics – allegedly to frustrate the Soviet’s grab of Afghanistan. Conceivably that was the real reason, but it looks like we recently sponsored ‘ISIS.’”

We can always get away with lies if the word ‘terror,’ and photos of men dressed a certain way, are used. Did you know that Britain’s Speaker of the House, Robin Cook, died at age 59 just after revealing that ‘al Qaeda’ was phony? How many citizens know that the 1993 destruction in WTC basement was an FBI sting, as *proven* in court via Emad Salem’s ‘bodycam’ audio tape?

Trevor Aaronson says, on page 234 of *The Terror Factory* (2013):

“The FBI currently spends \$3 billion annually to hunt an enemy that is largely of its own creation. Evidence in dozens of cases – involving plots to blow up synagogues, skyscrapers, military installations, and bars and nightclubs – are impressionable men, living on the edges of society who become bomb triggering-would-be killers only because of the actions of FBI informants [who themselves are forced, by threat of deportation] who lead them.”

I would go further and say that all big incidents of Muslim terrorism, such as the Boston Marathon bombing and the Sydney siege, which I have investigated at book-length, are fake, and the ‘playwrights’ should be jailed, along with relevant judges.

The word *terrorism* should be banished, IMHO. It seems to have an effect that makes the brain go irrational. Any volunteers for manning a Language Academy? It should not have any powers of cracking down, just of throwing its weight around.

## 20. Who Runs the White House?

Various non-presidents have been credited with running the White House. The earliest one I know of is ‘Colonel’ Edward House who reportedly ran the presidency of Woodrow Wilson, and even resided in the White House. Never mind that he was British and that his plan for us was Socialism.

Spiro Agnew, Nixon’s vice president, tells us that Gen Haig, working from the White House basement, ran Nixon. Agnew’s book “Leave Quietly, or Else...” describes how he was told by Haig to get out of the VP spot, to clear it for Gerald Ford before Nixon resigned in 1974.

Ronald Ragan’s presidency was run from the VP office by GHW Bush, who became the next president after Reagan. Bush had been CIA for a long time, but we didn’t know it. One may expect that young Bush’s presidency, 2001-2009, was also run by Dad, but more likely from the VP office of Richard Cheney. Obama, they say, ran Biden (2021-2025).

This chapter Who Runs the White House? asks something bigger: how and why do major decisions come about? I subscribe to the conspiratorial view that there is one main agenda, and all must follow it or they know it will be The End for them. It must take fantastic coordination to keep the thousands of players from upsetting the cart. One of their make-believe ideals is One World Order.

My sociobiological answer to what is making all this happen is that evil-doers at the top know they have done evil and must put all their effort into not getting caught. Are they consciously aware that survival is their only game? Maybe. See Appendix C where I show Rockefeller’s plight.

The real sociobiological issue here is that *Homo sapiens* is not built for democracy. Do you see us fighting our domestic oppressors? No, we are obeying. There’s no instinctual mechanism to unite us. Allegedly there was a peasants’ revolt in 1381, but I doubt it. Since when do the downtrodden rise up?

## 16. Emergency and 'E4S' (Emergencies for Suckers)

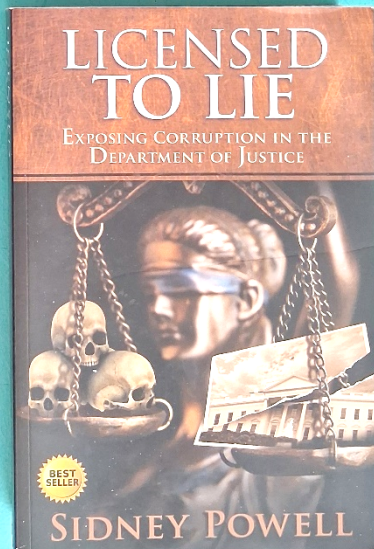
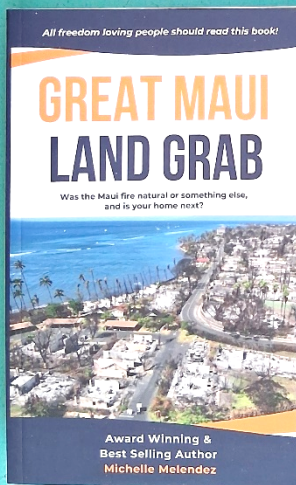
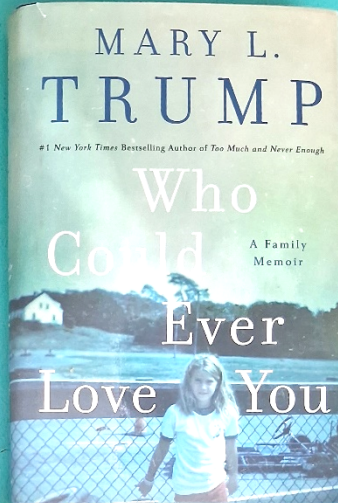
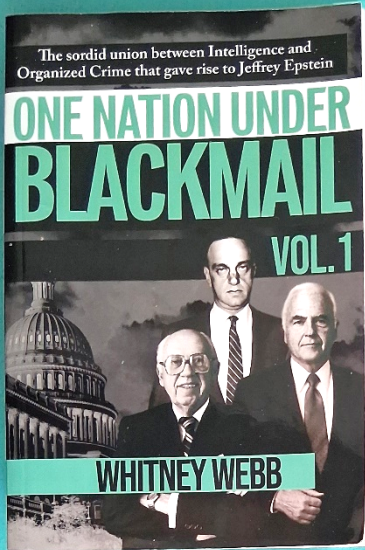
In the human brain there are action patterns, knee-jerk-like reactions to certain sights (e.g., a snake coming at you) and to certain words. In 2020, when a leader says “You must stand 6 feet apart or people will die from Covid,” the neighbors as well as that leader would get angry with you if you fail to comply. So we need to have a chat about our knee-jerkery. And we also need to know what ‘emergency’ rules are hidden in the books today. Who knew FDA could give “EUA” emergency use authorization for untested vaccines? (*Note:* That vax killed thousands.) Who knows that a COG, “Continuance of government” plan, is secretly in place, despite there being a statutory order of succession (president, VP, Speaker of House, Cabinet).

In Hurricane Katrina in 2005, people were forcibly disarmed and evacuated from their homes. “Well, you know, in emergencies people start looting and fighting... We need police...” In 1979 President Carter ‘delegated’ his emergency powers to the unconstitutional FEMA by way of an ‘Executive Order’: “By the authority invested in me by...The Federal Civil Defense Act of 1950...The Disaster Relief Act of 1974, the Earthquake Hazards Reduction Act [!!!] of 1977, All functions vested in the President [by those Acts] are delegated, transferred or reassigned to the Director of the Federal Management Agency.” [What?]

Why didn’t Carter refer to National Emergencies Act of 1976? Happily, SCOTUS in *Home Building v Blaisdell* (1931) ruled that “Emergency does not increase granted power.” Still, presidents and Congresses grab new powers in ‘crises.’ The NCVI Act of 1986 protected vaccine manufacturers from lawsuits, in contravention of our 7th Amendment rights, on the utterly fraudulent basis that if we didn’t give Big Pharma leniency, they would stop manufacturing vax and the public would be left ‘unprotected.’ Bill Gates later said his return on vax is 20:1.

Note: DoD Civil Disturbance Plan 55-2 [declassified] says: “A flexible weather support system is required...” Hmm.

## WELCOME TO PART FOUR



## **INTRO TO PART FOUR -- The Legislative Branch**

Now for Congress, which really is a tragedy. The foregoing stuff would not have happened if Congress's 535 voting members had done its duty with impeachments. (A few more can attend Congress as non-voting delegates from Territories, Northern Mariana Islands, US Virgin Islands, American Samoa, plus a Resident Commissioner from Puerto Rico.)

Much of the work of law preparation is done by non-members, such as counselors who occupy offices on the Hill. Bills can be sent in by the DoJ or military or anyone else -- including you. The bill must be sponsored by at least one Rep. Once it is 'introduced,' i.e., proposed, it goes to a committee, from which it may, or may not, get "reported out" for a full vote.

### **22. Is It Kosher for the US To Have a Standing Army?**

The Framers made a point of *depriving the US of a standing army*.

"Mr Gerry thought an army dangerous in time of peace and [wanted to keep up only] two or three thousand."

"Mr Langdon saw no room for Mr Gerry's distrust of the Representatives of the people."

"Mr Williamson reminded him of Mr Mason's motion for limiting the appropriation of revenue as the best guard..."

The Framers decided, in Art I, Sec 8, Clause 12, that Congress may "raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years."

Tell that to the Military-Industrial Complex! Chalmers Johnson, in his meticulous 2006 study, *Nemesis*, says the US has 800 bases around the world, often several per country. What are our personnel doing over there? Our Marines Hymn says "First to fight for right and freedom." But mostly we go abroad to cause regime change, or to prevent it. What citizen is aware?

Constitutionally the president is in charge in wartime, and in peace the State Dep't runs foreign policy. But as Fletcher Prouty shows in his book *The Secret Team*, the CIA used the meaningless term "Peacetime military operation" to evade control by both president and State, via the NSC's cloak of secrecy.

Here is a shocking matter that shows our citizens' and soldiers' unwillingness to think about reality. We are not an empire and do not have any constitutional mandate to destroy nations. But in 2006, Gen Wesley Clark revealed, on *Democracy Now*, that, back in 2001, a Pentagon friend showed him a memo from DoD Sec'y Rumsfeld. It said the US will 'take out' 7 countries in 5 years: Lebanon, Libya, Somalia, Iraq, Syria, Sudan (we have done those 6) -- "finishing off with Iran."

Without knowing the above, I sued Pres. GW Bush in 2006 for publicly threatening to bomb Iran. The magistrate at the US District Court in NH dismissed my case on the grounds that a court does not have jurisdiction over "the political question" In 2016, Army Cap't Smith filed a similar suit to push the issue of Congress's control of declaring war. The court failed to cite *Little v. Barreme*, on military officers' obligation to disobey illegal commands. The appeals court waited till Smith finished his time in the Army so it could dismiss the case as being moot!!! Anyway, shouldn't citizens now "rule" against bombing Iran?

If the reader is now thinking "Mary should shut up about bad things we do," let me tell you what we did to innocent Indonesians. A million of them, in 1965. The Rockefeller/Dulles set wanted regime change and got it that year, via a sort of false flag. Greg Poulgrain has examined every aspect in his 2020 book, *JFK vs Allen Dulles*. He argues persuasively that JFK planned a 1964 Jakarta visit to support Sukarno. Dulles nixed that by taking JFK off the American throne -- in Dallas in 1963.

*Note:* Now, in November 2025, Pres Trump is attacking oil-rich Venezuela for regime-change and **Congress does nothing!**



## 23. When Is a Rule Not a Law? When It's a Rule

I'll keep this chapter short, as it is boring. Article I, sec 5 says: "Each House may determine the Rules of its Proceedings." So, bypassing the need for the other House's approval and Executive signature, one chamber can set up its daily routine. It thus can decide which committees will be formed. It can create ways for some members to have more power than others, such as "the Party whip" who can whip members into attendance.

Oh dear. "Party" is never mentioned in the US Constitution. There is a terrible twist of Congress being "the People's House." It has clearly become the two Parties' House. Let me confess here that I am part kangaroo. I did my law school in Australia and lived there for most of my adult life. I was aware, as most Australians are, that the typical MP, member of Parliament, has no power as such. He votes for his Prime Minister and then does what his Party (Labor or Liberal, aka Tory) instructs. This was copied from UK as 'the Westminster system.' 'Oz' is still a monarchy; it would be tricky to pull out of it.

In his 1992 expose, *The Committee of the 300*, John C Coleman says that Lloyd Cutler was instructed to 'westminsterize' the US legislature. Fancy that. And he did so. Fancy that. The media encourages this. Every day it reports that such-and-such was impossible for Party A to proceed on, because Party B would not agree to it. Also I have found, as a member of a Party (Republican), that even at Party meetings you mustn't disagree with plans that can be seen to be helpful to the Party (rather than to the nation). In other words, I would not be welcome to express criticism of a Republican president or plan. Isn't that childish? Democrats act similarly, maybe worse.

As for "Rules" there is another constitutional fine point. A law can specify that such-and-such an *agency* can make regulations. It may give legislative power to a secret, unaccountable office. I will now jump to the Third branch to discuss judiciary Rules.



The late Ralph Boryszewski called my attention to Rule 7(c) of the Supreme Court, in his 2013 book *Treason*. Rule 7c says that after a grand jury finishes its work on a case, its report must be signed by a member of government. I am with Boryszewski in condemning this. The members of a grand jury – and of a trial jury – are independent of government. They are not there to help the judiciary get the verdict it wants.

In regard to 9-11, you may wonder why no one has come to trial for being the real destroyers of the Twin Towers. A study done at U of Alaska, proves that fires from airplanes would not break the steel beams; it must have been explosives. The Lawyers Committee for 9-11 Inquiry has tried for years to get that information into the hands of a grand jury in New York.

When they appealed to the Second Circuit, to allow this committee to hand the material to the Foreman, US Attorney Geoffrey Berman, representing the government, blocked it. Subsequently, **the Committee asked the US Supreme Court to hear the case. They declined.** They did not say “because of Rule 7c.” They just failed to hear the case, no reason given. It takes 4 justices to accept a case for judgment, so we know that only 3, or fewer, wanted it. (Sometimes the wanters, or even the rejecters, publish about it.)

In my opinion, this episode is rip-roaring proof of the guilt of the perpetrators of 9-11. How could Rule 7c mean so much to US Attorney Berman? It strictly worked as a coverup. People who cover up a crime (or destroy evidence or lie about the facts) come under the umbrella of the law maxim “*Contra spoliatorem, omnia praesumuntur* – against the despoiler, everything can be presumed.” Maxims do not (yet) have official authority.

I suppose it’s not unreasonable to presume all personnel who are protecting the real killers of 9-11 (September 11, 2001) are indictable as accessories after the fact. There is no statute of limitations on murder or treason. Can you name a suspect?

## 24. Media, FCC, Sherman Anti-Trust Crime, Sea of Lies

Nowhere in the US Constitution is there so much as a comma about the media, or even about communication in general. Until we come to the First Amendment – which had to be first, since without it the rest would be hard to enforce:

“Congress shall make no law...abridging the freedom of speech or of the press... or to petition for redress of grievances...”

The Framers had never heard of radio, TV, or Internet. They *did know* the disaster of kings controlling the press. Tom Paine practically started our independence with his January 1776 pamphlet *Common Sense*: “Government, even in its best state, is but a necessary evil; in its worst state, an intolerable one.”

Mainstream media are shameless about telling lies and using techniques to affect our brain. Roughly, media equals mind control. It marks a turning point in history. Orwell predicted a future with no freedom or personal privacy. 1984 was to be the year, but it took until 2001 for Congress to pass The USA Patriot Act restricting speech. Academia did not protest it!

By the way, the full name for that Act is: Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism. We should not make up fun names for laws. Even to do so implies a controlling of minds.

There is a related problem regarding our devices, especially the cell phone. Information is constantly being taken in. If you say to your friend on the phone “I may go to Florida,” you then open your laptop and see ads for “Cheap Fares to Florida.”

Recently, a surveillance company captured the phone numbers of 277,000 people attending a memorial for Charlie Kirk (31-year-old activist), in Arizona. What will that data be used for? There must have been a purpose for collecting it.

**The FCC.** Now here's something a bit odd. Congress passed a law creating The Federal Communications Commission, but instead of maintaining responsibility for its operation, or passing it to the Executive, it called it "independent."

The Federal Communications Act, passed in 1934, duly assigned air space to applicants for broadcasting, as it would not be possible for everyone to be floating their wares in the sky at the same time. In 2025, the FCC agency is charged with "regulating interstate and international communications by radio, television, wire, satellite, and cable."

In general, the media, which has now merged into five corporations, has a huge impact on our lives. For one thing, it tell us what "reality" is, though this may not be true reality. (There were no deaths at Sandy Hook, despite funeral activity.) Media also influences our view of culture and politics. So it will be helpful to know who wants us to think what, and why.

This brings us to mergers. Ever since 1890, the Sherman Anti-trust Act has been in force and it clearly criminalizes 'bullies':

"Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce 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 [a hundred million] 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]

Everybody knows it is hard to stand up to a bully. What if you have a gripe against CNN or CBS? I have a gripe against CNN for leading the people of Boston to believe Tamerlan Tsarnaev was killed in a police shootout when CNN itself filmed him later looking unharmed. To whom can I put my plaint?

Bigger Than Media Control: Loss of Trust, in a Sea of Lies  
We Oldies (baby boomer generation) have something vital to teach the young. We know the incredible benefit of social trust. I won't quote any laws here, except: "Don't lie." In our day, honesty was just part of the landscape. We didn't foresee having to cope without it. A person known to be a liar could be ostracized or possibly pitied. School teachers might rap kids on the knuckles for lying. ("The dog ate my homework.") We had to memorize Longfellow's poem *The Village Blacksmith*. "His brow is wet with honest sweat, he earns what e'er he can, And looks the whole world in the face, for he owes not any man."

I bet we didn't realize that by being honest we held everyone to that standard. Ergo, if a shop sold you a faulty product you could march in and demand an explanation. You did not say to friends "Oh, everything's a scam, don't try to fix it."

It's not just that media has the power to create desires and/or try to make us hate this group or that. They have the power to knock out this essential way of motivating us to do the right thing. It took time for humans to get a willingness to work hard for society. We have definitely got the emotions for it. But if you aren't bonded with the people you deal with – your butcher, baker, and candle-stick maker, you feel isolated. There is also the free-rider issue. Once you see a portion of people get on the train without a fare card, you'll resent having to pay.

There's no way we can keep America's democracy in shape if citizens don't give a hoot about the nation. In his online book "Memo to POTUS," Robert Steele an ex-Marine and retired CIA guy, said that, on the job, he was told to hire actors and then instruct them to lie to the court. **He told them they would get big rewards for keeping it secret and severe punishment if they did not.** Possibly every TV show host is given a promise of that nature? TV people even present videos of totally fictional political scenes (e.g., Putin dancing with Kim Il Jong).

This is disastrous for our rational brain. It must stop.

## 25. Militias, The Dick Act, and National Guard Bureau

The purpose of this chapter is not, alas, to call the men up to serve as our protectors against a domestic enemy. Sure, they once did that. How else did the Revolutionary war get fought? I am going to wade through the many laws involving militias so as to check on which are constitutional. Please buckle up!

This is from the parchment's Article I, sec 8 -- you know, the place where we find Congress's 18 grants of power. It says:

(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." and

(Clause 16) "The Congress shall have Power ... To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States..." [as distinct from 'in the service of their own state,' OK?].

Now moving on to the US Constitution's Article II, we see the president's role. He (or she!) "shall take Care that the Laws be faithfully executed." This implies that forcible action *can* be taken domestically. But wait: Article II, sec 2 says:

"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."

When are the militias of the several states called into US service? When Congress says so, per Clause 15 above, OK? Now let's consider the definitions of "militia" – as these change over time. A militia in 1787 was whatever the state constitution of each state said it was. Roughly, it was a Posse Comitatus, a band of citizens age 16 to 60, called up if governor needed them.

In regard to the 2013 Boston Marathon bombing, which I take to have been a false-flag operation run by the FBI, I wrote to

Governor Charlie Baker advising 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 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 ... to employ them for the suppression of rebellion, the repelling of invasion, and the enforcement of the laws.”

Today we would say that the governor would use his/her National Guard. But how did the various guards come to be called “national”? I think they should be called State Guards. There is no parchementary justification for a ‘nationalization’ of them.

But there may be a *statutory* “justification.” This has to do with the Dick Act of 1902. I think it was conjured up by Elihu Root but was put to Congress by Rep Charles Dick from Ohio, as a bill “to supersede the archaic militia laws enacted in 1792.” By 1903, we thus got a National Guard, thanks to Rep Dick.”

Wait! Not only do we now have a “National Guard Bureau” but it works with a NATO group called SPP, State Partnership Program. Each of the 50 states is “partnered” with a foreign state. The ruse is that we will help teach democracy, but I think it is to plant foreign troops here. The public is unaware of it. From the website Army.mil:

“The State Partnership Program has been successfully building relations for more than 30 years and now includes 106 partnerships with 115 nations around the globe.... [It] is administered by the National Guard Bureau, guided by State Department foreign policy goals, and executed by the state adjutants general in support of combatant commander and U.S. Chief of Mission security cooperation objectives and Department of War policy goals.”

Can you join a Posse comitatus?

Now we switch back to the original 1787 understanding of the word *militia*. Men at that time were required to own a gun, in case society required their protection. Hence 2<sup>nd</sup> 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.”

There’s a statute re *posse comitatus* but, as with all laws by Congress, it is vulnerable to repeal or modification. Today it says:

“Whoever, except in cases and under circumstances expressly authorized by the Constitution or Act of Congress, willfully uses any part of the Army, the Navy, the Marine Corps, the Air Force, or the Space Force as a posse comitatus or otherwise to execute the laws shall be fined under this title or imprisoned not more than two years, or both.” [Gosh, even the Space Force!]

Thus, if a president wants to do law enforcement, he cannot use regular troops. As is pointed out on the website of the Brennan Center for Justice:

“In British and American law, a posse comitatus is a group of people who are mobilized by the sheriff to suppress lawlessness in the county. [In] Western film, when a lawman gathers a “posse” to pursue the outlaws, they are forming a posse comitatus.”

Today (Oct 7, 2025) **it is legal for you to be a member of a private militia**, except where a state law forbids it. You will find a state-by-state guide at [law.georgetown.edu](http://law.georgetown.edu). Note: even in states permitting private militias, you must not dress like, or try to look like, the US military. See 10 USC 771.

I can’t explain the legality of the use of force by ICE, or FBI, or Homeland Security. As far as I know the FBI gets its right to arrest by asking local police to deputize them. The parchment clearly does *not* establish a federal ‘police power’ as such.

## 26. Should We Go Commie?

It's unfortunate that during the 1950s our language came to include a strict dichotomy: capitalism/communism. We were supposed to say that the former was lovely and the latter awful. This affected US foreign policy greatly. Indeed a proxy war could be carried out on the principle that we had better grab a nation so the Commie's don't grab it.

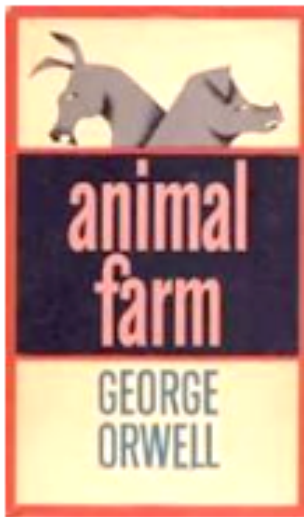
Much of this was full of falsehood. In many ways the globalists were running both sides. I won't go into that here. I'd like any 'constitution overhaulers' to contemplate what kind of economy a US Constitution should endorse. Back in 1787 most Americans were farmers and artisans. They could demand liberty of the "Leave me alone" kind.

I was born in 1947 and have never known that kind of liberty. Many businesses or government entities are able to thwart my liberty economically. Big Agriculture can choose to grow mainly GM (genetically modified) food, and I'll end up eating it. Big oil can close the pumps as a political protest and I won't be able to travel by car or bus. Congress can raise my taxes, etc. Please don't deduce that I want a Soviet system -- I don't. But in fact we Americans are living without liberty. During the Covid pandemic, people were told what to do and did it. Wear a mask. Do not go near Grandma. Stay home from school. Get a vaccination. This was all pitched as 'caring.'

The nanny state began under FDR. The 1929 crash (perhaps designed to achieve a nanny state?) led to his New Deal, in which jobs were created and the 1933 Social Security Act was passed. Later, under LBJ's Great Society program, Medicare came in. Otto von Bismarck had been doing the welfare thing in Germany since 1880s. It has the effect of making you depend on government for your day-to-day survival.

Meanwhile, we hardly notice that Congress also gives Corporations much welfare, such as through tax subsidies.





In 1945, George Orwell published *Animal Farm*. The dogs, chickens, horses, and pigs act very humanlike, playing politics. The main message is that we humans are easily to fool, especially by twisting words. In 1949, Orwell published *1984* – outlining a year in which dictators would have total control over the life of individuals.

Both books were sold as being commentary on Stalin’s rule in Russia, but I think they were about the West. It is likely that Orwell (born Eric Blair) was an insider. How else would he, 75 years ago, have described ‘weather control’ which we proles have known about for only the last few decades?

Our original Constitution does not expressly take a position that is for or against the ‘Leave me alone’ policy. It was just part of Christian culture to think that we are free and equal. Today the notion that government “cares” is part of culture. The trick is to know what a constitution should thus do. My advice is: Don’t invent laws that ignore reality.

Actually, we should begin at the beginning by listing both the things that really exist (It gets cold in winter in the North) and behavior we are trying to bring about (Be decent to everyone.)

In my 78 years I have seen the culture go from no particular protection of racial minorities, the disabled, women, gays, and the elderly, to firm *legal* protections for each. But it's hard to say when, or if, a social change is occurring because of law, or whether it comes from many causes.

This book's first three parts sorts the chapters into three branches of our original government: judicial, legislative, and executive -- but our future is not bound by this. We can make up new branches. Or no branches. Or anything.

Let's train our eyes on dictatorial accumulators of huge power – *separately* from chatting about distribution of wealth. Both things need to be dealt with as such. We can expect wealthy, powerful people to NOT want us to look at dictatorship. And they hope we are unaware of corporations' welfare! And definitely don't want us to learn how they became zillionaires.

Folks are rightly fearful that a digitalized currency means control over what you can buy. In China, government keeps score on all citizens' political behavior. They know if you have committed thought crime against the boss. Your 'social credit score' could leave you starving – when you present your credit card and the grocer says 'declined.' Fear of punishment may make you try not to have those naughty thoughts.

All of that said, however, Orwell's *Animal Farm* relied strictly on the deviousness of individuals who wanted full power. He could do it by false words. The pig Napoleon quietly changed the Ten Commandments to just one: "All animals are created equal but some are more equal than others."

The 1946 copy of *Animal Farm* has a blurb from *New Yorker's* Edmund Wilson:

"Absolutely first rate...comparable to Voltaire and Swift."

## 27. Why Is the US Supervising Education? It's *ultra vires*

As stated earlier, Congress must stay within its grants of power. There is no constitutional basis for federal involvement in Education. In 1965 “LBJ signed into law The Elementary and Secondary Education ACT.” I put that in quotes to mimic the way media like to announce legislation according to who is in the White House when really all US law comes from ‘the Hill.’ In this case, the plan was to pass it off as part of a national effort “to help the disadvantaged.”

Sure, it passed money to the states to pay for textbooks, school psychologists, whatever, but this was *ultra vires*. Each state could have nullified the ESEA or simply refused the money but we all forgive our state in a lucrative deal. Additionally, Congress has inserted itself into the accrediting of *universities*, via the Higher Education Act of 2018.

*Note:* This book is trying to skip part of the overall story, as to the sinister presence of *non*-governmental folks making decisions. Please see any of these authors who do tell the story of a sinister agenda for kids: Charlotte Iserbyt, John Gatto, Juliet Schor, and Beverly Eakman. Both Iserbyt and Gatto use the term ‘*dumbing down*’ and claim it is done deliberately.

Also please see, on YouTube, the 1985 interview of Yuri Bezmenov, a man whose job was to dumb kids down. He says you can change a country in 15 years -- start with the 3-year-olds and by the time they are 18, you have control. SCOTUS, just now, in 2025, declined to hear a case on parental rights in which parents objected to schools teaching ‘gender ideology’ and teachers said “Don’t tell Mom.”

The reason why I automatically fuss over Congress doing something *ultra vires* (beyond power) is that the Constitution, even today, ought to be obeyed *as it stands*. Even if we plan radical future amendments, we need to respect Rule of Law like mad. Whatever James Madison, Eldridge Gerry, George Mason, and the others did, we can do. Rah, rah for us.

## Useful Knowledge That Schools Can Teach

Here are some subjects that I recommend for a school curriculum, in addition to the necessary 3 R's:

How to build a house. Anyone with a Builder's license can teach this. I was old when I learned how plumbing works.

How to use money to make money. The rich do it all day.

What the planet looks like. I attended a Bill Gates show where, at the touch of a computer button, we could view the crops growing in any 10 square mile patch on earth.

How the arms race proceeded in history from throwing stones, a la Freddy Flintstone, to the latest super lasers.

If peasants have staged revolutions, how did they? I doubt it. Also, find out who staged Sandy Hook.

How Google captures the full Shakesperean canon, and while we're at it, read some of it in iambic pentameter.

Study the human body, and any mammal body, in detail, as to how its systems work, and how a sick person can get healthy. How thoughts get formed and decisions made.

Learn to sing and to play an instrument and thus not be a party pooper. I thank my Dad every day for teaching us songs.

Be sure to know how police and courts work, and if they don't work, learn how to gather with neighbors to fix this.

Think, think, think about where we are headed. It is as much your responsibility as anyone's. Who predicted that a Black Consciousness Movement would emerge from Soweto? Who knew Steve Biko was brilliant?

Learn how simple it is to correct racism. Just show kids how the brain instinctively works to envision a whole nation as an enemy, or a whole class as inferior. They will then be embarrassed to be seen doing it. (It's truly odd that this is not standard public knowledge.)

**“Address to The People,”** by the State Legislature of Virginia, in 1798 -- as found in Thomas E Woods’ nicely-titled 2010 book, *Nullification*. [Contains great encouragement for kioskers!]

“Encroachments spring from a government **WHOSE ORGANIZATION CANNOT BE MAINTAINED WITHOUT THE COOPERATION OF THE STATES, ...**

The acquiescence of the states, under infractions of the federal compact, would either beget a speedy consolidation, **by precipitating the state governments into impotency** and contempt, or prepare the way for a revolution, by a repetition of these infractions **until the people are aroused to appear in the majesty of their strength.**

**Exhortations to disregard domestic usurpation, until foreign danger shall have passed, is an artifice** which may be forever used; ...to soothe the people into sleep, whilst that power is swelling, silently, secretly, and fatally. Insinuations of a foreign influence seize upon a laudable enthusiasm against danger from abroad, [but] distort it by an unnatural application, so **as to blind your eyes against danger at home.**

Fellow-citizens: Unwilling to shrink from our representative responsibilities, conscious of our motives, **but acknowledging your right to supervise our conduct,** we invite your serious attention to the emergency which dictated the subjoined resolutions. Whilst we disdain to alarm you ...we recommend an investigation guided by the coolness of wisdom, and a decision bottomed on firmness, but tempered with moderation.

**It would be perfidious** in those intrusted with the GUARDIANSHIP OF THE STATE SOVEREIGNTY, and acting under the solemn obligation of the following oath, — ‘I do swear that I will support the Constitution of the United States,’ -- not to warn you of encroachments, which, though clothed with the pretext of necessity, or disguised by arguments of expediency, may yet **establish precedents which may ultimately devote a generous and unsuspecting people to all the consequences of usurped power.”** [Abridged, and bolding added, by MM]

## 28. Is There Any ‘There’ There, in Congress re JFK Files?

Sen Wm Fulbright wrote, in 1951, that Congress’s power to investigate is necessary to its legislative function. In 1927, the US Supreme Court had ruled, in *McGrain v Daugherty*, that “the power of inquiry – with the process to enforce it [subpoenas] is an essential and appropriate auxiliary to the legislative function.” Granted, the Framers did not specify it, but that’s OK.

Now consider one of the most major events in US history, the coup d’etat of November 22, 1963. Today It is too late to subpoena any participant or informant; they would likely have been 30 then and thus in their 90s today. I was annoyed with Rep Anna Luna for not grabbing the chance to subpoena Ruth Paine last year, when she was 92; she has now died. I am not saying Ruth was a suspect – but we can use The Material Witness Statute (18 USC 3144) to call someone in for questioning.

(They can call Richard Cheney in right now to ask about his stand-down of Air Force planes on 9/11. The 9-11 Commission questioned him, but under rules of secrecy!) Anna Luna said her Committee on Declassification does not have the authority, but Congress itself does have investigative authority.

The fact that the US engages in torture of prisoners is horrible. Senator Diane Feinstein was asked to investigate this, after the photos of Abu Ghraib were released. It took 12 years for her team to come up with a report – can you imagine! – and then nothing was done with it. Presumably the torture continues.

As for trafficked children, the following is from a June 27, 2018 article by ML Shultze at WOSU, a subsidiary of National Public Radio, concerning work by US Senator Rob Portman of Ohio, and others, question the Dept of Health and Human Services: “[They] grilled the secretary of HHS about how it has handled thousands of children of immigrants separated from their parents. Portman’s concerns about a different set of immigrant children, those who entered the U.S. alone, dates back to 2015,

when officials discovered human traffickers had forced Guatemalan teens into virtual slavery on Ohio egg farms.

“But also that we know where these kids are, what’s happening to them, be sure they’re not trafficked, be sure they’re not being abused, but also to get them to their court dates. [He] says HHS has promised him a working document by next month on how to better vet placement of children in the U.S.” [Oh, please.]

Back to JFK. The first investigation (translate: coverup) was done by The Warren Commission appointed by LBJ and containing Allen Dulles, who was a very likely suspect. One member, Rep Hale Boggs, who showed displeasure with it, died in a plane crash in Alaska. The Report came out in 1964.

In 1976, the House of Representatives established the **HSCA** -- House Select Committee -- to do “a full and complete investigation of the circumstances surrounding the deaths of President John F. Kennedy and Dr Martin Luther King, Jr” (who was shot dead on a motel balcony in 1968). They concluded Oswald was guilty re JFK, but that he seemed to have had a helper and therefor a conspiracy is “probable.” With that, the huge question of guilt re JFK and MLK petered out.



*Folks greet President Kennedy at Fort Worth, Texas, after 10am on Nov. 22, 1963. Some arrived as early as 5:30am to catch a glimpse of this leader.*

Then in 1992, probably thanks to public pressure, Congress created The President John F. Kennedy Assassination Records Collection Act, ordering the executive to release all the files. The Act allowed for some material to be held back, due to National Security concerns. If Oswald was American, how could there be a need for National Security? Or, if a foreigner did it, wouldn't we urgently need to hear about that?

Among the declassified file is one that seems to me to clinch the deal that a person using powers of government was a player in JFK's death. Namely, a document that had been withheld, all these last six decades, shows that CIA man George Joannides was in touch with Lee Harvey Oswald as early as 1961. Thus Lee did not *defect* to the USSR. His 'defection' was part of a way to stage the later event. Sure, there could be reasons other than "Dallas" for the Joannides/Oswald connection but what POSSIBLE reason could there be for our government to seal or "redact" the fact that a connection existed. Tell me.

In short, I'd have to say that the parchment has left us helpless in the assassination affair, thanks to the Legislature's apathy. But other methods are still available. One could ask one's state to pursue some leads if people from that state were affected. One can definitely take action against any coverup artist. Coverup is a crime. As is perjury and tampering with evidence.

In the 1970s, Fred Newcomb theorized JFK was shot by Wm Greer, the driver of the limousine. For what it's worth my guess is that it was done gunlessly by a CIA poison ice dart, probably with Greer under hypnosis, as there was no room for slip-up. The Greer theory solves two puzzles: Why he stopped the car before the underpass, and why the SS refurbished the limo.

It must have been planned for years and all the extras inserted to keep us off target: Cuba, the Mafia, LBJ, Oswald, etc. *Note:* JFK may have been in the highest circle and thus a big competitor to the Rockefeller gang, which employed Dulles.



As an aside, here is what Kennedy's 64-year-old son wrote, in *Stolen Identity* (2024). He incriminates the Secret Service ('married to the Mafia') in everything evil. I'll now **paraphrase** him:

After 1963, Uncle Robert became a father figure to me. Then in 1968, Mother married Onassis. I lived part-time on Skorpios Island and was fond of step-brother Alexander who died at 24. However, I was also assigned to stay with a family in California and given the false name David Quigley. I didn't graduate from high school. My handler, 'Wayne,' put me under MK-Ultra and let me watch CIA covert events, such as the Jonestown massacre.

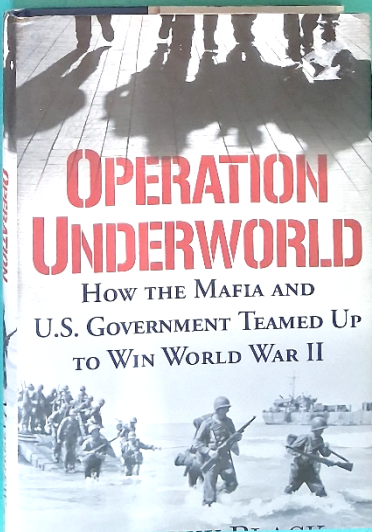
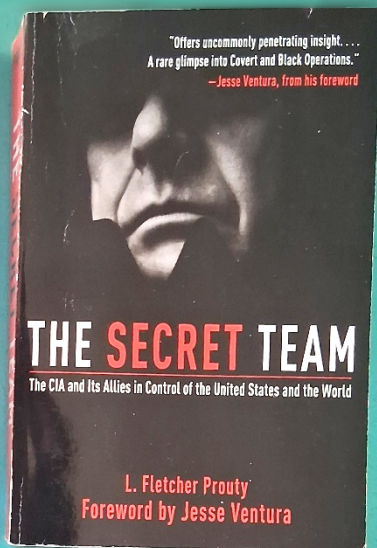
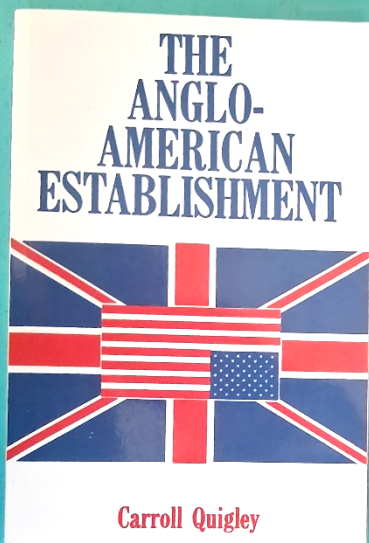
On Skorpios I met the boy who would replace me, namely, Onassis' out-of-wedlock son, George. He is recognized by the world as 'JFK, Jr,' as I was unable to get my story out (until recently thanks to social media), so life has been difficult. I was a long-distance trucker for many years and slept in my truck.

You will wonder why Jacqueline did not support me. She, too, was under control. When she visited me in Arizona, in 1975, I saw her moments after she was shot dead. But the world thinks she lived on and died of lymphoma in 1992. That NY lady was a body double. Mom used doubles even during her lifetime.

Next you will say, quite reasonably, that my sister Caroline, born 3 years before me in 1957, should have 'come out' for me. But she too died in 1975, and was quietly replaced. My handler Wayne seemed to have great power. He could get into the White House and boss people around. I have a vague idea that his dad was head of a Mafia. I myself was tutored in gun-survival by Sonny Barger, leader of Hell's Angels – they saved my life a few times.

It's my impression that the FBI, the Mafia, Secret Service, and other groups operate jointly and don't have the slightest fear of being held accountable. If I am allowed to live a bit longer, I'll file a Wrongful Death suit about President Kennedy. One day, when I was in my 2's, I saw my father cry. He said "*Shit*, I know they're going to kill me." Come on, interrogate me. – JFK, Jr

## WELCOME TO PART FIVE



## PART 5 -- GOING FORWARD

### Chapter 29. Recap of This Book's Constitutional Facts

Are you the 'type' that starts at the end of a book? Good, me too. Just compare (on the next two pages) my **N**egatives and **P**ositives. Read an entry, with its solution, per chapter. Such as Item 5:  
**N.** Grand juries are wrongly controlled by a prosecutor. **P.** Renew the old role of citizen-led grand juries, i.e., to spot wrongdoing.

I started writing this book with the working title: "Overhaul: Fixing Up Our Constitution." My plan was to spot problems in the parchment. But I didn't find any! The parchment came up clean. Rather, some persons – officials and Interlopers – have greatly disabled it. And well they might, since it is our great weapon!

As for the theme "Take it to a kiosk," it emerged as a tool for getting past two of our self-defeating habits. One is the fear of being ostracized as a dissenter. Yes, your family may disown you for being a conspiracy theorist. So go create a kiosk of the like-minded. Enough small kiosks will make *them* the oddballs. Yay! The second habit is our over-respect for those above us. A child learns by trusting. As adults we should stop trusting those who are doing harm. But it's hard! People will give you a dirty look if you criticize government, and they might faint on the street if you actually say that murderous officials should be arrested. See?

Come on, stand your ground. The Supreme Court should NOT have let Albert Florence get strip-searched -- the 4th Amendment says No, no, no. The Executive shouldn't say, about dead whistleblowers, "Complainers choose suicide." (Jeff Bradstreet drowned himself after the FDA sniffed his cure for autism? *Nonsense.*)

States should never have put up with the health takeover, which began in 1920. A 'brave' governor could have said "Get those vials of Pfizer out of here." (Don't you hate it when a guy is called 'brave' for doing an ordinary part of his job?) Congress plays 'Party politics' day in, day out, egged on by media. Disgusting! I've been dissenting, politely, for decades, and have never had a victory of any kind. Help! Give me a kiosk! I need a kiosk!

## **‘List N’ – the negatives**

Each of the 28 chapters of this book demonstrated how God (i.e., the Constitution) *is* mocked:

1. After 1798 Virginia Resolution, states gave up nullifying.
2. States rarely create new rights under Amendment 9.
3. All machine voting is faked A ‘newsgroup’ runs elections.
4. Grand jurors are wrongly controlled by the prosecutor.
5. States have a health power, but they sold it to the feds.
6. Xenophobia is fun and easily outguns humanitarianism.
7. Freedom-of-Information officers can make delays and lie.
8. SCOTUS took away our privacy and gave us surveillance.
9. Plea bargaining may ambush one’s right to a fair trial.
10. Legitimizing secrecy was undoing of open government.
11. It is confusing that the DoJ is part of law enforcement.
12. SCOTUS let all states down in *Laird*, re Vietnam draft.
13. Society says ‘ho hum’ to the killing of whistleblowers.
14. Some unjust executions rely on trickery from the bench.
15. Many businesses are more powerful than government.
16. Pardon-before-trial might hide the guilt of others.
17. True colors of global government are seen at the UNSC.
18. Fear shuts brains down so we forget Constitution victory.
19. Tricky use of word ‘terrorism’ turned our nation around.
20. The White House is run from the basement, or offshore.
21. Hardly anyone protests, if the word ‘emergency’ is used.
22. Framer’s no-standing-army policy got deep-sixed fast.
23. Rules such as 7c are strategically placed to undermine law.
24. The media lie non-stop; screens do physical brain control.
25. The Nat’l Guard Bureau runs state guards, with NATO.
26. Our economy is part communist, but we don’t realize it.
27. The Feds took over state’s Education in one fell swoop.
28. Congress appears to investigate crimes, mainly for show.

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But every chapter had a silver lining --

## **‘List P’ – the positives**

Nothing prevents us from trying to repair the harms described on opposite page. Here are easy-to-do examples:

1. Have your state nullify Congress’s unconstitutional statutes.
2. Make up some new Ninth-Amendment rights in your state.
3. Grasp the point of *Votescam*; find ways to elect leaders.
4. Renew the grand jury’s original role: to spot wrongdoing.
5. Undo John Rockefeller’s damage to the medical profession.
6. Get going with Philip Allott’s idea of a society of societies.
7. Use federal *or state* RICO, to unveil the amazing rackets.
8. Choose privacy over surveillance. You can’t have both.
9. Limit plea bargaining, and let’s all see the facts of ‘Jan 6.’
10. You can LouFisherize SCOTUS rulings. Abjure secrecy.
11. Clarify and constitutionally purify the role of the DoJ.
12. Your state must make SCOTUS do original jurisdiction.
13. Give awards, instead of stabbings, to whistleblowers.
14. Try to resuscitate Court of Equity. Use *coram nobis* idea.
15. Take Sherman out of mothballs and cancel the mergers.
16. You can run an advisory Academy of Pardons. Why not?
17. Take a sharp look at vetoes cast by the UNSC big boys.
18. Why let fear run your life? Are the Bozos really so scary?
19. The trick word ‘terrorism’ needs to be shown to the door.
20. An *identifiable* White House person must be accountable.
21. If a genuine emergency happens, leaders can deal with it.
22. Reduce our military apparatus; it seems privately owned.
23. A Rule should not rise to the status of a Law. Clarify this.
24. Arrest any media moguls who are mind-controlling us.
25. If your state is in the ‘nationalized’ guards, pull it out.
26. Face up to US’s socialism and decide how far to take it.
27. Free the human mind to be great. Dep’t Ed can’t do that.
28. Want to investigate JFK or 9-11? What’s stopping you?

-- Think how fast you could do Number 13.

## These statutes and court rulings were referred to in this book:

### Quiz: What's This Statute About? Is It Good?

The AEDPA Act, 1996	56
The Dick Act, 1902	70
The False Claims Act, 1863	37
The Federal Communications Act, 1934	76
The Freedom of Information Act, 1966	76
The Homeland Security Act, 2002	16
The National Childhood Vaccine Injury Act, 1986	60
The National Emergencies Act, 1976	60
The National Security Act, 1947	38
The Patriot Act, 2001	75
The Pres Kennedy Assassination Records Collection Act, 1992	80
The Pure Food and Drug Act, 1906	22
The Sherman Anti-Trust Act, 1890	76
The Social Security Act, 1933	72
The War Powers Act, 1973	51

### Court Rulings – Which of These Want Overturning?

On pardons	<i>Burdick v US</i> , 1915	49
On speech	<i>Citizens United v FEC</i> , 2010	41
On war powers	<i>Dellums v Bush</i> , 1991	41
On privacy	<i>Florence v Board of Freeholders</i> , 2012	33
On grand jury	<i>Hannah v Lache</i> , 1960	60
On emergency	<i>Home Building v Blaisdell</i> , 1931	80
On soldier's conscience	<i>Little v Barreme</i> , 1804	63
On stating the law	<i>Marbury v Madison</i> , 1803	39
On original jurisdiction	<i>Massachusetts v Laird</i> , 1971	44
On vaccination	<i>Massachusetts v Jacobsen</i> , 1905	22
On investigations	<i>McGrain v Daugherty</i> , 1927	78
On 4 <sup>th</sup> amendment	<i>Maxwell v US Sec'y of Defense et al</i> , 2020	22
On secrecy	<i>Reynolds v US</i> , 1953	37
On grand jury	<i>US v Williams</i> , 1992	20
On immunity	<i>US v Trump</i> , 2024	41

## How Far Can They Go in Twisting Our Old Values?

Now I'll recap Parts 1 to 4 of this book with a list of make-believe "proposed enactments." High schoolers may think these items are possible, while to Oldies they are inconceivable:

1. The **MK-Ultra** Act. Federal government has an obligation to enhance the brain and obtain maximum unity of thinking by all.
2. The **Child Stealing** Act. When justified, it's legal to steal kids.
3. The Essential Workers' **Immunity** from Criminal Charges Act. Members of ABA, AMA, etc, are never to be charged with crime.
4. Artificial Intelligence Act. **AI** must cancel 70% of all jobs in US.
5. The **Media** Expansion Act. Talented people must work harder to develop exciting fictitious news, to be used also in classrooms.
6. The Act To **Merge** the US Treasury with the IMF. Why not?
7. The Cancellation of **Intellectual** Life Act. It is a crime to refer to 'ideals' (except by gov't) or to invoke 'the wisdom of the ages.'
8. **Opioid** Happy Hour Act. Get as drugged as you can, then die.
9. The **Pinky Fingers** Act. Critics of government will have pinky finger amputated if they ignore government's 'warnings to desist.'
10. The **Sole Toothbrush** Act. Each citizen may own one toothbrush. Any other possessions belong to the nation.

*Safety Valve:* If you don't like these things, you have good standard ways to object: "You can vote your representatives out of office, or take your case all the way to the US Supreme Court...."

Oh please, Americans, can we just wake up and stop doing doublethink? Eventually folks will see what has happened, but it would be far better to get the jump on it now.

## Chapter 30. Finding Happiness at the Kiosk (Love, Too)

My friend Anne read the draft of this book and suggests we concentrate on its subtitle “What To Do When Government Is Anti-Law”? I agree. She has put that line to music, as in “What To Do with a Drunken Sailor... Early in the Morning.” For that old song, the next line is “Put him in the brig until he’s sober.” Anne now offers: “Go to the US *Con-sti-tu-tion*...”

Granted, this book’s title is *The Constitutional Kiosk*, but the parchment itself is not the real rallying point. It lacks emotion. The original rallying was against King George III in 1775. Once the documents were signed (The Declaration of Independence in 1776 and Constitution’s ratification in 1788), the rebellious act of having stood up to the king was the source of pride. I assume *it* then caused affiliation with one’s fellow Americans.

Believe me we are in a unique position (compare UK, Canada) in that we already own the joint. Those of us who can remember ‘civic studies’ know that it was in no way scary to contemplate punishing the government for its sins (if any). It would be thought unpatriotic NOT to do so. And now we’ve still got the documents intact; the Bozos forgot to de-legitimate them. Ha.

### Four (Imaginary) Kiosks Can Set the Branches Right!

Pretend you have decided to use material from this book to rub the government’s nose in it. Imagine your kiosk plans to correct (at least on paper) violations of Articles IV, III, II, and I:

A States kiosk of 2 citizens from each state establishes ways to deal with tasks wrongly assigned to feds: health, education, etc. It works out ways to fix the problem of public-defender loyalties. It takes state’s responsibility for the Environment, including fluoridized water. It calls for AI to be debated. It holds a ceremony for the rebirth of the citizen-led grand jury.

A Judicial kiosk of 10 citizens overturns, *sua sponte*, the rulings of *Citizens United*, 2010; *Dellums v Bush* 1991; *Reynolds v US*, 1953, *US*



*v Tsarnaev* 2013, *US v Trump*, 2025, etc. It invigorates the court of Equity. It pooh-poohs ABA control of ethical breaches. It reopens any whistleblower death cases. It get honest re plea bargaining.

An Executive kiosk of 5 citizens indicts any judges who work for a secret society or are connected to the CIA. It orders an audit of the ‘Federal’ Reserve ‘Bank.’ It sets up a group to advise on pardons. It uses Sherman Act to break up merged corporations. It puts an end to torture in the US, Gitmo, and ‘rendition sites.’

A Legislative kiosk of 9 citizens repeals the 1986 NCVI Act that violates the 7<sup>th</sup> Amd. This kiosk alters the 1976 Emergencies Act to give Congress more control. It corrects nonsense on ‘terrorism’ in 1996 AEDP Act. It respects the 1<sup>st</sup> and 4<sup>th</sup> Amds by fixing up the 2001 Patriot Act and 2002 Homeland Security Act.

See? There is no need for Americans to succumb to a master plot by globalist TAN (thugs and ninnies). There is no need for wealth to keep getting transferred from the poor to the rich. As this book, *The Constitutional Kiosk*, has shown, the simple remedy is for us to end the reign of a government that is anti-law. Stick up for the parchment. Mind you, we also have to focus on punishment.

The foregoing ‘branch’ jobs that I laid out for ‘kiosks’ can of course be done by actual branch officials. But it is wrong to live on hope that they will. Many of them labor under a form of mind control as strong as hypnosis. And most citizens today appear irrational, too. They wish to escape from this unprecedented thing.

*Note:* Even a magic influx of good candidates won’t have enough to work with, from that 1787 document alone. It was written to set up the new government, not to create practical laws. Now in 2025 we still need good laws. Listen to the way the brilliant Hannah Arendt put in in her 1951 book *The Origins of Totalitarianism*:

“To abolish the fences of laws between men – as tyranny does – means to take away men’s liberties and destroy freedom as a living political reality: for the space between men **as it is hedged in by laws** is the living space of freedom.” [Emphasis added]

Now let me invoke “emergency” in a proper way. Today we are in a more dangerous time than ever before. The Big Boys have weapons we never dreamed of. Maybe the cell towers are there to switch off our brains. Or to send great pain into them! We know from Gaza, that cities can be turned into rubble, and know from Lahaina that a whole area can magically disappear.

There is also plain old starvation. A poisoning of the crops would do it. So would closing the gasoline supply – most food gets transported by trucks. I’m pretty sure I recall Kissinger saying it would be easy to starve the US. For me, three days without food would finish me off. Vernon Coleman described such things in his 2023 book, *Their Terrifying Plan*.

So will there be a great leader to save us? That person has to espouse violence. He or she can’t just say “I wish the cops would arrest all the officials on this list.” Or “Praying to Jesus is the solution.” Or “Wake me up when it’s all over, zzzzz.”

Two horrors are already in the pipeline and no one of our officials or academic leaders (there used to be academic *leaders*!) is saying “Absolutely stop this!” One is Artificial Intelligence, which will make you non-human. The other is ‘transhumanism’ whereby we become half pig or duck or something.

*Note:* some of the monsters’ treatment of their fellow man is worse than described in this book. The Big Boys do not have a normal conscience. Or do they? Rather tellingly, some of them twist the moral story around to say that when they do sadistic things it’s good, and pleases God (aka ‘Satan’).

Here is a pleasant change. I ask you to please read a new approach, by Forrest Maready, which he calls his theory of Syntropy. His book, *The Reason We Kiss*, (2025) proposes that the biome—the billions of microbes in every human body – is the keeper of the plan. He does not use the word ‘plan,’ but is trying to convey the idea that Nature is of one piece. I quote his *Kiss* book:

“Your bones expect certain mineral ratios in the water. Your gut anticipates soil microbes on local produce. Your skin has treaties with local bacteria negotiated over generation. This geographic specificity operates below conscious awareness.” P. 183

“Recent discoveries in molecular biology have shattered the neat picture of discrete genes operating as independent agents revealing instead a fluid, interactive system....” P 140

“The history of science is littered with phenomena dismissed as impossible. Electromagnetic radiation. Quantum entanglement. Gravitational waves. Each discovery revealed that reality exceeded our assumptions....” P 134

“Traditional healing practices worldwide emphasize physical contact – laying on of hands, therapeutic touch.... Modern medicine dismisses these as placebo effects, but syntropy suggests something more profound. The healer’s touch might literally transfer biological patterns to the patient.” P 123

“The male body expects periodic physical challenge [not] traffic jams and office conflicts. Testosterone levels plummet without physical challenge to maintain them. The bonds formed through shared physical hardship -- what military veterans describe but civilian men rarely experience -- appear essential for male psychological health.” P 258

It’s quite possible that Maready is correct. Everything is bigger than the human. The whole planet is intricately connected. Still, we have to deal, for now, as though we are responsible for our species -- as “Gaia” isn’t going to step in (or hasn’t in the past).

Please ponder: what are you expecting might happen to save us? The Testosterone Set will get so angry they will risk their lives to eliminate the baddies? Maybe. Or some spiritual person will win all the hearts and minds? Spirituality is growing -- Marianne Williamson, who ran for US president in 2020 and 2024, has been making many converts and is also practical-minded.

But her message will mainly reach the suffering. The bad guys are out of her reach as they (maybe?) are scared out of their wits and all they know is to cling to their ‘tried and true’ ways. Can’t they smarten up? Here is where MK-Ultra and similar programming comes in. I’m pretty sure our recent presidents were mind-controlled in childhood (and picked for the job).

So how can they choose policies that suit this nation if they are directed by foreigners? By the way, I don’t mean Israel. Despite there being much evidence for Israeli involvement in Congress’s decision-making “under the influence of AIPAC,” that’s likely a way to disguise a *different* group of bosses. I wish a Jewish kiosk would pursue a search for deception by *disguises*.

The best ‘ad’ for kiosks is that today we are left out in the cold, regarding other options. You can’t get elected to public office unless Insiders approve. Trust me, it’s all sewn up. Maybe you dare show up at an anti-government rally -- that’s better than nothing, but after the rally the status quo returns.

The thing that’s more likely to draw us together is sheer threat to our life. So far, it’s possible to deny reality, but any day now folks will stop going along with, say, the narrative that chem-trails aren’t real. Funnily enough, during the recent “shutdown” of government, podcasters pointed out that the skies were now blue – because the pilots weren’t getting paid to whiten it. Ha. If you are looking around for a specialty for your kiosk (but to specialize is optional) just watch Dane Wigington’s reports. How can there be a lawful decision to use “weather control,” when even most well-educated citizens have no idea that it’s happening? Is every tornado, drought, and flood planned?

In conclusion: We Americans have the best possible chance of stopping this madness as we already got set up to deal, in 1788. And the harm-doers have pretty well failed to hide their dirt! Just reach for your friendly parchment (Appendix G below). Find some like-minded citizens and get with it. No one can kick you out of your kiosk. You are legally the boss of government.

## -- Welcome to the Appendices --

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**Appendix B** is a letter dated 1956 in which Allen Dulles laid out the way the CIA does brainwashing (though he disguised it as though he were talking about the Russians). 96

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**Appendix G** is the full text of Our Beloved Parchment, with all 27 Amendments. 136

Note as to Copyright: Appendices B, E, and G are government documents in the public domain. Appendices A, C, and F are authored by me so I hold the copyright, but I allow anyone to print them (unaltered), or sing them, as in Appendix F.

William Sumner Scott holds the Copyright to Appendix D, reprinted here with his permission. It cannot be assumed that I agree with his findings, as I have not researched the topic of what he calls our colonial “Ruling Class.” Sounds plausible though.

Time for only one appendix? Choose C, “What Rockefeller did.” It describes how your life was carefully planned. Be embarrassed!

## Appendix A. A ‘Coram Nobis,’ Sent To Help Nat Woods



*Nathaniel Woods (1976-2020)*

To the Jefferson County Court, Alabama. March 4, 2020.

I hereby respectfully ask the Court that convicted Nathaniel Woods in 2004, and sentenced him to death, to grant a Writ of Error Coram Nobis based on fraud-upon-the-court that occurred at trial. This could lead to a new trial....

In Nathaniel Woods case, the jury did not hear information that was withheld about the policemen who were killed. The actual killer, Kerry Spence, has said that Woods is 100% innocent. Missing from the trial was available information that the police who were killed ran a protection scheme with drug dealers in Birmingham. They had entered the house earlier in the day looking for their debtor, Tyran Cooper.

The prosecutor built a case that Nathaniel Woods “masterminded” the killing of police out of hatred of cops. The evidence for that came from Woods’ girlfriend who *later* said she was coerced by threats, as she had violated probation. The killer, Kerry Spence, attests that there was no masterminding — the shooting took place, by him, in an extreme moment of self-defense.

Additionally, in Woods’ case, the Court was misled by not knowing of an error that the defense attorney had made. That attorney led Woods to reject a plea offer by telling him that since he did not pull the trigger, he could not get capital punishment -- which was a wrong reading of the Alabama law.

I humbly petition the Court to set aside the conviction that was obtained by such errors. It is not too late for principles of justice to step in. We see, in Federal Rules of Civil Procedure 60(b):

Grounds for Relief from a Final Judgment, Order, or Proceeding: On motion and just terms, the **court may relieve a party**... from a final judgment, order, or proceeding for the following reasons: (3) fraud (whether previously called intrinsic or extrinsic), misrepresentation, or misconduct by an opposing party...In respect to authority, I note *Tyler v. Magwire*, 17 Wall. 253, 84 U. S. 283: “Repeated decisions of this court have established the rule that a final judgment or decree of this court is conclusive upon the parties, and that it cannot be reexamined at a subsequent term, **except in cases of fraud...**” [Emphasis added]

In the 1944 United States Supreme Court ruling in *Hazel-Atlas Co. v Hartford Co.*, Justice Black opened with the words: “This case involves the power of a Circuit Court of Appeals, upon proof that fraud was perpetrated on it by a successful litigant, to vacate its own judgment entered at a prior term.”

In concurring, Justice Owen Roberts wrote: “No fraud is more odious than an attempt to subvert the administration of justice. The court is unanimous in condemning the transaction disclosed by this record.... The resources of the law are ample to undo the wrong and to pursue the wrongdoer.... Finally..., to nullify the judgment if the fraud procured it.... This is a suit in equity in the District Court to set aside or amend the judgment. Such a proceeding is required by settled federal law, and would be tried, as it should be, in open court with living witnesses....”

Although it may seem that I am acting on behalf of Mr Woods, with this petition for a Writ of Coram Nobis, I am not. I am acting on behalf of the court, of society, and of rightness.

Signed on this 4th day of March, 2020, Mary Maxwell, widow,  
175 Loudon Rd, Concord NH. [MaxwellMaryLLB@gmail.com](mailto:MaxwellMaryLLB@gmail.com)

[Note: The police burst in, possibly to collect drug money. Spence says he shot them in self-defense. Killing in genuine self-defense is legal. Americans today are baffled about what cops may permissibly do -- throwing the suspect to the floor is the new normal, as is a raid at 3am. You can make a kiosk just to track this down.]

## Appendix B. Letter from CIA to FBI Explaining Mind Control

MEMORANDUM FOR: The Honorable J. Edgar Hoover, Director, FBI The attached study on brainwashing was prepared by my staff... based in turn on interviews with many individuals who have had personal experience with Communist brainwashing, and on extensive research and testing.

(signed) Allen W. Dulles [CIA Director] April 25, 1956

Brainwashing, as a technique, has been used for centuries and is no mystery to psychologists. ...The experience of the brainwashed individual differs in that the inconsistent information is forced upon the individual under controlled conditions after the possibility of critical judgment has been removed by a variety of methods.

### PRINCIPLES OF ...HUMAN REACTION TO CONTROL

1. Making the individual aware of control is the first stage in changing his behavior. [A child sees that he is helpless against a strong parent who can control him.] **So, a controlled adult comes to recognize the overwhelming powers of the state and the impersonal, "incarcerative" machinery in which he is enmeshed.**

2. He is forced to accept that the only food, tobacco, praise, and social contact he will get will come from the very interrogator

3. The awareness [will cause] breakdown of previous patterns of behaviour. Since the brainwasher-interrogators aim to have the individuals undergo profound emotional change, they force their victims to seek out painfully what is desired by the controlling individual. During this period the victim is likely to have a mental breakdown [with] delusions and hallucinations.

4. Discovery that there is an acceptable solution to his problem is the first stage of [getting relief]. At this point they are prepared to make major changes in their value-system. This is an automatic rather than voluntary choice. They have lost their ability to be critical.

5. Reintegration \_\_\_\_ (SECTION DELETED BY CIA). His new value-system, his manner of perceiving, organizing, and giving meaning to events, is virtually independent of his former value system. He is no longer capable of thinking or speaking in concepts other than those he has adopted. He tends to identify by expressing thanks to his captors for helping him see the light.



b. Elicitation for the purpose of brainwashing consists of questioning, argument, indoctrination, threats, cajolery, praise, hostility, and a variety of other pressures...to hasten the breakdown of the individual's value system and to encourage the substitution of a different value-system. The procurement of protected information is secondary and is used as a device to increase pressure upon the individual.

a. The first type is one in which the victim has a passive role in the pain inflicted on him (e.g., beatings). Threats of torture were found more effective, as fear of pain causes greater conflict within the individual than does pain itself. b. The second type of torture is represented by requiring the individual to stand in one spot for several hours.

Such a requirement often engenders in the individual a determination to "stick it out." This internal act of resistance provides a feeling of moral superiority at first. As time passes and his pain mounts, the individual becomes aware that it is his own original determination to resist that is causing the continuance of pain.

3. Reaction varies with the conditions of the isolation cell. Some have indicated a strong reaction to filth and vermin. The predominant cause of breakdown ... is a lack of sensory stimulation (i.e., grayness of walls, lack of sound, absence of social contact, etc.). Experimental subjects exposed to this condition have reported vivid hallucinations and overwhelming fears of losing their sanity.

4. Another wrinkle in communication control is the informer system. The recruitment of informers in POW camps discouraged communication between inmates. 5. Induction of Fatigue. This is a well-known device for breaking critical powers of judgment. Deprivation of sleep results in more intense psychological debilitation.... "Conveyor belt" interrogation that lasts 50-60 hours will make almost any individual compromise, but there is danger that this will kill the victim. It is safer to do interrogations of 8-10 hours at night while forcing the prisoner to remain awake during the day. ... It produces fear that arises from increased "slips of the tongue."

6. No food and little or no water is permitted the individual for several days prior to interrogation. If he later complies, he receives a good meal. If he does not, he gets a diet of unappetizing food containing limited vitamins, minerals, and calories.

7. Criticism and Self-Criticism. These are mechanisms of communist thought control. In brainwashing, after a sufficient sense of guilt has been created in the individual, sharing and self-criticism permit relief. The price paid for this relief, however, is loss of individuality and increased dependency....

10 d. Prisoners are often humiliated by refusing them the use of toilet during interrogation until they soil themselves. The individual who receive the preliminary treatment described above begins to feel like an “animal” but also feels that nothing can be done about it.

The first steps in “depersonalization” of the prisoner have begun. He has no idea what to expect. The prisoner is rarely prepared for the fact that the interrogators are friendly and considerate at first.

The first occasion he balks at satisfying the interrogator, however, he is in for another surprise. The formerly reasonable interrogator unexpectedly turns into a furious maniac. These surprising changes create doubt in the prisoner as to his very ability to perceive another person’s motivations correctly. The prisoner may begin to channel so much energy into trying to predict the behaviour of the interrogator that he loses track of what is happening inside himself.

The prisoner finds himself in a constant state of anxiety which prevents him from relaxing even when he is permitted to sleep. Short periods of isolation now bring on visual and auditory hallucinations. The prisoner seriously begins to doubt his own memory. The prisoner must undergo additional internal conflict when strong feelings of guilt are aroused within him. As any clinical psychologist is aware, it is not at all difficult to create such feelings. He cannot think constructively. If he is to maintain any semblance of psychological integrity, he must bring to an end this state of interminable internal conflict. He signifies a willingness to write a confession.

The interrogator questions every sentence of the confession. He begins to edit it with the prisoner. The prisoner is forced to argue against every change. This is the essence of brainwashing. – End.

*Note:* Laboring in the field today, against mind control, are: Anastasia Sprout, Svali, Anneke Lucas, C Bergandi, Cathi Morgan, Sue Arrigo, and others. Emma Katherine runs a good YouTube on this. -- MM

## Appendix C. Forgive Me, David Rockefeller [fictional letter]

by Mary W Maxwell, at GumshoeNews.com, March 28, 2018



(Photo:

*Samuel Boardman State Park, Oregon — by Adrian at unsplash.com)*

Forgive me, David Rockefeller (1915-2016). I did not know about these things in time to discuss them with you. I mean the things your employee at Planned Parenthood, Dr Richard Day, rattled off in 1969 at a dinner for medical students. He told us how you were re-designing society and trying to recreate the human being.

I would have told you that your plan is not feasible. But more than that I'd have gently informed you that as a race we humans have already achieved a better deal. We have found out how to project our self-love into something bigger. Think about John Donne's famous poem:

"No man is an island entire of itself; every man is a piece of the continent, a part of the main; if a clod be washed away by the sea, Europe is the less, as well as if a promontory were, as well as if a manor of thy friends or of thine own were; any man's death diminishes me, because I am involved in mankind. And therefore never send to know for whom the bell tolls; it tolls for thee."

David, it would have been good if we Americans had done more to react to Dr. Day's speech. Then we could have stopped in its tracks the really monstrous scheme you were cooking up. I realize you did have some delusions that you were doing good. Grandpa Rockefeller. 'the oil man,' had those too.

It's terrible to realize that almost a half-century has elapsed since the night Dr Day gave that after-dinner speech to a large assemblage of students in PA. Some doctors were present and one of them, Lawrence Dunegan, recorded it for posterity. In 1988 he published it on the Randy Engels Christian radio show. Even he could not think of a response. Most likely he did not understand that the Rockefeller set whom Dr Richard Day worked for did not just have zany ideas but had the power to implement all of them, or at least most of them. Let me show you how the whole thing struck me, after 2000:

### **Directing Industry**

The most amazing thing to me was the way "Rockefeller" could direct any and all walks of business. Just consider these five 1969 Dr Day predictions and note how someone had to be able to give directives to the manufacturers:

1. Dr Day said that: people would be encouraged to buy Japanese cars, and one way to cut their habit of buying from Detroit would be to have Fords, and Chevrolets contain faulty small parts like window handles that fell off.
2. He said bras would become softer, showing the natural movement of the body.
3. He predicted that baseball salaries would skyrocket – and the purpose of this was to make citizens feel less attached to their local team.
4. He announced that hospitals would be built in such a way as to serve as prisons.
5. He said they would "bring sex out into the open" such that you would soon see everything on VCR or at the movies, and later on TV.

It is for sure that the sale of Japanese cars increased, bras got softer, baseball salaries went up, and now you can see all the sex you can think of. I don't know if the new hospitals are geared for imprisonment – but going on Dr Day's track record they probably are.

Naturally when we saw those various things happening we didn't imagine them being a policy – they just occurred, right? Baseball stars got greedy, girls burned the bra for ideological reasons and then accepted softer ones – etc.

Now that we can see that very few trends probably come from market forces, we had better listen closely to Dr Day's scheme and figure out how to stop it from eventuating.

Here is a quick outline of what Dr Day said in four broad areas: cultural change, human relations, control over the individual, and the designing of slums.

### **Cultural Change**

Rational thought, education, and artistic creativity will not matter. “We” can do everything. For example:

- Music will get worse. It is already deliberately bad.
- Messages will be sent to the young via loud music and they won’t even realize certain lyrics are coming into their brain.
- Libraries would not be so open-door. You may have to show a reason for wanting a particular book.
- **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.
- Not everybody should be free to travel the way they do now in the United States. People don’t have a need to travel.
- Violence would become more prevalent, and seeing dead people on the street would no longer cause panic.
- Some key words in literature would change (the Bible and Mark Twain were mentioned) and although subtle, the whole meaning could be changed.

### **Human Relations**

The old-fashioned way, that **makes for strong families, must go.**

*Examples:*

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.**

Homosexuality would stop being a negative issue.

Eating out would replace the family dinner table.

Little girls would **not play with baby dolls anymore.**

Men would travel to work in other cities – this would help break marriages up.

Your doctor would no longer work for you but for his employer.

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.

Population shifts would be encouraged, such as migrating to the Sun Belt, as people who are new in an area are quicker to pick up new ways without complaining.

Music for the older people would continue in tandem with what the young wanted. They would not hear each other's music. Each thinks of their music as their identity.

### **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.)
- All sales will be done by credit. If you don't obey government, your credit card will be cancelled.
- Anyone who tries to help you will be committing a crime.
- No one will be permitted to grow their own food.
- The few privileged people, who should be allowed to hunt, could maybe rent or borrow a gun from official quarters rather than own their own.
- 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 that will 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
- Inflation is infinite.
- Uncooperative individuals will disappear.
- Doctors will give lethal injections; hospitals will act as jails.
- Costs of health care would be jacked up so **you would have to get insurance.**

### **The Designing of Slums and Low-Class Behavior**

Apparently the "bad areas" don't just happen. It is all planned with an eye on human behaviour and **how to bring the quality of life down.** For example:

- Drinking would be encouraged. But at the same time laws would increase to punish drink-driving.
- Once you lose your license you may lose your employment.

- Psychiatric services would be greatly expanded.
- The **government would enter the gambling business.**
- The increased availability of drugs would provide a sort of law of the jungle whereby the weak and the unfit would be selected out.
- Crime will be used to manage society. There would be created slums and other areas well maintained.
- Housing will be expensive, so many dwellings will stand empty.
- The smart people will buy healthy food and do exercising, the lazy will not.
- Buildings would be allowed to deteriorate, and streets would be allowed to deteriorate in certain localities. The purpose of this was to provide the jungle, the depressed atmosphere for the unfit.
- **News about drug abuse** would also tend to reduce the unwarranted American complacency that the world is a safe place, and a nice place.

### **Ways To Manipulate Your Outlook and Expectations**

Do you think we have heard the worst of Dr Day's speech – which was given in a polite tone and did not cause anyone to throw a shoe at him? No, there is more besides the aforementioned directives to manufacturers, planned cultural changes, changes in human relations, way of getting control over the individual, and the designing of slums. Much more. Dr Day showed how **they can change your outlook:**

Buildings and bridges would be made so that they would collapse after a while, there would be more accidents involving aeroplanes and railroads and automobiles. All of this to contribute to the feeling of insecurity, that nothing was safe. [who would cause the accidents?] All the old movies would be brought back again. There were other privileges that would also be accorded older folks: free transportation, tax discounts.

Once that generation passed, then gradually things would tighten up. The old movies and old songs would be withdrawn, gentler entertainment would be withdrawn. Violence would be made more graphic. This was intended to **z** 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. [Today's video games]

Nothing is permanent. Streets would be re-routed and renamed. Areas you had not seen in a while would become unfamiliar.

### **Big Changes Toward Violence**

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", he said, "for people who won't go along.**

Somewhere in this vein he said there would not be any martyrs. "People will just disappear."

The bringing in of the new system he said probably would occur on a weekend in the winter. Everything would shut down on Friday evening and Monday morning when everybody wakened there would be an announcement that the New System was in place.

### **No Holds Barred**

But now here are the two most astonishing secrets Dr Day conveyed to his audience on that day in 1969 – nuclear weapons for domestic control, and terrorism as a way of forcing acceptance of the new system. Are you ready? Note: Dr Dunegan uses quote marks when it is verbatim from Dr Day:

1. 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." As it was put, this would be possibly needed to convince people that, "We mean business." That was followed by the statement that, "By the time one or two of those went off then everybody, even the most reluctant, **would yield.**"

2. There was a discussion of terrorism. Terrorism would be used widely in Europe and in other parts of the world. At that time it was thought terrorism would not be necessary in the United States. It could become necessary in the United States if the United States did not move rapidly enough into accepting the system.

**Dr Day Felt Sorry for Us?** Reading this in printed form in 2018 one does feel that it was extremely bold for a Rockefeller minion to confide such secrets. Of course he must have had permission to do it. At times, he seemed sorry about it, saying "People don't ask the



right questions.” He also tried to explain how public complacency is attained:

Dr Dunegan recounts that Dr Day said that very few people really know how government works. Elected officials are influenced in ways that they don’t even realize and they carry out plans that have been made for them and they think they are authors of the plans. Somewhere in the presentation he made two statements. One is, “People can carry in their minds and act upon two contradictory ideas at one time, provided that these two contradictory ideas are kept far enough apart.”

The other statement was, “You can know pretty well how rational people are going to respond to certain circumstances or to certain information that they encounter. So, **to determine the response you want you need only control the kind of data** or information that they’re presented or the kinds of circumstance that they’re in; and being rational people they’ll do what you want them to do. They may not fully understand what they’re doing or why.”

### **How Did He Get Away with It?**

I think Dr Day was able to deliver his speech without getting any reaction from the floor, as he had wisely chosen the setting. When young students see a well-lettered physician standing at the head table), they would be *automatically ready to accept any message at all*. And if no grumbling came from the older doctors, what young person would have had the chutzpah to challenge Dr Day?

There was one moment when you would think the students would have looked around. That was when the speaker said: “We can cure almost every cancer right now. Information is on file in the Rockefeller Institute, if it’s ever decided that it should be released.” Ultimately the cancer cures which were being hidden in the Rockefeller Institute would come to light because independent researchers might bring them out, despite our efforts to suppress them, he said. Even there, though, Day was able to throw in a justification: He added: But at least for the time being, **letting people die of cancer was a good thing to do** because of the problem of overpopulation. He also said, “There is now a way to simulate a real heart attack. It can be used as a means of assassination.” Only a very skilled pathologist who knew exactly what to look for at an autopsy, could

distinguish this from the real thing. But I don't imagine the students would think anything other than a "good" assassination. After all the doctor was boasting, so it must be kosher, right?

I can remember the 1960s and it was common to hear futurists speak. Let us assume the audience that night considered the news from the speaker had come from a range of futurists, rather than from a sinister club to which Dr Day belonged. Wasn't any of them able to see that "building bridges so they would collapse" is criminal? Or that gun-rental does not accord with the Second Amendment? Or that "to withdraw gentle entertainment after the oldies passed" is not something any individual should be able to control?

Medical students are not your average Joe. They would have been the best and brightest graduates from their college. It's very sad they didn't react. But is it sadder that a half century later we, too, are not reacting. Clearly we are now aware of many evil plans in the works. Are we so "conditioned" that we accept them? I don't think so.

**Letter to Rocky.** Oh David, y'all done missed the boat. You should not have gone there. You should have put your sharp brain and huge ambition to something other than inciting people to hate each other, to damp down imagination, and to be harassed and oppressed daily for years. Gahd, it was such a mistake!

Rocky, when your bell tolled it tolled for the whole human race. It's now up to us to get on the case lickety-split pronto, in hopes that part of God's beautiful creation can be salvaged. You were but one of us. You were ours. I'm sorry you didn't get enough love. I'm sorry you fell in with bad companions. An absolute tragedy. Incredible, really.

*Note to readers of this Kiosk book:* In 1988 Lawrence Dunegan gave a talk about the Dr Day speech, on a radio show, and later Jeff Rense published it at Rense.com under the title "New Order of the Barbarians." But it has kind of died on the vine, even though it is massively important. You can create a kiosk whose sole mission is to let people know about it. Such an undertaking would no doubt furnish you with other topics to pursue – and to find solutions for.

## **Appendix D. Was an Attempt to Maintain (Not Abolish) Slave-Holding the Real Cause of Formation of the US in 1775?**

by William Sumner Scott, at GumshoeNews.com, November 3, 2025  
2025. Copyright William Sumner Scott 2025.

The motivation for the formation of the political and legal systems on slavery in the US began with the decision by Lord Chief Justice John Holt that “as soon as a negro comes to England, he is free; one may be a villein in England, but not a slave. *Smith v Gould* 1705.

Queen Anne and her successors refused to enforce *Smith* and other anti- decisions in the North American Colonies. The slave traders and owners there -- who had received huge land grants -- became the Colonies’ ruling class (“Ruling Class”). Some European economies and taxes to British Royalty also became dependent upon the sale of below-market-priced slave produced goods.

As the anti-slave movement was developing, the Ruling Class sent its member, Benjamin Franklin, to London to monitor the situation. His first visit was on December 24, 1724. After a year and a-half he returned to the Colonies to provide his opinion, that although the situation was currently under control, he should continue his trips to England to keep tabs on developments.

Franklin traveled to England in 1757 and returned in 1762 to again report that the anti-slave movement was still under control but was getting progressively stronger and he should continue his trips. In 1764, Franklin was sent to not only England but also to other European countries to tell them of the growth of the anti-slave movement in England and the Colonies.

Then came the anti-slavery breakthrough case, in 1769. James Somerset (also spelled Summersett), an enslaved African man purchased by Charles Stewart in Virginia in 1749, was taken to Boston around 1764 when Stewart became British Receiver General of Customs there. In November 1769, Stewart relocated to England for business and brought Somerset with him from Boston to serve as his valet in London. Somerset escaped and Stewart had him hunted him down and put him under lock and key on a ship with intent to send him to the Caribbean for sale.

The anti-slave movement helped Somerset file a *habeas corpus* action for his freedom. The British Court ruled that Somerset did not have to be returned to Stewart. *Somerset v Stewart* (1772). **The Somerset case was cited in the Colonies as authority to grant *habeas corpus* (freedom) to slaves who had escaped and captured by law enforcement or bounty hunters, rather than returned to their owners.** This caused great consternation to King George III whose economy was dependent upon the sale of slave produced goods. It was the same for the Ruling Class then led by George Washington, Thomas Jefferson, and other colonials.

In 1772, in response to *Somerset*, the Ruling Class directed Franklin to work with King George III's lawyers to develop a plan on how to prevent the Somerset ruling from becoming law in the Colonies. They used the documents from the separation of the Netherlands from Spain to prepare a draft Declaration of Independence for use by the Colonies.

In furtherance of their plan, they staged an attack on an English ship in Boston Harbor. This is known as the "Boston Tea Party."

*Note:* The documents used to form the United States in the 1770s began by adopting some words from The Netherlands' Declaration of Independence from Spain, in 1581. The Colonies formed their first Congress and elected their first President in 1774. This is not celebrated, to cover-up that the fact that Congress and a few subsequent Congresses and their Presidents were *opposed to slavery*.

By 1775, open hostilities had begun with the Battles of Lexington and Concord (April) and the Battle of Bunker Hill (June). These clashes were presented by King George III and the British government to their people that the Colonies were actively rebelling. Benjamin Franklin returned to Philadelphia from London in 1775 after his efforts to negotiate reconciliation between the colonies and Britain failed. He claimed to the Colonies that the King had rejected his diplomatic initiatives, and the escalating tensions were caused by the King and British government's hardline stance.

On July 5, 1775, Continental Congress adopted The Olive Branch Petition, endorsed by John Dickinson, to seek reconciliation with Britain and avoid full-scale war. It expressed loyalty to King George III and requested his intervention to address colonial grievances.

However, the king, in keeping with his secret agreement with the Ruling Class, rejected that Petition and instead issued the Proclamation of Rebellion on August 23, 1775, declaring the colonies in “open and avowed rebellion.” This rejection was communicated to the British people as evidence that the Colonies’ actions were treasonous. And were communicated to the Colonists that King George III was a tyrant who was unwilling to negotiate.

Accordingly, the *Somerset* case never became law in the Colonies. To the contrary, the U.S. Constitution written in 1787, explicitly said, in Article IV, Section 2, Clause 3 [the Fugitive Slave Clause]:

“No Person held to Service or Labour in one State, under the Laws thereof, escaping into another, shall, in Consequence of any Law or Regulation therein, 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.” [*Changed in 1868 by the 13<sup>th</sup> Amendment.*]

Demonstrating no moral compass, Congress made this statutory in 1793 via Fugitive Slave Act, and in 1850 by a more stringent Act. In *Dred Scott v Sanford* (1857) the US Supreme Court ruled that Scott, an enslaved person who was taken by his owner, Dr. John Emerson from Missouri (a slave state) to Illinois (a free state) and the Wisconsin Territory (a free territory pursuant to the Missouri Compromise), did not gain his freedom, as he had voluntarily returned to Missouri and served Dr. Emerson for four years. A court system with a moral compass would have never enforced slavery.

*Comment by William Sumner Scott:*

Our National Archives contains the dates of Ben Franklin’s travels. Other countries’ archives may reveal their interest in having America continue to keep slavery. These may have been scrubbed. My story here is based on the court rulings above. All of this said, it seems that slavery is a universal human institution when circumstances permit. A scholar who writes at X under the name “amuse” has corrected the narrow view of the Atlantic slave trade by showing that it amounted to less than a third of Europeans kidnapped by the Muslim Ottomans, from 800 to 1800. And in the classical period of Greece and Rome, it was common for some individuals to own others, and their labor.



*Thanedar.house.gov*

## **IMPEACHMENT of President Trump for**

I: OBSTRUCTION OF JUSTICE, VIOLATION OF DUE PROCESS, AND A BREACH OF THE DUTY TO FAITHFULLY EXECUTE LAWS.

II: USURPATION OF THE APPROPRIATIONS POWER.

III: ABUSE OF TRADE POWERS AND INTERNATIONAL AGGRESSION.

IV: VIOLATION OF FIRST AMENDMENT RIGHTS.

V: CREATION OF UNLAWFUL OFFICE. [DOGE]

VI: BRIBERY AND CORRUPTION.

VII: TYRANNY.

## **H. RES. 353. Sponsor: Rep. Shri Thanedar [D-MI]**

Latest Action: House – 05-13-2025. Notification of Intent to Offer Resolution, pursuant to Clause 2(a)(1) of Rule IX.

Mr. Thanedar (for himself, Mr. Mfume, Mr. Nadler, and Ms. Kelly of Illinois) submitted the following resolution; which was referred to the Committee on the Judiciary

## **RESOLUTION**

*Resolved*, That Donald John Trump, President of the United States, is impeached for high crimes and misdemeanors, and that the following articles of impeachment be exhibited to the Senate:...

*Editorial Note: I found this HR 353 by accident on October 11, 2025. No one is talking about it. (I had seen one by Rep Al Greene on social media.) Why aren't newspapers covering it? Note: the crimes listed above are mostly not 'crimes,' except abuse of power (qv at 18 USC 241 and 242). – M Maxwell*

[The lengthy Reso 353 is easily found at Congress.gov. These pages give a sampling. Donald John Trump's name abbreviated to DJT]:

## **ARTICLE I: OBSTRUCTION OF JUSTICE...**

.... in violation of his constitutional oath to faithfully to execute the office of President and, to the best of his ability, preserve, protect, and defend the Constitution of the United States, and in violation of his constitutional duty to take care that the laws be faithfully executed—DJT has abused the powers of the Presidency in a manner offensive to, and subversive of, the Constitution, in that: [He has]:

(1) (A) Directed and permitted his subordinates and attorneys at the Department of Justice to violate their oaths to uphold the Constitution, ...by adducing misleading and willfully false representations  
(i) sought to dismiss, without prejudice and under false pretenses, the bribery and fraud charges against New York City Mayor Eric Adams, in an unethical quid pro quo exchange for the Defendant's cooperation with the Administration's political priorities, ... (B) (v) conducted enforced disappearances of persons without due process and without disclosing their fate and location to their families and legal counsel, in violation of rulings of the Supreme Court... ....

**ARTICLE II: USURPATION OF THE APPROPRIATIONS POWER.** [he] unlawfully usurped Congress and its power to appropriate funds, thereby nullifying the Appropriations Clause in the Constitution and violating the Impoundment Control Act of 1974. Since taking office, he has signed numerous Executive Orders directing agencies to withhold funds appropriated by Congress. Federal agencies and departments, including the following:

(2) Unlawfully directed the elimination of the United States Agency for International Development (USAID). ...By dismantling USAID and freezing foreign assistance, he has severed the US from its humanitarian role as directed by Congress, leaving other countries and potentially our adversaries to fill in the role the US has abandoned.

**ARTICLE III: ABUSE OF TRADE POWERS AND INTERNATIONAL AGGRESSION.** Using the powers of his high office, Donald John Trump abused trade powers by imposing unjustifiable and unreasonable tariffs on foreign nations, causing a sharp

decline in the United States economy and the economies of countries around the world, and declaring the false existence of a national security emergency to justify his actions. Additionally, DJT has threatened foreign nations with invasion, (2) Unlawful and aggressive military action within Mexico, to include drone strikes and the use of special operations...personnel, ostensibly against drug cartels, in violation of the sovereignty and territorial integrity of that country and without any congressional authorization to use military force.

(5) Annexation of the Gaza Strip, involving the forced resettlement of the Palestinian population to the surrounding countries. Donald John Trump has stated that the United States “will take over the Gaza Strip” and “own it.”

## **ARTICLE V: CREATION OF UNLAWFUL OFFICE**

... Using the powers of his high office, Donald John Trump has, through unlawful orders and directives, created an unlawful office, the so-called Department of Government Efficiency (“DOGE”), and assigned an extensive range of unlawful powers, effectively granting this flagrantly unconstitutional creation significant control over the executive branch. DJT has appointed Mr. Elon Musk as the de facto head of this contrived entity, which was not created or funded by any law, without a formal title or office. These actions have been in direct violation of the Constitution’s requirement that principal officers of the United States must be created by law and their appointees confirmed by the Senate.... and [must] swear an oath of office to support the Constitution.... Contrary to the Government’s claims in court, Mr. Musk has exercised de facto control over DOGE and, through it, control over a wide range of Government departments and agencies. [including] (2) violations of privacy and security laws with respect to sensitive information systems, personally identifiable information, and classified material...

## **ARTICLE VI: BRIBERY AND CORRUPTION**

... Donald John Trump has engaged in a pattern of unlawful corruption for the personal profit of himself and his associates, soliciting and accepting bribes in exchange for official actions, policy influence, and favorable treatment from the Administration. [He] has engaged in fraudulent con artist schemes through “pump and dump” or “rug pull” tactics for cryptocurrency tokens he has created, and at the same time, enabled a direct conduit for bribes paid to him in exchange for official actions.... [Etc]



## **Appendix F. The Covid Mikado: A Spoof in Four Acts**



Music by Arthur Sullivan, copyright expired.

Lyrics by Mary Maxwell 2023. Feel free to use them -- MM.

### **ACT I -- WHISTLEBLOWERS**

1. President John Magufuli, MD. "My Paw-paw Took the PCR Test"
2. Erik Enby, MD, "Don't Gargle My Particles"
3. Rashid Buttar, DO. "We Can Rule the World, You and I"
4. James Miller, MD. "I Swear This All Happened in My Hospital"
5. Peter McCullough, MD, MPH. "We Need an Art of War"

### **ACT II-- "AUTHORITIES"**

6. David Rockefeller. "The Globalists Have Won!"
7. The CDC. "We Are the Masters; You Are Slaves"
8. The Media. "We're from the Media and We're Here To Help"
9. The US Supreme Court Justice Amy Barrett. "Witness My Distress"
10. Rep. Kazuhiro Haraguchi. "Japan, We in Government Did Wrong"

### **ACT III -- INVESTIGATORS**

11. Catherine Austin Fitts. "We Call It Disaster Capitalism""
12. Steve Kirsch, BA. "Please Do It for the Kids"
13. Pierre Kory, MD. "Ivermectin Hits the Spot"
14. Jon Rappaport. "I Remember AIDS and the OKC Bomb"
15. William Sumner Scott, JD. "Doctors Can't Avoid Politics"

### **ACT IV -- SOLUTIONISTS**

16. Mary W Maxwell, LLB. "Donde Es the Bill of Rights?"
17. Reiner Fuellmich, JD. "I've Got a Little List for Nuremberg.2"
18. Dee McLachlan, BA. "Arrest the Chief Health Officer"
19. Dr Rand Paul and Dr Fauci. "Behold the Mighty Attorney General"

## INTRODUCTION to the Covid Mikado

In London, in 1885, Gilbert and Sullivan produced a light opera, *The Mikado*. It laughed at some British social issues, disguising them within a romantic conflict, set in Japan. For today's purposes, Sullivan's music will be used to lighten up some sad stuff about the Covid pandemic. Most of our citizens do not yet realize how much we got conned. MY LYRICS ARE FICTITIOUS, e.g., Dr Fauci never said "Sen Rand Paul, you don't know your arse from your elbow." Pres J Magafuli could not have said "And now a cadaver I am." It's me interpreting their words.

### [Narrator] Act 1: Whistleblowers

Act I is about whistleblowers. There are always a few people who will even risk death to get the truth out. Our first singer in Act I is **John Magufuli**, who was President of Tanzania when he died inexplicably in 2021. He had denied the value of the PCR test -- you remember the nasal swab -- that billions of people were subjected to. Next in Act I, we hear **Dr Erik Enby** from Sweden. He discovered particles, in a vial of Pfizer vaccine, of type he associates with putrefaction. Enby is no longer with us. Another of the whistleblowers blowers we mourn is **Ra-shid Buttar**, an autism doctor. Before dying in 2023, at age 57, he said that he was being poisoned. Then to **Dr James Miller**. An affidavit (!) he signed, presented in a song below, describes how he was persecuted for complaining about his hospital's breaches of the law, such as writing a false cause of death, on death certificates. He escaped to Florida. Finally, in Act I, we hear from **Dr Peter McCullough**, an eminent cardiologist who has jumped up and down about the heart attacks that young, athletic men had after Covid vaccination. His certification to work in hospitals as a specialist has recently been cancelled.

### 1. President John Magufuli of Tanzania

My Paw-Paw Took the PCR Test ("The Flowers That Bloom in the Spring" [You need to run the Mikado music as background])



*John Magufuli (1959 -2021)*

Kary Mullis won a Nobel for the P.C.R. test. But he warned that it couldn't diagnose. As a leader in Africa, I felt pressed

To send something off to a lab for the test. So I sent them a paw-paw,  
disguised, In order to test the test.

If a positive reading said “Yes, he’s got Covid,” We’d all know the  
whole thing’s a scam. Our paw-paw indeed scored high on the test,  
But now a cadaver I am. Tra la, la ah la-ah -- tra la, la la, la, lah.  
Now a cadaver I am.

And what do I think of the W-H-O? A disgrace to our race, it’s quite  
sick.

Down here we’re antivax to the nth degree We know Bill Gates’s goal  
is infertility.

That’s why we call Tedros a prick, Gheb-rey-esus, of Ethiopia, a prick.

It’s a pity when Africans fail to unite To expose all the evil that’s hid.  
In Covid we could’ve set the whole world right,  
In fact I, myself, almost did. Tra la, la ah la-ah -- tra la, la la, la, ah.  
I, myself, almost did.

## 2. Dr Erik Enby, discoverer of Enby Particles

Dr Erik Enby. Gargling with Putrefiers (“[Were You Not To Koko  
Plighted](#)”)



*Erik Enby (1938-2022)*

All my life I was a rebel, just can’t stand to go along,  
But with Covid and the gargle, I am fu-rious, hence this song.  
To look at life includes the pla-ants, I was taught by En-derlein,  
Pu-tre-faction should be studied; it’s OK to see decline.

It’s OK to see decline. I found particles in over-ripe fruit, slow down  
to triple the time And in the blood of the very sick.  
Then ’ol Peratt brought to my lab, A vial of Pfizer, to make a flick.  
He said Put this under the microscope, we’ll see what’s in that vaccine.  
There were the chaperones of putre-fac-tion! a test for Covid has  
them, too. Kids in Sweden, Korea, and Canada, had to gargle with my  
paaar-ti-cles – “Enby par-ti-cles” -- Who knew?

Swedish cops beat up 'ol Bjorn, then someone made him pass away.  
Was that a proper price to pay? Please say Nay, say Nay, say Nay.  
This is what you shouldn't accept. This is what you shouldn't accept.  
You shouldn't accept. You shouldn't accept.

Thanks to my wife I fought the good fight. They cancelled my medical  
license in '07. I lived to be old, eighty-four. Now I'm stationed up in  
Heaven. In Covid many doctors let us down.  
This must change. It can't go on.

### 3. Rashid Buttar, OD, former US Army surgeon

We Can Rule the Earth, You and I ("[The Sun Whose Rays Are All Ablaze](#)")



*Dr Rashid Buttar*, autism doctor (1966 -2023)

The sun, whose rays are all ablaze, tells us a story,  
That life on Earth, in all its worth, gives God His glory.  
I'm sad my days were cut so short, by misled neighbors.  
Their crazy drive, to stay on top, did them no favors.

I'd continue hyperbaric chambers, for my autistics.  
I'd preach sun-shine for all -- it's got statistics!  
Good folks can rule the earth, as He the sky.  
It takes a covenant of love. Let's, you and I.

And don't forget, I served as surgeon, in the Army.  
Discovered things I need to share — these can't keep going.  
Please, Troops, be strong, pick out what's wrong,  
and stop them growing. Just use your brains;  
it only takes a bit of knowing.

Ah, pray make no mistake, we are not shy;  
We're very wide awake, you folks and I.  
Good folks can rule the earth, as He the sky.  
It takes a covenant of love — let's, you and I.

#### 4. James Miller, MD

I Swear This All Happened in My Hospital ([“Our Great Mikado”](#))



*James Miller, MD*

When I worked up in Washington state,  
We were told to write, on the cert-i-fi-cate,  
That Covid was the cause of death, But the guy had died of gunshot.

What's got into this hospital staff?  
They liked me before, but now they laugh.  
I attest under pain of perjury, They threatened to pink-slip me.  
Pink slip me. Pink sli-i-i-p me. Their e-mail said “Get Miller.”

And I expect, you think, like me, C-E-O's act childishly.  
And I am right and you are right And all is right as right can be.

Chorus: Oh yes you're right, they're acting like The top grade they  
reached was Kindy. *And all is right, as right can be. Right as r-i-ight* can be.  
I saw some families shake with fear, When Grandma got Rem-des-i-  
vir. I think this drug was invented for A quite ‘specific’ purpose.  
The bureau-crats in my state's tribe, See nothing wrong with taking  
bribes.  
They believe it's a proper thing to do. I heard them say “It's permitted.”  
Permitted. Permi-i- i- -i-ted. Just *do* it -- it's permitted.

And what if patients refuse the vax? Of course we wouldn't cut ‘em  
with an ax. But a nurse at night, could, out of spite, Let them sort of  
fall, between the cracks.

Chorus: They gave Miller a gag order to sign. But must have known he  
would decline. So they cut his contract before time – oooh  
And slipped him a golden handshake.

Vitamin D's fine, my word is oath. Zinc and Quercetin? I like them  
both. Sure, I've been known to flout the rules. But my patients go  
home happy.

And now I'm proud to put to you: Two thirds of nurses in my ICU  
Resigned rather than “to go along”. There's still some hope for morals.

For morals, for mo-o--o -o-o-o-rals. Hooray! there's hope for morals.  
And we are right, I think you'll say. To argue in this kind of way.  
Why change our tune? Tooloralay. If it's not right, we'll make it right.

Chorus: And we are right, and you are right,  
Don't change your tune, toora-loora lay.  
And we will help the people see. It will a-a-a-ll be right.

## 5. Peter McCullough, MD, MPH

We Need an Art of War ([“Tit Willow”](#))



*Peter McCullough of Texas*

*Photo: Mises.org*

I've been doing cardiology, for quite a long time  
In Dallas and New York, and everywhere. I'm also quite adept in  
epidemiology So, this Covid thing struck me as rare.

I looked into it and constructed a new protocol, And wrote instruc-  
tions for patients to follow. To my brilliant White Paper, the govern-  
ment replied: “Tit willow, tit willow, tit willow.”

On the CDC website there's a report known as “VAERS.”  
Describing harms that follow vaccination. I saw that the age-group of  
men under 40, Is pretty out-of-whack for our nation.

Many men seem to be getting myo-carditis, By a chemical, not a natu-  
ral, means. Dr Makis in Canada counts the athletes who die;  
And airline pilots -- what more will be seen?

In ethics, this profession is letting the world down. Look -- the House  
of Medicine is on fire. I said “We've got group-think, it's pretty dis-  
turbed,” In the von Mises speech I gave in New Hamp-shire.

In Chattanooga, I offered a strategic approach: Use the “Art of War”  
-- let's not rest on our pillow. The audience loved me, 'cuz I didn't  
say. “Tit willow, tit willow, tit willow.”

## [Narrator] Act II. “Authorities”

Now for the other side of the argument, the government’s side. We begin with **David Rockefeller** who is happy that the globalists’ dream came true. When the World Health Organization urged a lockdown, boom, that was it, worldwide. Next, the **men of the CDC** will sing “We are masters; you are slaves.”. The famous Mikado song “Three Little Maids from School Are We” will be rendered in a new way by **the media**, ordering you to wear the mask. Next, a US Supreme Court justice, **Amy Coney Barrett**, explains that there was not much she could do when people asked for relief. Finally, we hear from **Kazuhiro Hara-guchi** who admits, as an elected rep in the Japanese Diet, that the protestors are right. He wants his colleagues to come forward and say Sorry.

### 6. Globalist leader, the late David Rockefeller

The Globalists Have Won (“[Brightly Dawns Our Wedding Day](#)”)



*David Rockefeller (1915-2017)*

Brightly dawns the Globalist way. Joyous hour, we give thee greeting  
Wait a minute, art thou fleeting? No, don’t do that, prithee stay!  
Lovely moment, prithee stay!

In Twenty-twelve, I blessed the Reset Planned the Covid, all could be met. Been at this since ‘Forty-five When the UN went alive.  
Don’t forget who provided the land... It was me.  
Chorus: Ding dong. Di-ing dong.

Been at this since ‘Forty-five When United Nations went live.  
Sing a merry madrigal. Sing a merry madrigal. Sing a merry madrigal.  
Chorus: Fa la la, fa la la; Fa la la, fa la la, Fa la la.

I determine everything medical, Whether factual or hypothetical,  
It’s all in my hands, fa la la, Fa la la. Fa la la, fa la la, Fa la la. Fa la la.

Father and Grandpa gave me tools. To con-trol you simple fools.  
When environmentalists yell “Don’t pollute!” That’s when “pan-  
demic” gets my salute. That’s when “pandemic” gets a big salute.  
Media and banking were all I needed To prevent you folks from being  
seeded. With big dreams or healthy schemes. Sing a merry madrigal,  
sing a merry madrigal Sing a merry madrigal, madrigal.

Ding dong, Di-ing dong.

Job said the Lord gives and takes away,  
But with effort you can hold Him at bay.

I was planning a hundred and twenty. But now I feel 101 was plenty.

But now he feels 101 was plenty.

Chorus: Fa la la, fa la la, Fa la la. Fa la la.

Fa la la, fa la la, Fa la la. Fa la la.

101 was plenty. fa la la . Forget the twenty. fa la la

## 7. The CDC

We Are the Masters, You Are Slaves ([“If You Want To Know Who We Are”](#))



*The CDC in Atlanta Georgia*

[cdc.gov](https://www.cdc.gov)

Full Chorus:

If you want to know who we are, We are bosses from CDC. We’re in  
charge and you must obey. Of course that gives us glee.

The Department of Health, and Obamacare, Are friggin’ unconstitu-  
tional. What fun!

If you think we investigate vac-cines, And worry about patient harm,  
You missed the boat, ol’ Buddy, Just obey. Stick out your arm.

Babies must follow our way. Who cares what Mom and Dad say? Wow,  
do we get off on this! Ah! Ah. If you think we’re legit you’re wrong.

If u want to know who we are, Just wake up and see the plan.

Did you get a load of VAERS? We sought reports and many a, many a,  
many a, many a, many a, many a, many a, many a doctor sent them in.  
oh oh oh oh oh.

Just fall asleep, don’t see the plan.



## 8. The Media

We're from the Media and We're Here To Help ([“Three Little Maids from School”](#))



*Photo: BBC*

Full chorus:

We say Covid is so atrocious! Remedy isn't all that ferocious.  
Be sure to stand six feet apart. To stand apart -- what an art!

From all your neighbors, stay away. Please virtue-signal hard today.  
Must it be done for the greater good?... We rule: You should.

Masks on faces will help survival. We were involved in their arrival,  
Maskless, you can't even board the bus. Listen to the media, that's us.

Facial expressions are getting hidden. Some babies think a smile's forbidden.  
But that's a tiny price to pay. For stuffing Covid up -- we say.

Look around you, see who'll wear it. Must be able to grin and bear it.  
Are masks oppressive when the weather's hot? No, abso-LUTE-ly not.

Long ago *Lancet* published a paper, We think it should go join the vapor,  
It said masks can harm your breathin'.  
Come on already, don't believe it -- it's heathen.

## 9. The US Supreme Court

Witness My Distress ([“Here's a How-De-Do”](#))



*Amy Coney Barrett, Supreme Court justice, mother of 8*

Here's a How-de-do. At Indiana U,  
Students sought my jurisdiction, no this isn't just some fiction,

I can be approached. It's legal in this circuit. Here's a how-de-do.  
Here's a pretty mess. In a month or less, I must answer on these facts:  
Can Higher Ed demand a vax? *Maxwell v Defense* says  
Amendment Four trumps all. Witness my distress.

Here's a state of things. Many laws I bring. Can we tell a private business  
That in health it has no business. I'll stay out of trouble. Don't want to  
burst my bubble. Gotta respect the Bench....  
In youth, ideals of justice may be worshipped and adored.  
But now I know it's practical for rights to be ignored.  
Girls ask me to save them, from a possibly fatal shot.  
Do I listen, do I listen, do I help them? Or not. What an unbelievably  
stu-pid state of things.  
During a pandemic, one thinks of the greater good. And so, I guess I  
should. But whose good is the greatest? Here's a pretty, pretty, pretty  
state of things. Here's a pretty hooooow-de-do.

## 10. Japanese Parliamentarian Kazuhiro Haraguchi

Japan, We in Government Did Wrong ("See How the Fates Their  
Gifts Allot")



*Kazuhiro Haraguchi*

*LifesiteNews.com*

Why have we all been such fools? We vaccinated our kids at school.  
Urgently, let's find a tool To overthrow without delay the government's  
rule.  
I apologize. What a shame  
Japan may lose Its great, great name!

Japan in-ven-ted ivermectin Yes it's from Satoshi Omura.  
Campbell got it from our shore.  
Did demonic forces hurt us? That could well be valid lore.

Chorus: Demonic forces may have hurt us,  
Well anyway, anyway, that's the lore.

I got cancer during Covid; My hair fell out -- I was morbid.  
Of my 3 batches, 2 were lethal. Something, something, something e-vil.

I apologize. It's not funny. We must quit being guided by money.  
I look around, see people hurt. As your Rep, I took  
part in this dirt. Ha ha ha ha

Japan, I'm sorry. I'm truly sorry. People, this government must go.  
Chorus: Japan, he's sorry, truly sorry. And now we need an overthrow.

**[Narrator]: Act III -- INVESTIGATORS**

Countless clues are out there, but individuals must find them and put them together. First we'll hear from finance advisor **Catherine Austin Fitts**, a former sub-Cabinet official, who followed the money and knows about backroom planning of riots. **Steven Kirsch**, an MIT donor, has invented "corrective philanthropy." As a simple way to prove that the government is erring, he offers money to anyone who'll prove the government is correct -- especially about autism. Our next singer, **Dr Pierre Kory**, shows why the perfectly reliable medicine, ivermectin, got taken off the market. Next, Journalist **Jon Rappaport**, age 84, says the pandemic is not believable. He cut his teeth on AIDS in the 1980s. Attorney **William Sumner Scott** has uncovered the outrageous fact that the accreditation of schools of Public Health is controlled by -- wait for it -- the US Dept of Education.

**11. Catherine Austin Fitts, Former U.S. Sub-cabinet Official**  
We Call It 'Disaster Capitalism' ("[A Wandering Minstrel, I](#)")



*Catherine Austin Fitts, of the Solari Report*

A wand'ring scout am I, a good old Nosey Parker,  
Things now are getting darker, But there could be changes ahead.  
My catalogue is long, with much advice and suggestions,  
Finance is my strong suit, and I'll tu-une my mi-ind for yo-u.

I'll tune my su-uuu-uple mind.  
Remember the 2020 Lockdown? I saw right through it.  
Kill small businesses to expand Am-azon.  
Stand down the cops, board up the shops, then buy 'em cheap!  
We call it disaster capitalism -- not George Floyd.

I'll charm your willing ears, with songs of mothers' fears.  
While sympathetic tears my cheeks bedew,  
Oh ooo, sor- orro sor-ro. But if patriotic sentiment is wanted,  
Let's salute our farmers with a round of thanks.  
They're feeling helpless, due to the foreclosures.  
Oh, why do we support such heartless banks?

Our military knows that China covets  
Resources we've been grabbing all around,  
And in this multi-polar world, the dollar  
Is not going to end up looking ve-ry sound.

Chorus: In this multipolar world the dollar won't be sound.  
And we better be thinking of Russia. Yes Russia, too.

Canucks protested the Covid quarantine,  
With trucks in convoy formation.  
But Justin Trudeau said No, no, no.  
He broke their windshields, oot in the snow  
And barred the folks' donations!  
Chorus: Yeo-ho — heave ho — Hurrah for the “homeward bound”!

Just think how the so-called Covid crisis  
Has veiled all sorts of scheming.  
But people are swiftly ca-a-atching on,  
And once they see how they've been ha-a-ad,  
You're going to be very glad! yo-ho.  
Heave ho-o. Your boldness is needed now!

A wandering scout am I, a good old Nosey Parker,  
Things now are getting darker,  
But don't rule out changes ahead...  
Chorus: Some lov-o-o-ely cha- anges may manifest. U-up ahead.

[*Note: I repeat my **disclaimer** -- I 'created' the lyrics, for each of the Covid Mikado singers. But I didn't insert any views that the singer had never expressed. -- MM]*

## 12. Philanthropist Steve Kirsch

Please Do It for the Kids (“[I Am So Proud](#)”)



*Steve Kirsch, as in MIT's Kirsch Auditorium*

I am so rich, I make this pitch:  
Without a hitch:  
If you'll step forward, and show that vax  
Does NOT cause autism, I'll pay the max.  
But no such song will come along  
From the medical throng to which you belong,  
You-oo, oo-oo, be-long.

This world, it teems with endless schemes.  
And Covid, too, is full of lies, is full of lies.  
Now every man to aid his clan  
Should plot and plan as best he can.

Go tell your friends, without amends,  
That the terrible VAERS has endless scares.

I took two jabs, and didn't get sick,  
Yet how could I have been so thick?

Thousands die. So be not shy To spread the word among the herd.  
But lo, although I'm ready to go, (And I greatly pine to brightly shine)  
I'm asking you, too, to be on our side.  
The scene is dire. A funeral pyre? They tell your child "The shot is mild."

I'm quite aware it's your affair, But they are bent against dissent.

Chorus: To sit in solemn silence in a dull, dark dock  
In a pestilential prison, with a life-long lock  
Awaiting the sensation of a short, sharp shock  
From a cheap and chippy chopper, on a big black block.

Autism's epidemic tops my list  
I'm watching it and it has got me pissed, pissed, pissed.  
How can vaccines not be the key?  
Don't look away, dear citizens, just see, see, see.  
A dull, dark dock, a life-long lock. A short, sharp shock, a big black block!  
To sit in solemn silence in a pestilential prison, and awaiting the sensation. Unless -- at the last minute -- they talk, talk, talk.

### 13. Dr Pierre Kory

Ivermectin Hits the Spot (["There Is Beauty in the Bellow of the Blast"](#))



*Pierre Kory, MD*

*author of "The War against Ivermectin"*

Ivermectin's had a long, safe human run.  
They call it a "horse wormer," to poke fun.  
Sure, it works for horses, too, But that is nothing new  
An animals' health is typically a clue.

Chorus:

Ivermectin works just dandy. Have you got a prescription handy?  
There's no way CVS is going to fill it.  
What a pity that most of our physicians  
Think "Hey, we're not supposed to be magicians.  
We bow to FDA, We'll do whate'er they say  
Lest we find ourselves in a poverty position."

Chorus: Promoting Ivermectin Was a noble act for nurses,  
But a noble act that often shrunk their purses.

You know I'm americano, the Boy Scout type, I shone giving testimony to the Senate on 'mectin,  
I'm a Bill of Rights free speech maniac, and all that, right?  
But YouTube had the gall to pull me out of sight.

A vax gets “Emergency Auth’rization”  
Only if “no other treatment is available.”  
So the feds dumped ivermectin, In a mockery of reason,  
Never mind that that’s a blatant act of treason.  
Chorus: We’d expect to see a tiger in the Congo or the Niger,  
But we didn’t look for monsters in our midst.

The swindle has been going on for yonks; When you notice the extent,  
you will be reeling.  
Big Pharma’s being questioned, Their worst is not yet mentioned.  
You’ll need some pals to help you with your feelings!

Chorus: All our wealth has been purloined, By Pharma and state con-  
joined Isn’t it time for us to work on retribution?

The biggest cure in the 21st Century  
Took place in an Indian state, Uttar Pradesh

Two-hundred-thirty million people were happy to get  
Early treatment with little kits, free of charge, of you-know-what.

India got lots of praise in the media and in the journals  
Even Tedros at “the WHO” laid on the mush.  
Everyone knows the statistics were fantastic  
Yet the star of the show still remains Hush Hush Hush.

Everyone knows the statistics were fantastic  
But (my beloved) star of the show remains Hush Hush Hush.

#### **14. Journalist Jon Rappaport**

I Remember AIDS and the OKC Bomb (“[Mia Sama](#)”)



*Jon Rappaport, lifelong investigative journalist*

Chorus: Mi-ya sa-ma, mi-ya sa-ma, Here is Jonathon Rappaport.  
He’s been in this game so long, and we think he is the best.  
Please give ear to his insights and advice.

Mi-ya sa-ma, mi-ya sa-ma, Here is Jonathon Rappaport.  
He lives in California, he can see through everything.  
He knows Mind control, hypnosis and the matrix.

Each man should watch the Covid hoax,  
And before his memory fades,  
Compare it to that previous hoax Which was falsely labeled AIDS.  
You can hardly believe What they do to deceive.  
They love to cause unrest.  
And with unpredictable heart attacks,  
Your future can't even be guessed.

Chorus: And with unpredictable heart attacks Your future can't even  
be guessed. Please, please, Citizens, think it through. Please, please, Cit-  
izens, think it through.

Oklahoma's bombing I studied, In a fatherly kind of way,  
It didn't take long to figure out That it couldn't have been McVeigh.  
This shame must stop.  
Let's get on top. And put the baddies to rest.

Another book I've written is *The Ownership of All Life*.  
Will you really let Gates and Soros  
Put every species in strife? Please, please, Citizens, think it through.  
Please, please, Citizens, think it through

## 15. Attorney William Sumner Scott, JD

Doctors Can't Avoid Politics (["Young Man, Despair"](#))



*Wm Scott*     *testifying about lawyers' avoidance of '9-11'*

Young man, despair/ If you want to be    A doctor with/ Integrity.  
You're expected to /Give obeisance to American Med' Associ-**a-tion**.  
In every state/ they hold your fate They know just how/ to legislate.  
Behind the scenes/ they can dictate



“Best practice” for the entire **na-tion**.

Big Pharma and/the AMA Pick all the meds/ you will convey. They.  
discipline docs/ *So if you falter* They’ll burn your license on their **al-tar**.

They hinder your joy/ With another ploy To make you a cog/ in the  
money affair Of funding hospitals/ with Medicare.  
It’s an industry, what’ **your place** in there?

Along comes Covid/ All very morbid, Wear a blue mask/ To perform  
your task. Should you ventilate?/ Hey what’s the trick?  
Isn’t helping Grandma in your **bail-i-wick**?

I recently sent/ a legal petition To US Department/ of Education  
To demand a hearing/ about their interfering  
In Public Health Schools’ accredi-**ta-tion**!  
I suggested that/ every student be taught  
How conflict-of-interest/ affects public Health!  
Let faculty hold a lively debate on how vaccines made it **out** of the gate.

Come on, young docs/ take closer looks At AMA /and other crooks.  
Your responsibility /for medical ethics  
Goes way past patient care, to **politics**.

#### [Narrator]: ACT IV – Solutionists

The final Act in this Covid Mikado turns to what can be done -- how can we resolve the huge problem of the Covid ‘plan’demic? **Mary Maxwell**, a political scientist, will do her “law” thing. Lawyer **Reiner Fuellmich** had been setting up a grand jury to be used by a Maori court in New Zealand. Reiner recognizes that Covid is part of the UN’s desire to legislate “anything” worldwide, by using national governments to empower the World Health Organization. He is currently behind bars. In Australia, **Dee McLachlan**, a filmmaker, ran to her local police in October 2021, to get a criminal prosecution started. Against a prime minister? No. Against a doctor? No. Against a bureaucrat. And what is the power of the citizen, as expressed by **Senator Rand Paul**? It depends on the law-enforcement decisions of the DoJ and its boss Attorney General Merrick Garland: Behold the Lord High Executioner.

## 16. Mary Maxwell, LLB

Donde Es The Bill of Rights? (["The Criminal Cried"](#))



*Mary Maxwell*

*author of Prosecution for Treason*

Chorus: The criminal cried, as he got dropped down,  
And then we heard a screech. But amazingly, things are upside-down  
It was a crime to use free speech!

DoJ destroys the Rule of Law At every opportunity,  
Protecting killers, as if they were 'pillars,'  
Who deserve 'immunity.' -- Immunity!

In 2020, I filed a lawsuit To cancel Jacobson '05.

Constitution's clear: "Get out of my sphere"

Is the protection for which we strive.

How long will it take before I can make  
The people listen to me? And understand  
The crims at the top should fe-el the snickersnee....?

Chorus: You can start right now With low-hanging fruit,  
It would change the status quo.  
The top fruit will get pretty shaken up, And everyone will know.

I also have fits over the "FDA" They can check the purity of drugs.  
But no law puts them in charge of Medicine.  
They act like a bunch of thugs. (Remember Jeff Bradstreet?)

In 1969, Doc-tor Day said "Our ca-ancer cure is free At Rockefeller  
Institute, for elites in the club, But for you, it's under lock and key."

I can't make this up; I've written some books, Which I'd like you to go  
and see. This terrible tale, you ca-an't assail, With truth it quite agrees.

Jacobinism dates to 1790 and fascism to 1930.  
How can it be, that we've got them both now,  
In the land of the Great Republic?

The bosses dropped lethal lasers on Hawaii But everyone's eyes are covered.

They've forgotten that we can use law As "directed energy" against imposters. -- Yes, they're imposters.

And oh, I vow, a citizen's-arrest Will be a tou-uching sight to see.  
Pre-emptive strikes are warranted, Just deploy your snickersnee.

Chorus: This respectable gal, she speaks the truth,  
There's no BS in her head.  
How do you feel If crimes took place, exactly as she said?  
Exactly, exactly, or nearly exactly, as she said?

### 17. Lawyer Reiner Fuellmich

I've Got a Little List for Nuremberg 2 (*"If Someday It May Happen"*)



*Reiner Fuellmich, head of Nuremberg 2.*

*Was in solitary confinement in Germany. Photo credit: Liberation.Fr*

As someday it will happen that the baddies must be found  
I've got a little list — I've got a little list  
Of society offenders who might well be "underground"  
And who never would be missed. For my mill, they're all grist.

You will, I'm sure, have heard about the famous "Nuremberg trial"  
So we set out, in the Covid case, to imitate its style.  
We collected heaps of evidence, in hopes that we would find  
Ways in which the new vaccines might harm the body or mind.

Went to renew my passport, and was shocked when I got frisked.  
Now I'm a political prisoner; I miscalculated the risk.

Chorus: He went to the German embassy, not something we'd advise.  
He didn't renew his passport. -- He got a big surprise.  
I know that law has value only if it gets enforced  
If Covid's genocidal, the truth must be endorsed.

Sadly the elites out there, who commit the major sin  
Think we're so weak, and we're so dumb, that they will always win!

The structure of authority is what deserves your focus.  
Some folks in Geneva told me to look at global hocus-pocus.  
Here's how the World Health Organization plays a dirty game  
It fronts for the I-M-F and others of prominent name.  
Don't let my absence stop you from exposing all of this.  
Please, please just carry on -- I don't worry about being missed.

Chorus: Danke, Herr Fuellmich, danke schoen,  
and Yes, you're being missed.  
Your "Nuremberg 2", which is grand-jury-like, must continue to exist.

My colleague Astrid Stuckelberger says  
back in Two-thousand Two,  
SARS was created to pave the way for this total-i-tarian coup.  
Just think, all the legislation was concocted for the job,  
To curtail -- 'bioterrorism,' and such-like thingamabob.  
Be sure not to get your emotions up, just because you hear  
The words "crisis" or "emergency" -- they're designed to create fear.

You're lucky not to be with me in this distressing place.  
I ask all decent leaders to kindly show their face.  
Our grand jury in New Zealand needn't be the only one  
Make a hundred little grand juries and soon it will be done.

Chorus: Put the bad guys on the list — you may put 'em on the list;  
And they'll none of 'em be missed, they'll NONE OF 'EM be missed!

### **18. Film-maker Dee McLachlan**

Arrest the Chief Health Officer ("[A More Humane Mikado](#)")



*Dee McLachlan.* *editor of GumshoeNews.com*

A more alert citizen of Oz Did not in this pandemic exist.

I saw what was happening. And did what was normal for a  
Cape Town-born journalist.

It's been my very humane endeavor And It looks like it will succeed  
All you gotta do Is find the creep who hurt you  
And make him pay for his deed.

My object all sublime, as you will see in time,  
Is: Find these official mur-der-ers and Hold them accountable for  
crime.

And be sure the public knows, so it cannot happen in future,  
That **we** were too timid, and **put our own limits**, when confronted by  
a butcher.

Here in Victoria the chief health officer Is called the C.H.O.  
He gets to tell doctors to squelch standard cures,  
And he's got every pharmacist in tow.  
Ivermectin's a wonder drug, like penicillin, Or so it is said in Japan.  
India used it, too, so their patients came through,  
But for Aussies, death was the plan.

In 2020, the CHO was Melbourne's Professor Bret Sutton.  
He went from nice guy to crim, it was all very grim,  
Seemed to occur at the touch of a button.

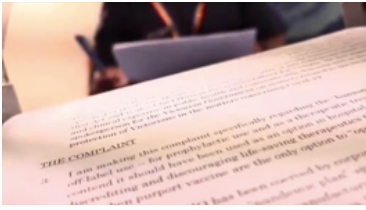
He misled the folks, all the sheilas and blokes,  
So our city was completely locked down.  
You couldn't leave your house except to go shop,  
At pre-selected places in town.

My object all sublime, as you will see in time,  
Is: Find these official murderers and Make them pay for their crime.  
And be sure the public knows, so it cannot happen in future,  
That we were too timid, and put our **own** limits, when confronted by  
a butcher.

Chorus. Her object all sublime She will achieve in time —  
To let the punishment fit the crime —The punishment fit the crime.

A society can't have law And all the blessings it brings. Whilst letting  
the guilty get away every time With all sorts of outrageous things.

I went to St Kilda and talked to a cop, I wrote a complaint for the ICC:



*Dee's complaint (photo'd by bodycam?)*

Leaders mustn't cause pain, for their personal gain, Then think they can strut away free. Bret sinned by claiming the vaccine is safe, "Should you take it? Oh yes you should."

He deceived heaps of nurses, and merely got curses  
From those who know it's no good.  
The focus now, must be on the issue: Why did society fail?  
Parliament was hollow, but why did **we** swallow?  
Instead of dragging the killers to jail?

My object all sublime, as you will see in time,  
Is: Find these official murderers and Make them pay for their crime.  
And be sure the public knows, so it cannot happen in future,  
That **we** were too timid, and put **our own limits**,  
When confronted by a butcher.

Chorus: Her object all sublime She will achieve in time — To let the punishment fit the crime — The punishment fit the crime. A society cannot have law, And all the blessings it brings, Whilst letting the guilty get away every time With such outrageous things

## 19. The Senate and the DoJ

Behold the Mighty Attorney General (["Behold the Lord High Executioner"](#))



*US Senator Rand Paul, MD*

Chorus: Behold the Mighty Attorney General, Who holds this most exalted ti-tle,  
Being in charge of US federal law, His duties are exceptionally vital.

Defer, defer, to the Lord High Executioner.  
Defer, defer to Merrick Garland,  
Merrick Garland, the US Attorney General.

[Senator Rand Paul sings]:

Dr Fauci, you have lied to Congress, knowing it's a federal cri-ime,  
I hope you're not spared from jail, as this wasn't your first ti-ime.  
Covid's not a joke; it's a tragedy, it made many families suffer.  
Recall I'm a doctor, too. Of ethics, what a rupture!  
You say you never funded China, for their work on gain-of-function,  
I've got the receipts right here. I bet you won't show compunction.

[NIH's Dr Anthony Fauci sings]: Senator Paul, I have to tell you,  
You don't know your arse from your elbow.  
SARS came from bats in Wu-han. So I had to track that down.

Defer, defer, to the Lord High Executioner. Defer, defer to Merrick  
Garland, Merrick Garland, High Executioner.  
Oh no, no, no. To the Attorney General,  
Bow down, bow down, to the lord, to the lord,  
To the LO-O-ORD, Attorney General.      -- Curtains

**Disclaimer, again:** The above singers did not exactly say those things.  
My lyrics have “put words in their mouth” via poetic license. You knew  
a Justice did not say “Here’s a Howdy-do,” right? -- MM

A note on the backstory of *The Covid Mikado*:

In the years 2013 to 2017, I produced a play annually at The Adelaide  
Fringe. In 2023, I decided to create a comedy about Covid, realizing it  
was not a funny subject. I submitted this *Covid Mikado* to the Melbourne  
Fringe instead of to dear Adelaide, to get a bigger audience.

Melbourne approved it and I paid for the venue. However, I failed to  
conquer the electronic forms, so my entry was dropped. This year, I  
tried entering it into the Adelaide Fringe only to be told that from now  
on, plays are “by invitation only.”

Wow, what a setback for free speech. Really frightening. (Australia has  
no Bill of Rights.) So is Culture now to be abolished? Who *invited*  
Euripides? Would The Fringe have pooh-poohed *Medea*? Can there  
be nothing new in the future? – MM.



*Photo: Augustana University*

[This document is as written in 1787. Italicized words mean they are obsolete. If they were changed by an amendment, that amendment is referred to, *qv*.]

We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.

#### **Article I.**

Section. 1. All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

Section. 2. The House of Representatives shall be composed of Members chosen every second Year by the People of the several States, and the Electors in each State shall have the Qualifications requisite for Electors of the most numerous Branch of the State Legislature. No Person shall be a Representative who shall not have attained to the age of twenty five Years, and been seven Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State in which he shall be chosen. Representatives *and direct Taxes* [See Am 16] shall be apportioned among the several States *which may be included this Union*, according to their respective Numbers, *which shall be determined by adding to the whole Number of free Persons, including those bound to Service for a Term of Years, and excluding Indians not taxed, three fifths of all other Persons.* [See Am 14] The actual Enumeration shall be made within three Years after the first Meeting of the Congress of the United States, and within every subsequent Term of ten Years, in such Manner as they shall by Law direct. The Number of Representatives shall not exceed one for every thirty Thousand, but each State shall have at Least one Representative; *and until such enumeration shall be made, the State of New Hampshire shall be entitled to chuse three, Massachusetts eight, Rhode-Island and Providence Plantations one, Connecticut five, New-York six, New Jersey four, Pennsylvania eight, Delaware one, Maryland six, Virginia ten, North Carolina five, South Carolina five, and Georgia three.* [obs] When vacancies happen in the Representation from any State, the Executive Authority thereof shall issue



Writs of Election to fill such Vacancies. The House of Representatives shall chuse their Speaker and other Officers; and shall have the sole Power of Impeachment.

Section. 3. The Senate of the United States shall be composed of two Senators from each State, *chosen by the Legislature thereof*, [See Am 17] for six Years; and each Senator shall have one Vote. Immediately after they shall be assembled in Consequence of the first Election, they shall be divided as equally as may be into three Classes. The Seats of the Senators of the first Class shall be vacated at the Expiration of the second Year, of the second Class at the Expiration of the fourth Year, and of the third Class at the Expiration of the sixth Year, so that one third may be chosen every second Year; *and if Vacancies happen by Resignation, or otherwise, during the Recess of the Legislature of any State, the Executive thereof may make temporary Appointments until the next Meeting of the Legislature, which shall then fill such Vacancies.* [See Am 17] No Person shall be a Senator who shall not have attained to the Age of thirty Years, and been nine Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State for which he shall be chosen. The Vice President of the United States shall be President of the Senate but shall have no Vote, unless they be equally divided. The Senate shall chuse their other Officers, and also a President pro tempore, in the Absence of the Vice President, or when he shall exercise the Office of President of the United States. The Senate shall have the sole Power to try all Impeachments. When sitting for that Purpose, they shall be on Oath or Affirmation. When the President of the United States is tried the Chief Justice shall preside: And no Person shall be convicted without the Concurrence of two thirds of the Members present. Judgment in Cases of Impeachment shall not extend further than to removal from Office, and disqualification to hold and enjoy any Office of honor, Trust or Profit under the United States: but the Party convicted shall nevertheless be liable and subject to Indictment, Trial, Judgment and Punishment, according to Law.

Section. 4. The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by Law make or alter such Regulations, except as to the Places of chusing Senators. The Congress shall assemble at least once in every Year, and such Meeting shall be *on the first Monday in December*, [See Am 20] unless they shall by Law appoint a different Day.

Section. 5. Each House shall be the Judge of the Elections, Returns and Qualifications of its own Members, and a Majority of each shall constitute a Quorum to do Business; but a smaller Number may adjourn from day to day, and may be authorized to compel the Attendance of absent Members, in such Manner, and under such Penalties as each House may provide. Each House may determine the Rules of its Proceedings, punish

its Members for disorderly Behaviour, and, with the Concurrence of two thirds, expel a Member. Each House shall keep a Journal of its Proceedings, and from time to time publish the same, excepting such Parts as may in their Judgment require Secrecy; and the Yeas and Nays of the Members of either House on any question shall, at the Desire of one fifth of those Present, be entered on the Journal. Neither House, during the Session of Congress, shall, without the Consent of the other, adjourn for more than three days, nor to any other Place than that in which the two Houses shall be sitting.

Section. 6. The Senators and Representatives shall receive a Compensation for their Services, to be ascertained by Law, and paid out of the Treasury of the United States. They shall in all Cases, except Treason, Felony and Breach of the Peace, be privileged from Arrest during their Attendance at the Session of their respective Houses, and in going to and returning from the same; and for any Speech or Debate in either House, they shall not be questioned in any other Place. No Senator or Representative shall, during the Time for which he was elected, be appointed to any civil Office under the Authority of the United States, which shall have been created, or the Emoluments whereof shall have been increased during such time; and no Person holding any Office under the United States, shall be a Member of either House during his Continuance in Office.

Section. 7. All Bills for raising Revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments as on other Bills. Every Bill which shall have passed the House of Representatives and the Senate, shall, before it become a law, be presented to the President of the United States: If he approve he shall sign it, but if not he shall return it, with his Objections to that House in which it shall have originated, who shall enter the Objections at large on their Journal, and proceed to reconsider it. If after such Reconsideration two thirds of that House shall agree to pass the Bill, it shall be sent, together with the Objections, to the other House, by which it shall likewise be reconsidered, and if approved by two thirds of that House, it shall become a Law. But in all such Cases the Votes of both Houses shall be determined by Yeas and Nays, and the Names of the Persons voting for and against the Bill shall be entered on the Journal of each House respectively. If any Bill shall not be returned by the President within ten Days (Sundays excepted) after it shall have been presented to him, the Same shall be a Law, in like Manner as if he had signed it, unless the Congress by their Adjournment prevent its Return, in which Case it shall not be a Law. Every Order, Resolution, or Vote to which the Concurrence of the Senate and House of Representatives may be necessary (except on a question of Adjournment) shall be presented to the President of the United States; and before the Same shall take Effect, shall be approved by him, or being disapproved by him, shall be repassed by two thirds of the Senate and House of Representatives, according to the Rules and Limitations prescribed in the Case of a Bill.

Section. 8. The Congress shall have Power [1] To lay and collect Taxes,

Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States; [2] To borrow Money on the credit of the United States; [3] To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes; [4] To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States; [5] To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures; [6] To provide for the Punishment of counterfeiting the Securities and current Coin of the United States; [7] To establish Post Offices and post Roads; [8] To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries; [9] To constitute Tribunals inferior to the supreme Court; [10] To define and punish Piracies and Felonies committed on the high Seas, and Offences against the Law of Nations; [11] To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water; [12] To raise and support Armies, but no Appropriation of Money to that Use shall be for a longer Term than two Years; [13] To provide and maintain a Navy; [14] To make Rules for the Government and Regulation of the land and naval Forces; [15] To provide for calling forth the Militia to execute the Laws of the Union, suppress Insurrections and repel Invasions; [16] To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress; [17] To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of Particular States, and the Acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, Arsenals, dock-Yards and other needful Buildings;— And [18] To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

Section. 9. *The Migration or Importation of such Persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the Year one thousand eight hundred and eight, but a Tax or duty may be imposed on such Importation, not exceeding ten dollars for each Person* [obs]. The Privilege of the Writ of Habeas Corpus shall not be suspended, unless when in Cases or Rebellion or Invasion the public Safety may require it. No Bill of Attainder or ex post facto Law shall be passed. *No Capitation, or other direct, Tax shall*

*be laid, unless in Proportion to the Census of Enumeration herein before directed to be taken.* [See Am 16] No Tax or Duty shall be laid on Articles exported from any State. No Preference shall be given by any Regulation of Commerce or Revenue to the Ports of one State over those of another: nor shall Vessels bound to, or from, one State, be obliged to enter, clear or pay Duties in another. No Money shall be drawn from the Treasury, but in Consequence of Appropriations made by Law; and a regular Statement and Account of the Receipts and Expenditures of all public Money shall be published from time to time. No Title of Nobility shall be granted by the United States: And no Person holding any Office of Profit or Trust under them, shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince or foreign State.

Section. 10. No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility. No State shall, without the Consent of the Congress, lay any Imposts or Duties on Imports or Exports, except what may be absolutely necessary for executing it's inspection Laws: and the net Produce of all Duties and Imposts, laid by any State on Imports or Exports, shall be for the Use of the Treasury of the United States; and all such Laws shall be subject to the Revision and Controul of the Congress. No State shall, without the Consent of Congress, lay any Duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent Danger as will not admit of delay.

## **Article II**

Section. 1. The executive Power shall be vested in a President of the United States of America. He shall hold his Office during the Term of four Years, and, together with the Vice President, chosen for the same Term, be elected, as follows: Each State shall appoint, in such Manner as the Legislature thereof may direct, a Number of Electors, equal to the whole Number of Senators and Representatives to which the State may be entitled in the Congress: but no Senator or Representative, or Person holding an Office of Trust or Profit under the United States, shall be appointed an Elector. The Electors shall meet in their respective States, and vote by Ballot for two Persons, of whom one at least shall not be an Inhabitant of the same State with themselves. And they shall make a List of all the Persons voted for, and of the Number of Votes for each; which List they shall sign and certify, and transmit sealed to the Seat of the Government of the United States, directed to the President of the Senate. *The President of the Senate shall, in the Presence of the Senate and House of Representatives, open all the Certificates, and the Votes shall then be counted. The*

*Person having the greatest Number of Votes shall be the President, if such Number be a Majority of the whole Number of Electors appointed; and if there be more than one who have such Majority, and have an equal Number of Votes, then the House of Representatives shall immediately chuse by Ballot one of them for President; and if no Person have a Majority, then from the five highest on the List the said House shall in like Manner chuse the President. But in chusing the President, the Votes shall be taken by States, the Representatives from each State having one Vote; a quorum for this Purpose shall consist of a Member or Members from two thirds of the States, and a Majority of all the States shall be necessary to a Choice. In every Case, after the Choice of the President, the Person having the greatest Number of Votes of the Electors shall be the Vice President. But if there should remain two or more who have equal Votes, the Senate shall chuse from them by Ballot the Vice President.* [See Am 12] The Congress may determine the Time of chusing the Electors, and the Day on which they shall give their Votes; which Day shall be the same throughout the United States. No Person except a natural born Citizen, *or a Citizen of the United States, at the time of the Adoption of this Constitution,* [obs] shall be eligible to the Office of President; neither shall any person be eligible to that Office who shall not have attained to the Age of thirty five Years, and been fourteen Years a Resident within the United States. *In Case of the Removal of the President from Office, or of his Death, Resignation, or Inability to discharge the Powers and Duties of the said Office, the Same shall devolve on the Vice President, and the Congress may by Law provide for the Case of Removal, Death, Resignation or Inability, both of the President and Vice President, declaring what Officer shall then act as President, and such Officer shall act accordingly, until the Disability be removed, or a President shall be elected.* [See Am 25] The President shall, at stated Times, receive for his Services, a Compensation, which shall neither be encreased nor diminished during the Period for which he shall have been elected, and he shall not receive within that Period any other Emolument from the United States, or any of them. Before he enter on the Execution of his Office, he shall take the following Oath or Affirmation:—"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." Section. 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; he may require the Opinion, in writing, of the principal Officer in each of the executive Departments, upon any Subject relating to the Duties of their respective Offices, and he shall have Power to Grant Reprieves and Pardons for Offences against the United States, except in Cases of Impeachment. He shall have Power, by and with the Advice and Consent of the Senate, to make Treaties, provided two thirds of the Senators present concur; and he shall nominate, and by and with the Advice and Consent of the Senate, shall appoint Ambassadors, other

public Ministers and Consuls, Judges of the Supreme Court, and all other Officers of the United States, whose Appointments are not herein otherwise provided for, and which shall be established by Law: but the Congress may by Law vest the Appointment of such inferior Officers, as they think proper, in the President alone, in the Courts of Law, or in the Heads of Departments. The President shall have Power to fill up all Vacancies that may happen during the Recess of the Senate, by granting Commissions which shall expire at the End of their next Session. Section. 3. He shall from time to time give to the Congress Information on the State of the Union, and recommend to their Consideration such Measures as he shall judge necessary and expedient; he may, on extraordinary Occasions, convene both Houses, or either of them, and in Case of Disagreement between them, with Respect to the Time of Adjournment, he may adjourn them to such Time as he shall think proper; he shall receive Ambassadors and other public Ministers; he shall take Care that the Laws be faithfully executed, and shall Commission all the Officers of the United States. Section. 4. The President, Vice President and all Civil Officers of the United States, shall be removed from Office on Impeachment for and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors.

### **Article III**

Section. 1. The judicial Power of the United States, shall be vested in one supreme Court, and in such inferior Courts as the Congress may from time to time ordain and establish. The Judges, both of the supreme and inferior Courts, shall hold their Offices during good Behaviour, and shall, at stated Times, receive for their Services, a Compensation, which shall not be diminished during their Continuance in Office.

Section. 2. The judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States, and Treaties made, or which shall be made, under their Authority;—to all Cases affecting Ambassadors, other public ministers and Consuls;—to all Cases of admiralty and maritime Jurisdiction;—to Controversies to which the United States shall be a Party;—to Controversies between two or more States;—*between a State and Citizens of another State*; [See Am 11]—between Citizens of different States;—between Citizens of the same State claiming Lands under Grants of different States, *and between a State, or the Citizens thereof, and foreign States, Citizens or Subjects*. [See Am 11] In all Cases affecting Ambassadors, other public Ministers and Consuls, and those in which a State shall be Party, the supreme Court shall have original Jurisdiction. In all the other Cases before mentioned, the supreme Court shall have appellate Jurisdiction, both as to Law and Fact, with such Exceptions, and under such Regulations as the Congress shall make. The Trial of all Crimes, except in Cases of Impeachment, shall be by Jury; and such Trial shall be held in the State where the said Crimes shall have been committed; but

when not committed within any State, the Trial shall be at such Place or Places as the Congress may by Law have directed.

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 the Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or forfeiture except during the Life of the Person attained.

#### **Article IV.**

Section. 1. Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State. And the Congress may by general Laws prescribe the Manner in which such Acts, Records and Proceedings shall be proved, and the Effect thereof. Section. 2. The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States. A Person charged in any State with Treason, Felony, or other Crime, who shall flee from Justice, and be found in another State, shall on Demand of the executive Authority of the State from which he fled, be delivered up, to be removed to the State having Jurisdiction of the Crime. *No Person held to Service or Labour in one State, under the Laws thereof, escaping into another, shall, in Consequence of any Law or Regulation therein, 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.* [See Am 13]

Section. 3. New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the Jurisdiction of any other State; nor any State be formed by the Junction of two or more States, or Parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress. The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State.

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 Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.

#### **Article V.**

The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose Amendments to this Constitution, or, on the Application of the Legislatures of two thirds of the several States, shall call a Convention for proposing Amendments, which, in either Case, shall be valid to all Intents and Purposes, as Part of this Constitution, when ratified by the Legislatures of three fourths of the several States, or by Conventions in

three fourths thereof, as the one or the other Mode of Ratification may be proposed by the Congress; Provided that *no Amendment which may be made prior to the Year One thousand eight hundred and eight shall in any Manner affect the first and fourth Clauses in the Ninth Section of the first Article; and that* [obs] no State, without its Consent, shall be deprived of its equal Suffrage in the Senate.

#### **Article VI.**

All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation. This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any state to the Contrary notwithstanding. The Senators and Representatives before mentioned, and the Members of the several State Legislatures, and all executive and judicial Officers, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution; but no religious Test shall ever be required as a Qualification to any Office or public Trust under the United States.

#### **Article VII.**

The Ratification of the Conventions of nine States, shall be sufficient for the Establishment of this Constitution between the States so ratifying the same. Done in Convention by the Unanimous Consent of the States present on the Seventeenth Day of September in the Year of Our Lord one thousand seven hundred and Eighty seven and of the Independence of the United States of America the Twelfth

In Witness thereof We have hereunto subscribed our names... See P2.

#### **Amendments 1-10 [‘The Bill of Rights’]**

**I.** 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. **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. **III.** No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law. **IV.** The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. **V.** No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or



in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation. **VI.** In

all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense. **VII.** In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

**VIII.** Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted. **IX.** The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people. **X.** The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people. [Ratified by eleven states as of 1791]

## **Constitutional Amendments XI – XXVII.** (Eleven to 27)

*Note: To save space, I will insert Symbol ! to replace the recurring phrase “Congress shall have the power to enforce this article by appropriate legislation.” The year shown is date of ratification. -- MM.]*

**XI** (1795) The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State.

**XII** (1804) The Electors shall meet in their respective states and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice-President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate; -- the President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted; -- The person

having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of Electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. *And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in case of the death or other constitutional disability of the President.* [Italicized part superseded by XX, 3] The person having the greatest number of votes as Vice-President, shall be the Vice-President, if such number be a majority of the whole number of Electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice- President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President.

XIII (1865) Section 1. ! 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, or any place subject to their jurisdiction. Section 2. !

XIV (1868) Section 1. ! All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

Section 2. Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice-President of the United States, Representatives in Congress, the Executive and Judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens

twenty-one years of age in such State. Section 3. ! No person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

Section 4. ! The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void. Section 5. !

XV (1870) Section 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude. Section 2. !

XVI (1913) The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration.

XVII (1913) The Senate of the United States shall be composed of two Senators from each State, elected by the people thereof, for six years; and each Senator shall have one vote. The electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State legislatures. When vacancies happen in the representation of any State in the Senate, the executive authority of such State shall issue writs of election to fill such vacancies: Provided, That the legislature of any State may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct. This amendment shall not be so construed as to affect the election or term of any Senator chosen before it becomes valid as part of the Constitution.

XVIII (1919) Section 1. ! After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited. Section 2. ! The Congress and

the several States shall have concurrent power to enforce this article by appropriate legislation. Section 3. ❗ This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

XIX (1920).The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex. ❗.

XX (1933) Section 1. ❗ The terms of the President and the Vice President shall end at noon on the 20th day of January, and the terms of Senators and Representatives at noon on the 3d day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin.

Section 2. ❗ The Congress shall assemble at least once in every year, and such meeting shall begin at noon on the 3d day of January, unless they shall by law appoint a different day.

Section 3. ❗ If, at the time fixed for the beginning of the term of the President, the President elect shall have died, the Vice President elect shall become President. If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President elect shall have failed to qualify, then the Vice President elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President elect nor a Vice President shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified. Section 4. ❗ The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the Senate may choose a Vice President whenever the right of choice shall have devolved upon them. Section 5. ❗ Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article. Section 6. ❗ This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission.

XXI (1933) Section 1. ❗ The eighteenth article of amendment to the Constitution of the United States is hereby repealed. Section 2. ❗ The transportation or importation into any State, Territory, or Possession of the United States for delivery or use therein of intoxicating liquors,

in violation of the laws thereof, is hereby prohibited.

Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

XXII (1951) Section 1. No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of President more than once. But this Article shall not apply to any person holding the office of President when this Article was proposed by Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this Article becomes operative from holding the office of President or acting as President during the remainder of such term. Section 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress.

XXIII (1961) Section 1. ! The District constituting the seat of Government of the United States shall appoint in such manner as Congress may direct A number of electors of President and Vice President equal to the whole number of Senators and Representatives in Congress to which the District would be entitled if it were a State, but in no event more than the least populous State; they shall be in addition to those appointed by the States, but they shall be considered, for the purposes of the election of President and Vice President, to be electors appointed by a State; and they shall meet in the District and perform such duties as provided by the twelfth article of amendment. Sec. 2 !

XXIV (1964) Section 1. ! The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay poll tax or other tax. Section 2. !

XXV (1967) Section 1. In case of the removal of the President from office or of his death or resignation, the Vice President shall become President. Section 2. ! Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress. Section 3. ! Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to

them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President. Section 4. ! Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble, determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office.

XXVI (1971) Section 1. The right of citizens of the United States, who are eighteen years of age or older, to vote shall not be denied or abridged by the United States or by any State on account of age. Section 2. !

VVII (1992) No law, varying the compensation for the services of the Senators and Representatives, shall take effect, until an election of representatives shall have intervened.

Dear Reader, having read this book, you might enjoy this ‘joke’ – from Prof Thomas E Woods’ 2020 book *Nullification*, page 1:

“When House Speaker Nancy Pelosi was asked in 2009 where in the Constitution she found the authority to impose a health insurance mandate on Americans, she laughed and replied ‘Are you serious? Are you serious?’

“... Senator Patrick Leahy [head of Senate Judiciary Committee] was asked the same question – where in the Constitution is the federal government granted the authority to do this? His answer: “There’s no question there’s authority. Nobody questions that.”

### UPDATE: December 3, 2025

My kiosk book was completed in early November 2025. Then (unrelatedly) some surprising things happened. Marjorie Taylor Greene shouted her plan to resign from the House of Reps. Senator Mark Kelly indicated illegality of the proposed military action in Venezuela. A good US judge in Boston, Mark Wolf, resigned over the government's behavior. The FDA admitted *it had hidden* the news of 10 children dying from the Covid shot. SCOTUS said it will no longer follow the routine of presuming federal agencies' actions to be 'as stated.' That's really a lot!

However, it's not enough. We have been trapped for over a century in a state of unreality. We are all living a lie, and it is to everyone's disadvantage. Sure, the holding of an unreality has had plenty of fun and emotional rewards. I had a ball with my unreality. But it is impossible for this nation to keep acting as if there's no major dark force coming. There is a major dark force coming. Actually, it has been here a while.

To get my kiosk idea off the ground, I left Dark Forces out of this book. The main story, developed in 28 chapters, is that the US Constitution is violated all day every day. The 'globalists' are working against us from within. This amounts to war, doesn't it? We should be fighting them, whatever it takes.

Let me mention some of the Dark Forces, from three areas in which I have spent many years tracking down the particulars. I am sure I've got it right – though no doubt incompletely.

The first is *false flags*. It seems that when elites want a war to happen, they need to stir up hate or fear of an enemy. They do it (maybe *every* time) by falsely proclaiming that the enemy did such-and-such to us, and they often dress it up with atrocity stories.

The 'Dark Force' here is the horrible fact of war, often killing (and widowing) millions. See my book *Stop Lying about the Marathon Bombing* -- Bostonians fell for a ridiculous false-flag story ("jihadist Tsarnaevs did it") and show no sign of catching on!

The second area I've worked on is *child-stealing*, especially when courts and "child protection agencies" are participants in the trafficking. To some extent it's a business, for money, but we see that even when a mother comes forward trying to claim her child back, officials are astonishingly unmoved. Huh? *Huh?*

My third area, *mind control*, may provide the answer to that. I guess that many officials, while appearing intelligent, are like a ventriloquist's puppet. They are somehow cut off from their own brain and can only speak the Party line – persuasively. But it's not just officials, it is the majority of the population who have now been brainwashed. See Appendix B where, in 1956, Allen Dulles informs J Edgar Hoover how to do it.

And now I could add a fourth area but in practice it is interwoven in 2 and 4. That is, a form of weird child abuse known as '*ritual abuse*.' It's tied into Satanism and probably Masonry. "Pillars of the community" and others meet outdoors at midnight and perform rituals, often with the 'sacrificing' of a child. I suppose many members employ the religious part of their brain to connect with this activity, as if they were doing good. We do know, from evolutionary psychology, that *H Sapiens* has moral sensibilities – we want to be good; we value the law!

It is my theory that the celebration of Satan, i.e., evil, is a way in which persons, who have gone too far to the bad side, seek to justify their behavior. Aleister Crowley (likely the biological grandfather of President G W Bush) happily called himself 'The wickedest man in the world.' He worked for British Intel. Look up 'luciferian;' some of its members are open about this.

### **The 'Proper' Distribution of Wealth and Power**

Who should be the boss? Much of the US Constitution is pitched against tyranny. "Everybody should be the boss." I presume that in the olden days of hunter-gatherer societies, a particular individual came to boss others if he or she had the smarts, or the personality, for it. The rest of us are biologically set to look to a leader for advice. Otherwise they'd be chaos.



Today you never hear an unbiased discussion as to the proper distribution of wealth and power. You hear ‘Progressives’ saying the workers deserve better income, or the ‘Conservatives’ saying we are all protected by free trade. Neither side is open to rational argument. In Finland, the late Tatu Vanhanen did a study of more than 100 countries as to what enabled democratic equality to exist. He found (shouldn’t we have predicted this?) that democracy works if a large number of people own some property and/or have knowledge (education). We should make better use of knowledge to protect us against *deception*.

While I was living in Australia (1980 to 2018), Rupert Murdoch was clearly the strongest man, by dint of his control of the airwaves. In 1991, he was able to get Parliament to repeal a law that had forbidden cross-ownership of TV networks and newspapers in the same city. In youth, our brain knows which behaviors are expected of us by simply hearing society’s voice. The ‘society’s voice’ we hear today is that of the MSM.

Today we do not have democracy. We have a Constitution that 1. guarantees rights as against a tyrannical ruler, and 2. creates a US government built on a sharing of control by feds, states, and folks. But power-holding by the few, and blatant treason, have brought us to the point where everyone lives in unreality. (The pandemic of 2020 is a perfect example; “put Nana on the ventilator.”) Back in 1949, Orwell identified ‘doublethink’ as the psychological mechanism to blame. I offer the ‘kiosk’ idea as a way to fight doublethink: live according to the Constitution as a way of noting **who is out to harm America**. The ‘small group’ kiosk method may look silly but we have nothing else; all regular roads to justice are blocked. Luckily, we’ve ‘got the receipts’ – the parchment – and the culture: the 1770s revolution, 1960s civil rights movement, and now a kiosk movement?

**Lack of Punishment.** So what’s to stop the powerful few from killing kiosk types? Nothing, really. They do it all the time. But the fact is, we still have the normal means for controlling

them: punishment. It is imperative that citizens start to notice that the Big Boys never get subjected to the laws of the land. Some of their ways of escape have been noted: cops are trained not to arrest certain people; a grand jury may get blocked from indicting them; judges are threatened with death for convicting a VIP. The FBI will happily provide a false cover story about ‘investigating the wrongdoers.’ If you try to vote-out an incumbent governor or president, the tallyman will change your vote. (Recall NES.) If you are a whistleblower, it’s curtains.

I say again: lack of punishment is the key. Address that please. Why not be creative? All law that has ever emerged was creative at the time. See my song about the snickersnee in Appendix F.

### **Designing the Future**

The kiosk approach is meant as a tool of citizen’s validity. I can’t picture what your kiosk will do. It can work on matters from the giant to the tiny. Here’s a thought on the giant side: Journalist Hanne Herland made this observation in late 2025:

“BlackRock, State Street, and Vanguard investment firms are the largest shareholders in 88% of the companies in the S&P 500, effectively controlling a vast portion of the U.S. corporate landscape.... BlackRock alone, led by Larry Fink, manages approximately \$10 trillion in assets, an amount larger than the GDP of all countries except the United States and China....”

See? Planning for the future can’t stop at declaring the rights of the individual, since the individual’s ability to obtain a right depends on what the overall economic set-up is. One man, Larry Fink, clearly should not be allowed to control it all.

You would have to be pretty smart to reconstruct employment in the US in such a way as to make life better for all. I don’t know of anyone who is that smart, but why not try? Your kiosk could ‘imagine’ various far-out scenarios. If the industry is agriculture, should it *be* an *industry*? Many say the family farm is the only way to protect human nutrition. Currently Bill Gates

is buying up huge tracts of land and determining what we will eat. What of the fact that in the 2008 ‘massacre’ of the economy, 10 million mortgages foreclosed? What of homelessness? Most urgently, how can we stop the planned genetic changes?

Caitlin Johnstone helpfully notes: “You can see that the monsters who rule our world aren’t so much monsters as just little kids with far too much power unconsciously acting out their defense mechanisms.” -- Your kiosk could focus on their mental health!

### **Conventional: Money, Nationality, Status, Ownership**

The human brain tends to transfer what comes in as a ‘concept’ into a ‘real thing.’ The reason I am bringing this up is that we need to be aware of it. Money is an example. Silver has actual value, but paper money is only worth the paper it’s printed on. You may insist that it has value, but that’s because you know of agreements that have been made about its ability to convert back into gold (or a new car, or whatever.) Those agreements are *conventional*. Some new convention could topple them.

Per *Merriam-Webster Dictionary*, conventional means: “1. Formed by agreement or compact, or 2. According with, sanctioned by, or based on convention, as in ‘conventional spelling’.” Go ahead and spell ‘litmus’ as litmuss’ if you want, but folks will criticize you. In other words, Society’s agreement on something makes it **seem** final. But today I worry that money I have in the bank is likely to be declared “not money, as of last Friday.”

Some people who are green-card holders have been told that a green-card is only a piece of paper. Their right to American nationality is thus disposed of. Probably this is easy to do, since the designation of membership in such-and-such nation is only conventional. Recall how parts of Poland “changed hands” in the 1940s. You could be a Pole one day, and not a Pole the next day. Recall how the US ‘got’ the Philippines via a peace treaty. *Note:* all treaties are conventional; the Treaty against Torture is actually called the *Convention against Torture*.

Status, too, is conventional. Plato asked us to imagine a situation where all the slaves and masters were suddenly dumped onto an island with no ‘goods.’ The numerous slaves would soon rethink their status and that of the masters. How about your kiosk publicizes the fact of the conventionality of the *status* of the jerks at the top? Go on, do a Plato.

Ownership of land is, of course conventional. You may have come to own it via purchase or by a government grant. Today the globalists are planning to take everyone’s land. They tried it in a referendum in Australia by mixing indigenous sacred sites with the main topic, but lawyer Josephine Cashman and others saw right through it, and it got nixed. Currently Canada is trying something like that. Just know that the globalists, too, will be holding their new lands *by some sort of cooked-up convention*.

What about Law? Law is conventional. (It’s not real like silver, but it is taken as real by most people.) Happily, law can sometimes win against force, and generally against simple selfishness, because we are a social species. The collective is real, like silver. No one doubts this in certain animal species where the group is biologically set up to protect the whole. I believe we humans have law in our blood. It’s “almost silver.” People naturally know there is a right and wrong, and will kill for the right.

Your kiosk could host community events to celebrate the US’s 250<sup>th</sup> anniversary in 2026. It’s legit to quote the Declaration:

“He [the king] has kept among us, in times of peace, Standing Armies without the Consent of our legislatures.

He has affected to render the Military independent of and superior to the Civil power.

He has given his Assent to ... Acts of pretended Legislation....

[He] protects them, by a mock Trial, from punishment for any Murders which they ... commit on the Inhabitants of these States.

For depriving us in many cases, of the benefits of Trial by Jury....”

**Remember:** It’s reasonable to learn from history. And it’s stupid to just sit there and watch our species get destroyed.

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\*Each book later than 1991 (except co-authored) is free pdf.