

Pamphlets

No.11 General Government Neutrality Act

"In a fully developed bureaucracy there is nobody left with whom one can argue, to whom one can present grievances, on whom the pressures of power can be exerted. Bureaucracy is the form of government in which everybody is deprived of political freedom, of the power to act; for the rule by Nobody is not no-rule, and where all are equally powerless, we have a tyranny without a tyrant"
Hannah Arendt, On Violence

The administrative state has become an unconstitutional and unaccountable fourth branch of government and as such must be dismantled with prejudice and what remains spread across the states.

A Marxist revolution unlike any other in history is close to transitioning from Antonio Gramsci's "praxis", read process, to a "War of Maneuver"; violent revolution in the streets. It stands to reason a Marxist revolution in the United States would be unlike any other given the still formidable Judeo-Christian ethic and the close to 400 million firearms in America; Marxians had to have control of the military...now achieved after the soon to be disbanded FBI in concert with tech and media manipulated the 2020 election. The world is witnessing a Marxist revolution from the top down; elites convinced the will of the people and the states can be ignored.

The "Cultural Hegemony" playbook of Antonio Gramsci has but two possible endings; securing a fascistic government after the long march through the institutions, where we are now, or violent revolution Gramsci termed the War of Maneuver...the first of which is inevitable at this point if Americans fail to rise from comfortable complacency to confront and defeat the false religion of human intellectual arrogance, Marxianity.

"Having banished from our land that religious intolerance under which mankind so long bled and suffered, we have yet gained little if we countenance a political intolerance as despotic, as wicked, and capable of as bitter and bloody persecutions."

Thomas Jefferson: 1st Inaugural Address, 1801

That people cannot see what is unfolding before their very eyes is perplexing. Average Americans are not alarmed by the Marxian front's ability to call hundreds of thousands into the streets virtually overnight. If there is a lesson to be learned from January 6th Reichstag Fire part deux it is how vulnerable the capitol is. Should 100,000 Marxian proletarians gather to "protest" it would not be difficult to whip them into a faux "anti-fascist" fury then prompt them to storm the capitol to capture or kill every republican politician and staff they can find and the woke military would do nothing except advise the states to stand down while the situation is resolved.

Unlike the leaderless January 6th “insurrectionists” who had doors opened for them and saw both Nancy Pelosi and DC Mayor Browser decline National Guard troops, the War of Maneuver lumpen will have the support and assistance of every Marxian on the inside...and actual leaders to insure success; leaders with familiar faces in congress to assure the military and leaders from Marxian entities adept at organizing to effect the revolution.

Marxians have an agenda that at some point will include the War of Maneuver and rather than depend upon riots in every city and state they would focus upon Washington DC and all else would follow. It is incumbent upon small ‘r’ republicans, and Democratic-Republicans, to ban all “protests” in a capitol that from the start was intended to be neutral territory...and as such the matter must be taken of them.

It is in that truth Americans must come to accept how close to the precipice, losing their freedom, they actually are...but if the obvious is not enough perhaps deeply considering “The essence of tyranny is not iron law; it is capricious law” posited by Christopher Hitchens may well be the famously atheistic intellectual’s saving grace.

The evil that is Obama weaponized the agencies of governance and at the same time introduced an unfettered amount of Marxian theology into judicial nominees; installing judges favorable to the tribes of the status society at the expense of E Pluribus Unum. Even so, the judiciary has proven to be the formidable obstacle to capricious law the founders meant it to be with Trump selections at the most critical time in American history. But how does one force Garland’s DOJ to enforce blatantly illegal intimidation of Supreme Court justices?

In every way possible and at every opportunity Obama inculcated Marxian operatives within the government with a culture of sovereign impunity to supplement their already substantial sovereign immunity. Between Obama and Ben Rhodes the news media became a firewall; in 2014 an unprecedented 47 of 73 inspectors general notified congress their work was being obstructed but few know that letter alone was insufficient to warrant a special counsel given the silence of the media.

What they do know they fail to recognize for what it is; sovereign impunity that has CIA Director John Brennan and Director of National Intelligence James Clapper lying to congress; FBI Director James Comey swearing 245 separate times “he could not remember” the most basic details of his investigation and special counsel Robert Mueller asserting he was unfamiliar with Fusion GPS and the paid for Steele dossier.

The two tier justice system is a blatant weaponization but republican swamp creatures have no plans to fight a war that must be fought on the field of ideas if Marxians allow, and town by town, city by city if it is a violent revolution they want let it begin here All is not lost; it is just beginning...have faith Americans will rise and take notice when the first broadsides are fired with the writings of human detritus chosen for the task.

If one were to ask what is difference between Marxian Democrats and small 'r' republicans all too often the answer is nothing, which lends to the uniparty imprecation. The difference between the two can be reduced to a simple truth; Marxians have an agenda and in spite of rear guard actions by republicans Marxians have been able to enact failed policies for 60 years. The Pamphlets series is designed to provide to Democratic-Republicans what has been missing...a strategy, a policy platform and with CommonSenseCession a vehicle carry American patriots over the finish line with a Constitution bearing God's personal imprimatur not only intact but reasserted in no uncertain terms.

If HaShem can speak to the heart of hearts of 63 million Americans in exactly the right places, at exactly the right time to bring forth the miracle 2016 election He will do so again and Americans will coalesce to fight this holy war. It begins with salvo after salvo of common sense answers that will draw Marxians into the open and reveal every establishment politician to be existential threats to the Constitution in real terms; salvos providing 360 degree solutions disarming the administrative state while securing the vote and ending the idea an American cannot live a day without violating a federal law; salvos to cripple past and future sedition...the Government Neutrality Act, the Leviathan Act and the American Vote Integrity Act that will follow.

The Deep State; General Government Neutrality Act (GNA)

"A single government... of the most extensive corruption, indifferent and incapable of a wholesome care over so wide a spread of surface... will not be borne, and you will have to choose between reformation and revolution. If I know the spirit of this country, the one or the other is inevitable. Before the canker is become inveterate, before its venom has reached so much of the body politic as to get beyond control, remedy should be applied."

Thomas Jefferson to William T. Barry, 1822

A Civil War of ideas, reformation, is the reasonable and logical approach to surgically removing the canker, but there is little time to waste now that there is evidence the venom has reached deep into the flesh of the body politic and threatens at any moment to get beyond control. There may be no better example of a citizenry suffering from toxin immobility than the administrative state, evidenced by a single question; would Marxians accept governance staffed over 90% Republican?

There is no other way to describe the weaponization of government agencies as anything other than sedition.

For decades Marxians posing as the “loyal opposition” have used reparations, race, and an army of indoctrinated college graduates to achieve a 95% Marxian occupancy. Those who want replace the United States with a neo-Marxist socialist state have managed to achieve what no other enemy has ever accomplished; control of the government of the United States. Worse yet, the vipers hold the consent of the American people in contempt. How deep the canker revealed in an article by Spencer Landis:

---Employees at the Centers for Disease Control and Prevention (CDC) have made more than 8,000 contributions totaling over \$285,000 to Democratic candidates and causes since 2015, according to a Daily Caller News Foundation analysis of political contributions. Only five contributions were sent to a Republican PAC or candidate. Out of these five contributions, which totaled just over \$1,000, three sent money to President Donald Trump’s 2016 campaign efforts, Federal Election Commission (FEC) records indicate.

The contributions were made by more than 550 people who listed the CDC as their employer on FEC forms. The contributors serve at various levels of management, ranging from nurses and information technology personnel to epidemiologists, public health advisors and the chief financial officer.---

And now you have an explanation why Dr. Fauci is the highest paid federal employee and why news of Covid vaccines approvals were withheld until the day after the 2020 election. The danger of an unaccountable shadow government writing and enforcing laws at the behest of a single party cannot be understated, justified or condoned. The Leviathan must be defanged lest Alexis de Tocqueville be proven prophetic.

“If ever the free institutions of America are destroyed, that event may be attributed to the unlimited authority of the majority, which may at some future time urge the minorities to desperation, and oblige them to have recourse to physical force. Anarchy will then be the result, but it will have been brought about by despotism.”

Rather than anarchy there is CommonSenseCession from which to pull the fangs of the false religion; a surgery Marquis de Queensberry republicans will decry given their complicity and cowardice when as early as 2000 the voter rolls of wealthiest counties in the United States clustered around Washington DC clearly evidenced the strategy...all of which are controlled by Democrats.

As to employment overrepresentation an article written by Pat Buchanan titled *Black America vs. Obama* written in July 2011 made it clear that while only 10 percent of the U.S. labor force, African-Americans, represent more than 18 percent of federal government rank and file workers, including:

- ❖ 25% of the employees at Treasury
- ❖ 25% of the employees at Veterans Affairs,
- ❖ 31% of the employees State Department,
- ❖ 37% of the employees at the Department of Education,
- ❖ 38% of the employees at Housing and Urban Development,
- ❖ 42% at the EEOC and Pension Benefit Guaranty Corp.
- ❖ 55% at the Government Printing Office, and
- ❖ 82% at the Court Services and Offender Supervision Agency.

Fannie May and Freddie Mac, which cost the taxpayers over \$150 billion during the 2008 housing bubble, now have 45% and 50% African-American employee representation. Aside from any consideration of incompetence in a subculture not known for hard work, there are disturbing ramifications associated with nurturing a protected class and then assuring them they are entitled to reparations...when it is they tasked with approving benefits.

But what does one expect from those clinging to quaint concepts like fairness and honor in the face of an ideology quite willing to abandon any pretense of fairness and equal rights before the law to pursue an agenda establishment republicans cannot bring themselves to label sedition...much less Marxians as enemies of the Constitution even though most openly admit to sedition?

Marxians have always relied upon Alinsky's "Make the enemy live up to its own book of rules. You can kill them with this, for they can no longer obey their own rules than the Christian church can live up to Christianity" but for some reason slowly cooking republican frogs have never accepted Marxianity fully intends to eat them alive. Odd, given that the strategy is as old as the first status society and the norm in the long dead Soviet Union.

Tyrannical governance by definition controls the levers of governance and in the Soviet Union the term used when referring to tyranny's bureaucrats was the *nomenklatura*; communist party loyalists filling key administrative positions in the Soviet bureaucracy. David French writing for National Review defined the sedition succinctly: "The party of government and the government itself start to merge into one seamless whole". The administrative state is as Hobbes Leviathan in alliance with the academy, media and Imaginarium; extensions of the neo-Marxist Democrats now in an unholy alliance with globalist corporations in the classic definition of fascism.

Fannie May and Freddie Mac, which cost the taxpayers over \$150 billion during the 2008 housing bubble, now have 45% and 50% African-American employee representation. Aside from any consideration of incompetence in a subculture not known for hard work, there are disturbing ramifications associated with nurturing a protected class and then assuring them they are entitled to reparations...when it is they tasked with approving benefits.

But what does one expect from those clinging to quaint concepts like fairness and honor in the face of an ideology quite willing to abandon any pretense of fairness and equal rights before the law to pursue an agenda establishment republicans cannot bring themselves to label sedition...much less Marxians as enemies of the Constitution even though most openly admit to sedition?

Marxians have always relied upon Alinsky's "Make the enemy live up to its own book of rules. You can kill them with this, for they can no longer obey their own rules than the Christian church can live up to Christianity" but for some reason slowly cooking republican frogs have never accepted Marxianity fully intends to eat them alive. Odd, given that the strategy is as old as the first status society and the norm in the long dead Soviet Union.

Tyrannical governance by definition controls the levers of governance and in the Soviet Union the term used when referring to tyranny's bureaucrats was the *nomenklatura*; communist party loyalists filling key administrative positions in the Soviet bureaucracy. David French writing for National Review defined the sedition succinctly: "The party of government and the government itself start to merge into one seamless whole". The administrative state is as Hobbes Leviathan in alliance with the academy, media and Imaginarium; extensions of the neo-Marxist Democrats now in an unholy alliance with globalist corporations in the classic definition of fascism.

"No government has ever commanded the resources at the disposal of our ungodly Leviathan, which consumes about 25 percent of the product of the world's richest country. It is driven by a voracious alliance of government's own employees, and those who receive benefits from the state. At least 90 million Americans either depend directly on government handouts or jobs, and each private worker must support not only himself and his family, but also carry a government worker on his shoulders." Tom Bethel

Ungodly Leviathan is an appropriate name for a dangerous monstrosity capable of incredible atrocities in the quest for the holy grail of a "sustainable world" utopia; a false religion that knows full well a world denied fossil fuels would result in hundreds of millions of people starving to death and yet the "Green New Deal" is sold as the only way to save the world. If the Marxian elitists in the administrative state loath average Americans lacking degrees in flyover country just imagine their loathing for the illiterate "people of color" in Africa they pretend to champion. How does one get to a sustainable world of 3-4 billion in the short time left per Marxian calculations?

For Marxians the goal is power and they will do whatever is necessary as exemplified by the Kavanaugh confirmation hearings when Lindsay Graham said "Boy y'all want power, God I hope you never get it" but the problem is they now have it and are trying desperately to insure they never lose it...and that makes them as dangerous as a cornered viper.

The only answer is defanging the Marxian Leviathan and as it concerns the administrative state using a Marxian tool designed to advance their agenda against them; disparate impact. Disparate impact is as pernicious a weapon that was ever developed by the left in their war on the Constitution.

It is no longer is it necessary to show any proof of discrimination; just statistical disparity. Under the "disparate impact" theory, proving a violation of Title VII of the 1964 Civil Rights Act any member of a "*protected class*" can bring suit and prevail alleging discrimination simply by producing statistics that show unequal outcomes without having to provide any neutral proof of intent or actual discriminatory acts. Disparate impact is the very definition of "equity" in application.

The result is that Title VII now prohibits employers "*from using a facially neutral employment practice that has an unjustified adverse impact on members of a protected class. A facially neutral employment practice is one that does not appear to be discriminatory on its face; rather it is one that is discriminatory in its application or effect.*"

The logic presents a monumental problem for Marxianity in that the term "protected class" must be challenged as never before in re federal and state employment practices resulting in 95% Democrat employee rolls. The only explanation for the 95% statistic is that "facially neutral" federal hiring is not at all neutral and the blatant legal double standard is "...discriminatory in its application or effect". One need only look to the IRS targeting and now the blatant two tier justice system to assert disparate impact negatively affecting white Americans clinging to their guns, bibles and "rather old" Constitution.

Marxians have long insisted upon quotas to resolve disparities and as it concerns the administration of governance the only way to insure neutrality is to put in place two nonnegotiable quotas; the Government Neutrality Act (GNA) would require the racial makeup of government employee rolls reflect the demographics of the country as a whole for rank and file workers and at the management level equal numbers of Democrats and Republicans.

Employment rolls reflecting the racial demographics of the nation as a whole would have been cheered by Marxians in 1965 but after 55 years of appealing to reparations and affirmative action blacks and now Hispanics occupy a disproportionate number of rank and file positions; blacks who owe their allegiance to Democrats in the same proportion, 95%, as those in professional and management positions; blacks within agencies providing benefits having the highest proportion dominated by black women.

The issue as it concerns blacks and Hispanics will be argued as fairness but after 55 years and a federal government demonstrably politicized the issue is sedition; an existential threat to the republic that can be corrected incrementally over a three year period with mitigating incentives such as early retirement and severance attrition. The threat posed by blacks as a dependent voting bloc is far less venomous than the federal professional class of white college educated true believers of the false religion Marxianity; close to a million that can easily be replaced to balance the administrative scale.

Marxians can be expected to appeal to principle and cite the founder's aversion to religious and political tests as a condition of employment, but when the issue is sedition and insuring the neutrality of government in the equal application of law any such argument would have a distinctly hollow ring...when coming from those quite willing to openly apply religious and political tests during confirmation hearings and every other aspect of society.

The DOJ and FBI should be able to compare an Office of Personnel Management list of federal agency employees to 2020 voter registration in a matter of weeks; 2020 voter registration in that should General Government Neutrality Act (GGNA) legislation come to the floor the Democratic Party would delay and the word would go out to register as independent or republican in safe Democratic districts. The efforts will come to naught in that the issue is no longer a debate about the need to reign in delegation and deference alone but the rather how best to negate any possibility of a politicized administrative state now and in the future..

Marxians nee “Progressive Democrats” will rail at the prospect thus revealing the difference between actual fairness and the socialist definition of “fair” which is not, and was never intended to be, fair by any objective standard; everything is structured to advance the Marxian agenda. Those Americans posing a threat to the Marxian agenda are targeted daily by agencies communicating and coordinating by phone, one manager to another; a strategy to which hundreds of conservative and religious nonprofits can attest.

*“The surest way to prevent seditions (if the times do bear it) is to **take away the matter of them**. For if there be fuel prepared, it is hard to tell, whence the spark shall come, that shall set it on fire.”*

Sir Francis Bacon

Peggy Noonan wrote a prophetic column in The Wall Street Journal in early 2016 characterizing the approaching November presidential election as a battle between “the protected and the unprotected” in and outside of government wherein “The protected make public policy. The unprotected live in it” but “The unprotected are starting to push back, powerfully.”

The GGNA would effectively defang the administrative Marxian beast but the task of “taking the matter of them” will not be complete until government is once again firmly leashed to the Constitution and equal protection before the law is once more the law of the land.

Weaponized Agencies; the Pretorian Guard of Tyranny

*“The ideal subject of totalitarian rule is not the convinced Nazi or the convinced Communist, but people for whom the distinction between fact and fiction (i.e., the reality of experience) and the distinction between true and false (i.e., the standards of thought) no longer exist” “True goal of totalitarian propaganda is not persuasion, but organization of the polity. ... What convinces masses are not facts, and not even invented facts, but only the consistency of the system of which they are presumably part.” Hannah Arendt, *The Origins of Totalitarianism**

There is no doubt that the United States has been corrupted both in its polity and its morals; all things are relative and as such detached from the certainty attendant to absolutes. The Marxian insistence on shades of gray has left Americans under a deep dark cloud of seeming hopelessness and it seems an individual cannot do anything without first considering what law may be broken. The truth is that there are so many laws covering every aspect of what Americans do daily most citizens invariably violate any number of laws every day before lunch without knowing they have broken a law.

The United States has a Constitution that is being ignored and laws of dubious intent are being put on the books by the tens of thousands every year in the form of regulations written by the unelected and unaccountable; regulations, rules and codes are laws that do not originate with congress which has the sole authority to write law under Article One, Section 1 of the Constitution; laws written by unelected bureaucrats as an implied power of Congress granted by the Supreme Court in *J. W. Hampton, Jr. & Co. v. United States* (1928).

That truth alone is reason enough for Americans to take up arms to kill the beast Marxians have created in the last 100 years; the Leviathan. America's constitutional republic is now hanging by a thread and as such the verdict of time has been rendered; there is no remedy for the administrative state and as such the corruption and growing evil of the shadow government must be removed. Read the following excerpt from Paul Johnson's classic "A History of the Jews" as if your life, your freedom, and your country and the entire world depended upon it:

*"...on 19 September 1939, Hitler decided to incorporate much of Poland in Germany proper, move 600,000 Jews from there into a Polish rump called the 'General Government', and ghetto all Jews within it at convenient points along the railways. For good measure he gave orders to shift all Germany's Jews there too. This brought into play the German railway system, the Reichsbahn, with its **500,000 clerical and 900,000 manual workers**. Without the railways, the Holocaust would not have been possible. With their deportation trains called Sonderzüge, and their special staff, the Sonderzuggruppe, which co-ordinated the deportation schedules with the rest of the war timetables, the railways made prodigious efforts to get the Jews exactly where the SS wanted them. These trains carrying Jews were given priority over everything else. When a ban on all other uses of railways was imposed in July 1942, during the 266-division offensive in Russia, the SS still ran a daily train carrying 5,000 Jews to Treblinka and a twice-weekly one of 5,000 to Belzec" and "Study of the train factor indicates, perhaps better than anything else.... the extent to which ordinary Germans helped him to push it to its conclusion."---*

After the war there wasn't a single document with Hitler's signature directly linking him the Holocaust; he simply picked up the phone. If the phrase sounds familiar then you are nearer the truth than you were before you started reading...and thinking about the unthinkable is a critical facet of this writing.

From the very beginning of the attempted 2016 coup until this day there is common thread being displayed by Marxians that has many lamenting the United States is fast becoming a banana republic; 'justice for me but not for thee' that takes many forms including a legal double standard ignoring due process...and a dangerous willingness to broadcast injustice.

"Left-wing zealots have often been prepared to ride roughshod over due process and basic considerations of fairness when they think they can get away with it. For them the ends always seems to justify the means. That is precisely how their predecessors came to create the gulag."

Margaret. Thatcher

That Marxians think they can get away with it is a measure of how dangerous the weaponized agencies actually are; they know they can get away with it and broadcast the double standard openly. There should have been no debate as to the illegality of HRC conducting government business on an off the grid server; withholding 30,000 emails, destroying devices, wiping the server and then the FBI settling for a report by DNC paid CrowdStrike rather than seizing the server and performing forensics...a report that placed the blame for breaches on Russia without conclusive evidence even while HRC and company were soliciting Russian interference even the New York Times conceded was likely Russian disinformation. Pure projection as is the way of Marxians.

The Mueller Investigation was inordinately disinterested with the investigation predicate and continued on for over a year after they knew the FISA applications were fraudulent and there was no evidence of "collusion". One need only look to *The Mueller Probe: A Year-Old Hyperpartisan Circus* by DeRoy Murdock to confirm there was no concern about appearances and Eric Felton's investigative report *Insinuating: Why the Mueller Report Doth Repeat So Much* to realize the only plausible reason for the investigation was obstruction bait, negatively impact the 2018 midterm elections while sending a warning to American clinging to their guns, bibles and Constitution.

The outrageous sovereign impunity on display is a strategy to destroy the lives of those who resist Marxians in a Lavrentiy Beria 'Show me the man and I'll show you the crime'; a strategy that has over 800 Americans being charged for the January 6th imbroglio, many in solitary confinement and denied bail, and kicking down the doors of an elderly Roger Stone that could have been avoided with a simple phone call...yet CNN was there to record.

Both are police state tactics...meant to send a message to the American people; 'If we can do this with impunity imagine what we could do to you'.

One might argue with Marxians until the proverbial cows come home as to the obvious but I would rather appeal to ploughman common sense; the greatest political scandal in American history is the most obvious example of projection strategy...the only collusion with Russia was paid for by the Democrats and the Mueller investigation complete ignored the sourcing of the Steele dossier used to justify hobbling an wrecking ball of a president duly elected by the American people...and chosen by God to wreak havoc.

Marxianity declared, and is now engaged in, a holy war and I carry HaShem's counteroffer; if it is war you want let it begin here...and piece by piece the matter will be taken of you.

Sir Francis, *take away the matter of them*, Bacon would appreciate this writing and Hillary Clinton would be right in concluding the words herein serve as confirmation someone wants to destroy what she stands for and what she believes in. The God of Sinai is calling all those with eyes to see and ears to hear to take up Yeshua's sword and fight a holy war against the false religion of intellectual arrogance Marxianity...the religion of every Marxian.

Today most Americans are familiar with the acronym alphabet soup of agencies such as the IRS, FAA, EPA, HUD, EEOC, NLRB, SEC, and FEMA ad nauseam...but few realize social welfare programs sponsored by the state date to the last German emperor Kaiser Wilhelm II and Otto von Bismarck who mitigated the influence of German Marxist revolutionaries with social welfare programs; a concept that garnered the attention of the original American progressives.

Even today the association lingers; it is said "progressives" are more in tune with European social welfare thinking...but fail to realize the benevolent tyranny of Wilhelm and Bismarck ended with a bureaucratic then military dictatorship and finally WW1 with 9.7 military and 10 million civilian dead.

In the years between the Civil War and FDR a number of societal changes were in the offing with Marx, Emile Durkheim, and Freud driving the newly created "social sciences" making inroads in Europe and the United States, but it was men such as Louis Brandeis, Woodrow Wilson, William Jennings Bryant, FDR and Felix Frankfurter who shaped the America of the early progressives into the administrative state; a state which then metastasized over the next 100 years into the cancerous tyranny of today's Leviathan.

It can be said that the Constitution began to lose meaning with these men and others; the government rather than being one of narrowly defined powers became a dangerous hydra of many heads unaccountable to the people.

Probably the most enduring damage done by the Civil War was the idea the war was the death blow to states' rights, damaging the delicate balance of the Constitution; an imbalanced codified with passage of the 17th Amendment. Bryant advocated for the 17th Amendment, Wilson instituted the progressive income tax and Federal Reserve and Frankfurter, Brandeis et al gave America the ACLU; an organization that would weaponized "equal protection" and champion a specious "penumbras" decision declaring a constitutional "right to privacy" nowhere in the Constitution that has taken the lives of over 60 million innocents in the womb...requiring a wall of separation between church and state.

All were progressives that shared one common trait that differed from only in degree from one to the other and that was a belief that the Constitution was a malleable “living” document that suffered from the serious flaw of not being sufficient to the demands of a modern world. All were progressives but there was one who was one particular “progressive” that stands alone...James Landis. Landis was the quintessential government bureaucrat so loved by FDR; dean of Harvard Law School, Chairman of the Securities and Exchange Commission and member of the Federal Trade Commission he developed the legal rationale for the administrative state i.e. administrative state was not only efficient but necessary.

The belief reflected Landis’ firm conviction the “non-delegation” train had left the station at the turn of the century and that principled administrators could write administrative laws in accordance with the spirit if not the letter of the Constitution. Landis’ rationalization won the argument...but his reasoning has failed the test of time and Constitutional muster.

The very basis for the non-delegation doctrine is John Adam’s separation of powers doctrine which in the simplest of terms means that each branch is given specific powers and has no authority to encroach upon the powers of the other two branches. As noted in Texas Governor Greg Abbott’s *Restoring the Rule of Law* executive summary, the Supreme Court in 1892 made the point quite clear: “That congress cannot delegate legislative power to the President is a principle universally recognized as vital to the integrity and maintenance of the system of government ordained by the Constitution.” Early progressives ignored the principle and created the administrative Leviathan.

Landis’ fatal error was a mistaken assumption that bureaucrats tasked with making laws would respect the principles enshrined in the Constitution; they would be able to write law ‘for the common good’ with sovereign impunity based upon an honor system. Landis himself was a walking contradiction in that he had no love for those same principles as one of the most illuminating paragraphs from *Restoring the Rule of Law* make abundantly clear:

“What Landis said was equal parts refreshingly honest and bone-chillingly radical. Landis openly admitted that administrative agencies like the FTC and SEC were unconstitutional. But in Landis’s view, the agencies were not the problem; the problem was the Constitution, which had outlived its usefulness in a modern world that needed tea experts and emergency rules on hot oil: “In terms of political theory, the administrative process springs from the inadequacy of a simply tripartite form of government to deal with modern problems.” And he urged everyone (including the Supreme Court) to openly reject the Constitution and its

separation of powers insofar as it was inconvenient or impractical for the then-pressing problems of the day: “The insistence upon the compartmentalization of power along triadic lines gave way in the nineteenth century to the exigencies of governance. Without too much political theory but with a keen sense of the practicalities of the situation, agencies were created whose functions embraced the three aspects of government.” Whereas Madison and the Framers called it the very definition of tyranny to unite the legislative, executive, and judicial powers in a single entity, Landis celebrated that agencies like the SEC have “not merely legislative power or simply executive power, but whatever power might be required to achieve the desired results.” And he applauded Congress for openly violating the Constitution’s separation of powers by “vest[ing] the necessary powers with the administrative authority it creates, not too greatly concerned with the extent to which such action does violence to the traditional tripartite theory of government.”

Governor Abbott is not only to be commended but his effort supported with a commitment that reflects the urgency this moment in history requires given the weaponization of the FBI and Department of Injustice. Most Americans are aware of aphorism “A good prosecutor can indict a ham sandwich” but far too few realize that the task is actually fairly easy with the number of laws and regulations on the books. Enforcement is a matter of will and since 2016 the willingness is decidedly one sided as demonstrated by the BLM rioters versus January 6th.

There is something in the neighborhood of 4500 to 5000 federal criminal statutes and only G^od knows how many hundreds of thousands of regulations that go to the minutia of what is and is not illegal...but mostly what is. There is absolutely no possible way the average American citizen can know what these laws are suggesting the prospect of one day be pleading ignorance before a judge which is problematic given the well-known doctrine of *ignorantia legis neminem excusat* — ignorance of the law is no excuse.

How convenient for a tyrannical government which need not fret about having to deal with someone and ruminate “There ought to be a law!” when, in fact, there is a law somewhere within the labyrinth of federal statutes; something they can throw at the wall that is an innocent citizen or a political enemy and make it stick in that the agency also adjudicates the issue in the case or regulatory law. The mountains of regulations derive their very existence from some broad legislative objective but few are tailored to guide something or somebody toward a goal and in that truth regulation stifles rather than frees traditional American initiative; the regulations are designed to control.

Such regulation is a raw expression of governmental powers hearkening back to the simplest definitions of socialism; the state *control* of the means of production and transportation. The reason for the mountains of regulations is to insure that no aspect of American life escapes the control of the federal government, and by definition the United States is very close to being a socialist country even now.

It needs be said as many times as is necessary; Americans have been convinced "It can't happen here" but they have no idea of the convincing; the lethargy and comfortable complacency are as the cool water to the frog by design. Americans will rise or fall by the measure of massive retaliation inflicted upon the Marxian Leviathan...the hydra, like Islam, does not cede conquered territory without a fight.

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

Frederick Douglass

The Leviathan Act

Americans have become so inured to the Leviathan for purposes of this writing a history lesson is necessary; within ten years after passage of the 30 page Federal Aid Highway Act of 1956 over 21,000 miles of the interstate highway system were built at less than half the price of the "shovel ready" Obama stimulus that built little of nothing; \$500B (adjusted) versus \$1T.

The National Highway System, the last major infrastructure project benefiting all Americans, equaled the 200,000 miles of rail built between 1830 and 1900 and the Hoover Dam built by a consortium of private contractors; completed two years ahead of schedule and under budget...neither of which could be built today given the regulatory state. Between the Washington establishment, lobbyists, special interests and career bureaucrats any attempt to modify, reduce in size or eliminate agencies will come to naught and as such the time has come *to take the matter of them*.

"If you want good laws, burn those you have and make new ones." Voltaire

The Leviathan Act by the Numbers:

1. The Leviathan Act would mandate a two year time frame to restructure the entire regulatory/administrative state; first eliminating every cabinet level department with the exception of defense, state, justice and treasury. A hiring freeze would be imposed.
2. All agencies would be required to identify and report to Congress overlapping or redundant missions within six months with proposals for consolidation or elimination.
3. Every regulatory agency would be tasked with eliminating 50% of the existing regulatory rules and regulations within that one year with standalone revisions readied for congressional approval.
4. Regulations requiring a drawdown period would be allowed an additional six months.
5. Revised agency regulations would be subject to congressional review and approval on an agency by agency basis. Thereafter regulations would be subject to congressional approval; the non-delegation provision of the Constitution would be enforced.
6. All agencies would identify essential personnel for retention in Washington DC within 6 months with detailed justifications.
7. All agencies would identify best practices locations for satellite offices across the country e.g. it makes perfect sense for NOAA to have a major presence at Scripps and Woods Hole then work in conjunction with the East Coast Oceanographic Consortium (ECOC) among others.
8. After one year and no later than two years the agencies would transfer all non-essential functions out of Washington DC to satellite offices...non-essential personnel would be hired locally.
9. The Federal Bureau of Investigation would be required to develop strict guidelines to insure political abuses, including entrapment schemes and leaks, never again soil the reputation of the FBI.
10. The FISA court would require an adversarial process for all filings targeting America citizens i.e. a DOJ attorney to represent in absentia the subject of the filing. Transcripts of said defense would be made available to the defense team in the event of indictment.
11. The CIA and NSA would be required to develop strict guidelines to insure political abuses, including entrapment schemes and leaks, never again soil the reputation of the agencies.

12. The Environmental Protection Agency would be restructured with no more than 1500 professionals retained; 100 for each of ten regional offices and 500 to serve in a centrally located office in Colorado Springs, CO. The 500 would work side by side with an equal number of professional representatives selected by each state; ten from each state. As a now quasi-federal agency rules and regulations would require congressional approval in accord with *West Virginia et al vs. the EPA*
13. The Department of Education would cease to exist with all education functions returned to the individual states.
14. Thereafter, federal educational block grant funding amounts would have only one metric; the number of K-12 citizen and legal resident students in the state.
15. The block grants would have five conditions: 1) state provision for charter schools and vouchers parents can use at any accredited school, 2) accreditation standards for charter schools would be set by individual states based upon reading, writing, math, history and civics curricula, 3) parochial schools meeting accreditation standards would be included in voucher programs, 4) every school system would be required to post proposed curricula online including what books would be used six months prior to the first day of school, and 5) every school district would be required to provide for school board elections three months after posting online if a petition for election with the valid signatures of 40% of the district voters is submitted within two months.
16. Student loans made available for 'creative basket weaving' educations designed to enrich the Marxian academy soared from \$260 billion in 2004 to \$1.4 trillion in 2017; loans that were transferred back to the federal government ostensibly to finance the unaffordable ACA were largely eliminated by a stroke of the pen...transferring the estimated \$300-500 billion debt to the middle class.
17. The business of student loans would be returned to the private sector; the existing loan portfolio would be sold with delinquent loans transferred to the IRS which would establish a collections division after which contracts with collections entities such as NelNet would cease to exist. The federal government would cease loan guarantees.
18. The effect of useless degree programs can be calculated using student loan default statistics evidencing a direct correlation between the two and as such the universities and colleges have a shared responsibility for repayment of the loans; the Leviathan Act would formalize the obligation and initiate recovery from the institutions.
19. The Department of Energy would be absorbed by the Department of Defense.

20. The DOD would receive a priority mission to work in conjunction with the private sector to design and build the power grid of the future with contingency plans under the auspices of national security.
21. In the event of natural catastrophe or attack the DOD would have contingency plans in place and mobilization would be immediate using prepositioned replacement material with standing contracts with major private contractors and/or operating utilities.
22. The DOD Energy Division (DOD-ED) would receive a mandate to perfect Small Scale Nuclear Reactors (SMRS), Liquid Fluoride Thorium Reactors (LFTR), Integral Fast Reactors (IFR) and Traveling Wave Reactors.
23. The Yucca Mountain Nuclear Waste Repository would be opened and all nuclear waste transferred to what will become a fuel repository as technology advances.

Special note: Few Americans take a real interest in history not realizing history can be mined for knowledge far more precious than gold as was the case of the legendary Comstock Lode, Virginia City, Nevada...where Mark Twain first made a name for himself writing for a newspaper. In the 1850's pioneers going to California stopped to wait for the Sierra snow to melt, biding their time panning in a stream that dried up by spring but a little gold was found. In spring of 1859 miners Peter O'Riley and Patrick McLaughlin sank a hole at the head of Six Mile Canyon above the existing claims to feed water to their gold rocker which was fouled by heavy grey black sandy mud from the water hole that turned out to be $\frac{3}{4}$ silver, $\frac{1}{4}$ gold...and the greatest silver discovery in the history was made just in time to help fund the Civil War.

Waste versus unrecognized fuel; gasoline and natural gas were once considered byproducts of oil drilling and the refining of kerosene thus burned off before the internal combustion engine. "Nuclear waste" dating back to the first reactor is not waste at all but rather clean energy waiting for the technology and change in attitudes i.e. Yucca Mountain could represent a modern day Comstock Lode.

24. All renewable energy projects, i.e. wind, solar and ethanol, would no longer be subsidized.
25. Renewable Fuel Standards would be repealed and CAFÉ standards would require individual bill congressional approvals.
26. CO₂ would no longer be regulated as a "greenhouse gas".
27. The Department of Commerce would be eliminated as would the Small Business Administration...and few would notice. Nature's economy does not need the government and SBA loans to thrive; nature's economy is a force of nature and as such the regulatory weirs, canals and ditches merely impede the flow.

28. The Department of Interior would be eliminated and all federal lands entrusted to state control and maintenance to await American Family Trust determinations attendant to the AFHA.
29. The Department of Housing and Urban Development and the Neighborhood Reinvestment Corporation would be eliminated in favor of a combination of earned income credits and block grants to states based upon the number of citizens and legal residents.
30. The Department of Agriculture presumes to know more about growing corn and wheat than Iowa and Nebraska farmers...but in truth they do not and the Agriculture Department is merely a means to control dating back to *Wickard v. Filburn*, 317 U.S. 111 (1942) wherein the 10th Amendment Commerce Clause was deemed anything the government wanted it to mean at any particular moment for any reason. It is time to cancel blank checks drawn upon the Commerce Clause and the process begins with the Department of Agriculture which serves no agricultural function but rather exists as a vehicle to provide subsidies; the Department of Agriculture would be eliminated in favor of block grants based upon agriculture as a percentage of state GDP. Crop and Livestock insurance would return to the private sector with losses associated with major natural events the responsibility of the federal government.
31. The Transportation Department would be eliminated in favor of a federal state partnership that has the federal government collecting fuel taxes and establishing a highway department within the Army Corps of Engineers. The taxes would be distributed to the states according to total number of citizens, miles of roads and bridges.
32. The COE would be tasked with coordinating maintenance, repairs and improvements of the national highway and rail systems with the state agencies. The states would be prohibited from using the funding on anything but highway, freeway and standard rail transportation.
33. The Labor Department would be eliminated with all insurance and training functions returned to the states.
34. Homeland Security and the Transportation Safety Administration would be eliminated in favor of far more effective private security arrangements by the individual carriers that actually dominate world travel, with guidance drafted by a Department of Defense capable of pronouncing the word "profiling" without gagging on the chains of politically correct speech. Israel's El Al Airline profiles rather than frisking children and the elderly in wheelchairs which should serve as a wakeup call to Americans as to the costly impediment to solutions created by specious political correctness; jihadist Islam is the enemy and while more than \$1T has been wasted to prevent another 9/11, jihadist are devising the next attack most certainly designed to take advantage of the shield of invisibility afforded by "tolerance" and "diversity".

35. Consent Decrees would no longer involve extortion to benefit constituencies; all penalties would go directly to the general fund of the treasury earmarked to pay down the national debt.
36. Agencies and the DOJ would be barred from using standalone statistical 'disparate impact' assessments; any alleged racism would require evidence of an actual discriminatory act.
37. FEMA would be eliminated and disaster relief would require separate legislation.
38. The federal government would no longer be in the business of providing grants unless a pressing need is proven; every grant would require separate legislation detailing pressing need.
39. The Leviathan Act would outlaw Omnibus spending bills; separate bills in categories according to priority would be submitted and each one voted on before the next is accorded a vote.
40. Categories according to priority would be as follows: Defense, Core Government (Judicial, Legislative and Executive core functions) and Social Security followed by the Departments of State and Treasury then agencies as priorities dictate.
41. The line item veto would be formalized with a modification e.g. any budget passed by congress would go into effect save for the vetoed line item which would be returned to congress.

In this instance it is unnecessary to include anything more than a framework designed to deny politicians wealth created by others and sever the bonds of legalized graft; it would require a thousand pages just to list the coercive laws and regulations imposed by agencies Democratic-Republicans will dismantle at the appointed time. Those who adhere to the "Laws of Nature and of Nature's God" look to the guidance provided by the Constitution, having little use for those laws designed to crush the soul of the American people and attempt to control nature's economy.

When mores are sufficient, laws are unnecessary; when mores are insufficient, laws are unenforceable.

Émile Durkheim

Removing the corruption and restoring its lost principles requires reaching back to Sinai and the two tablets...*every other correction is either useless or a new evil.*

The first legislative salvo of massive retaliation, the Government Neutrality Act, is now joined by the Leviathan Act allowing the main battery to focus its sights on...the tens of seats in the House of Representatives allocated to the state of California when apportionment is determined by the census number of "people" rather than citizens thus incentivizing sanctuary states such as California with 53 Representatives; 7 of which are Republican.

The Illegal Migrant Registration Act (IMRA) is designed to use Marxianity's 'god of the gaps' technology to insure not one sanctuary state benefits from house seats due to the presence of illegal migrants; a gap that will be closed when the 14th Amendment Section 2 is adjudicated again with an emphasis on the Constitutions Article IV Section 2 Privileges and Immunities Clause which states "the citizens of each state shall be entitled to all privileges and immunities of citizens in the several states" i.e. citizenship as critical to voting and apportionment of seats in the House of Representatives that when violated can be "reduced in proportion" according to the 14th Amendment. In the interim the treasury purse must be public knowledge.

Open Books Act; Nowhere to Hide

"Truth will ultimately prevail where there is pains taken to bring it to light."

George Washington

Since 1965 neo-Marxist Democrats have slowly expanded the welfare state and since 1992 have engaged in a deliberate effort to not only expand policies creating dependence but to hide the data from the public; data that will be exposed with passage of the Open Books Act. There are many organizations like Open the Books working hard to investigate in the public interest, often having to resort to Freedom of Information Act requests to provide answers to Americans that should not require FOIA. There is only one way to clean house; *take away the matter of them* by directing the disinfecting light upon the all things hidden the behind closed doors of a weaponized "semi-fascist" state (to borrow a phrase).

The *Open Books Act (OBA)* will stand in honor of organizations like Open the Books and Judicial Watch seeking the truth so deftly hidden in Washington DC where politicians have manage to become wealthy ostensibly serving the American people after gaining office with purchased votes. Selling influence is the oldest game in the book but in recent decades a game with legs was transformed into a dance, and with time the sheet music and steps were loved by the entire swamp.

The Open Books Act will force them to face the music.

Once again the god of the gaps technology most perceive to be the train that left the station long ago, tracking individuals, feared by those who want distance from government control is actually the too clever by half greatest weakness of tyrants in a nation of laws not men; information technology is barreling down the track and unstoppable but the choice of who is at the controls and where the tracks will lead is still to be decided. Before the inevitable train wreck *take away the matter of them*.

Technology has taken the spur to the far left toward Marxian utopia but their destination is the territory of the only power capable of stopping them in their tracks; tech oligarchs will continue to block the disinfecting sunlight of the truth, but technology when directed down the right track has the means that only needs direction to insure there is nowhere to hide...direction provided by He Who Is; the Author of 1776 who as the Creator of a binary existence is no doubt amused by those who manipulate bits and bytes of binary logic.

The Open Books Act (OBA):

1. The Open Books Act would sole source IBM to design and install the Information Technology infrastructure to create a state of the art integrated federal system; \$1B the first year, \$2B the second, \$3B the third with the federal government paying for hardware at the direction of IBM which very well may include \$10-20B of IBM equipment. None should shudder at the amount in that IBM would be fully expected to partner with Microsoft and every other technology leader to create the infrastructure of a lean and efficient government suited for a world approaching singularity...the total will be closer to \$100B but the savings will be counted in the trillions.
2. Every federal agency or program providing cash or subsidies for individuals would be required to publish detailed, collated, statistical data including age, sex, race, ethnicity, location, are you a citizen, type of assistance, duration and permissive encoding on the agency website.
3. Every federal agency or program providing cash or subsidies to entities other than individuals would be required to provide detailed data as to the entity, the amount, the reason and specific legislative authority...blank checks are not issued in a Jeffersonian Republic.
4. FOIA requests that are denied or subjected to production fees would be given appeal priority in District Courts; filing fees would be waived, cases would be granted a hearing within 30 days and if the appellant receives a favorable ruling the denying agency would be responsible for attorney's fees payable forthwith. Furthermore, if the court finds the FOIA denial an egregious violation an order of restitution would be entered as the court deems appropriate.
5. When an agency of the federal government is served a subpoena for document production said agency would have 30 days to produce the documents; failing to do so would initiate virtually the same process as a FOIA failure to produce; appeal filing fees waived, appeal priority with 30 days; attorney's fees and sanctions if warranted.
6. The one exception goes to the magnitude of the issue at hand; transparency and a hammer of significant size to prompt government attorney's to think twice if documents are produced but heavily redacted or in the event of a District Court order to produce the documents is ignored and the federal government chooses instead to appeal; mandated sanctions.

7. Upon prevailing in District Court the appellant would be entitled to attorney's fees "forthwith" which for purposes of the OBA means within 30 working days appeal notwithstanding; the federal government is accustomed to the deepest pockets on earth and all the time in the world to pound any opponent into submission...a luxury denied with the OBA. The fees and penalties attendant to a District Court ruling would be paid forthwith regardless of appeal decision.
8. Whether filed by the government or the requestor the Appellate Court would extend the same expedited priority and set a hearing as soon as schedule allows.
9. If the government has withheld or redacted data, the reasoning and the un-redacted documents would be submitted for review by a three judge panel for a ruling...including the authority to declassify in the public interest.
10. The requestor would be entitled to attorney's fees with an initial favorable Appellate Court ruling but should the requestor prevail in the end the sanction would be no less than ten times attorney's fees.
11. In a long overdue expansion of the anti-corruption reasoning and intent of Article 1, Section 6, Clause 2 of the Constitution, the Emoluments Clause, the OBA would address domestic emoluments i.e. members of Congress would be prohibited from holding concurrent compensated non-governmental positions in the private sector or receiving any type of gift or compensation such as fungible stock options.
12. The president and the congressional delegation would be required to place investments in a blind trust during their tenures.
13. Members sitting on committees would be required to recuse when the issue before the committee has the potential of financially benefiting the member or the member's family directly or indirectly.
14. Private entities including businesses, organizations and non-profits would be prohibited from offering or discussing compensated positions with the congressional delegation and senior military officers before departure from public service.
15. The Anti-Lobbying Act of 1919 was restricted to those in the executive branch; designed to minimize the influence on congress but times have changed with a political establishment that is little more than an organized crime syndicate...with one party embracing an ideology that is nothing more than organized crime and the other one half party accomplices. The OBA would prohibit those within the congressional delegation, the cabinet and senior military retirees to engage in lobbying activity for a period of four years after leaving government service.

"[Algernon Sidney wrote in Discourses Concerning Government, Sect. II, Par. 8:] 'Those who have no sense of right, reason or religion, have a natural propensity to make use of their strength to the destruction of such as are weaker than they.'"

Thomas Jefferson: copied into his Commonplace Book

So much of Thomas Jefferson's written legacy was meant for this moment; Marxians have no sense of right, very little reason and absolutely no room for religion other than their false religion and there can be no doubt what power means to them; destroy anybody and everybody that stands in the way of an intellectualized heaven on earth of 3-4 billion people common sense advises cannot be achieved without eliminating those who did not contribute to the history they seek to destroy.

The gravity of the situation at hand cannot be understated; after 60 years of policies and legislation to address poverty that have done little or nothing to bend the needle toward character and now the intentionally destructive and hysterical Covid response has left the till empty...exacerbated by an economy crippled by design to oust Trump.

Scottish common sense advises that even though the economy is roaring as it was pre-Covid the policies now being advanced by Marxians are unrelated and fraught with danger; eliminating the carbon economy at the cost of 10 million lost jobs and trading hard won energy independence for a 'sustainable energy' infrastructure such as that in California suffering rolling blackouts is not sustainable.

Marxians openly seek the destruction of the free market economy and now with a fraudulent election victory the entirely foreseeable consequences will directly affect those who are dependent upon government; unintended consequences Marxians will say, but entirely intended if one takes Marxians at their word...which only requires the oracle of reason.

Never before in history has Margaret Thatcher's 'The problem with socialism is that you eventually run out of other people's money' proven as prescient as now; the free market is being crushed under the weight of regulation and debt that will prove "Modern Monetary Theory" a death trap. Marxism consumes the muscle and suppresses innovation...a recipe for slow death when ever more confiscatory policies leave nothing for investment and entrepreneurship.

To keep the ship of fools afloat Marxians will toss excess weight overboard beginning with millions of activists; what good are useless creative basket weaving degrees to the collective? What good the basement anarchists? What good the black subculture where work is an abstraction? What good the people of an entire continent, Africa, when an alliance with China is needed to fulfill the dream of the international?

Too late to change history Leon Trotsky might have changed if he took to heart "In a country where the sole employer is the State, opposition means death by slow starvation. The old principle: who does not work shall not eat, has been replaced by a new one: who does not obey shall not eat"; Stalinist oppression that had Gramsci fleeing the Soviet Union in fear yet he failed to learn the lesson and changed history for the worse with his Theory of Cultural Hegemony. Consider Sophie's Choice and the price paid for compromising with evil incarnate...and know it can happen here.

The choice is a choice between a Constitution empirically evidenced to bear the personal imprimatur of the God of Sinai and a Marxist tyranny having nothing to offer but broad promises of heretofore undefined and amorphous 'social justice' i.e. that which cannot and never will be; equal outcomes.

If Democratic-Republicans regain the fear of God the 2022 election will be remembered as the moment patriots came to realize the nature of evil and rise to fight a holy war in the final confrontation; a war of ideas if Marxianity allows but a war none the less.

Godspeed,

Adler von Pfingsten