

**BUFFALO
MEMO**

November 6, 2022

A constitutional crisis requires your immediate attention. Faculty are requested to comment by common declaration pursuant to your constitutional oaths and obligations. Failure to do so may jeopardize your employment, pension, law license, and/or school's accreditation.
TO: FACULTY UNIVERSITY OF BUFFALO SCHOOL OF LAW
FROM: NEW YORK STATE BOARD OF TRUSTEES ¹

FACULTY OBLIGATION TO SUPPORT THE CONSTITUTION

[1] Faculty within the NYS university system, inclusive of faculty working at the University of Buffalo School of Law, are obligated to sign the NEW YORK STATE PUBLIC OFFICERS LAW Section 78 Certificate and/or the STATE EMPLOYEE STATEMENT pursuant to CIVIL SERVICE LAW Section 62. ²

I do hereby pledge and declare that I will support the constitution of the United States, and the constitution of the State of New York, and that I will faithfully discharge the duties of the office _____ according to the best of my ability.

[2] Those who practice law in New York likewise take an oath to support the constitution.

Upon being admitted to practice in the state of New York, each applicant is required to swear (or affirm) the following constitutional oath of office (see Judiciary Law § 466 and NY Const. art. XIII § I):

I do solemnly swear that I will support the Constitution of the United States, and the New York Constitution, and that I will faithfully discharge the duties of the office of attorney and counselor at law of the Supreme Court of the state of New York according to the best of my ability.³

Most law faculty are double-bound by oath to support our respective constitutions. Therefore, your cooperation in the following matter should be considered obligatory; failure to timely cooperate would be grounds for termination and license revocation.

The New York State Board of Trustees asks that you to review, modify, and/or affirm the following sample Buffalo-Memo Declaration and issue a common declaration to all available academic, law, and media outlets.

¹ Established in 2020 under the NYS Ratification law 1788 with noticed provided to the NYS POLICE and other oathbound NYS officials. Founder and Chairman LORENZ KRAUS. Contact: NYBOT@PROTONMAIL.COM

² <https://www.buffalo.edu/administrative-services/forms-catalog/hr/employee-statement-in-lieu-of-oath-for-state.html>

³ NYS Bar Association: An Introduction For Newly-Admitted Attorneys (2015)

Buffalo-Memo Declaration

A Declaration of a Cursory Legal Review of the BUFFALO MEMO by the Faculty of the University of Buffalo School of Law

In submission to our oaths of office—as attorneys in the State of New York and as faculty with the Buffalo School of Law—to support the constitutions of New York and the United States, we are obligated to declare the following:

General Statements:

- a. The faculty of the Buffalo School of Law can find no legal objection to the legal claims made within the BUFFALO MEMO.
- b. The “New York State Board of Trustees” reading of the law (Ratification Law 1788 and the US Constitution) is fair and reasonable.
- c. While its concrete non-legal (historic) claims and remedies may be outrageous to officeholders, its application is legal and non-partisan.
- d. There is nothing in the law that would prevent the applications proposed.
- e. We cannot regard the creation of the New York State Board of Trustees under NYS Ratification Law (1788) as illegal or illegitimate, but is within the law.
- f. Only the public can truly provide (or revoke) support for the Board of Trustees, which it is in their power to provide (or revoke) as the law states.
- g. The creation of the New York State Board of Trustees under said law is legitimate and requires no further approval to exist as a lawful governing body. It is a valid fourth branch of government to police the other three.

Specific Statements:

We affirm true as law the following claims:

[1] That New York State law includes the Ratification Law of 1788.

[2] That it includes the passage (in the active voice) “[T]he people may reassume the powers of government whensoever it is necessary to their happiness.”

[2a] That a reasonable reading of the “people” is the people themselves; not elected officials or other stand-in representatives.

[2b] That a reasonable reading of “happiness” is the law. The law is what is best for the community (Aquinas). Our happiness is the law.

[2c] That a reasonable reading of “whenever” is whenever conditions provoke the people to action; *and* without requirements or delays associated with judicial, regulatory, electoral, or constitutional approvals. Ratification Law provides the public with **the power of emergency action**—a kill switch on the system.

[2d] That a reasonable reading of “reassume” means to freely exercise or administer, according to accepted norms and laws, particularly, as regards the 4th and 5th Amendments. Ratification Law affirms absolute fiduciary government as our system of government. Reassumption of power is the law.

[2f] That there is no process stated in law to guide a reassumption power. The process governing the reassumption of power is left *ad hoc*.

[3] That if, in the reasonable judgement of sovereignty-serving citizen(s), a person holding office is a domestic enemy, that their privileges to hold office and exercise the powers of office are void, as stated, in the Fourteenth Amendment.

[4] That if, a governor, Lt. governor, and state legislature are implicated and held to be domestic enemies, that their offices being vacant, a state of necessity has been attained, where the people may reassume the full powers of government, as Ratification law states.

[5] That the people may provide some new institution to organize and restore lawful government. That such an institution may be called a Board of Trustees with limited purposes and defined powers.

[6] That there is no legal or constitutional ban on the creation of such an institution under Ratification Law, which co-exists with the US Constitution, and affirms its fiduciary basis.

[7] That public notice of and by a New York State Board of Trustees has been given to us by this “Buffalo-Memo;” which includes the following additional statements.

Statement from the New York State Board of Trustees:

[1] That its member(s) subscribe to and affirm support for a republican form of government as required by the US Constitution (Article 4. Section 4); that our duty is to assure self-government, which is, the basis of our authority.

[2] That its functional legitimacy is based on its restoration of sovereign rule.

[3] That the absolute legitimacy of the New York State Board of Trustees is in the hands of sovereignty-serving law-serving people, who may freely decide, in whole or in part, to abide by its advice and administration, or to ignore it.

[4] That government officials are absolutely compelled to answer to its authority, being a lawful institution created under NYS Ratification law.

[5] That the NYS Board of Trustees claims all powers necessary to assure self-government, quality of life, and the law, which includes, the physical removal of domestic enemies from the government and the attainment of compliance by, and assistance from, all oath-bound officers and officials to that end.

[6] That while not impairing the present authority of the NYS Board of Trustees, as stated under Ratification law, the Board of Trustees recommends that its powers be affirmed, at some timely and feasible point, by the restored legislative body and by the public at large, within six months after the present date of November 6, 2022.

[7] That Rhodes Scholars are enemies of the United States under the 14th Amendment. That Rhodes Scholar Anthony Delgado is a domestic enemy unfit for office. His tenure is void upon this notice.

[8] That Kathleen Hochul is a domestic enemy for having assisted enemies of the United States into high office. Her tenure is void upon notice of the same.

[9] That all NYS lawmakers are domestic enemies. They failed to object to the nomination of domestic enemy Rhodes Scholar Delgado to high office. They are disqualified from office upon notice.

[10] Oath-bound official Lee Zeldin has failed to object to the nomination of Anthony Delgado to high office. Lee Zeldin is a domestic enemy under the Fourteenth Amendment. He is disqualified from office upon this notice.

For purposes of full disclosure, the NYS Board of Trustees ("NYBOT") urged the oathbound faculty of the Buffalo School of Law to provide a cursory response to this memo given their oaths to support our constitutions. Failure to respond to the claims of the Buffalo Memo are or were to be regarded as a voluntary forfeiture of employment, pension, and law licenses in the State of New York. Given their oaths, they are under voluntary duress to serve the NYS Board of Trustees.

Faculty may be asked to become Deputies of the New York State Board of Trustees, to provide council, and/or communicate to the public their understanding of this memo.

Faculty shall be deemed to have fulfilled their constitutional duty, as asked, with the release and endorsement of this declaration to all available academic, law, news, and social media communication outlets that may be available to them and which are necessary to reach the public on this matter of urgent public interest.

BUFFALO MEMO

APPENDIX

- A. ARGUMENT OUTLINE**
- B. ABSTRACT**
- C. CONTENTS PAGE**
- D. SUPPORTING CONTENTS**
- E. FORUM & EMAIL CONTACT**

ARGUMENT OUTLINE

PART 1

1. NYS RATIFICATION LAW 1788 || REASSUMPTION OF POWERS
2. POSSE OF THE PEOPLE DOCTRINE || Ultimate Defense Against Domestic Enemies
3. DOMESTIC ENEMIES SHALL NOT HOLD OFFICE || 14TH Amendment
4. WHAT IS A DOMESTIC ENEMY?

PART 2

1. BRITAIN IS A FOREIGN ENEMY
2. RHODES SCHOLARS ARE BRITISH-SERVING ENEMIES
3. HOCHUL NOMINATED RHODES SCHOLAR DELGADO

4. HOCHUL VIOLATES HER OATH OF OFFICE
5. HOCHUL IS A DOMESTIC ENEMY
6. HOCHUL IS DISQUALIFIED FROM OFFICE
 - a. ZELDIN DISQUALIFIED
 - b. NYS LAWMAKERS DISQUALIFIED

PART 3

1. PEOPLE MUST REASSUME POWERS
2. CREATION OF THE NYS BOARD OF TRUSTEES (“NYBOT”)
3. NYBOT PATH TO RESTART GOVERNMENT UNDER RATIFICATION LAW
4. DRAFTING SUNY STUDENTS FOR THE NEW STATE LEGISLATURE

“People don't know what they want *until* you show it to them.”

– Steve Jobs

ABSTRACT:

1. A foreign enemy of the United States is one which seeks to destroy the sovereignty of the American people, as vested in, the United States and respective governments.
2. Cecil Rhodes was the leading voice of British imperialism, founder of DeBeers Diamonds, and **Prime Minister** of the **British Cape Colony**. Regarding the US as a rogue province, he wanted to “recapture” the United States back into the British empire. **Cecil Rhodes was an enemy of the United States working with the knowledge, consent, and support of the British regime.** Rhodes’s values reflect British geopolitical ambitions.
3. With his diamond wealth, Rhodes set up the Rhodes Trust to give out Rhodes Scholarships. **Rhodes Scholars are oath-bound to work against US sovereignty for British advantage.** The aim of these scholarships has never been repudiated by the British regime. Rather these scholarships are curated, to this day, by Oxford University. These scholarships continue the British legacy to destroy US sovereignty. A foreign enemy aims to destroy sovereignty.
4. **Rhodes Scholars are enemies of the United States**, who know or should know the purpose of these scholarships. The Rhodes Mafia—and the wider English Mafia—works to kill US sovereignty.
5. **A domestic enemy is an oath-bound person who assists enemies of the United States, in subversion of, the sovereignty of the American people; one who betrays fiduciary government intrinsic to the American rule of law.**
6. **The Fourteenth Amendment prohibits domestic enemies from holding office.**
7. Kathleen Hochul’s nomination of Rhodes Scholar Anthony Delgado is the action of a domestic enemy.
8. Hochul’s privilege to hold office is void upon public notice. She is disqualified from office as governor. The executive branch is empty.
9. **This document provides public notice to NYS faculty who are oath-bound to support the NYS Constitution. Therefore, they have a public duty to inform the public on the relevant facts.**

10. Congressman Lee Zeldin is a domestic enemy unfit for office because he has had adequate time to depose Hochul as a domestic enemy. He has failed to do so. His **silence assists** domestic enemy Hochul. Lee Zeldin is disqualified from Congressional office and cannot be a legal governor, even if, he wins the election.
11. Even if Hochul loses the election, her privilege to hold office is **void now**.
12. **We do not have a LAWFUL Governor, Lt. Governor, or an electoral alternative.**
13. The Constitutional crisis ratchets up further: the entire NYS Legislature has failed to object to a domestic enemy in high office. Silence assists domestic enemy Hochul. The 14th Amendment prohibits silent assistance of domestic enemies.
14. Our entire State Legislature is infested with domestic enemies. NYS lawmakers are disqualified from office. Their offices are void. We do not have a lawful NYS Legislature. The NYS Legislature is empty.
15. All internal avenues to remove Hochul by impeachment are closed.
16. **NYS Ratification Law (1788) states that the *people may reassume the powers of government whensoever it is necessary to their happiness.***
17. The NYS Board of Trustees (“NYBOT”) was created in 2020 under Ratification law to assure self-government, law, and quality of life—with notice given to the NYS Police and other oath-bound persons—including Cuomo and state lawmakers, to deal with the constitutional crisis created by the “Cuomo Enabling Act.”
18. The current constitutional crisis is such that absent *lawful* elected officials, the people must reassume the powers of government to restore lawful government.
19. NYBOT is qualified to take responsibility for that operation and seeks assistance from all oath-bound persons to re-start sovereign government.
20. Failure to assist will be treated as a voluntary forfeiture of pension, law license, and employment in the state of New York and by NYS institutions.
21. To discuss this further visit: <https://ethnopower.com/buffalo-memo/>
22. The rest of this document provides the factual basis for every claim.

CONTENTS

1. NYS Ratification Law (1788)
2. Summary of the POSSE OF THE PEOPLE DOCTRINE
3. WHAT IS A DOMESTIC ENEMY?
4. Domestic Enemies Shall Not Hold Office
5. POSSE OF THE PEOPLE is the Ultimate Defense Against STATE CAPTURE by Domestic Enemies
6. BRITAIN IS A FOREIGN ENEMY
7. Britain's ENGLISH MAFIA Families
8. ENGLISH MAFIA Covid Lockdowns
9. KENNEDY VERSUS THE ENGLISH MAFIA
10. GENOCIDAL BRITISH GEOPOLITICS (GBG)
11. Powers Void Upon PUBLIC NOTICE
12. POSSE OF THE PEOPLE and PUBLIC VALIDATION OF ACTION
13. IMPEACHED GOVERNMENT: HOCHUL ET AL
14. NYS BOARD OF TRUSTEES
15. RESTARTING THE LEGISLATURE
16. Contact and Conversation

1. NYS RATIFICATION LAW (1788)

New York State **Ratification Law of 1788** brought New York into the federal Union under the federal Constitution. It includes this line:

“[T]he People may reassume the Powers of Government whensoever it is necessary to their Happiness.”⁴

This is the most important law in America for the doctrine it states—which we term **POSSE OF THE PEOPLE**—which *legally* conditions federal and state governments and officials, as *disposable* agents of the people, the principals of *fiduciary* governments.

A reasonable reading of *text in context* yields the following identifications:

[a] The “People” means the people themselves, not elected officials, states, or other intermediaries, representatives, or bodies. The people *initiate* action for *their* purpose.

COMMENT: [a] Since the people created and delegated powers to the government, the people may reassume powers, inherent to the *principal-agent* relationship. They can “alter” or “institute” new government. [b] This does not require *all* the people to agree or to participate, or a majority, but **only those people who bother to take responsibility for the Law**. This may be just *one* hero who champions an effort to get the regime back on the side of the people.

[b] Our “happiness” is the Law. The Law is *what is best for the community* (Aquinas).⁵

COMMENT: [1] The Law encompasses all conceivable happiness. The *telos* of Law roots in *species teleology*. To sustain ourselves and avert extinction, we assume responsibility (powers) to put the regime in service to the community—Law. When Law is impaired, we despair, seek elsewhere, or restore common welfare.

⁴ https://avalon.law.yale.edu/18th_century/ratny.asp “The Powers of Government may be reassumed by the People, whensoever it shall become necessary to their Happiness.” Unfortunately, this is the passive voice. Presented is the active voice. Concealing this power of the people in the passive voice does not negate it. Indeed, the passive voice may have been intentional to highlight and emphasize the object of the people’s action, that *government powers may be reassumed*, which is unheard of elsewhere. Today, the active voice is understood to be proper English.

⁵ Summa Theologiae, Treatise on Law Q90, Article 4 Paragraph F (“An ordinance of reason *for the common good*, made by him who has care of the community, and is promulgated.”)

[2] What brings man to extinction brings Law to extinction. What brings Law to extinction brings man to extinction. Therefore, what brings either to extinction has no standing in the long run. Species teleology (action for the species) is the ultimate norm and test for human actions, institutions, values, and legalisms.

[3] It follows that we must have an institution, such as, a NYS Board of Trustees, to cultivate sovereignty, quality of life, and the Law (“SQL”), since these exist as a complete set of considerations; otherwise, we slip into crisis and extinction. SQL work together. Society rises and falls—lives and dies—on its concern for SQL.

[4] The *original intent* of our system of government is to protect all rights. However, we have no institution to establish *what rights are*. No institution was established to define what rights are “true”—which we are due us versus *pseudo*-rights. We have no Philosopher Kings to establish what powers of government serve us from which do not. These questions are left to power politics rather than reason. It would help to have an objective method that brings domestic tranquility, a method that commands by reason what powers, rights, and duties sustain us—to spare us notions which bring us calamity. A teleological method would validate rights-in-context of our species-community.

[5] It becomes a farce for the Supreme Court to argue that abortion is *not* a right, when it is supposed to protect all rights, regardless of, their temporal emergence in society. It has no authorized power (or sound method) to define or deny rights. To attain the powers of Philosopher Kings, factions have crafted, the notion of, “ordered liberty.” Ordered liberty conflicts with the doctrine of original intent and is, in truth, a version of a living constitution, which its advocates decry.

[6] Only species teleology can open and close rights (and regime powers) on an objective basis, one that, averts common extinction based on observations accessible to all reasonable people. What sustains man is the Law. What sustains man is nature’s test of proper laws. All of nature is *selective*—from what our organs accept and reject to what laws a society can accept or reject—before the system breaks down and dies. Life has its limits. Life filters to survive. Filtering is the action of life. A conditional and selective conception of rights, powers, and duties rooted in species teleology works—over that of unhinged power politics, which disregards, the stabilizing and considerate force of species teleology.

[7] The telos of Law is absolute; laws, rights, powers, and regimes are relative.

Is it best for the community to have a regime that inverts Law and brings the community to ruin? The question answers itself.

Is it best for the community to be run by its mortal enemies?

[c] “Whensoever” means *whenever*—any time it is judged to be necessary to restore the Law—and *without* regime approval. Sovereigns require no permission to act. In our system, **Law-serving people are the sovereigns**. No formal process can exist to handle *ad hoc* dangers, and none need be established at the “BIOS” level of politics.

COMMENT: [1] Reassumption of power is free of delays or requirements associated with judicial decisions, regulatory approvals, or elections. Tactical delays may not be used to *fatigue the people into submission*, as the Declaration of Independence charges.⁶ When elections are no longer “free and fair” but tainted with fraud, they are no longer a reliable and faithful method to restore the Law.

[2] “Prudence...will dictate that governments long established should not be changed for light and transient causes.” We must act when abuses and **usurpations** “evinced a **design** to reduce [us] under absolute despotism.”⁷ Imputation of a *threatening purpose* to materially significant actions—**inversion of the telos for which governments are created**— is sufficient to indict the regime and to cause the public to attain radical change *by posse of the people*.

[3] **Tyranny is the inversion the principal-agent telos**. Domestic enemies **usurp** the sovereignty of the people on behalf of a foreign enemy. State capture negates *authorized* government. The **design** of a foreign enemy to **hijack our government with its agents necessitates a reassumption of powers** by the people. We face that now. This memo is concerned with British state capture. The difference in *telos* between a regime that pursues the Law over one that destroys the Law—as when an agent fails the instructions of the principal— becomes the basis for a LAWFUL effort to reclaim and resume powers.⁸

[4] Reassumption of the powers of government is a *sui generis* action by the people that *owes only what credence is necessary to convince itself*, a reasonable public, that such primal political action be taken. Such action can happen **outside electoral cycles** because **the people retain the sovereign power at all times**.

When the people are fed up with false choice, controlled, staged, or ineffective elections, or with imminent dangers to their sovereignty and security,⁹ they are not bound to carry water for a dubious “social contract,” which threatens them by negation of Law. Under a fiduciary-system, “fraud vitiates everything.”¹⁰

⁶ https://avalon.law.yale.edu/18th_century/declare.asp “He has called together legislative bodies at places unusual uncomfortable, and distant from the depository of their public records, for the sole purpose of fatiguing them into compliance with his measures.” Declaration of Independence 1776.

⁷ Ibid.

⁸ <https://lawshelf.com/shortvideoscontentview/business-law-the-principal-agent-relationship>

⁹ Ibid. “it is their right, it is their duty, to throw off such government, and to provide new guards for their future security.”

¹⁰ <https://edcdeveloper.wordpress.com/2020/11/15/fraud-vitiates-everything/> (even the social contract)

[d] “Powers” include *all powers required to remove domestic enemies*—inverted authority—and to fix institutions as the problem requires. Powers include: the warrant power, the arrest power, the power to command police, and the power to arrest police who obstruct the arrest of domestic enemies. It includes the power to mobilized oath-bound officials and to commandeer media to *directly* reach the public during a civic emergency for matters of public information, direction, and mobilization.

COMMENT: Under the **POSSE OF THE PEOPLE DOCTRINE**, a warrant that conforms to the Fourth Amendment is *equal in law* to that of any judge; a command to the police is equal to a command from a police commander; a military order is equal to that of the President.¹¹ The creation of a Fourth Branch of government to police the other three is **equal in law to that of any other constitutional amendment process**. The posse of the people doctrine includes the power to create any fresh good faith bodies to coordinate, voice, or lead such operations *to restore the Law*, as in, a NEW YORK STATE BOARD OF TRUSTEES (“NYBOT”). **By this, the NYBOT attains its LAWFUL and legitimate powers.**

[e] “Reassume” means to freely exercise or administer, according to accepted norms and laws, particularly, as regards, the 4th and 5th Amendments.

2. SUMMARY OF THE POSSE OF THE PEOPLE DOCTRINE

The people are the *people*. The Law is our *happiness*. The powers are those *powers* required to restore Law. Powers to remove domestic enemies are powers necessary to restore sovereignty and defend self-government intrinsic to quality of life.

The powers may be *reassumed and exercised* in accordance with accepted norms and laws in the face of *collective* danger. Such exercise does not require perfect execution or expertise, but reasonable efforts (since the public is not trained for best execution).

The presence of an interminable danger—the perception of unchecked malice—is sufficient to provoke the people to *immediately* act and use their posse of the people powers to **restore lawful sovereign government**. The exercise of their sovereign powers *requires no permission* from the captured regime. The *people* are the *sovereigns*.

We designated the concept for *the direct exercise of the powers of the people* by the people *to restore the law*, as stated in the 1788 Ratification law, as the **POSSE OF THE PEOPLE DOCTRINE**. Do they teach this most important *law* in law school?

¹¹ Obviously, the tactical issuance of such commands must be appropriate to be effective. Adequate preparation and cooperation for the acceptance of such commands and orders must be achieved.

3. WHAT IS A DOMESTIC ENEMY?

An enemy wants you dead.

A foreign enemy wants your *sovereignty* dead.

A domestic enemy is an *oath-bound* person who assists enemies of the United States, in subversion of, the sovereignty of the American people; one who betrays fiduciary government intrinsic to US rule of law by republican government. ¹²

The concept of a domestic enemy is mentioned in the Senate Oath of Office, which states, in part, “I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same.”

This is an active oath. The constitution demands “allegiance” and “defense.”

The average deplorable is *not* a domestic enemy under current US law.

Reading the Fourteenth Amendment, we glean that a domestic enemy is an **oath-bound** person (officer or official, SUNY law professor, or attorney) who betrays his oath; one who assists *enemy* operations and their objectives:

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. (XIV Section 3.)

As we shall see, to hire or nominate Rhodes Scholars (agents of a foreign enemy) into government office is treasonous action and the mark of a domestic enemy.

Oath-bound persons who **promote** enemy agents (e.g., Rhodes Scholars) are domestic enemies because they give the enemy influence and authority violating fiduciary government. Such domestic enemies are **guilty of usurpation and treason**.

Not all domestic enemies engage in treason to a foreign enemy, but those that do are treasonous. “Treason against the United States, shall consist only in levying War against them, or **in adhering to their Enemies, giving them Aid and Comfort.**” (Article III, Section 3, Clause 1)

¹² “The United States shall guarantee to every state in this union a republican form of government.” Article 4 section 4. US Constitution

COMMENT:

[a] A state of war can exist without formal declaration or acknowledgement. Recent wars have existed without outright declarations of war, but sneak attacks. An enemy using asymmetric warfare would not declare war, though it be war, (an effort to kill sovereignty). The victim of asymmetric warfare would not be expected to acknowledge such a war. Yet, in both cases, war exists.

Treason—**assisting national enemies in the destruction of national sovereignty**—can exist with or without a formal declaration of war. Treason can exist in “peacetime” given that modern means of war do not involve battlefield-only or declaration of war-only restrictions. Oath-bound officials who assist national enemies in the destruction of national sovereignty are domestic enemies.

[b] It would be false to assume that the ban on domestic enemies holding office refers only to those who served the Confederacy, as if the problem of domestic enemies started and ended with the Civil War. While the Civil War prompted the ban, the concept pre-existed the Civil war and was not exhausted by it.

“Enemies thereof” is inclusive to all enemies of whatever era.

The bar against domestic enemies in office is a proper and lasting civic virtue that serves true national security—the protection of sovereignty and self-government.

“The price of sovereignty is eternal vigilance against domestic enemies,” to borrow Jefferson.

4. DOMESTIC ENEMIES SHALL NOT HOLD OFFICE

The US Constitution states that **domestic enemies shall not hold office**.

No one has an absolute right to hold office. It is a conditional privilege upon conformity to various constitutional qualifications, which include, loyalty to US sovereignty.

Loyalty to fiduciary-government is the top tier test for office, and no less a test, as is, the requirement to be a natural-born US citizen or be 35 years of age to be President. If one lacks these requirements, one has not attained the privilege to hold office.

Since loyalty is an active virtue of office, disloyalty forfeits the privilege to hold office.

A domestic enemy voids his *privilege* to hold office by *his own doing*.

This denial of office to domestic enemies upholds *fiduciary* government.

5. POSSE OF THE PEOPLE IS THE ULTIMATE DEFENSE AGAINST STATE CAPTURE BY DOMESTIC ENEMIES

- [1] Foreign enemies can recruit and cultivate US citizens to work on their behalf.
- [2] Such persons could attain high offices and commissions by deception, bribery, and co-promotion of cadres, thereby, becoming domestic enemies under our laws.
- [3] A sufficient number of such persons could capture the regime, compromising its fundamental integrity and negating its ability to self-correct.
- [4] Vitiating of fiduciary government (“republican” government) is tyranny.
- [5] When domestic enemies capture the regime in *sufficient* breath, it is all but impossible to remedy the situation from *within* government or *by* election.
- [6] Such a condition makes necessary a restoration of sovereign government by posse of the people.
- [7] That condition has arrived in the state of New York.

6. BRITAIN IS A FOREIGN ENEMY

Cecil Rhodes was **Prime Minister** of the British Cape Colony. He was the leading voice for British imperialist empire. He acted to recapture America for British purposes.

“Let us form [a secret society] for the extension of the British Empire.”

“A secret society with but one object: the furtherance of the British Empire and the bringing of the whole world under British rule for the recovery of the United States.”

A Rhodes scholar was to be “bound by oath to serve for the rest of his life.”¹³
Rhodes Scholars were designed to be **life-long enemies** of the United States in Rhodes’ likeness. **Any subsequent oaths of loyalty to the US are empty.**

Rhodes was an *enemy* of US sovereignty; therefore, he was *an enemy of the United States*. Those who promote Rhodes Scholars *know or should know* what they are curating and promoting. The British government has never repudiated the Rhodes Mafia ambition, but curates the Rhodes Trust at Oxford University to this day. By this and other actions, we know Britain is a foreign enemy.

¹³ <https://pages.uoregon.edu/kimball/Rhodes-Confession.htm>

7. BRITAIN'S ENGLISH MAFIA FAMILIES:

- A. **Rhodes Mafia**, formally known as, the *Council on Foreign Relations*.
- B. **Skull and Bones** the “old boy network;” an English law and banking fraternity.
- C. **Freemasonry** answers to the British royal family. Recruits agents in police, military, and judiciary; poses as a pseudo-religious order marketing “secrets.”
- D. **Fabianism** is a two-faced stealth communist movement; groomed Lenin, Stalin, and Trotsky ten years before the British-Bolshevik revolution in Russia. Its founder Sidney Webb was on the King’s Privy Council and had direct ties to Lenin, meaning that, **Lenin had direct ties to the highest levels of the British government with only one man between him and the King of England.**
- E. **World Economic Forum** headed by **British** knight (“servant”) ¹⁴ Klaus Schwab. Schwab was groomed by **British** knight Henry Kissinger—who was a US Secretary of State and a lasting figure on the US Defense Policy Board.
- F. **British knights-servants** serve the British crown and are recognized *after the fact* for such service. Queen knighted US citizens: **Caspar Weinberger** (Defense Secretary), **Alan Greenspan** (Chairman of the Federal Reserve), and **Henry Kissinger** (Secretary of State).

What do oath-bound US citizens do to become British knights? Why do they hold the most sensitive positions of our government? How can a sovereign country tolerate such activity? Through use of its mafia families, **Britain attains access and influence to bend US policy** against the wishes and interests of the American people—vitiating sovereign and fiduciary government—exactly what foreign enemies do. A foreign enemy wants your sovereignty dead. **Use of a British-created and British-serving Mafia to subvert our sovereignty qualifies Britain as a foreign enemy under the 14th Amendment.**

Because Britain does not have the manpower to recapture the United States, it uses asymmetric warfare to lie Americans into submission. It began with Rhodes’ emotional appeal to an *English* sentiment of *English* world unity and *English* world domination among old money WASPS to create an imaginary utopia called an “Anglosphere.” ¹⁵

¹⁴ The word *knight*, is a cognate of the German word *Knecht* (“servant, bondsman, vassal”).
<https://en.wikipedia.org/wiki/Knight>

¹⁵ Sinclair Kennedy. *The Pan-Angles: A Consideration of the Federation of the Seven English-Speaking Nations*. (1914) (see also <https://en.wikipedia.org/wiki/Anglosphere>)

Turn of the century WASPS yielded to British illusions of grandeur and greed to share in the spoils of British world domination. They betrayed their forefathers' legacy of independence and *de facto* renounced US sovereignty owed to all *non-English* US citizens. The WASP elite betrayed non-English Americans. American WASPS became the English Mafia in sentiment and practice by a variety of rationalizations.

The English Mafia legitimized and popularized the notion of a "Special Relationship with England." **The "Special Relationship with England" is a euphemism for a recaptured America.** Ethno-English conservatives claim to treasure the founding fathers *and* national security, but they celebrate this relationship, which vitiates both the legacy of the Founding Fathers and US national security. **The Special Relationship puts America in service to its first and oldest existential enemy and assures America's complete extinction.**

Sun Tzu taught that "the supreme art of war is to subdue the enemy without fighting." **The concept of a Special Relationship is perfectly subversive.** It converts a longtime enemy into a friend *by virtue of it being a longtime enemy*. "Every battle is won before it is fought," Sun Tzu taught. Is Britain friend or foe? "It is not what is true, but what you think is true," Kissinger wrote. Asymmetric warfare is war by non-violent subversion: psychological warfare and confusion through media, academia, and religious outlets to produce a counterculture. Americans ("isolationists") were averse to US entry into Britain's world wars on Germany. America was "embroiled" into war by "friendly" British crisis initiation.¹⁶ Crisis-creation is now *institutionalized* in the "Crisis Initiation Agency."¹⁷ Yuri Bezmenov warned Americans about the danger of subversion.¹⁸

When a foreign enemy cultivates traitorous natives to be domestic agents of sovereignty-subversion, it is practicing asymmetric warfare. The aim is to capture, compromise, or incapacitate the regime of a targeted country, such that, it cannot act on behalf of its people to see or react to its enemies and their actions. The aim of war is to destroy the enemy's sovereignty. Once sovereignty is dead, an enemy can plunder what he wants. There are two ways of war: violence and non-violent subversion—war by military forces or war by any variety of subversive operations.

The greatest practical failure of US foreign policy—the root of all its other failures—was to naively think that the British would go away after independence was "won." Victory was not permanent and secure, as long as, British *revanchism* existed. The most influential factions in the British regime have never conceded to US independence. These factions regard the US as a rogue province (as China regards Taiwan), or at best, as an *unter-ally* that must be co-opted to secure British geopolitical ambitions. As such, the British initiated long-term plans to recapture an America they believe is *theirs*.

¹⁶ <https://www.youtube.com/watch?v=syFUoAMXwCE>

¹⁷ <https://www.amazon.com/Secret-Team-Allies-Control-United/dp/1616082844>

¹⁸ <https://www.youtube.com/watch?v=yErKTVdETpw>

Britain's imperialist **mentality** vis-à-vis the United States was *never* crushed. Thus, Britain threatens us today by dozens of current and legacy operations. In retrospect, **it was imperative for the American people to achieve unconditional surrender of Britain to guarantee its independence from this mentality of British revanchism.**

Failure to attain British unconditional surrender to US independence allowed a host of weed-like, British-affiliated imperialist organizations, to wage war by asymmetric warfare to bend America to British—achieving ultimate victory without a fight.

The proper policy response to British revanchism would be to attain Britain's unconditional surrender to assure US sovereignty. Absent that, time and again when Britain tells America to dance, America leaders fight, retreat, or lockdown.

Three days after the launch of *Operation Barbarossa*, Adolf Hitler said, "England and America will one day have a war with one another, which will be waged with the greatest hatred imaginable. One of the two countries will have to disappear."¹⁹

Since the Kennedy assassination, Americans have sensed that their country is disappearing right under their noses. Is it disappearing by asymmetric warfare—a war that started decades *before* Hitler and continues decades *after* Hitler? Certainly.

Kuwait was a one-time British colony. Afghanistan was a piece in Britain's *Great Game*. The British claimed Iraq and Syria as part of their *British Mandate from Heaven*. British imperialism has been central to British conquest of the Middle East, with the English Mafia managing every step of *America's* way, in a *Thirty Years' War* for oil.

Where was our peace dividend after communism? All we got was a *Thirty Years' War* under British servant-presidents from Skull and Bones ('41 and '43) and Rhodes Scholar (Clinton). Biden's pullout from Afghanistan and pivot to Ukraine is a wonder to the world. Biden has five Rhodes scholars on his staff, led by Jake Sullivan. If the Collapse in Afghanistan was planned all along, then *inversion* attained by foreign and domestic enemies makes sense of the absurdity. From September 11th wars to pullouts, **British subversion explains numerous senseless surrounding anomalies.**

Are not these dubious and failed wars intended to weaken America, burden it with debt, and **delegitimize all institutions to facilitate reversion to the British empire**, under the guise that Americans can't govern themselves? Self-government is the American experiment. Americans tried it. Americans failed at it. Time for British monarchy. The British are driven by an **imperialist power calculus**, not morality, or even profits. For the British, America losing wars is *Britain's way of winning the Great War on America*. This is war.²⁰

¹⁹ *Hitler's Table Talk*. Ostara Publications: 2016. Quote dated to July 25, 1941.

²⁰ What is Prince Harry doing in the US, but shopping himself around, as if he were a prodigal son, who will someday bring America home to the empire?

8. ENGLISH MAFIA COVID LOCKDOWNS

The word *mafia* means “exception to law.”²¹

America is the “exceptional” country. It protects its war crimes by claiming *exception* to international law—flaunting its status as a *mafia state*.

What is the difference between the English Mafia and the Italian mafia?

The Italian mafia breaks the law. The English Mafia makes the law.

Whereas the Italian mafia may fail to pay taxes on sales of cigarettes, liquor or gasoline, the English Mafia seeks tax exemptions. It seeks to *legalize its crimes ahead of time by exceptions and immunities that harm the public*. It now talks for “pandemic amnesty.”

A CFR policy wonk Howie Zucker was NYS Public Health Commissioner under Cuomo. CRF experts (wonks) and influencers massaged Cuomo with campaign contributions and book deals. In return, Cuomo assured that nursing home executives “[shall have immunity from any liability, civil or criminal](#), for any harm or damages alleged to have been sustained as a result of an act or omission” on their part during Covid.

The English Mafia won a license to kill Americans. Should our enemy have **immunity** to kill us? Big Pharma won immunity *before* its program of mass vaxxecution.

Who would need immunity from criminal prosecution, of criminally negligent injury and homicide, but ringleaders planning negligent injury and homicide?²²

British public health terrorists have long sought tools for population control. The Queen’s husband wished to be reborn as a virus. British media fixates on viruses—the new poison gas fiction to instill fear in the public to achieve next-level compliance.

British eugenicists loathe the character of human population and aim to “evolve it.” They funded and released “gain of function” (weaponized) agents. If the British created mass murder communism by sponsoring Lenin, is mass vaxxecution out of British character? That is British character—by imperialist culture, geopolitics, and history.

Covid lockdowns revealed the English Mafia’s power—an ability to push dictates that violated long-standing medicine. Only raw political power could destroy the integrity of medicine by the ability to pull—or threaten to pull—the licenses of nurses and doctors with integrity—and to give homicidal immunity to co-conspirators. This assured professional conformity to hysterically inverted public health policies and inverted medical practices—which murdered tens of thousands, as admitted by, the NYS Health Department’s own report. No one was held responsible indicating the English Mafia’s tactical success. We have no national security against the English Mafia.

²¹ <https://en.wikipedia.org/wiki/Mafia>

²² <https://brownstone.org/author/michael-senger/>

English Mafia capture of the medical profession presents a open danger to the public.²³ This danger can only exist because an unregulated foreign menace has wormed its way into the Republic and attained state capture under the nose of British loyalists.

The capacity of the English Mafia to direct the media, to co-promote talking points, to deplatform descent—indeed to lockdown the world over the sniffles—points to its vast power from the Oxford-[Imperial College](#) academic pyramid to the [Lancet](#) to the BBC.

The English Mafia gets the law on its side *before* it commits crime, which is its central strategy to freely operate without direct political opposition or substantial controversy. This type of enemy corruption of our laws should forfeit *ex post facto* protections since the subversion of our proper laws would be invalid.

9. KENNEDY VERSUS THE ENGLISH MAFIA

The English Mafia is the most dangerous force in America. **It operates freely with no political opposition.** The American people have almost no response to it because it is not named. You can't oppose what has no name. They are not taught to name it or to oppose it. If they oppose it, they are mocked. Americans are even **traumatized** against naming or opposing it. The English Mafia very likely deposed and disposed of JFK.

Kennedy addressed the danger of the English Mafia in his famous secret society speech.

“The very word ‘secrecy’ is repugnant in a free and open society; and we are as a people inherently and historically opposed to secret societies—to secret oaths.”

“**For we are opposed around the world by a monolithic and ruthless conspiracy that relies primarily on covert means for expanding its sphere of influence—on infiltration instead of invasion, on subversion instead of elections, on intimidation instead of free choice, on guerrillas by night instead of armies by day. It is a system which has conscripted vast human and material resources into the building of a tightly knit, highly efficient [mafia] machine that combines military, diplomatic, intelligence, economic, scientific and political operations.**”

Kennedy was not speaking about the Soviets, Russia, or communism, which fielded “armies by day.” Kennedy did not mention them by name. Who was he accusing?

What works by secret societies and subversion? British imperialism.

Kennedy spoke of what generated Bolshevism—the two-faced English Mafia—the Mafia that seeks world dominion by assassinations, coups, and endless crises to force its solutions on the world—world domination by GENOCIDAL BRITISH GEOPOLITICS.²⁴

²³ <https://brownstone.org/articles/the-foegen-effect-how-mask-wearing-can-make-you-sick/>

²⁴ <https://sites.google.com/view/gbg-journal>

As ambassador to Britain, Kennedy's father feared for his own life.

After the fall of France, Churchill's aim of total victory could be realized only under one condition: **that the United States become embroiled in another world war.** After a talk with Churchill, Joseph Kennedy, American ambassador to Britain, noted: **"Every hour will be spent by the British in trying to figure out how we can be gotten in."**

When he left from Lisbon on a ship to New York, Kennedy pleaded with the State Department to announce that if the ship should happen to blow up mysteriously in the mid-Atlantic, the United States should not consider it a cause for war with Germany.

In his unpublished memoirs, Kennedy wrote: **"I thought that would give me some protection against Churchill's placing a bomb on the ship."**²⁵

A US ambassador believed Churchill would murder him to get the US into war.

Conservatives, like Newt Gingrich, celebrate Churchill without reservation, as a veritable *American hero*.

With the demise of Kennedy, British psychological warfare went into high gear.²⁶

On the day of Kennedy's assassination (November 22, 1963), the CBS Morning News ran a story about British Beatlemania, and the song, "She Loves You." Three days before the assassination, the Beatles had their debut on American television.²⁷ The Beatles landed on America 11 weeks and 3 days later.

The **"British Invasion"** promoted drugs to youth (British war by opium) to US youth leading to the crack cocaine and crime epidemics of the 1980s. Mass incarceration capped the calamity of family breakdown, divorce rates, and latch-key children. By psychological warfare, hypersexuality co-existed with AIDS hysteria inducing paralyzing fear to reproduce among the most responsible in society. Surging school budgets co-existed with the collapse of education standards and the *Closing of the American Mind*. Drugs do that.²⁸ Urban blight is indistinguishable from the ravages of war. As Hitler said, "One of the two countries will have to disappear."

Americans hardly recognize the country they grew up in. It has disappeared by covert warfare. Did we have **informed consent** or **warnings**? Do we really have national security? Where is it? Queen Elizabeth knighted the Beatles for their service. Asymmetric warfare works. The British Tavistock Institute and its British military psychiatrists weaponized music and social science for purposes of social engineering.²⁹

²⁵ *Great Wars Great Leaders*. Raico: 74. <https://mises.org/library/great-wars-and-great-leaders-libertarian-rebuttal>

²⁶ David McGowan. *Weird Scenes Inside The Canyon: Laurel Canyon, Covert Ops, and the Dark Heart of the Hippie Dream*. (2010).

²⁷ <https://en.wikipedia.org/wiki/Beatlemania>

²⁸ https://logosmedia.com/entheogens_whatsinaname_psychedelicspirituality_socialcontrol_cia

²⁹ https://en.wikipedia.org/wiki/Tavistock_Institute

Woodrow Wilson—foreshadowing JFK—cryptically mentioned the English Mafia.

“The government, which was designed for the people, has got into the hands of the bosses and their employers, the special interests. An **invisible empire** has been set up above the forms of democracy.”³⁰

“A little group of willful men, representing no opinion but their own, have **rendered the great government of the United States helpless** and contemptible.”³¹

“I am a most unhappy man. I have unwittingly ruined my country. A great industrial nation is now controlled by **its system of credit**. We are no longer a government by free opinion, no longer a government by conviction and the vote of the majority, but a government by the opinion and **duress of a small group of dominant men**.”

"Since I entered politics, I have chiefly had men's views confided to me privately. **Some of the biggest men in the United States**, in the field of commerce and manufacture, **are afraid of somebody, are afraid of something**. They know that there is a **power somewhere so organized, so subtle, so watchful, so interlocked, so complete, so pervasive, that they had better not speak above their breath when they speak in condemnation of it**."³²

Wilson indicates an imperialist threat to our sovereignty and self-government. Since 1913, the US is a British central banking colony. The Queen knighted Alan Greenspan. The first Chairman of the New York Federal Reserve Bank was of *Skull and Bones*.

Greenspan joined the Council on Foreign Relations (CFR) years prior to his nomination as FED Chairman by debt-hog Ronald Reagan (protégée of freemason Manly P. Hall).³³ Bonesman HW Bush and Rhodes Scholar Bill Clinton affirmed Greenspan's post. Greenspan is known for a vast speculative bubble that imploded into the 2007 housing crash, yielding a “Silent Depression,” ever since. Clinton and Bush pushed through GATT and NAFTA that offshored American industry leaving a **Rust Belt**.³⁴

These same British influencers pushed America into a thirty-year period of permanent decline, war, skyrocketing debts, lockdowns, and now hyper-inflation. Without British-serving influencers, the US economy would not have falling into a permanent real-world decline. Who would want the US cut down to size? Its enemies. Who is enemy number one with the capacity to do that? Britain—as Kennedy gasped to say.

Trump picked Jerome Powell, Gorsuch, and Kavanaugh from the same prep school. Powell's Federal Reserve openly inflicts “pain,” under a reverse wealth-effect theory. His rapid rates hikes destroy boomer retirement-portfolio savings *faster than inflation*.

³⁰ https://www.brainyquote.com/quotes/woodrow_wilson_105428

³¹ https://www.brainyquote.com/quotes/woodrow_wilson_403138

³² Woodrow Wilson, *The New Freedom*, 1913 https://en.wikipedia.org/wiki/Portal:Business/Selected_quote/47

³³ https://www.salon.com/2014/01/05/ronald_reagan_and_the_occultist_the_amazing_story_of_the_thinker_behind_his_sunny_optimism/

³⁴ https://en.wikipedia.org/wiki/Confessions_of_an_Economic_Hit_Man

Wharton's Jeremy Siegal said, "The fact that they didn't begin to pivot until November of 2021, and they didn't start doing anything until March of 2022, is unforgivable. **It's gross negligence as a steward of our monetary system.**" Would a mafia serving a foreign enemy do "gross negligence" to our monetary system?

"Jerome Powell's rhetoric is dangerous. A Fed-manufactured recession is not inevitable – it's a policy choice. **Higher unemployment should not be the economic policy of the United States**, particularly, when the Fed's aggressive interest rate hikes are ill-suited to address inflated food and energy prices from Putin's war in Ukraine, **supply chain bottlenecks.**"³⁵

Senator Elizabeth Warren did not finger the English Mafia's hand in the initiating the crisis in Ukraine or the Covid bottlenecks. She did not call for Powell's resignation or for the nullification of the Federal Reserve power to set interest rates. She is all bark and no bite. Typical of affiliates of the Rhodes Mafia she leads and nosedives the opposition.

Powell uses the Phillips Curve from a knighted-Fabian who invented a *false tension between productive jobs and inflation*—a pretext used to crush economies that get too strong. The Philips Curve is central to the destructiveness of British central banking. Productive jobs solve supply-chain failures to reduce inflation. Rate hikes bring it.

10. GENOCIDAL BRITISH GEOPOLITICS (GBG)

The Pan-Angle project for British world domination, openly voiced by Cecil Rhodes, is responsible for GENOCIDAL BRITISH GEOPOLITICS, and the attendant gaslighting leadership characteristics averred as deranged, psychopathic, racist, and genocidal.³⁶

GENOCIDAL BRITISH GEOPOLITICS is *the* driver of the calamities of the 20th century.³⁷

GENOCIDAL BRITISH GEOPOLITICS existed before and after Hitler.

In a famous interview with Leslie Stahl, Secretary of State Madeline Albright remarked that it was "worth it" to the Anglosphere to starve to death 500,000 Iraqi children. Englishmen are unfit for leadership—local or global. From the plunder of the food of the Irish and *scripting it* as a potato famine,³⁸ **British concentration camps** imposed on Boers of South Africa, British-proxy starvation of Ukrainians by the Soviets to post-war British enthusiasm for Stalin's conquest of Eastern Europe, Churchill's famine of Bengalis, and Britain's endless disruption of the affairs of the middle east, we see **genocide as the effect, if not the tool, of British and American foreign policy.**

³⁵ <https://www.politico.com/news/2022/09/02/powell-pain-fed-00054569>

³⁶ <https://pages.uoregon.edu/kimball/Rhodes-Confession.htm>

³⁷ <https://sites.google.com/view/gbg-journal>

³⁸ <http://www.renegadebroadcasting.com/the-solar-storm-chris-fogarty-6-28-15/>

The English Mafia deflects blame for genocide, that it is the true cause of, by inventing euphemisms, like “collateral damage.”

Genocidal British Geopolitics (GBG) is the great evil in the world that accounts for the dark age of the twentieth century. **GBG is the British willingness to use genocide as a tactic of its world ambitions.** This phenomenon has never been confronted with full consciousness of its origin, danger, and evil. The British empire’s **power calculus** is the locus of that evil, which is why, **Britain is the original evil empire.**

Britain sponsored Lenin, Stalin, and Trotsky in London ten years before the *British* revolution in Russia. Lenin translated *Industrial Democracy* by Fabian founder Sidney Webb of the King’s Privy Council. **All the blood of mass murder communism is on British hands.** Britain has never suffered any scrutiny over this to this day. Robert Conquest of Oxford was a communist party member, a British knight, an affiliate with the Hoover and Heritage Foundations, and won a Presidential Medal of Freedom. This is not atypical of British celebrity intellectuals and intelligence agents. They are rent-a-pens for British world domination, puffing whatever serves it, as the times demand.

Britain weaponized Jews as the face of Soviet communism, giving them a new identity as Czar-killers, as monsters butchering the NKVD’s extra-judicial killings, and as agents of famine in Ukraine.³⁹

Communism is British imperialism by GENOCIDAL BRITISH GEOPOLITICS.

Britain subverted Jewish standing in Europe—paving the way for their due expulsion—as **British-serving** assassins, terrorists, and communist revolutionaries. Their activities were an existential threat to Europe—requiring an existential answer that Hitler provided—in self-defense to save Germany and non-communist Europe. The British are responsible for any consequent expulsion of Jews during the Hitler period.

Hitler was merely a nationalist speed bump crushed under juggernaut of British world domination by communism, British Israelism (Zionism), central banking colonization, and international frameworks used to denationalize—genocide—nation after nation. Rhodes said the goal was to **subdue the world to subdue America.**

GENOCIDAL BRITISH GEOPOLITICS is a fact. The sooner Americans deal with it, the sooner they can have their normal lives back. By now if America confronts this evil, it must do so by confronting it from within by uprooting every element of the English Mafia. Truth-phobes are **Rhodes-deniers.** They serve British conquest of America. They smear those who document British anti-American activities as “conspiracy theorists.” There is no theory. JFK was not a conspiracy theorist. He was a victim of it.

Cecil Rhodes told you what you need to know to solve 9/11. So, did Trump and Clinton.

³⁹ <https://en.wikipedia.org/wiki/NKVD>

11. POWERS VOID UPON PUBLIC NOTICE

The law creates *states of being upon notice*. An officer that informs that you are under arrest creates for you a new state of being—*arrestee*. Service of a lawsuit makes you a *defendant* in a lawsuit. If served with divorce papers, you are *party to a divorce*.

The use of the public notice in newspapers indicate transfers of property.

Formal impeachment procedures to remove and replace officials are not the only lawful methods to remove and replace officials—given *posse of the people*.

What *practical* standard is sufficient to achieve removal by *posse of the people*?

The 14th Amendment voids the authority of domestic enemies, which is a matter of establishing the identity of an oath-bound official, as a domestic enemy. Thus, public notice in some form is required, as with this, BUFFALO-MEMO. Notice may take the form of a warrant statement or other statement of facts and references.

Practically, notice must provide incontrovertible and accessible facts, found best in admissible hearsay, public speeches, and other publicly available information, to achieve a lasting removal of the domestic enemy with minimal protest.

Public notice that presents **accessible facts** that establish the identity of a domestic enemy is sufficient to [1] *impeach and void his authority* under the 14th Amendment and [2] *prompt removal* by posse of the people with full immunities to the people.

Public notice of a domestic enemy to oath-bound persons, such as, oath-bound law faculty, is sufficient to provide notice to void authority and compel action.

This memo provides such notice:

[1] Rhodes Scholars are British enemy agents of the United States.

[2] Hochul nominated an enemy agent Rhodes Scholar to be Lt. Governor.

[3] Hochul is a domestic enemy by assisting enemies of the United States.

These facts so assembled speak for themselves. This statement of incontrovertible and accessible facts voids Hochul's privilege to hold office and voids Hochul's authority as governor. Here on her orders are illegal orders not to be followed.

Failure of the domestic enemy to heed notice subjects them to lawful arrest and physical removal by the people themselves. This presentation of facts accessible to law-loyal public establishes the domestic enemy's *guilt*. That is more than enough to legitimize removal by posse of the people with full immunities. Probable cause is an absolute defense to the charge of illegal arrest. Incontrovertible and accessible facts are an absolute defense against illegal arrest and removal.

12. POSSE OF THE PEOPLE AND PUBLIC VALIDATION OF ACTION

Sustainable political actions win public support *after the fact* when prior approval is impossible. While unconstitutional, Jefferson's Louisiana Purchase was popular after the fact, whereas Cuomo's vitiation of the NYS State Constitution by his Cuomo Enabling Act expired not soon enough.

We call extra-constitutional action, dependent on *after the fact* public approval, a **popular pivot**. The Louisiana Purchase was a successful popular pivot. Ratification law sanctions posse of the people actions ("popular pivots") as legal and constitutional. For them to be *popular*, however, they must be true and/or practical. That is their **limit**.

China's conquest of Hong Kong does not retain the approval of the people of Hong Kong who still resist, as far as, they can. The people of Hong Kong do not have the power to reject Beijing's domination, just as, Europeans had no power to resist British and American-backed mass rape and murder by their Soviet proxies. Short of genocide popular resistance lives in the people to outlive the personalities of evil regimes.

When the Soviet Union collapsed, there was no Soviet constitutional process permitting it. The Soviets approved *after the fact*. The merger of East Germany into West Germany did not follow a formal East German constitutional procedure, but was approved *after the fact* by Germans themselves.

Truth and practicality make the pivot popular. Ratification Law makes it legal. To achieve truth, removal claims must make use of accessible facts to attain plausibility. The evidence standard is "*reason to conclude based on available public evidence.*"

The Virginia Ratification of 1788 admits the following:

"We the Delegates of the People of Virginia [...] make known that **the powers** granted under the Constitution being derived from the People of the United States **may be resumed by them whensoever the same shall be perverted to their injury or oppression.**"⁴⁰

That is a **summary power** to take power out of the hands of officials.

Posse of the people doctrine enshrines the **coup power**. The doctrine sanctions **emergency political action** of a corrective coup to **restore** fiduciary government.

Posse of the people overrides all other prohibitions on primal political action that domestic enemies would appeal to when trying to preserve their tyranny.

⁴⁰ https://avalon.law.yale.edu/18th_century/ratva.asp

Posse of the people allows the public to arrest and remove the domestic enemy with full immunities. That is US law.

Posse of the People—and therefore the Constitution—does not require a judge or grand jury to verify facts, or judicially signed warrant with probable cause, or an election. Domestic enemies do everything they can to foil free and fair elections and trials.

The **practical standard** for the facts required is what is compelling and necessary to effect removal and **sustain it**—known for certain only—**after the fact**. “Reason to conclude based on available public evidence” is sufficient and exculpatory for removal. Public officials are always *fiduciaries*. The bias is always *against* them. If they give the public reason to believe they are domestic enemies, they are toast. That’s politics.

Permanent removal by posse of the people is achieved by popular approval. **A reasonable and law-loyal public assents to the quality of the facts presented after the fact**; though the matter may be further adjudicated, as the people see fit.

By a compelling notice, a sole civilian citizen can provide to the public and loyal officials the material to initiate lawful and aggressive **action** against domestic enemies, while securing for all law-serving citizens all legal immunities incidental to a lawful arrest, including by not limited to, access to regime bunkers where politicians hide.

The Constitution cannot give domestic *enemies* due process rights to hold office to defend against posse of the people actions. When the people must resort to posse of the people actions, a long train of abuses has prompted appeal to emergency excision.

By the time the public must resort to posse of the people, system integrity is already dead, and the people have lost confidence in its **procedural justice**. The processes of the systems cannot be relied upon. Therefore, the care and standards of the system *reserved for the people* and *for their protection* cannot be used to aid the domestic enemies. Domestic enemies cannot hide behind security soldiers. *Their* duty is to stand down.

Posse of the people cuts through all nonsense to get at the cancer and cut it out whenever it is necessary. This extraordinary doctrine will save the country.

When a domestic enemy can be identified by **admissible hearsay**, their privilege to hold office is **void upon notice**. The practical standard of facts is a presentation true and accessible facts that moves the people to arrest the enemy. Under posse of the people, the Constitution does not require a trial to *establish the identity of a domestic enemy*, but only a trial for what crimes they may be *convicted and punished* for. The evidential test for initial and lasting removal is *practical* and different from what is necessary for a criminal conviction. What is practical is what wins mutual agreement across time. Gerald Ford said, “an impeachable offense is whatever a majority of the House of Representatives considers it to be at a given moment in history.” What provokes the people to a **SUMMARY REMOVAL** is *whatever does*—and is by definition protected.

13. IMPEACHED GOVERNMENT: HOCHUL ET AL

We have established that Hochul is a domestic enemy. She is disqualified from office.

We have established that Rhodes Scholar Delgado is an enemy who cannot replace her as governor. He is disqualified from office.

The NYS Legislature has had months to object to Hochul's nomination and to remove this danger. Lawmakers have done nothing. Formal impeachment is impossible under current political conditions in New York. NYS politics are so corrupt the question is fully ignored, even though, the obvious can be raised.

A reasonable public (the reader) knows that Hochul assisted agents of a foreign enemy into high office and that the state legislature did not object. NYS lawmakers are domestic enemies. As such, the NYS Legislature is impeached and disqualified.

The governor and state legislature are empty of fit office holders. We do not have a lawful and loyal Gov. Lt. gov, or state legislature. Their budgets are invalid, their issued bonds non-binding. All are domestic enemies that have failed to support and defend our constitution. Being occupied by domestic enemies, these offices are empty.

By necessity the people must reassume the powers of government.

These offices must be restarted by a new body.

Elections will not fix the problem because these officials will continue to hold office for the next two months, and the **MAJORITY** of them will be re-elected. Thus, the people's body will be occupied by domestic enemies for the foreseeable future.

Importantly, no challenger has objected to the domestic enemy problem, which means they are unfit for office themselves. Those who desire to hold oath-bound office are willing to take the oath of office. If they do not defend the constitution on their way to office, they are unfit just as much as a domestic enemy. Silence is assists treason.

Challengers, such as Zeldin, have not objected to the current situation.

Those who are **unfit to see** the dangers are **unfit to address** the dangers.

POSSE OF THE PEOPLE means the people do not have to put up with the ruling scum—the warmongering English Mafia—that is spinning the death spiral of the world.

Whenever the people are tired of this in 100 years, 50, 20, 10 years, or 5, 2, or 1 years, or perhaps just 1 month from now, they can act to take charge to end it.

When their fear of hunger is greater than their sense of danger they will act. **Posse of the people should assure them that the law is on their side taking that fear of legal liability away.**

14. NYS BOARD OF TRUSTEES

A tool is a means to an end. The NYS Board of Trustees is a mean to assure self-government, law, and quality of life against domestic enemies. Its function is to remove domestic enemies from the political system, as they arise, institutionalizing posse of the people powers. Proactive weeding of the weeds calms the people.

No other political institution has that function. System integrity is a necessary function for fiduciary government. Thus, an institution with such functions must be created.

Ratification Law empowers the people with emergency powers, including, the power to design or redesign government. The people have the power of amendment to “alter or abolish” government—to create new institutions that serve legitimate functions.

Since our government is meant to be a fiduciary-government, it is a legitimate function to assure the fiduciary nature of the government against subversion. A NYS Board of Trustees fashioned for such a purpose is legitimate under posse of the people.

The people are likely to support such a Board of Trustees—*after the fact*. Why is that?

“People don't know what they want *until* you show it to them.” – Steve Jobs

15. RESTARTING THE LEGISLATURE

The US Constitution guarantees all states a republican form of government.

The two-party system is responsible for the infestation of domestic enemies and the current failed state. A republican form of government is one that answers to the people. To break away from the infestation of domestic enemies controlling the two-party system, the NYS Board of Trustees recommends a shift to an “ethno-legislature,” whereby, the people organize ethno-parties, such as, Italian, Irish, German, etc.

Seats in the Ethno-Legislature will be guaranteed to the many parties based on the most recent and reliable census data and ongoing ethno-self-identification. A general party that supports the Ethno-Legislature *concept* will accommodate all those who cannot or prefer not to identify mono-ethnically.

- ✓ All parties will be publicly-funded by the Board of Trustees to box out oligarch corruption which largely comes from British-serving sources.
- ✓ Guaranteed seats assure general ethno-party harmony and a restoration of ethno-culture in our society over lowest-common-denominator consumerism.

DRAFTING SUNY STUDENTS:

To establish these parties quickly, the Board of Trustees recommends drafting SUNY students to:

[1] create the ethno-parties and

[2] provide initial representatives for the new Ethno-Legislature.

[3] Out of this new Ethno-Legislature a new governor will emerge.

- ✓ We may need an upstate and down state governor.
- ✓ We may need a 1000-seat assembly to truly represent a state of 20 million people.
- ✓ To end political apathy, the Board of Trustees recommends setting the age requirement to vote or hold office at 16 years of age.

To attain these last changes, we use the posse of the people principle to add an amendment to the state constitution allowing for state constitutional amendments:

Upon 5/9th approval of the state legislature and upon recommendation of the Board of Trustees. This will make NYS government the most responsive state in the Union.

CONTACT AND CONVERSATION

EMAIL

NYS Board of Trustees ("NYBOT")
NYBOT@protonmail.com

FORUM:

<https://forum.ethnopower.com/login>

BUFFALO-MEMO PDF:

<https://ethnopower.com/buffalo-memo/>