

# Deprivation of Rights Under Color of Law



By Lex Greene

October 31, 2023

Most Americans cannot uphold, defend, or enforce their own Rights simply because they don't even know what their Rights are, where those Rights come from, and what is or isn't law. Most simply believe whatever they see on TV or social media posts. Very few ever do their own homework in order to know what's true.

["Deprivation of Rights Under Color of Law"](#) isn't just a long-standing legal theory, it's a federal crime under [18 U.S. Code § 242](#).

Because the United States of America is a Constitutional Representative Republic of, by and for The People under the [Charters of Freedom](#), with certain inalienable Natural Rights, there is no circumstance in which any governmental body or agency has the legal authority to deprive the Natural Rights of any legal U.S. Citizen. The US Supreme Court has ruled on this matter numerous times over the years and in each case, the high court ruled that even under the most extreme cases of real states of emergency conditions, government has no authority to deprive Citizens of their Natural Rights.

Yet in recent years, we have seen the federal government do it, state governors do it, even county and local government officials do it. In every case, these public servants are acting beyond any constitutional authority and in direct

violation of protections codified in the Constitution and Bill of Rights.

The entire COVID19 event provides a perfect example of deprivation of rights under color of law.

- Lockdowns
- Job losses
- Loss of incomes
- Masking
- CV (PCR) Testing
- Vaccinations
- Social distancing

All of these things were illegally perpetrated on all of society and no governmental body, foreign agency, corporation, or employer had any right whatsoever to do it. In every case, these many actors issued or advanced so-called “mandates” (*forced or coerced compliance*) under color of law. In every case, they were committing a crime against humanity, punishable under [18 U.S. Code § 242](#).

Two and a half years later, it’s now public knowledge that [99% of all CV related illnesses, injuries and deaths](#) are a direct result of these “mandates,” most notably, the so-called “[mRNA vaccines](#).”

According to the US Federal Government, an estimated 70% of Americans have received one or more of the lethal “vaccines.” [VAERS Reports](#) confirmed within the first 30-days of the vaccine rollout in early 2021 that the mRNA injections were causing highly abnormal and fatal reactions in millions of patients. But the push to continue use of these lethal injections is ongoing even today.

There are many other examples of abuse of power today, wherein government officials, foreign agents, and corporate boards act as though they are totally immune from prosecution under [18 U.S. Code § 242](#), but no one is immune from prosecution in the

matter of deprivation of rights. It remains a direct violation of the US Constitution, Bill of Rights and US Law to deprive anyone of their Natural Rights under color of law. Anyone and everyone engaged in such activities is subject to prosecution under [18 U.S. Code § 242](#), as well as civil liability suits for massive damages arising out of these events. No one is immune...no one!

But I believe the situation is even worse than described here. What is happening in the USA since at least January 2020 is democide...

**Democide** NOUN *"the killing of members of a country's civilian population as a result of its government's policy, including by direct action, indifference, and neglect"*

#### **TITLE 18, U.S.C., SECTION 242**

*"Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, ... shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death."*

Even in times of war, the US Government has no authority whatsoever, to deprive American Citizens of their Natural

Rights. All efforts to do so are acts under color of law, not under lawful authority. In the USA, all federal, state, and local governmental bodies have very limited authority and power under both Federal and State Constitutions, further denying any such unconstitutional powers as defined in both federal and state bills of rights.

247 years into American history, it's almost impossible to list all of the ways the people's Rights have been deprived, in nearly every case, under color of law. Every such act is a crime in the USA, and if such acts result in the injury, death or attempted murder of American citizens, the crime is punishable by death.

**If you don't know your Rights, you don't have any Rights!**

The 2020 US Elections were heavily manipulated under false "declarations of emergency" due to an alleged "killer virus" now confirmed to be a "gain of function" toxin developed in and released from a Wuhan China bioweapons lab. The event may have been used for the purpose of declaring that emergency, falsely allowing violations of numerous state election laws in order to manipulate the outcome of the critical 2020 election cycle.

Since then, talk of numerous other "killer viruses" on the horizon continues to create fear in the hearts and minds of millions of American voters. Since the first day of the Biden administration, the USA has been weakened to its most vulnerable state in history, while wars abroad now threaten to spiral into a 3<sup>rd</sup> world war at any moment.

This means that by some method, health threat, threat of war, or real war, economic collapse, the list is endless now, the powers who did these things intend to create another "emergency" ahead of the 2024 elections.

The plan is to stop the 2024 election from even taking place,

as it's clear Donald Trump is the GOP nominee already, and Biden's approval ratings are in the toilet.

Remember, acts under color of law are not law. In fact, they are a direct violation of law.

**Never go-along to get-along again!**

© 2023 Lex Greene – All Rights Reserved

E-Mail Lex Greene: [lexgreene23@mailfence.com](mailto:lexgreene23@mailfence.com)