My new book, *By the People*, calls for such an adversarial stance toward the federal government that, as the Declaration of Independence instructs, I should declare the causes that impel me to this position. Those causes are most assuredly not “light and transient.” America’s political system has been transmuted into something bearing only a structural resemblance to the one that the Founders created. The substance is nearly gone.

I should begin by noting that the rule of law is the foundation of civilization. It is especially essential to a free society, and so the decision to engage in civil disobedience is *not* to be taken lightly. I argue, however, that we have reached the point in our history at which that decision is justified.

CHARLES MURRAY

*By the People* is the W. H. Brady Scholar at the American Enterprise Institute and the author, most recently, of *By the People*. He spoke at the Cato Benefactor Summit in February.
The Constitution has been discarded and cannot be restored, for reasons that are inextricably embedded in constitutional jurisprudence. Aspects of America’s legal system have become lawless, for reasons that are inextricably embedded in the use of law for social agendas. Congress and the administrative state have become systematically corrupt, for reasons that are inextricably embedded in the market for government favors. And the federal government is in a state of advanced sclerosis, for reasons that are inextricably embedded in the nature of advanced democracies. I believe that solutions are now beyond the reach of the electoral and legislative processes. The citizenry must therefore create new counterweights.

This is a very different kind of book for me. It’s a lot more overtly hostile toward the government—toward what’s been done to the American project—than I have ever been in print before. By the “American project,” I mean the notion that people ought to be left free to live their lives as they see fit, as long as they accord the same freedom to everyone else. That was the essence of what the Founders were trying to do. Liberty and the pursuit of happiness were no longer to be a privilege for the few but the unalienable right of all.

This book is also different in that I present a solution that’s truly practical. It has a chance of actually being implemented because it doesn’t require a single law passed by Congress, it doesn’t require the right president, and it doesn’t require five sympathetic justices on the Supreme Court. To put it bluntly: what I want to do is to make large chunks of the Federal Code of Regulations unenforceable. I want to make government into an insurable hazard, not unlike the insurance against flood, fire, or swarms of locusts. The way I want to do that is through massive civil disobedience underwritten by private legal-aid foundations.

Let me begin by illustrating this with a true story. I have to omit the details lest the protagonist be identified, but let’s call him Bob. Bob operates one of the many kinds of businesses that use Latino immigrants, legal or illegal. What makes him different is that all of his workers are documented. He goes to considerable trouble and expense—$20,000 to $30,000 a year—for the excruciatingly complicated visa process, which never gets simpler even though he brings back the same workers year after year. He pays good wages, pays for his workers’ air-
fares, and is a model employer and member of his community.

Yet Bob has come under relentless harassment by the government. Why pick on him? Because by doing the right thing and documenting his workers, he opened himself up to easy inspection by government enforcers. He made himself a soft target.

The harassment has been continual, and so has the string of fines and needless expenses that have followed in their wake. But the incident that focused my thinking on the regulatory state ended with Bob becoming so frustrated that he told the official enforcing a particularly idiotic regulation that he would fight it in court—at which point the bureaucrat said to him, “You do that, and we’ll put you out of business.” Bob knew that is exactly what would happen.

My friend’s story made me want to see a mystery man with a briefcase appear from nowhere, tap the bureaucrat on the shoulder, and say, “We are taking over this man’s case. We will litigate it as long as it takes. We will publicize that litigation in ways that will embarrass you and your superiors. None of this will cost our client a penny, and we will reimburse him for any fine you are able to impose. If you come back and bother him again, we will go through the whole process again.”

That’s the immediate point of what I call the Madison Fund: a private foundation that provides legal assistance to ordinary Americans who are being victimized by the regulatory state. We all live under a system with thousands of rules that we’re supposed to obey. I came to realize that in dealing with individuals, the government is a fearsome Goliath that can force submission. But when it comes to micromanaging the lives of more than 300 million people, government is the Wizard of Oz. It’s only fearsome when its booming voice is directed against a single target. When the curtain is pulled aside, it’s revealed as impotent to impose its will. The government cannot enforce its mountain of laws and regulations without voluntary compliance. Let’s have a private-sector counterweight that pulls back the curtain and exposes the Wizard’s weakness.

The Madison Fund would have three goals. First, it would defend people who are innocent of the regulatory charges against them. Second, it would defend people who are technically guilty of violating regulations that should not exist, drawing out that litigation as long as possible, making enforcement of the regulations more expensive to the regulatory agency than they’re worth, and reimbursing fines that are levied. Third, it would generate as much publicity as possible, both to raise the public’s awareness of the government’s harassment of people like them, and to bring the pressure of public opinion to bear on elected

“To put it another way: I want to pour sugar into the regulatory state’s gas tank.”
politicians and agency staffs. To put it another way, suggested to me by Chip Mellor of the Institute for Justice: I want to pour sugar into the regulatory state’s gas tank.

In the middle of the second decade of the 21st century, the stars are aligning for a much broader rebuilding of liberty than we could have imagined even a decade ago. I believe the openings created by these conditions have the potential to break today’s political logjam, clearing the way for reforms that are otherwise impossible. The forces leading to that potential outcome are fairly easy to describe.

First, the country is undergoing a cultural rediversification that is making local liberty increasingly attractive to liberals as well as conservatives. It is once again a patchwork of cultures, with a complex array of new ways in which American communities differ from one another. The mood is favorable for returning to a system that accommodates this diversity. In one way or another, the members of most of these new cultural pockets want to be left alone in ways that the laws of the nation, strictly observed, will no longer let them. And they need to be left alone if they are to live their lives as they see fit.

Second, technology has made liberty practical as never before. In 1900 you could make a pretty good case that you needed the federal government to stand up to local tyrannies or oversee meat inspection. Not anymore. Over the course of the 20th century, technology turned out to be an extraordinarily powerful way of countering these problems. And during the past decade, services made possible by information technology have moved into traditional businesses and found ways to beat the system. Companies like Airbnb and Uber are crashing through the combination of regulation and collusive capitalism that stifles innovation. They are providing services that were unimaginable just 20 years ago. And this is just the beginning.

Third, there is a broadly shared perception, driven by what’s happening in state capitals and city halls, that government has become visibly incompetent. Over the decades, as the private sector discovered it could not afford unionization, defined-benefit pensions, and absolute job security, the public sector made these ever more generous personnel policies routine. Government has been the only sector of the economy shielded from creative destruction. More recently, cities with budgets that have
ballooned no longer provide essential government services and fiscal crises at the state level have shown how unsustainable this model is. Simply put, the failure to fix potholes is not a partisan complaint.

There are a number of other important trends—from the alienation of those who pay the government tab to the vulnerability of corporations to criminal prosecution—all of which are problems that cross party lines. The point here is that there are plenty of reasons to think that the kind of civil disobedience I am encouraging will occur in the context of a society that is ready for broad-ranging changes. We are at the end of the American project as the Founders intended it, but opportunities are open for preserving the best qualities of the American project in a new incarnation.

No other country throughout the history of the world began its existence with a charter focused on limiting the power of government and maximizing the freedom of its individual citizens. Even after we set the example, no other new country subsequently has followed it. Neither has any old country modified its charter to become more like ours. The United States from 1789 to the 1930s is the sole example of minimal government anywhere, at any time.

Under that aegis, we also happened to go from a few million colonists along the East Coast of North America to the richest and most powerful nation on Earth, but that’s ancillary to another achievement: we became a magnet for those around the world who wanted to share in the opportunities afforded by American freedom.

America’s unique culture—its civic religion, as I have called it—made for a unique people. Some of our characteristics—our openness, our passion to get ahead, our egalitarianism, our over-the-top patriotism, our neighborliness—are not to everyone’s taste. But I love them all.

And yet, those qualities are fading, once-bright colors left too long under an alien sun. Systematic civil disobedience offers a chance to revive those colors—perhaps not to the primary intensity they once had, but enough that we are once again different from everyone else. America can cease to be the wealthiest nation on Earth and remain America. It can cease to be the most powerful nation on Earth and remain America. It cannot cease to be the land of the free and remain America. I am not frightened by the prospective loss of America’s grandeur or power. I am frightened by how close we are to losing America’s soul.

“I am not frightened by the prospective loss of America’s grandeur or power. I am frightened by how close we are to losing America’s soul.”
On April 1 PETER GOETTLER became the new president and CEO of the Cato Institute. He previously served as managing director and head of Investment Banking and Debt Capital Markets, Americas, at Barclays Capital, retiring in 2008. He was also CEO of the firm’s businesses in Latin America. Goettler has chaired the board of the New York City–Southern New York chapter of the National MS Society for the last two years. He also serves on the board of the Atlas Network. Goettler is a graduate of MIT, where he received both his bachelor’s and master’s degrees in management.

HOW HAS YOUR CAREER IN BANKING PREPARED YOU TO LEAD CATO?

The business that I built and managed was fairly complex, with a broad array of products that had to be delivered to varied constituencies. Like many businesses, our most important assets by far were our people. They were intelligent, talented, strong-willed, and completely committed to what they were doing. Wait a minute—I think I just described the Cato Institute!

Earlier in my career I developed relationships with Fortune 500 CFOs and treasurers and worked with them on innovative financing and risk management solutions. These relationships often turned into lasting friendships. Cato’s Sponsors are a group of the most impressive, interesting, and successful people in the world. As with my former clients, I look forward to developing enduring relationships with our Sponsors as we work together to advance our shared values of free markets, limited government, individual liberty, and peace.

YOU’VE TRAVELED THE WORLD MEETING WITH FREEDOM FIGHTERS. WHAT HAS STRUCK YOU THE MOST?

It’s hard not to be moved by the dedication and courage of those devoting their lives to expanding freedom in their countries—often places with authoritarian governments and, hence, environments quite inhospitable to our values. I return home inspired and recharged for the fight after spending time with those who are risking everything to build a freer and more prosperous society for the people of their country. I’ve met individuals who may face physical violence, prison, and even death to speak out about liberty. I’ve visited libertarian groups with escape plans in place should they need to flee their country. I’ve declined dinner invitations from hosts who would have been in danger had an American actually come to their home. Some have asked why I’m willing to assume the responsibility and challenges of leading Cato. Given the brave individuals I’ve met overseas, a better question might be, “How could I not?”

ARE YOU OPTIMISTIC ABOUT AMERICA’S FUTURE?

You bet. It’s easy to become discouraged when we see the government growing by leaps and bounds, invading every corner of our lives, and taking the wrong path at seemingly every turn. But in the long run I’m optimistic for three reasons. First, libertarianism is distinguished from other political philosophies by its intellectual consistency, its moral dimension in leaving people free to live their own lives and pursue their own dreams, and the fact that liberty produces the best outcomes. Ultimately, that’s a potent—and I think winning—hand. Second, government power is scary, but in a contest between that and the power of liberty, free markets, and pure capitalism—I’ll bet on freedom. Third, I take inspiration from our country’s founding generation. They created the libertarian vision of America. Can our job—recapturing it—possibly be more difficult than that?
As you clean out your closet this spring, it is also a good time to clean out your desk, as well as those personal files buried deep within your computer. Just like our closets, our files and financial plans need to be cleaned and updated on a regular basis.

In fact, most planning professionals recommend that our plans be overhauled whenever we experience a major life event such as marriage, divorce, birth of a child, or death of a parent. Even in the absence of a major change, it is a good idea to review our plans every couple of years. Discombobulating changes have a way of cropping up: that friend to whom you left a bequest may have passed away, or perhaps you are caring for a parent who is showing signs of dementia. Leaving a large amount of cash or securities outright to that parent would no longer make sense.

But just having an updated will is not enough. It is necessary to think through your asset list and to determine if your will “operates” on all your assets. The point here is that a great many common assets—retirement assets including 401(k)s, IRAs, and joint bank accounts—pass on to the beneficiary designated via account opening forms. So these assets are not typically governed by your will. They are governed by that form—now likely in the back of your desk or some forgotten online file—you filled out years before.

The trick here is to avoid what is called a “cufflink will.” Let’s consider an example. Joe is close to his only brother, Bob. Joe works with his broker and designates Bob as the beneficiary of his large IRA account. He also stops by his bank and makes Bob the joint owner of a good-sized bank account. Just to be sure that everything goes to his brother, Joe has a lawyer draw up a will which says that all his assets will pass to him. Beyond his IRA and bank account, Joe’s assets amount to an extremely lovely pair of gold cufflinks and an almost worthless timeshare.

Many years later, Joe and Bob have a falling out and Joe no longer wants to leave his hard-earned assets to Bob. So he goes to another lawyer who promptly draws up a new will saying that all of Joe’s assets will be split evenly between his niece, Agnes, and a favorite charity. But Joe neglects to change the beneficiary of his IRA and the title to his bank account. And now Joe dies! What will Agnes and the charity get? Despite Joe’s good intentions, Agnes and the charity will share the pair of cufflinks and the worthless timeshare. And this is because Joe’s will only “operates” on the cufflinks and the timeshare. His IRA and bank account—the truly valuable assets—are governed by the beneficiary designation form Joe filled out—and never updated—donkey’s years ago.

So do yourself a favor—take stock of your financial and estate plans on a regular basis. Make sure that your plan effectively accomplishes your wishes. You want to be sure, after all, that your assets go to the people and the charity of your choice.

If you would like more information about planned giving or about how to leave a legacy to Cato, please contact Gayllis Ward, our Associate Vice President of Development. Gayllis can be reached at gward@cato.org or (202) 218-4631.
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