‘Executioner’ Binds Mankind

“So who is this inexplicable being who, when there are so many pleasant, lucrative, honest, and even honorable professions, in which he could exercise his strength or dexterity, to choose among, has chosen that of torturing and putting to death his own kind? . . . He is created as a law unto himself.

“Consider how he is viewed by public opinion, and try to conceive, if you can, how he could ignore this opinion or confront it. Hardly can the authorities assigned him to his proper dwelling-place, scarcely has he taken possession of it, when others remove their homes elsewhere so they no longer have to see his. In the midst of this desolation, and in this kind of vacuum formed around him, he lives alone with his female and his offspring, who acquaint him with the sound of the human voice. Without them he would hear nothing but shrieks of agony.—A dismal signal is given. One of the lowest menials of justice knocks at his door and tells him that his services are needed. He goes. He arrives in a public square where people are crowded together with faces of expectancy. A prisoner, a parricide, a man who has committed a sacrilege, is flung at his feet. He seizes the man, stretches him, ties him to a cross, which our world upon these two poles,

Terror Against a U.S.-Style Constitution

France, impoverished by British Free Trade, Necker’s speculators, and ruinous debts, could only be prosperous again under the dignity of self-government and laws promoting productive economic growth. There had to be a written constitution, establishing the government’s purpose and power to so promote the general welfare.

The American example presented itself. Delegates to the 1787 Constitutional Convention had met at Franklin’s home to hear the program for the projected Constitutional government—nationally promoted industry and public credit. Gen. George Washington was duly inaugurated the first President on April 30, 1789, and brought in Hamilton as Treasury Secretary to implement the Franklin program.

On June 17, 1789, seven weeks after America’s national government began, a French “national assembly” was put into action, with Jean Sylvain Bailly as its president. Bailly and General Lafayette, spokesmen for the republican alliance with America, proposed the necessity of a written constitution to place the King and the entire nation under law, allowing for publicly controlled credit to finance national development.

This would be a leap far beyond the British “constitutional” monarchy, since Britain had no written constitution, and no real law other than the mere will of its private bankers, who dictated to the government and to the state church.

On June 20, the King having shut the assembly out of their hall, the members met on a tennis court. All but one signed an oath, as a revolutionary act, asserting that political authority derived from the people and their representatives, and vowing to continue meeting at all costs until a national constitution would be written, ratified, and put in force. This was France’s day of glory. The Tennis Court Oath launched what should have become known as the French Revolution.

On July 11, Necker secretly left France on the King’s advice. Savagely ignorant mobs were put into the streets protesting Necker’s downfall—though he had not really been dismissed, and was himself manipulating the King. The mob carried busts of Necker and Orléans as heroes who should be in power.

Rumor management (including lies of murder screamed by the Marquis de Sade out of his Bastille cell window, leading to his transfer to a lunatic asylum) steered a mob to storm