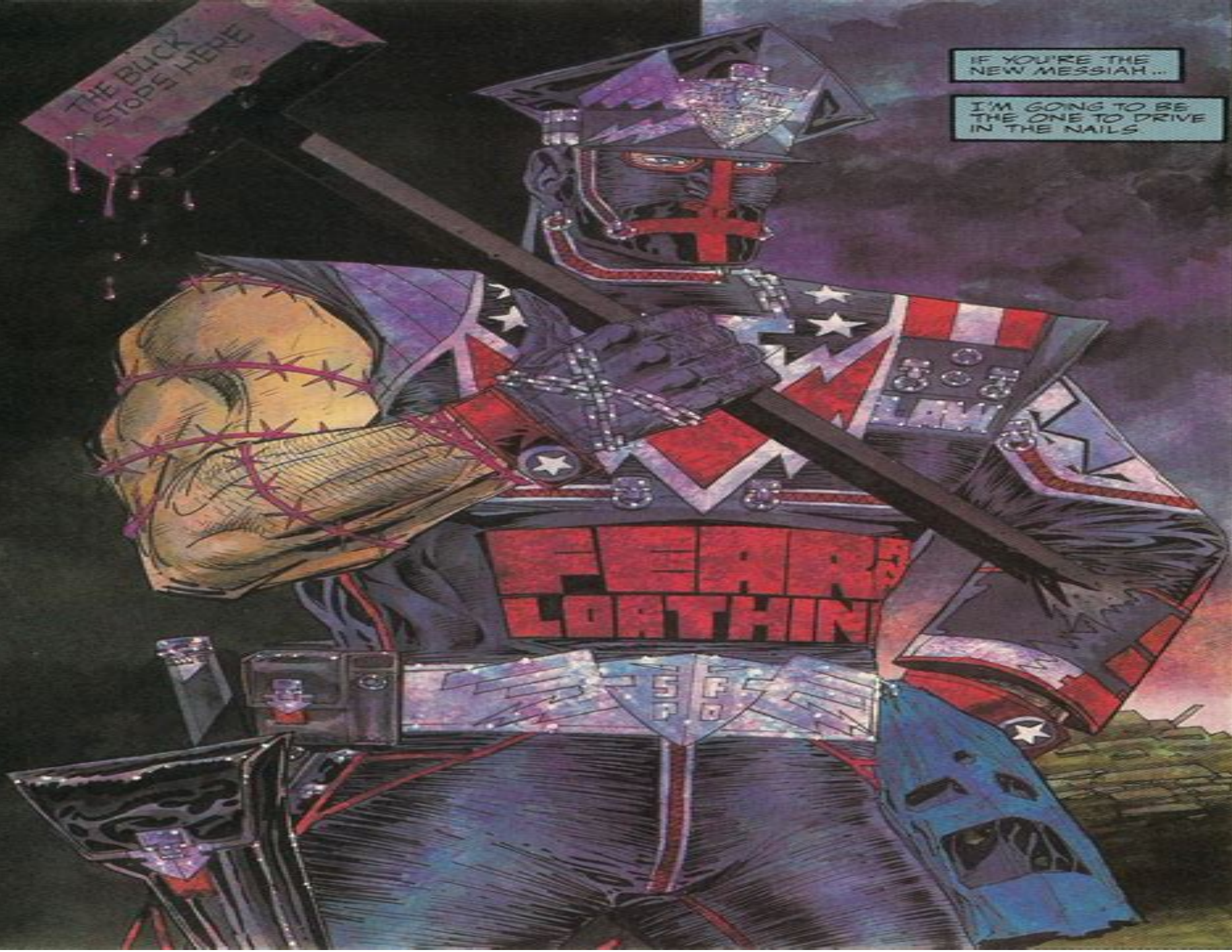


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Martial Law Bernard W. Menke, 1956 **The Administration of Justice Under Military and Martial Law** Charles Mathew Clode, 1872 **Martial Law and the Custom of War** Hamilton Tovey, 1886 Cases on Martial Law , 1910

Andrew Jackson and the Politics of Martial Law Matthew Warshauer, 2006 In order to win the famous battle of New Orleans Andrew Jackson believed that it was necessary to declare martial law and suspend the writ of habeas corpus In doing so he achieved both a great victory and the notoriety of being the first American general to ever suspend civil liberties in

America Andrew Jackson and the Politics of Martial Law tells the history of Jackson's use of martial law and how the controversy surrounding it followed him throughout his life. The work engages the age-old controversy over if, when, and who should be able to subvert the Constitution during times of national emergency. It also engages the continuing historical controversy over Jackson's political prowess and the importance of the rise of party politics during the early republic. As such, the book contributes to both the scholarship on Jackson and the legal and constitutional history of the intersection between the military and civilian spheres. To fully understand the history of martial law and the subsequent evolution of a theory of emergency powers, Matthew Warshauer asserts, one must also understand the political history surrounding the discussion of civil liberties and how Jackson's stature as a political figure and his expertise as a politician influenced such debates. Warshauer further explains that Abraham Lincoln cited Jackson's use of the military and suspension of civil liberties as justification for similar decisions during the Civil War. During both Jackson's and Lincoln's use of martial law, critics declared that such an action stood in opposition to both the Constitution and the nation's cherished republican principles of protecting liberty from dangerous power, especially that of the military. Supporters of martial law insisted that saving the nation became the preeminent cause when the republic was endangered. At the heart of such arguments lurked the partisan maneuvering of opposing political parties.

Andrew Jackson and the Politics of Martial Law is a powerful examination of the history of martial law, its first use in the United States, and the consequent development of emergency powers for both military commanders and presidents.

The Army and the Law Garrard Glenn, 1918

Emergency Powers in Asia Victor V. Ramraj, Arun K. Thiruvengadam, 2010

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Commentaries Upon Martial Law William Francis Finlason, 1980

This text deals entirely with the subject of martial law, the doctrine by which a chief of state in time of war, insurrection, or rebellion might, for the restoration of peace or order, declare war, exercise his power against rebels without any statute to authorize it, or any act of indemnity to legalize it.

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