

Schiff's Amendment

A Devolution Proof



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12 hr ago

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On July 7th, 2022, Julie Kelly posted a screenshot on twitter of an amendment to the NDAA put forth by Adam Schiff. [Here is Julie's 3 tweets on the topic:](#)



Julie Kelly 
@julie_kelly2



BREAKING: Schiff files amendment to NDAA that would conceal any info collected by the U.S. military for use in congressional investigations or court proceedings.

Massive attempted coverup of enormous proportions and preemptive power grab to prevent GOP oversight next year:

AMENDMENT TO RULES COMMITTEE PRINT 117-

54

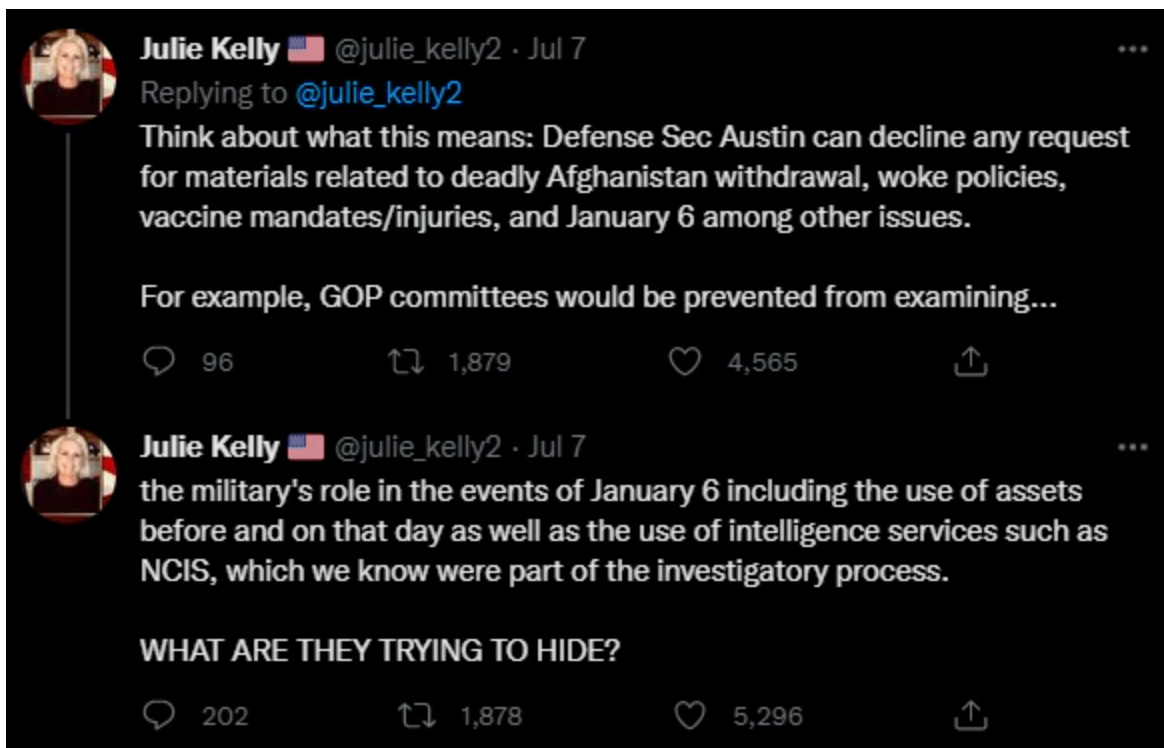
OFFERED BY MR. SCHIFF OF CALIFORNIA

At the end of subtitle E of title V, add the following new section:

**1 SEC. 5 ___. EXCLUSION OF EVIDENCE OBTAINED WITHOUT
2 PRIOR AUTHORIZATION.**

3 Section 271 of title 10, United States Code, is
4 amended by adding at the end the following new sub-
5 section:

6 “(d) Notwithstanding any other provision of law, any
7 information obtained by or with the assistance of a mem-
8 ber of the Armed Forces in violation of section 1385 of
9 title 18, shall not be received in evidence in any trial, hear-
10 ing, or other proceeding in or before any court, grand jury,
11 department, officer, agency, regulatory body, legislative
12 committee, or other authority of the United States, a
13 State, or a political subdivision thereof.”.



Her commentary is mostly accurate but there is something about this that everybody is missing. We need to look closer at specifically what [Adam Schiff's proposed amendment](#) would actually be amending.

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3 **Section 271 of title 10, United States Code,** is
4 amended by adding at the end the following new sub-
5 section:

So the amendment is adding a subsection to “Section 271 of title 10, United States Code.” Before looking at what is being added, let’s look at [section 271](#):

§ 271. Use of information collected during military operations

(a) The Secretary of Defense may, in accordance with other applicable law, provide to Federal, State, or local civilian law enforcement officials any information collected during the normal course of military training or operations that may be relevant to a violation of any Federal or State law within the jurisdiction of such officials.

(b) The needs of civilian law enforcement officials for information shall, to the maximum extent practicable, be taken into account in the planning and execution of military training or operations.

(c) The Secretary of Defense shall ensure, to the extent consistent with national security, that intelligence information held by the Department of Defense and relevant to drug interdiction or other civilian law enforcement matters is provided promptly to appropriate civilian law enforcement officials.

Here is what Schiff's amendment adds to the end of the above section:

6 “(d) Notwithstanding any other provision of law, any
7 information obtained by or with the assistance of a mem-
8 ber of the Armed Forces in violation of **section 1385 of**
9 **title 18**, shall not be received in evidence in any trial, hear-
10 ing, or other proceeding in or before any court, **grand jury**,
11 department, officer, agency, regulatory body, legislative
12 committee, or other authority of the United States, a
13 State, or a political subdivision thereof.”.

The addition states that information obtained by or with assistance of the military cannot be used as evidence in basically any fashion (the key one here being grand juries) if it violates section 1385 of title 18.

[Section 1385 of title 18:](#)

§ 1385. Use of Army and Air Force as posse comitatus

Whoever, except in cases and under circumstances expressly authorized by the Constitution or Act of Congress, willfully uses any part of the Army or the Air Force as a **posse comitatus** or otherwise to execute the laws shall be fined under this title or imprisoned not more than two years, or both.

Finally, we need to look at what “posse comitatus” actually is based on the definition [directly from our military](#):

(1) **Posse Comitatus Act (PCA).** The PCA prohibits the use of the United States Army (USA) and United States Air Force (USAF) to participate in civilian LE within the homeland. Title 10, USC, also directs SecDef to promulgate regulations prohibiting members of the USA, United States Navy (USN), USAF, and United States Marine Corps (USMC) from providing direct assistance to civilian LE, which was accomplished in Department of Defense Instruction (DODI) 3025.21, *Defense Support of Civilian Law Enforcement Agencies*. **HD is a Constitutional exception to the PCA. Military operations conducted as HD are not LE activities, and thus, Title 10, USC, forces are not subject to the restriction of the PCA.** Additionally, several Act-of-Congress exceptions to the PCA permit the Armed Forces to support LE activities under other conditions. The PCA does not apply to NG forces under Title 32, USC, or state active duty status.

Essentially this means that “unless authorized by the constitution or Act of Congress,” the military is not allowed to participate with civilian law enforcement in any fashion here within the United States.

What This Means

Adam Schiff’s amendment is saying that any information that comes from our military in violation of the posse comitatus act cannot be used in as evidence in basically any proceeding, and that includes in Grand Juries.

This leaves me with questions.

Why Put Forth This Amendment?

The information which this amendment specifies cannot be used is information gathered by our military that “violates” posse comitatus. I’ll talk about the “violates” aspect of this later but the interesting tidbit here is that because the information being referred to is such that relates to posse comitatus, it means that it would be information gathered from military operations here within the United States.

Why would Schiff bother putting this forth at all?

Think about it logically. How do the democrats and Schiff operate? The policies and agendas they put forth like this are typically in reaction to something. There is a school shooting so they put forth a gun control bill. They get caught stealing an election through the use of geotracking, so they take action to crack down on people selling geo tracking data.

Cause and effect.

The “effect” in this situation is Adam Schiff’s amendment trying to prohibit the use of information gathered through “violations” of domestic military operations as evidence in any form of proceedings.

The “cause” can only be that there is some form of domestic military operation gathering intelligence in the first place.

So using our deductive, although speculative, reasoning we have concluded that there may be a domestic military operation taking place. Can we deduce who is behind it?

When Can Military Operate Domestically?

Title 1385 tells us the two situations where domestic use of military is allowed:

§ 1385. Use of Army and Air Force as posse comitatus

Whoever, **except in cases and under circumstances expressly authorized by the Constitution or Act of Congress**, willfully uses any part of the Army or the Air Force as a posse comitatus or otherwise to execute the laws shall be fined under this title or imprisoned not more than two years, or both.

- Acts of Congress
- Circumstances expressly authorized by the Constitution

Since Adam Schiff is a congressman and he is also the one who put forth this amendment, it’s safe to conclude that if there are any military operations happening domestically, it would be one that was not authorized by congress. If it was something he authorized, why would he be worried and put this forth at all?

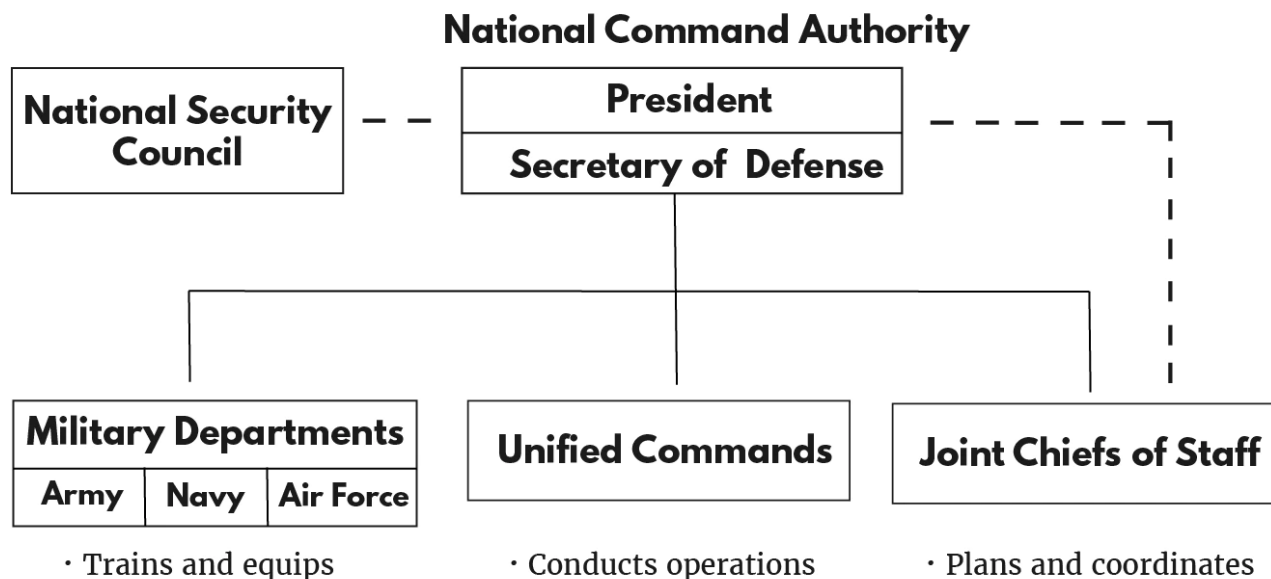
So what are the other “circumstances” that could initiate domestic use of military? Well as I pointed out earlier, Homeland Defense is considered a “Constitutional exception” to the posse comitatus act.

(1) **Posse Comitatus Act (PCA).** The PCA prohibits the use of the United States Army (USA) and United States Air Force (USAF) to participate in civilian LE within the homeland. Title 10, USC, also directs SecDef to promulgate regulations prohibiting members of the USA, United States Navy (USN), USAF, and United States Marine Corps (USMC) from providing direct assistance to civilian LE, which was accomplished in Department of Defense Instruction (DODI) 3025.21, *Defense Support of Civilian Law Enforcement Agencies*. HD is a Constitutional exception to the PCA. Military operations conducted as HD are not LE activities, and thus, Title 10, USC, forces are not subject to the restriction of the PCA. Additionally, several Act-of-Congress exceptions to the PCA permit the Armed Forces to support LE activities under other conditions. The PCA does not apply to NG forces under Title 32, USC, or state active duty status.

If the military was going to operate domestically, somebody would have to give the order for them to do so, and an order like this would have to come from the very top. So let's look at the chain of command:



THIRD WAY



The individual at the top of the chain of command is the President. This is also spelled out in article [2 section 2 of our constitution](#):

Section 2

The **President shall be Commander in Chief** of the Army and Navy of the United States, ⓘ and of the Militia of the several States, when called into the actual Service of the United States; ⓘ he may require the Opinion, in writing, of the principal Officer in each of the executive Departments, upon any Subject relating to the Duties of their respective Offices ⓘ, and he shall have Power to grant Reprieves and Pardons for Offences against the United States, except in Cases of Impeachment. ⓘ

Back to our deductive reasoning.

If it wasn't congress who authorized the military to operate domestically, it had to have been the President, but the current President, Joe Biden, is an ally of Adam Schiff. Why would Adam Schiff put forth a bill that could somehow affect something Joe Biden authorized? It doesn't make any sense?

This obviously leads me to the entire basis of my Devolution theory. Donald Trump knew the election was going to be stolen, he considered it an act of war, and he implemented a continuity of government plan as his countermove.

Let's look at a recap from Part 22 showing all the moves in special operations that were made before Trump left office:

- The 2020 NDAA from December of 2019 gave wide ranging authorities to the military to conduct “clandestine information operations”
- October 2nd, 2020 - The Irregular Warfare annex was added to the National Security Strategy and it came from the office of the ASD SO/LIC (Run by Ezra Cohen-Watnick)
- November 3rd, 2020 - The Presidential election took place and was obviously rife with fraud
- November 7th, 2020 - Joe Biden is declared the winner of the 2020 election
- November 9th, 2020 - Christopher Miller, an Irregular Warfare guru, is named the Acting Secretary of Defense
- November 18th, 2020 - Ezra Cohen-Watnick and Chris Miller give remarks at Fort Bragg during the ceremony which put “Special Operations Command on par with the military services for the first time.”
- December 7th, 2020 - Executive Order 13961 and the accompanying “Strategy” are issued - based in the context of war and using very similar language to the IW annex.
- December 18, 2020: Chris Miller mentions “we’ve been through some of the most complex military operations this country has ever seen.”
- The 2021 NDAA included a 50% budget increase for 1202 Authority (Irregular Warfare)
- Trump’s DoD transition team “refused to provide information about current operations, specifically in the special operations realm”

It’s obvious that Trump and his team were setting the stage to enter into a continuity of government environment based in the context of irregular warfare.

Who Determines What Constitutes A Violation?

This brings me to the last point. I know we’ve made a few assumptions so let’s recap them quick.

- Adam Schiff's amendment tells us there is some form of domestic military operation happening
- Because Schiff brought it forth, the operation must not have been authorized by congress
- Because Joe Biden is an ally of Schiff's, it must not have been authorized by Joe either
- This leaves us with an ongoing domestic military operation, that Adam Schiff is afraid of, that must have been initiated by Donald Trump

So if this goes through, and it is revealed that there in fact is some form of ongoing domestic operation, who determines whether or not it was happening in violation of the posse comitatus act? That would be the supreme court, and luckily we already have precedence and Trump had every [authority to implement Devolution](#):

The Authority

The entire basis for the devolution theory is that Trump is a wartime president. This premise is important because wartime Presidents assume wartime powers. I know that sounds weird because there was never a public and official declaration that we were at war. In certain times, that is not necessary.

There is a D.C. Circuit case (Campbell v. Clinton) setting precedent for what measures a President can take to “repel foreign aggression”:

recognizing that the President "has no power to initiate or declare a war," observed that "war may exist without a declaration on either side." Id. at 668. In instances where war is declared against the United States by the actions of another country, the President "does not initiate the war, but is bound to accept the challenge without waiting for any special legislative authority." Id. Importantly, the Court made clear that it would not dispute the President on measures necessary to repel foreign aggression. The President alone

must determine what degree of force the crisis demands.

“War may exist without a declaration on either side.” If the “actions of another country” were interpreted by Trump as acts of war, then he was “bound to accept the challenge” and the courts “would not dispute” him on “measures necessary to repel foreign aggression.” This language provides Trump plenty of leeway to respond to situations that threaten the United States and allows him to use his authority as a wartime President to do what is needed to save the country.

Adam Schiff provided us with more circumstantial evidence that there is something happening behind the scenes, and for that and only that, we thank him.

THE BEST IS YET TO COME

Patel Patriot



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Vwks 11 hr ago

Wow more proof. That's awesome and even more amazing is you whipped up this detailed article so quickly. Great job!

♡ 12 Reply Collapse



Bev 11 hr ago

The rats nest has definitely been disturbed. Scurry, Adam, scurry!

♡ 11 Reply Collapse

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