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### Plan Text

#### Plan: The United States Federal Government ought to substantially increase judicial restrictions on the war powers authority of the President of the United States by designating District Court judges to approve or reject targeted killings involving the use of drone strikes based on a strict scrutiny test.

### Advantage 1 – International Norms

#### Advantage One is International Norms—

#### Despite Obama’s recent rhetoric—Executive authority and usage of drones remains unrestricted

Kaplan 13 [Fred, Slate’s “War Stories” columnist, “Obama’s Post-9/11 World,” <http://www.slate.com/articles/news_and_politics/war_stories/2013/05/barack_obama_national_defense_university_speech_nothing_new_about_drones.single.html>, ALB]

President Obama’s speech today on U.S. counterterrorism policy was actually two speeches in one. The first outlined a supposedly new, restrictive policy on drone strikes that was neither new nor restrictive. The second called for shutting down the Guantánamo detention center—not a new position for the president but the revival of a long-dormant one, unfurled in blazing colors along with a vision of a genuinely new way of approaching global terrorism.**¶** In the days leading up to the speech, drones were assumed to be the main topic—specifically, whether and how to change the practice of using drones to kill terrorist suspects in countries outside formal war zones, namely, Pakistan, Yemen, and Somalia. These strikes have aroused intense bitterness abroad and growing controversy at home.**¶** Early on in his speech, Obama defended the use of drones, noting that they are often the only way to kill people who are planning attacks on the United States and that, while these weapons sometimes kill innocent civilians, they kill far fewer civilians than other forms of military power, such as conventional airstrikes or troop incursions on the ground.**¶** But then, Obama conceded that these weapons had to be subjected to restrictions, lest they be used too casually. Specifically, it had to be determined that the person killed poses a “continuing, imminent threat” against the United States; that capturing the person alive was infeasible; and that there was “near certainty” that the strike would kill or injure no civilians.**¶** This sounds reasonable, except that these same standards were outlined—with much of the exact same language**—**in a**n** unclassified 16-page “white paper” that the Justice Department released back in February. And the way that the paper defined those terms rendered the restrictions meaningless.¶ Key to this loophole was—and presumably still is—the definition of “imminent threat.” As the white paper put it, “The condition that an operational leader [of al-Qaida or an affiliated organization] presents an ‘imminent’ threat of violent attack against the United States does not require the United States to have clear evidence that a specific attack … will take place in the immediate future.”**¶** So, “imminent” doesn’t really mean imminent.¶ The paper’s logic was this. Al-Qaida is “continually planning strikes” against the United States. “By its nature, therefore,” an assessment of its threats “demands a broad concept of imminence.” In other words, the threat of an attack is always imminent; it’s a condition, not a restriction.¶ Similarly, because the threat is always imminent, the Justice Department paper went on, “the United States is likely to have only a limited window of opportunity” to mobilize a raid to capture the terrorist. Therefore, it is always “infeasible” to capture rather than kill.**¶** Obama’s (and the white paper’s) third condition for launching a drone strike—a near certainty that no innocents are killed in the attack—is a real restriction, and the Obama administration does seem to be at least trying to abide by it. According to data gathered from open sources by three private research organizations—the New America Foundation, the Bureau of Investigative Journalism, and Long War Journal—the number of civilians killed by drone strikes in Pakistan has declined dramatically in the past few years. So far this year, the estimates of civilian deaths range from zero to 11. In part, this is due to the fact that there have been only 12 drone strikes in Pakistan in 2013—which means, by the way, that there might have been, on average, as many as one civilian killed in nearly every strike.**¶** It is hard to gauge these estimates because the administration does not release figures about drone strikes in Pakistan or how many people they’ve killed—because all drone strikes outside war zones (that is, outside Afghanistan) are covert operations conducted not by the military but by the CIA. Everything about them, therefore, is classified.¶ This is another way in which Obama’s speech was disappointing. At a background press briefing held just two hours in advance of the speech, “senior administration officials” said that the president would “express preference” for putting the U.S. military, not the CIA, in charge of these sorts of strikes. The officials did not specify which part of the military—the regional combatant commands (which might be less likely to launch attacks across borders) or the Joint Special Operations Command (which has authority to wage secret strikes against al-Qaida worldwide). But still, this would be a change that would probably widen oversight.**¶** However, President Obama’s speech said nothing about this issue. (An official told me afterward that there’s still an internal debate on the subject.) Nor did it say anything about banning or restricting “signature strikes”—the phrase used for strikes aimed not at specific individuals but rather at people whose behavior bears the “signature” of terrorists, even if their names or precise roles in the terrorist network are unknown.**¶** In short, the speech heralded nothing new when it comes to drone strikes.

#### The US is key to set a precedent—Absent the plan Drone prolif is inevitable

Roberts 13 [Kristin, News Editor for National Journal, Master’s in Security Studies from Georgetown University, Master’s in Journalism from Columbia University, “When the Whole World Has Drones,” <http://www.nationaljournal.com/magazine/when-the-whole-world-has-drones-20130321?print=true>, ALB]

The proliferation of drone technology has moved well beyond the control of the United States government and its closest allies. The aircraft are too easy to obtain, with barriers to entry on the production side crumbling too quickly to place limits on the spread of a technology that promises to transform warfare on a global scale. Already, more than 75 countries have remote piloted aircraft. More than 50 nations are building a total of nearly a thousand types. At its last display at a trade show in Beijing, China showed off 25 different unmanned (SIC) aerial vehicles. Not toys or models, but real flying machines.¶ It’s a classic and common phase in the life cycle of a military innovation: An advanced country and its weapons developers create a tool, and then others learn how to make their own. But what makes this case rare, and dangerous, is the powerful combination of efficiency and lethality spreading in an environment lacking internationally accepted guidelines on legitimate use. This technology is snowballing through a global arena where the main precedent for its application is the one set by the United States; it’s a precedent Washington does not want anyone following.¶ America, the world’s leading democracy and a country built on a legal and moral framework unlike any other, has adopted a war-making process that too often bypasses its traditional, regimented, and rigorously overseen military in favor of a secret program never publicly discussed, based on legal advice never properly vetted. The Obama administration has used its executive power to refuse or outright ignore requests by congressional overseers, and it has resisted monitoring by federal courts.¶ To implement this covert program, the administration has adopted a tool that lowers the threshold for lethal force by reducing the cost and risk of combat. This still-expanding counterterrorism use of drones to kill people, including its own citizens, outside of traditionally defined battlefields and established protocols for warfare, has given friends and foes a green light to employ these aircraft in extraterritorial operations that could not only affect relations between the nation-states involved but also destabilize entire regions and potentially upset geopolitical order.¶ “I don’t think there is enough transparency and justification so that we remove not the secrecy, but the mystery of these things.”—Dennis Blair, former director of national intelligence¶ Hyperbole? Consider this: Iran, with the approval of Damascus, carries out a lethal strike on anti-Syrian forces inside Syria; Russia picks off militants tampering with oil and gas lines in Ukraine or Georgia; Turkey arms a U.S.-provided Predator to kill Kurdish militants in northern Iraq who it believes are planning attacks along the border. Label the targets as terrorists, and in each case, Tehran, Moscow, and Ankara may point toward Washington and say, we learned it by watching you. In Pakistan, Yemen, and Afghanistan.¶ This is the unintended consequence of American drone warfare. For all of the attention paid to the drone program in recent weeks—about Americans on the target list (there are none at this writing) and the executive branch’s legal authority to kill by drone outside war zones (thin, by officials’ own private admission)—what goes undiscussed is Washington’s deliberate failure to establish clear and demonstrable rules for itself that would at minimum create a globally relevant standard for delineating between legitimate and rogue uses of one of the most awesome military robotics capabilities of this generation.¶

#### Lack of oversight on our drones sets a dangerous international precedent that spills over globally—Only the plan can solve

Alston 11 [Philip, Pomeroy Professor of Law, New York University School of Law, was UN Special Rapporteur on extrajudicial, summary, or arbitrary executions from 2004 until 2012, “The CIA and Targeted Killings Beyond Borders,” 2 Harv. Nat’l Sec. J. 283, pg. lexis, ALB]

3. Self-interest: Setting Prudent Precedents for Others¶ Because the United States inevitably contributes disproportionately to the shaping of global regime rules, and because it is making more extensive overt use of targeted killings than other states, its approach will heavily influence emerging global norms. This is of particular relevance in relation to the use of drones. There are strong reasons to believe that a permissive policy on drone-fired targeted killings will come back to haunt the United States in a wide range of potential situations in the not too distant future.¶ In 2011, a senior official noted that while for the past two decades the United States and its allies had enjoyed "relatively exclusive access to sophisticated precision-strike technologies," that monopoly will soon come to an end. In fact, in the case of drones, some 40 countries already possess the basic technology. Many of them, including Israel, Russia, Turkey, China, India, Iran, the United Kingdom, and France either have or are seeking drones that also have the capability to shoot laser-guided missiles. Overall, the United States accounts for less than one-third of worldwide investment in UAVs. On "Defense Industry Day," August 22, 2010, the Iranian President unveiled a new drone with a range of 1,000 kilometers (620 miles) and capable of carrying four cruise missiles. n607 He referred to the drones as a "messenger of honor and human generosity and a saviour of mankind," but warned ominously that it can also be "a messenger of death for enemies of mankind (SIC)." ¶ To date, the United States has opted to maintain a relatively flexible and open-ended legal regime in relation to drones, in large part to avoid setting precedents and restricting its own freedom of action. But this policy seems to assume that other states will not acquire lethal drone technology, will not use it, or will not be able to rely upon the justifications invoked by the United States. These assumptions seem questionable. American commentators favoring a permissive approach to targeted killings abroad are generally very careful to add that such killings would under no circumstances be permitted within the United States. ¶ Thus when the United States argues that targeted killings are legitimate when used in response to a transnational campaign of terror directed at it, it needs to bear in mind that other states can also claim to be so afflicted, even if the breadth of the respective terrorist threats is not comparable. Take Russia, for example, in relation to terrorists from the Caucasus. It has characterized its military operations in Chechnya since 1999 as a counter-terrorism operation and has deployed "seek and destroy" groups of army commandoes to "hunt down groups of insurgents." It has been argued that the targeted killings that have resulted are justified because they are necessary to Russia's fight against terrorism. Although [\*443] there are credible reports of targeted killings conducted outside of Chechnya, Russia has refused to acknowledge responsibility for, or otherwise justify, such killings. It has also refused to cooperate with any investigation or prosecution. n613¶ In 2006, the Russian Parliament passed a law permitting the Federal Security Service (FSB) to kill alleged terrorists overseas, if authorized to do so by the President. n614 The law defines terrorism and terrorist activity extremely broadly, including "practices of influencing the decisions of government, local self-government or international organizations by terrorizing the population or through other forms of illegal violent action," and also any "ideology of violence." n615¶ Under the law, there appears to be no restriction on the use of military force "to suppress international terrorist activity outside the Russian Federation." n616 The law requires the President to seek the endorsement of the Federation Council to use regular armed forces outside Russia, but the President may deploy FSB security forces at his own discretion. According to press accounts, at the time of the law's passage, "Russian legislators stressed that the law was designed to target terrorists hiding in failed States and that in other situations the security services would work with foreign intelligence services to pursue their goals." n617 There is no publicly available information about any procedural safeguards to ensure Russian targeted killings are lawful, the criteria for those who may be targeted, or accountability mechanisms for review of targeting operations. In adopting the legislation, Russian parliamentarians claimed that, "they were emulating Israeli and US actions in adopting a law [\*444] allowing the use of military and special forces outside the country's borders against external threats." n618¶ China is another case in point. It has consistently characterized unrest among its Uighur population as being driven by terrorist separatists. But Uighur activists living outside China are not so classified by other states. That means that China could invoke American policies on targeted killing to carry out a lethal attack against a Uighur activist living in Europe or the United States. The Chinese Foreign Ministry welcomed the killing of Osama bin Laden as "a milestone and a positive development for the international anti-terrorism efforts," adding ominously in reference to the Uighur situation that, "China has also been a victim of terrorism." When a journalist asked how American practice in Pakistan compared to possible Chinese external action against a Uighur to a senior United States counter-terrorism official, the latter distinguished the situations from one another on the unconvincing grounds of Pakistan's special relationship with the United States. ¶ A more realistic note was struck by Anne-Marie Slaughter after bin Laden's killing when she observed that "having a list of leaders that you are going to take out is very troubling morally, legally and in terms of precedent. If other countries decide to apply that principle to us, we're in trouble." The conclusion to be drawn is that the United States might, in the not too distant future, need to rely on international legal norms to delegitimize the behavior of other states using lethal drone strikes. For that reason alone, it would seem prudent today to be contributing to the construction of a regime that strictly limits the circumstances in which one state can seek to kill an individual in another state without the latter's consent and without complying with the applicable rules of international law. To the extent that the United States genuinely believes it is currently acting within the scope of those rules it needs to provide the evidence.

#### And, unchecked drone prolif collapses deterrence and guarantees Indo-Pak miscalc

Boyle 13 [Michael J., Assistant Professor of Political Science at La Salle University in Philadelphia, “The costs and consequences of drone warfare,” <http://www.chathamhouse.org/sites/default/files/public/International%20Affairs/2013/89_1/89_1Boyle.pdf>, ALB]\*\*we reject any offensive language used in our evidence

A second consequence of the spread of drones is that many of the traditional concepts which have underwritten stability in the international system will be radically reshaped by drone technology. For example, much of the stability among the Great Powers in the international system is driven by deterrence, ¶ specifically nuclear deterrence. Deterrence operates with informal rules of the game and tacit bargains that govern what states, particularly those holding nuclear weapons, may and may not do to one another. While it is widely understood that nuclear-capable states will conduct aerial surveillance and spy on one another, overt military confrontations between nuclear powers are rare because they are assumed to be costly and prone to escalation. One open question is whether these ¶ states will exercise the same level of restraint with drone surveillance, which is unmanned (SIC), low cost, and possibly deniable. States may be more willing to engage ¶ in drone overflights which test the resolve of their rivals, or engage in ‘salami tactics’ to see what kind of drone-led incursion, if any, will motivate a response. This may have been Hezbollah’s logic in sending a drone into Israeli airspace in ¶ October 2012, possibly to relay information on Israel’s nuclear capabilities. After the incursion, both Hezbollah and Iran boasted that the drone incident demonstrated their military capabilities. One could imagine two rival states—for ¶ example, India and Pakistan—deploying drones to test each other’s capability ¶ and resolve, with untold consequences if such a probe were misinterpreted by ¶ the other as an attack. As drones get physically smaller and more precise, and as ¶ they develop a greater flying range, the temptation to use them to spy on a rival’s ¶ nuclear programme or military installations might prove too strong to resist. If ¶ this were to happen, drones might gradually erode the deterrent relationships that ¶ exist between nuclear powers, thus magnifying the risks of a spiral of conflict ¶ between them.

\*\*\*GENDERED LANGUAGE SAID IN CONTEXT\*\*\*

#### Lack of US-led norms cause Chinese drone aggression in maritime disputes—That increases tensions

**Bodeen 13** (Christopher Bodeen has a degree from Tufts University, correspondent on China at Associated Press, May 3rd, 2013, "China's Drone Program Appears To Be Moving Into Overdrive," Huffington Post, www.huffingtonpost.com/2013/05/03/china-drone-program\_n\_3207392.html)

BEIJING -- Determined to kill or capture a murderous Mekong River drug lord, China's security forces considered a tactic they'd never tried before: calling a drone strike on his remote hideaway deep in the hills of Myanmar.¶ The attack didn't happen – the man was later captured and brought to China for trial – but the fact that authorities were considering such an option cast new light on China's unmanned aerial vehicle program, which has been quietly percolating for years and now appears to be moving into overdrive.¶ Chinese aerospace firms have developed dozens of drones, known also as unmanned aerial vehicles, or UAVs. Many have appeared at air shows and military parades, including some that bear an uncanny resemblance to the Predator, Global Hawk and Reaper models used with deadly effect by the U.S. Air Force and CIA. Analysts say that although China still trails the U.S. and Israel, the industry leaders, its technology is maturing rapidly and on the cusp of widespread use for surveillance and combat strikes.¶ "My sense is that China is moving into large-scale deployments of UAVs," said Ian Easton, co-author of a recent report on Chinese drones for the Project 2049 Institute security think tank.¶ China's move into large-scale drone deployment displays its military's growing sophistication and could challenge U.S. military dominance in the Asia-Pacific. It also could elevate the threat to neighbors with territorial disputes with Beijing, including Vietnam, Japan, India and the Philippines. China says its drones are capable of carrying bombs and missiles as well as conducting reconnaissance, potentially turning them into offensive weapons in a border conflict.¶ China's increased use of drones also adds to concerns about the lack of internationally recognized standards for drone attacks. The United States has widely employed drones as a means of eliminating terror suspects in Pakistan and the Arabian Peninsula.¶ "China is following the precedent set by the U.S. The thinking is that, `If the U.S. can do it, so can we. They're a big country with security interests and so are we'," said Siemon Wezeman, a senior fellow at the arms transfers program at the Stockholm International Peace Research Institute in Sweden, or SIPRI.¶ "The justification for an attack would be that Beijing too has a responsibility for the safety of its citizens. There needs to be agreement on what the limits are," he said.¶ Though China claims its military posture is entirely defensive, its navy and civilian maritime services have engaged in repeated standoffs with ships from other nations in the South China and East China seas. India, meanwhile, says Chinese troops have set up camp almost 20 kilometers (12 miles) into Indian-claimed territory.

#### US precedent is key to prevent the collapse of our aircraft carriers and Chinese drone sales

Wood 12 [David, “American Drones Ignite New Arms Race from Gaza to Iran to China,” The Huffington Post, 11/27, <http://www.huffingtonpost.com/2012/11/27/american-drones_n_2199193.html>, ALB]\*\*we reject any offensive language used in this evidence

The drone wars are here.**¶** While President Obama ponders new legal and moral guidelines to govern America's growing use of armed robot aircraft, the world outside the White House is engaged in a revolutionary frenzy of building, arming and flying killer drones.**¶** Small, inexpensive and lethal, drones enable everyone from terrorists to theChinese People's Liberation Army to engage in what the Pentagon acknowledges is a new arms race with "alarming" consequences. More than 50 countries operate surveillance drones and, increasingly, are fitting them with weapons.**¶** The U.S. covertly uses armed drones to assassinate alleged terrorists or insurgents in Pakistan, Sudan and Somalia. In Pakistan alone, some 2,341 people identified as Taliban and al Qaeda leaders have been killed, according to one authoritative account. Armed drones are increasingly active in Afghanistan as well, where they've completed 1,160 strike missions since 2009, according to the latest Air Force data. American spy drones operate globally, from the Western Pacific to Iran, where a secret U.S. spy drone was shot down last December.**¶** But American drones are not alone in the sky. Spy drones routinely shadow U.S. aircraft carrier strike groups and other military exercises. Drones crisscross the Persian Gulf. Israeli drones have circled over Gaza during the recent fighting there. Experts say it's a rare conflict that doesn't attract spy drones; even the United Nations has considered using drones to monitor the fighting in Congo.**¶** Using unmanned (SIC) aircraft with cameras is nothing new, of course. But armed(SIC) drone technology is different: the rapidly spreading technology gives attackers a new edge, whether they are clandestine terrorist gangs or global superpowers. Small and highly maneuverable, drones can befuddle air defense systems built to intercept big, lumbering aircraft.**¶** In the dismaying history of war machinery, armed drones are a "game-changing technology, akin to gunpowder, the steam engine, the atomic bomb -- opening up possibilities that were fiction a generation earlier but also opening up perils that were unknown a generation ago," said Peter W. Singer**,** an expert on drone technology and its ramifications for the Brookings Institution, a Washington think-tank.**¶** A new Pentagon study frets that enemy drones could be a "very serious threat" to U.S. aircraft carriers in the Pacific and elsewhere, as well as to "supply convoys and other combat support assets which have not had to deal with an airborne threat in generations." On the battlefield, an enemy could create chaos and confusion simply by flooding the airspace with drones, and any U.S. bases within drone range would have to be closed, the report said.**¶** "For UAVs [Unmanned (SIC) Aerial Vehicles], the U.S. currently has limited dedicated defensive capabilities other than fighters or surface-to-air missiles, giving the enemy a significant asymmetric cost advantage," the Pentagon's Defense Science Board report concluded in its July 2012 study.**¶** In essence, **the study suggested,** armed drones are the equivalent of the Improvised Explosive Device (IED), a simple, cheap and effective weapon which has forced the U.S. to spend billions of dollars in defense while experiencing growing casualties: 1,330 Americans have been killed in Afghanistan by IEDs, including 125 so far this year.**¶** An incident early last month dispelled any doubts about the spread of drone technology. On Oct. 6, a small unmanned aircraft flew high over Israel's Mediterranean coast, headed for its nuclear reactor at Dimona. Soaring for 35 miles through heavily guarded Israeli airspace, the intruder was eventually shot down by an Israeli F-16.**¶** Against such small and maneuverable threats, Israel's missile defenses -- including its Arrow and Iron Dome missile defense systems, so effective against rockets fired from Gaza this month -- are less effective.**¶** Israeli officials speculated the drone in October was on a reconnaissance mission or possibly a practice run for a later suicide attack on the nuclear site. Hezbollah, the radical Islamic militia and political party based in Lebanon, later claimed that it had assembled and launched the drone. Experts said the aircraft was in all likelihood provided by Iran, which already has operational drones and claims its newest drone, the Shahed-129, has a range of 1,250 miles. The distance from Tehran to Tel Aviv: 988 miles.**¶** A day after Israel shot down the Hezbollah drone, an armed Israeli drone fired a missile that wounded two activists and eight passers-by in Gaza.**¶** On Nov. 1, two Iranian jet fighters fired multiple rounds at an American Predator drone over the Persian Gulf; the spy drone was conducting "routine surveillance," Pentagon spokesman George Little explained. The drone got away unharmed.**¶** Obama administration officials have said they are weighing various options to codify the use of armed U.S. drones, because the increased use of drones has been driven more by perceived necessity than by deliberative policy. But that effort is complicated by the wildfire spread of drone technology: how could the U.S. restrict its use of armed drones if others do not?¶ Already, the Pentagon is worried that China not only is engaged in an "alarming" effort to develop and field high-tech drones, but it intends to sell drone technology abroad, according to the Pentagon report.**¶** Indeed, the momentum of the drone wars seems irresistible. "The increasing worldwide focus on unmanned (SIC) systems highlights how U.S. military success has changed global strategic thinking and spurred a race for unmanned (SIC) aircraft," the Pentagon study reported.

#### Chinese drones guarantee US-China war by destroying U.S. aircraft carriers and drones—They’ll use dong-feng missiles

Gertz 13(Bill has been a media fellow at the [Hoover Institution on War, Revolution and Peace](http://en.wikipedia.org/wiki/Hoover_Institution_on_War,_Revolution_and_Peace) at [Stanford University](http://en.wikipedia.org/wiki/Stanford_University), He has also written for [*National Review*](http://en.wikipedia.org/wiki/National_Review), [*The Weekly Standard*](http://en.wikipedia.org/wiki/The_Weekly_Standard) and *Air Force Magazine*. He has lectured on defense, national security, and media issues at the [Defense Department’s](http://en.wikipedia.org/wiki/United_States_Department_of_Defense) National Security Leadership Program, [Johns Hopkins University](http://en.wikipedia.org/wiki/Johns_Hopkins_University) School of Advanced International Studies, the [FBI National Academy](http://en.wikipedia.org/wiki/FBI_National_Academy), the [National Defense University](http://en.wikipedia.org/wiki/National_Defense_University), and the [CIA](http://en.wikipedia.org/wiki/CIA).[[3]](http://en.wikipedia.org/wiki/Bill_Gertz#cite_note-3) , March 26, [http://www.washingtontimes.com/news/2013/mar/26/china-stepping-drone-deployment/?page=all)\*\*we](http://www.washingtontimes.com/news/2013/mar/26/china-stepping-drone-deployment/?page=all)**we) reject any offensive language used in our evidence

[China](http://www.washingtontimes.com/topics/china/)’s military is expanding its unmanned aerial vehicle forces with a new Predator-like armed(SIC) drone and a new unmanned combat aircraft amid growing tensions with neighbors in Asia, according to United States intelligence officials. New unarmed drone deployments include the recent stationing of reconnaissance and ocean surveillance drones in Northeast Asia near [Japan](http://www.washingtontimes.com/topics/japan/) and the Senkaku islands and along [China](http://www.washingtontimes.com/topics/china/)’s southern coast. Drones also are planned for the South China Sea where [China](http://www.washingtontimes.com/topics/china/) has been encroaching on international waters and bullying nations of that region in asserting control over international waters, said officials familiar with intelligence reports. “Unmanned aerial vehicles are emerging as critical enablers for PLA long range precision strike operations,” said [Mark Stokes](http://www.washingtontimes.com/topics/mark-stokes/), a former military intelligence official now with the Project 2049 Institute. “A general operational PLA requirement appears to be persistent surveillance of fixed and moving targets out to 3,000 kilometers of Chinese shores.” [Japan](http://www.washingtontimes.com/topics/japan/), meanwhile, is developing and purchasing military drone capabilities to counter what it regards as Chinese aggression and Beijing’s growing military capabilities as Tokyo’s dispute with [China](http://www.washingtontimes.com/topics/china/) over the Senkaku islands intensifies, the officials said. After Chinese aircraft intruded into Japanese airspace over the Senkakus undetected late last year, Tokyo stepped up efforts to seek drone capabilities. The efforts include building an indigenous missile-tracking drone and high-altitude U.S. drones. So far, unlike Beijing, Tokyo asserts its drone will be unarmed, the officials said. “[China](http://www.washingtontimes.com/topics/china/) has started deploying UAVs for reconnaissance and oceanic surveillance purposes in the vicinity of disputed maritime territories, such as the Senkaku Islands,” said one military source. Of particular concern to [U.S. intelligence](http://www.washingtontimes.com/topics/us-intelligence/) agencies are two new missile-equipped drones known as the CH-4 and [Yi](http://www.washingtontimes.com/topics/yi/) Long. The aircraft were shown off along with six other military drones at a major Chinese arms show last November in Zhuhai. Photos of the drones reveal the designs appear to be copied from the U.S. Predator armed(SIC) drone that has been leading the [Obama administration](http://www.washingtontimes.com/topics/barack-obama/)’s war on [al Qaeda](http://www.washingtontimes.com/topics/al-qaeda/) in [Pakistan](http://www.washingtontimes.com/topics/pakistan/) and elsewhere. Photos of the CH-4 show it armed with Blue Arrow-7 anti-tank missiles that appear similar in size to the U.S. Hellfire fired from Predators. Even more of a concern, according to the officials, are intelligence reports from Asia indicating that [China](http://www.washingtontimes.com/topics/china/) is well along in building a large stealth unmanned combat aerial vehicle (UCAV)—an upiloted jet—that was revealed recently in an online [Chinese military](http://www.washingtontimes.com/topics/peoples-liberation-army/) video. The drone combat jet is nearly identical in shape to the experimental batwing-shaped U.S. Air Force X-47B currently under development. The X-47B was tested on an aircraft carrier in December. The Chinese UCAV is expected to have enough range to reach the U.S. island of [Guam](http://www.washingtontimes.com/topics/guam/), some 1,800 miles from the Chinese coast and the hub of the [Pentagon](http://www.washingtontimes.com/topics/pentagon/)’s shift to Asia, officials said. Video and photos of the Chinese UCAV were posted on [Chinese military](http://www.washingtontimes.com/topics/peoples-liberation-army/) enthusiast Internet sites recently. Also, a model of the drone combat jet was on display at Zhuhai. The aircraft is being built by the China Shenyang Aerospace Institute and could be deployed on [China](http://www.washingtontimes.com/topics/china/)’s new aircraft carrier, officials said. [Richard Fisher](http://www.washingtontimes.com/topics/richard-fisher/), a [China](http://www.washingtontimes.com/topics/china/) military analyst with the [International Assessment](http://www.washingtontimes.com/topics/international-assessment/) and [Strategy Center](http://www.washingtontimes.com/topics/strategy-center/), said the first prototype flying wing UCAV was completed at [China](http://www.washingtontimes.com/topics/china/)’s [Hongdu Aircraft Corp](http://www.washingtontimes.com/topics/hongdu-aircraft-corp/) in mid-December. The drone weighs 10 to 14 tons and could be carrier based. “This means that the **U**.S. attempt to ‘outrange’ an emergent PLA anti-access systems, like the DF-21D anti-ship ballistic missile, could soon be outflanked by a new PLA carrier-based UCAV,” [Fisher](http://www.washingtontimes.com/topics/richard-fisher/) said. [Japan](http://www.washingtontimes.com/topics/japan/), alarmed at fierce Chinese reaction to its efforts to solve the Senkakus dispute by nationalizing several of the uninhabited but oil-rich islands last year, is bolstering its military forces with both missile-detecting and maritime surveillance with drones. [Japanese Defense Ministry](http://www.washingtontimes.com/topics/japanese-defense-ministry/) officials, quoted in press reports, have called the purchase of several long-range U.S. Global Hawk surveillance drones an urgent priority. Tokyo is seeking up to three Global Hawks by 2015 but could speed up purchases in response to what it regards as growing Chinese aggressiveness toward [Japan](http://www.washingtontimes.com/topics/japan/) over the Senkakus. The [U.S. military](http://www.washingtontimes.com/topics/us-military/) currently has Global Hawks deployed at [Guam](http://www.washingtontimes.com/topics/guam/). The Japanese do not plan to develop armed drones and plan to limit initial purchases to the Global Hawk, which fly nearly 60,000 feet for extended missions. It is able to track vessels using sensors and radar. [Japan](http://www.washingtontimes.com/topics/japan/) also is developing an unmanned drone aircraft that will be used to detect North Korean nuclear missile attacks and to counter the [Chinese military](http://www.washingtontimes.com/topics/peoples-liberation-army/) buildup, the officials said. The anti-missile drone program is being developed over the next four years with the first drone deployed by 2020. It will use infrared sensors designed to detect missiles shortly after launch. [China](http://www.washingtontimes.com/topics/china/)’s drone program is believed to have benefitted from its aggressive economic and cyber espionage operations against the United States. Those efforts have included breaking into both government and defense industry networks and stealing valuable drone technology. Officials also said [China](http://www.washingtontimes.com/topics/china/)’s drone program is receiving a boost from an unlikely source: Taiwan. The [largest Chinese drone production center](http://www.washingtontimes.com/topics/strategy-center/) is being built at Wuhan in Hubei province, site of a joint construction project by [China](http://www.washingtontimes.com/topics/china/)’s Wuhan Visiontek Inc. and Taiwan’s Carbon-Based Technology, Inc. Officials said [China](http://www.washingtontimes.com/topics/china/) launched a crash program to develop military drones beginning around 2007. Beijing is planning a range of unmanned aircraft capabilities, including high-altitude, long-endurance drones, integrated air and sea warfare drones, sea-based drones and UCAVs. More than 60 drones were on display in Beijing last June, including a drone helicopter, and a drone with simulated birds’ wings. Additionally, officials have said drone bases are being set up in the South China Sea to monitor Scarborough reef, which is claimed by Philippines and [China](http://www.washingtontimes.com/topics/china/); Macclesfield Bank; the Paracel Islands; and the Spratly Islands. [China](http://www.washingtontimes.com/topics/china/) also is using drone to monitor the Socotra Reef claimed by South Korea. A report made public March 11 by the Project 2049 Institute on Chinese drones estimated that [China](http://www.washingtontimes.com/topics/china/) has more than 280 military drones. “The PLA has developed one of the largest and most organizationally complex UAV programs in the world,” [the report stated.](http://issuu.com/openbriefing/docs/pla_uav_project) For the immediate future, the Chinese drones are monitoring disputed maritime and land boundaries that are likely to “increase tensions” since other states in the region lack the same capabilities. “**Like any new capability, UAVs may encourage the inexperienced to overreach and engage in risk taking,” the report said. “There could be a sense that because human pilot lives are not at stake, operators can push farther than they otherwise might**.” **An isolated UAV attack during a crisis** also **could lead to a major conflict**. “In the future, **PRC decision-makers might feel compelled to order ‘plausibly deniable’ UAV attacks as a means of sending a political signal only to inadvertently wind up escalating tensions**,” the report said. Over the long term, Chinese drones will support the expansion of [Chinese military](http://www.washingtontimes.com/topics/peoples-liberation-army/) operational areas by pushing the ability to hit targets further into the western Pacific. The report said [China](http://www.washingtontimes.com/topics/china/) likely will use its UAV force for targeting and guidance of the DF-21D anti-ship ballistic missile designed to strike U.S. aircraft carriers more than a thousand miles from [China](http://www.washingtontimes.com/topics/china/)’s coast. “While the potential for a large scale conflict in the region currently appears low, the lack of adequate preparation for worst case scenarios could encourage and invite adventurous adversary behavior, ultimately increasing risks to peace and stability,” the report stated.

#### Dong-feng missiles are the biggest threat—The US is unprepared

Johnson 13 (Robert, Jan 25, “China Successfully Tests 'Carrier Killer' Missile In The Gobi Desert [REPORT]”)

China's PLA "sunk" a U.S. aircraft carrier during a war game in remote China using its DF-21D "Carrier Killer" missile, reports Taiwan paper [Want China Times](http://www.wantchinatimes.com/news-subclass-cnt.aspx?id=20130123000112&cid=1101). The China Times is a 63 year old Taiwanese paper slightly [slanted toward unification](http://www.washingtonpost.com/world/tycoon-prods-taiwan-closer-to-china/2012/01/20/gIQAhswmFQ_story.html), but with a solid reputation and accurate reporting. The Times report originates with a Google Earth image published at [SAORBOATS](http://www.saorbats.com.ar/foro/index.php) Argentinian internet forum. The photo shows two big craters on a 600 foot platform deep in China's Gobi desert t**hat Chinese military testers used to simulate the flight deck of an aircraft carrier.** There has been [talk of the DF-21 for years](http://www.businessinsider.com/china-fire-carrier-killer-missile-taiwan-elections-2011-12) with estimates of its range, threat, and theater changing implications, but this could be the first known test of the rocket. The **Dong-Feng-21D ballistic missile is expected to ring China's coast on its truck-mounted launcher, posing a significant threat to U.S. Naval forces in the region.**

#### Drones are the biggest internal link to conflict

Koebler 13 (Jason is a Science and Technology Reporter and graduated from [University of Maryland College Park](http://www.linkedin.com/edu/school?id=18570), March 14, “Report: Chinese Drone 'Swarms' Designed to Attack American Aircraft Carriers”, [http://www.usnews.com/news/articles/2013/03/14/report-chinese-drone-swarms-designed-to-attack-ariersmerican-aircraft-car](http://www.usnews.com/news/articles/2013/03/14/report-chinese-drone-swarms-designed-to-attack-american-aircraft-carriers))

"**When** the **Chinese look at UAVs,** **they see tremendous capabilities for high-end conflict**. We've been using them for low-intensity situations," Easton says. "The **Chinese have done an overwhelming number of studies discussing using UAVs as having the capabilities of hitting U.S. aircraft carrier strike groups. That's what they're planning to do."** Easton says that in China, UAV development is studied by nearly every company that has its hands in aerospace technology. Other military tools are often built by a couple companies focused in a city or two, but the sheer scale of the Chinese drone industry might lead the country to innovate faster than the U.S. can. "**We** generally **don't worry about** the **Chinese building a better submarine, fighter plane, or** aircraft **carrier than us, but with UAVs**, I think it might be a little different," he says. "They have organized their UAV programs in such a way where they could be very innovative in terms of weapon systems."

#### South China Sea conflict goes nuclear—Tensions are high

Dupont 13 [“High stakes tension on the China Seas”, Alan Dupont, The Australian, 12 March 2013]

It is clear that the Senkaku/Diaoyu islands in the East China Sea have become the most dangerous, high-stakes maritime dispute in East Asia as a lightning rod for long-standing historical animositiesand rising Sino-Japanese tensions over their respective places in the region's new order.¶It is not simply a territorial dispute amenable to resolution by legal adjudication or reasonable political accommodation. This much is clear from the recent Falklands Islands analogy by Japanese Prime Minister Shinzo Abe, who has put Beijing on notice that he is determined to defend the Senkakus against perceived Chinese encroachments, whatever the cost.¶¶ Many observers are sceptical that Abe will match his words with deeds, given the disappointments of his first term, his reputation for pragmatism and deeply entrenched pacifist sentiment in Japan. But public attitudes towards China are hardening, providing more political space for Abe to play the role of defender of the national interest. Moreover, a consensus is emerging among Japan's previously quiescent foreign policy and strategic community, that the Senkakus are critical strategic links in the island chain running from Japan to Indonesia that geographically constrains China's maritime ambitions, and they must not be allowed to fall into Chinese hands**.¶¶**Should China take control of the Senkakus, they could quickly garrison the islands as they have in the South China Sea, building heliports and radar installations which would allow them to gather unique intelligence on the activities of Japanese and American forces on nearby Okinawa and the Sakashima Islands. This would significantly weaken US and Japanese control of the western Pacifi**c**, complicate the defence of Taiwan and breach what China has long regarded as an enclosing maritime ``great wall'**'**.¶¶ These strategic anxieties are increasingly driving Japanese and US policy on the Senkakus, and the jockeying for naval pre-eminence in the East and South China Seas explains much about China's preparedness to assert its territorial claims extending as far south as Indonesia's Natuna Islands, thousands of kilometres from the Chinese mainland.¶¶ Japan's options are few. They include appeasement and confrontation. But each, for diametrically opposed reasons, would be high-risk choices. Appeasement would only encourage China to ratchet up its pressure on Japan to make further territorial concessions. Confrontation risks serious military conflict, which is in no one's interests, least of all Japan's.¶¶ Abe knows this and is likely to pursue a more calibrated, carrot and stick approach, combining elements of co-operation and deterrence. Militarily, the key elements of his strategy are already apparent, notably a willingness to boost defence spending, redeploy significant numbers of troops to the southern region of Japan, increase intelligence collection against China, and the Peoples Liberation Army in particular, and loosen the self-imposed restraints on the export of sensitive defence technologies.¶¶ Politically, Abe has toughened his language on China, sought and received reassurances from the Obama administration that the Senkakus fall within the terms of the US-Japan Security Agreement and, unusually in post-war Japan, appealed to Japanese patriotism. He has also reminded China of the enormous investment both countries have in the relationship and that his door remains open to dialogue.¶¶ This constitutes a more coherent and workable strategy which ought to give the equally new Chinese leadership pause for reflection, provided Abe sticks to his guns. The worry is that already inflamed Chinese nationalism, never far from the surface on matters Japan, could be deliberately fanned by a PLA intent on dominating China's eponymously named contiguous seas, making it difficult for China's leader, Xi Jinping, to take a more conciliatory approach.¶¶The unwillingness of the Chinese government to curb provocative public interventions by Chinese military representatives is not reassuring. Along with credible reports that the PLA is engaged in aggressive, widespread cyber hacking, this indicates that hawks in the Chinese military have aspirations to play a far more influential role in Chinese domestic and foreign policy than has been the case since the early years of the Chinese Peoples Republic. This is not good news for Sino-Japanese relations.¶¶ Abe has to be careful that in taking a firmer stance on the islands, he does not provide China's hawks with gratuitous opportunities for exploiting existing tensions. But he should also resist any demands by Japan's own hawks for the military to pre-emptively occupy the Senkakus and establish a garrison force there. This would almost certainly trigger a countervailing Chinese response and further complicate attempts totake the heat out ofwhat threatens to rival North Korea's nuclear weapons program as East Asia's number one security concern.

### Advantage 2 – Pakistan

#### Advantage Two is Pakistan—

#### Current drone policy makes instability in Pakistan inevitable and triggers a coup

Boyle 13 [Michael J., Assistant Professor of Political Science at La Salle University in Philadelphia, “The costs and consequences of drone warfare,” <http://www.chathamhouse.org/sites/default/files/public/International%20Affairs/2013/89_1/89_1Boyle.pdf>, ALB]\*\*we reject any offensive language used in this evidence  
Pakistan¶ The escalation of drone strikes in Pakistan to its current tempo—one every few ¶ days—directly contradicts the long-term American strategic goal of boosting the ¶ capacity and legitimacy of the government in Islamabad. Drone attacks are more ¶ than just temporary incidents that erase all traces of an enemy. They have lasting ¶ political effects that can weaken existing governments, undermine their legitimacy and add to the ranks of their enemies. These political effects come about ¶ because drones provide a powerful signal to the population of a targeted state that ¶ the perpetrator considers the sovereignty of their government to be negligible.¶ The popular perception that a government is powerless to stop drone attacks on its ¶ territory can be crippling(SIC) to the incumbent regime, and can embolden its domestic ¶ rivals to challenge it through violence. Such continual violations of the territorial integrity of a state also have direct consequences for the legitimacy of its ¶ government. Following a meeting with General David Petraeus, Pakistani President Asif Ali Zardari described the political costs of drones succinctly, saying that ¶ ‘continuing drone attacks on our country, which result in loss of precious lives ¶ or property, are counterproductive and difficult to explain by a democratically ¶ elected government. It is creating a credibility gap.’ Similarly, the Pakistani High ¶ Commissioner to London Wajid Shamsul Hasan said in August 2012 that¶ what has been the whole outcome of these drone attacks is that you have directly or ¶ indirectly contributed to destabilizing or undermining the democratic government. ¶ Because people really make fun of the democratic government—when you pass a resolution against drone attacks in the parliament and nothing happens. The Americans don’t ¶ listen to you, and they continue to violate your territory.76¶ The appearance of powerlessness in the face of drones is corrosive to the appearance of competence and legitimacy of the Pakistani government. The growing ¶ perception that the Pakistani civilian government is unable to stop drone attacks is ¶ particularly dangerous in a context where 87 percent of all Pakistanis are dissatisfied with the direction of the country and where the military, which has launched ¶ coups before, remains a popular force.¶ The political effects of this signal are powerful and lasting even when the ¶ reality of the relationship between the perpetrator and the targeted state is more ¶ complex. For example, the government of Pakistan has been ambivalent about ¶ drone strikes, condemning them in some cases but applauding their results in ¶ others. Much has been made of the extent to which the Pakistani government ¶ has offered its ‘tacit consent’ for the US drone strikes on its territory. The US ¶ has been willing to provide details on drone strikes after the fact, but has refrained ¶ from providing advance warning of an attack to the Pakistani government for fear ¶ that the information might leak. Pakistan has been operationally compliant with ¶ drone strikes and has not ordered its air force to shoot down drones in Pakistani ¶ airspace. Despite official denials, it has been revealed that the Pakistani government has permitted the US to launch drones from at least one of its own airbases.80¶ Whatever the complexity of its position and the source of its ambivalence over ¶ drone strikes, the political effects of allowing them to escalate to current levels ¶ are increasingly clear. The vast expansion of drone warfare under the Obama ¶ administration has placed enormous pressure on Pakistan for its complicity with the US, multiplied the enemies that its government faces and undermined parts of ¶ the social fabric of the country. By most measures, Pakistan is more divided and ¶ unstable after the Obama administration’s decision to ramp up the tempo and scale ¶ of drone attacks than it was during the Bush administration.

#### Drones strikes aren’t ending—Kerry’s statement was wrong

Mazzetti and Landler 13 [Mark and Mark, NYT, “Despite Administration Promises, Few Changes in Drone War,” <http://www.nytimes.com/2013/08/03/us/politics/drone-war-rages-on-even-as-administration-talks-about-ending-it.html?pagewanted=all&_r=0>, ALB]

¶ ¶ There were more drone strikes in Pakistan last month than any month since January. Three missile strikes were carried out in Yemen in the last week alone. And after Secretary of State John Kerry told Pakistanis on Thursday that the United States was winding down the drone wars there, officials back in Washington quickly contradicted him.¶ ¶ ¶ More than two months after President Obama signaled a sharp shift in America’s targeted-killing operations, there is little public evidence of change in a strategy that has come to define the administration’s approach to combating terrorism.¶ ¶ Most elements of the drone program remain in place, including a base in the southern desert of Saudi Arabia that the Central Intelligence Agency continues to use to carry out drone strikes in Yemen. In late May, administration officials said that the bulk of drone operations would shift to the Pentagon from the C.I.A.¶ ¶ But the C.I.A. continues to run America’s secret air war in Pakistan, where Mr. Kerry’s comments underscored the administration’s haphazard approach to discussing these issues publicly. During a television interview in Pakistan on Thursday, Mr. Kerry said the United States had a “timeline” to end drone strikes in that country’s western mountains, adding, “We hope it’s going to be very, very soon.”¶ ¶ But the Obama administration is expected to carry out drone strikes in Pakistan well into the future. Hours after Mr. Kerry’s interview, the State Department issued a statement saying there was no definite timetable to end the targeted killing program in Pakistan, and a department spokeswoman, Marie Harf, said, “In no way would we ever deprive ourselves of a tool to fight a threat if it arises.”¶ ¶ Micah Zenko, a fellow with the Council on Foreign Relations, who closely follows American drone operations, said Mr. Kerry seemed to have been out of sync with the rest of the Obama administration in talking about the drone program. “There’s nothing that indicates this administration is going to unilaterally end drone strikes in Pakistan,” Mr. Zenko said, “or Yemen for that matter.”

#### Pakistani instability and a coup goes nuclear

Pitt 9 - a New York Times and internationally bestselling author of two books: "War on Iraq: What Team Bush Doesn't Want You to Know" and "The Greatest Sedition Is Silence." (5/8/09, William, “Unstable Pakistan Threatens the World,” http://www.arabamericannews.com/news/index.php?mod=article&cat=commentary&article=2183)

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But a suicide bomber in Pakistan rammed a car packed with explosives into a jeep filled with troops today, killing five and wounding as many as 21, including several children who were waiting for a ride to school. Residents of the region where the attack took place are fleeing in terror as gunfire rings out around them, and government forces have been unable to quell the violence. Two regional government officials were beheaded by militants in retaliation for the killing of other militants by government forces. As familiar as this sounds, it did not take place where we have come to expect such terrible events. This, unfortunately, is a whole new ballgame. It is part of another conflict that is brewing, one which puts what is happening in Iraq and Afghanistan in deep shade, and which represents a grave and growing threat to us all.Pakistan is now trembling on the edge of violent chaos, and is doing so with nuclear weaponsin its hip pocket,right in the middle ofone ofthe most dangerous neighborhoods in the world.The situation in brief: Pakistan for years has been a nation in turmoil, run by a shaky government supported by a corrupted system, dominated by a blatantly criminal security service, and threatened by a large fundamentalist Islamic population with deep ties to the Taliban in Afghanistan. All this is piled atop an ongoing standoff with neighboring India that has been the center of political gravity in the region for more than half a century. The fact thatPakistan, andIndia, and Russia, and China all possess nuclear weaponsand share the same space means any ongoing or escalating violence over there hasthe real potential to crack open the very gates of Hellitself. Recently, the Taliban made a military push into the northwest Pakistani region around the Swat Valley. According to a recent Reuters report: The (Pakistani) army deployed troops in Swat in October 2007 and used artillery and gunship helicopters to reassert control. But insecurity mounted after a civilian government came to power last year and tried to reach a negotiated settlement. A peace accord fell apart in May 2008. After that, hundreds — including soldiers, militants and civilians — died in battles. Militants unleashed a reign of terror, killing and beheading politicians, singers, soldiers and opponents. They banned female education and destroyed nearly 200 girls' schools.About 1,200 people were killed since late 2007 and 250,000 to 500,000 fled, leaving the militants in virtual control. Pakistan offered on February 16 to introduce Islamic law in the Swat valley and neighboring areas in a bid to take the steam out of the insurgency. The militants announced an indefinite cease-fire after the army said it was halting operations in the region. President Asif Ali Zardari signed a regulation imposing sharia in the area last month. But the Taliban refused to give up their guns and pushed into Buner and another district adjacent to Swat, intent on spreading their rule. The United States, already embroiled in a war against Taliban forces in Afghanistan, must now face the possibility that Pakistan could collapse under the mounting threat of Taliban forces there. Military and diplomatic advisers to President Obama, uncertain how best to proceed, now face one of the great nightmare scenarios of our time. "Recent militant gains in Pakistan," reported The New York Times on Monday, "have so alarmed the White House that the national security adviser, Gen. James L. Jones, described the situation as 'one of the very most serious problems we face.'" "Security was deteriorating rapidly," reported The Washington Post on Monday, "particularly in the mountains along the Afghan border that harbor al-Qaeda and the Taliban, intelligence chiefs reported, and there were signs that those groups were working with indigenous extremists in Pakistan's populous Punjabi heartland. The Pakistani government was mired in political bickering. The army, still fixated on its historical adversary India, remained ill-equipped and unwilling to throw its full weight into the counterinsurgency fight. But despite the threat the intelligence conveyed, Obama has only limited options for dealing with it. Anti-American feeling in Pakistan is high, and a U.S. combat presence is prohibited. The United States is fighting Pakistan-based extremists by proxy, through an army over which it has little control, in alliance with a government in which it has little confidence." It is believedPakistan is currently in possession of between 60 and 100 nuclear weapons. Because Pakistan's stability is threatened by the wide swath of its population that shares ethnic, cultural and religious connections to the fundamentalist Islamic populace of Afghanistan, fears over what could happen to those nuclear weapons if the Pakistani government collapses are very real. "As the insurgency of the Taliban and Al Qaeda spreads in Pakistan," reported the Times last week, "senior American officials say they are increasingly concerned about new vulnerabilities for Pakistan's nuclear arsenal, including the potential for militants to snatch a weapon in transport or to insert sympathizers into laboratories or fuel-production facilities. In public, the administration has only hinted at those concerns, repeating the formulation that the Bush administration used: that it has faith in the Pakistani Army. But that cooperation, according to officials who would not speak for attribution because of the sensitivity surrounding the exchanges between Washington and Islamabad, has been sharply limited when the subject has turned to the vulnerabilities in the Pakistani nuclear infrastructure." "The prospect of turmoil in Pakistan sends shivers up the spinesof those U.S. officials charged with keeping tabs on foreign nuclear weapons," reported Time Magazine last month. "Pakistan is thought to possess about 100 — the U.S. isn't sure of the total, and may not know where all of them are. Still, if Pakistan collapses, the U.S. military is primed to enter the country and secure as many of those weapons as it can, according to U.S. officials. Pakistani officials insist their personnel safeguards are stringent, but a sleeper cell could cause big trouble, U.S. officials say." In other words, a shaky Pakistan spells trouble for everyone, especially if America loses the footrace to secure those weapons in the event of the worst-case scenario. If Pakistani militants ever succeed in toppling the government, several very dangerous events could happen at once. Nuclear-armedIndia couldbe galvanized into military actionof some kind,as couldnuclear-armedChina ornuclear-armedRussia. If the Pakistani government does fall, and all those Pakistani nukes are not immediately accounted for and secured,the specter (or reality) ofloose nukes falling into the hands of terrorist organizations could place the entire world on a collision course with unimaginable disaster.We have all been paying a great deal of attention to Iraq and Afghanistan, and rightly so. The developing situation in Pakistan, however, needs to be placed immediately on the front burner. The Obama administration appears to be gravely serious about addressing the situation. So should we all.

#### Drone strikes uniquely destroy relations—They’re the biggest reason for anti-American sentiment

Boyle 13 [Michael J., Assistant Professor of Political Science at La Salle University in Philadelphia, “The costs and consequences of drone warfare,” <http://www.chathamhouse.org/sites/default/files/public/International%20Affairs/2013/89_1/89_1Boyle.pdf>, ALB]

Drone strikes have an invidious and subtle effect on the social fabric of the societies ¶ where they occur. Drones do not just affect their targets, but spread fear and suspicion throughout the society in unexpected ways. As Brian Glyn Williams has ¶ noted, in Pakistan drones are often described by local villagers as machays (wasps) ¶ for their stings or bangana (thunder) for their ability to strike without warning.114¶ While drones terrify their intended targets, innocent villagers are equally terrified of being in the wrong place at the wrong time when an attack occurs. Drones ¶ produce among the civilian population a ‘wave of terror’ which has been described ¶ by some mental health professionals as ‘anticipatory anxiety’.David Rohde, ¶ a journalist who was captured and held by the Taliban, has described the fear ¶ produced by drone strikes as the aircraft were heard whirring overhead for hours ¶ at a time and calls them a ‘potent, unnerving symbol of unchecked American ¶ power’.116 This fear leads ordinary civilians to refrain from helping those wounded ¶ in drone strikes in case they are targeted in a ‘double tap’ strike. Drones have ¶ inhibited normal economic and social activity, and even made parents reluctant ¶ to send their children to schools that might be accidentally targeted. The drones ¶ have also turned neighbours on neighbours and fuelled communal mistrust in a ¶ society where overlapping family, tribal and social ties are crucial. The targets of ¶ drone strikes are often pinpointed by paid informants who place small electronic ¶ targeting devices in the homes or vehicles of suspected terrorists.118 Yet there is no ¶ way to tell whether these chips are left with real terrorist operatives or with those ¶ against whom the informant has a personal grudge. Rumours of these chips have ¶ produced high levels of mistrust in the community as ‘neighbors suspect neighbors of spying for the US, Pakistani or Taliban intelligence or using drone strikes ¶ to settle feuds’. While the drones circling overhead spread fear throughout the ¶ population and disrupt normal life, the suspicion produced by these chips and ¶ other means of nominating targets have eroded the trust that underlies much of ¶ religious, economic and political life in these societies.¶ The use of drones also has a series of second-order political effects that must ¶ be weighed against advantages accrued through the killing of terrorist operatives. ¶ Drones can subject governments to high levels of political pressure that make ¶ compliance with US requests more costly. They can multiply the ranks of enemies ¶ in insurgencies and undermine the social fabric that allows many of these societies ¶ to function. Many of these consequences are systematically discounted in analyses ¶ of drones that focus exclusively on how many terrorists are killed relative to civilians. More generally, these costs illustrate a central inconsistency of American ¶ policy: that if the commitment to degrade or destroy terrorists is put into practice with drone strikes, it will damage the perceived competence and legitimacy of ¶ governments that the US is most dependent upon for counterterrorism cooperation. The long-term goal of building strong and legitimate governments that can ¶ police their territory and work as reliable partners with the United States is undermined by a drones-first policy that sidelines these governments or treats them as ¶ subservient accomplices to the brute exercise of American power.

#### US-Pakistan relations are key to resolve Kashmir—Prevents Indo-Pak war

Riedel 8 Bruce, senior fellow in the Saban Center for Middle East Policy at the Brookings Institution, (“Pakistan and Terror: The Eye of the Storm”, The annals of the American academy of political and social science, July, 2008, sage journals)

But this does not rule out an option that would involve a major effort to resolve the Kashmir problem on a more realistic basis. The basis for such an approach would be to complement the ongoing Indo-Pakistani bilateral dialogue. That dia- logue has already produced a series of confidence-building measures between the two countries, reopening transportation links, setting up hotlines between military commands, and holding periodic discussions at the foreign secretary level on all the issues that divide the two. Unfortunately, the dialogue has not seriously addressed the Kashmir issue because of the significant gulf between the two parties and India’s refusal to negotiate while still a target of terrorist attacks planned and organized in Pakistan. The United States has been reluctant to engage more actively in the Kashmir dispute in light of the Indian posture that outside intervention is unwarranted and that Kashmir is a purely bilateral issue. Faced with the likelihood of India’s rejection of outside intervention, American diplomacy has put the Kashmir prob- lem in the “too hard” category and left it to simmer. The results are all too pre- dictable. The Kashmir issue periodically boils over, and the United States and the international community have to step in to try to prevent a full-scale war. This was the case during the Kargil crisis in 1999, after the terrorist attack on the Indian parliament in 2001, and again in 2002 when India mobilized its army for war on the Pakistani border. A unique opportunity for quiet American diplomacy to help advance the Kashmir issue to reach a better, more stable solution may exist in 2009. The U.S.- India nuclear deal agreed to during President Bush’s July 2005 visit to South Asia should create a more stable and enduring basis for U.S.-Indian relations than at any time in history. The deal removes the central obstacle to closer strategic ties between Washington and New Delhi: the nuclear proliferation problem, which has held back the development of their relationship for two decades. In the new era of U.S.-Indian strategic partnership, Washington should be more prepared to press New Delhi to be more flexible on Kashmir. It is clearly in the American interest to try to defuse a lingering conflict that has generated global terrorism and repeatedly threatened to create a full-scale military con- frontation on the subcontinent. It is also in India’s interest to find a solution to a conflict that has gone on for too long. Since Kargil, India has been more open to an American role in Kashmir because it senses Washington is fundamentally in favor of a resolution on the basis of the status quo, which favors India. The United States currently has better relations with both India and Pakistan than at any time in the past several decades. The U.S. rapprochement with India, begun by President Clinton and advanced by President Bush, is now supported by an almost unique bipartisan consensus in the American foreign policy estab- lishment and the Congress. At the same time, U.S.-Pakistani relations are stronger now than at any time since the Reagan years, and the sanctions that poi- soned U.S.-Pakistani ties for decades have been removed by legislation sup- ported by both Republicans and Democrats. It is a unique moment. A Kashmir solution would have to be based around a formula for both making the line of control a permanent and normal international border (perhaps with some minor modifications) and creating a permeable frontier between the two parts of Kashmir so that the Kashmiri people could live more normal lives. A spe- cial condominium might be created to allow the two constituencies to work together on issues that are internal to Kashmir, such as transportation, the envi- ronment, sports, and tourism. It is unlikely that the two states will be able to reach such an agreement on their own given the history of mistrust that pervades both sides of the problem. A quiet American effort to promote a solution, led by the next U.S. president, is probably essential to any effort to move the parties toward an agreement. Resolution of the Kashmiri issue would go a long way to making Pakistan a more normal state and less preoccupied with India. It would also remove a major rationale for the army’s disproportionate role in Pakistani national security affairs, thus helping to restore genuine civilian democratic rule in the country. A resolution of the major outstanding issue between Islamabad and New Delhi would reduce the arms race between the two countries and the risk of nuclear conflict. And it would remove the need for Pakistan to find allies, such as the Taliban, LeT, and al Qaeda, to fight asymmetric warfare against India. Of course, it would not resolve all the tensions between the two neighbors or end the problem of the Taliban in Afghanistan. But more than anything else it would set the stage for a different era in the subcontinent and for more produc- tive interaction between the international community and Pakistan. The alternative is to let Kashmir simmer and avoid trying to find a means to advance the Indo-Pakistani dialogue. In the long run, this approach is virtually certain to lead to another crisis in the subcontinent. Sooner or later, the two countries will again find themselves on the precipice of war. In a worst-case sce- nario, a terrorist incident like the July 2006 metro bombings in Mumbai or the hijacking of IA 814 could spark an Indian military response against targets in Pakistan allegedly involved in the planning and orchestration of terrorism. And that could lead to nuclear war. The next president must adopt a more sophisticated approach to Pakistan and its terror nexus that goes beyond threats and sanctions, beyond commando raids and intelligence cooperation, beyond aid and aircraft sales. It is time to come to grips with what motivates Pakistan’s behavior and make peace.

#### Extinction

Korb 12 Senior Fellow Center for American Progress, (Lawrence- Assistant Secretary of Defense under Reagan, (Lawrence, March/April, “No first use: The way to contain nuclear war in South Asia” Bulletin of Atomic Scientists, Vol 68 No 2, p 34-42, SagePub)

In the twenty-first century, the Indian subcontinent has surpassed Europe as the most likely region for nuclear war. Over the past three decades, the Cold War giants—the United States and Russia—have reduced their nuclear arsenals by more than 70 percent (Cirincione, 2011). Meanwhile, India and Pakistan have begun the world’s second nuclear arms race. Since their partition in 1947, India and Pakistan have fought three major wars and remained on the brink of conflict for more than six decades. The South Asian neighbors carried out rival nuclear weapons tests in 1998 and are now estimated to possess at least 80 nuclear weapons each (Oswald, 2011). Pakistan has more than doubled the size of its arsenal in the past four years, likely as a means of countering India’s greater conventional strength (Korb and Rothman, 2011). As these countries develop more advanced nuclear capabilities, chances increase that even a relatively small skirmish could escalate into a nuclear conflict. For example, earlier this year, Pakistan announced it had tested a small nuclear warhead designed to be used against invading troops on Pakistani soil (The Economist, 2011). A nuclear war between India and Pakistan would be an absolute catastrophe. A Natural Resources Defense Council study found that even a limited nuclear exchange consisting of as few as 10 warheads could result in about three million casualties (Natural Resources Defense Council, 2002). Moreover, the effects of such a conflict would not be confined to South Asia: According to a recent article in Scientific American, a major regional nuclear conflict could spark a global “nuclear winter,” with worldwide implications for agriculture (Robock and Toon, 2010). Given the terrible effects of a nuclear exchange, much ink has been spilled articulating policies to prevent war, particularly a nuclear war, between India and Pakistan. However, little has been written about how the United States should respond if diplomacy fails—that is, if a nuclear war breaks out between India and Pakistan, how can the United States contain the conflict so it does not come to involve other nations with alliances or interests in the region and significantly larger nuclear arsenals? Foreign interests and the Indian subcontinent On the surface, preventing foreign intervention in a nuclear conflict appears to be a simple task. Asking how to keep countries from jumping into a nuclear war seems like asking how people can be kept from running into burning buildings. It’s not hard; they have plenty of reasons to steer clear. But the web of alliances, rivalries, and power politics on the Indian subcontinent means that foreign intervention in any major conflict between India and Pakistan—even a nuclear one—cannot be discounted. China, in particular, has close ties to Islamabad and views Pakistan as integral to its strategy of containing Indian influence on the subcontinent. Beijing—which has provided military and, allegedly, nuclear aid to Islamabad—would almost certainly provide some sort of support to Pakistan, be it covert or open, in the event of a conflict with India. Such assistance could enflame the smoldering rivalry between Beijing and New Delhi.1 China is not the only nation with strong strategic interests in the region. As the United States attempts to extricate itself from Afghanistan without further destabilizing Central Asia, it will need the support of both India and Pakistan, who have dramatically different visions for the future of Afghanistan. The United States has long had an on-and-off relationship with Pakistan and now needs Islamabad’s support in cracking down on the region’s terrorist organizations. Pakistan, on the other hand, worries that when the NATO mission in Afghanistan ends, the Indians and Afghanis will join forces to encircle it. The United States is also seeking to establish a strategic partnership with India, cemented in part with a civilian nuclear cooperation agreement signed by the Bush administration. Finally, Russia has had a long-term relationship with India and is concerned about increasing Chinese influence on the subcontinent. The outbreak of hostilities between India and Pakistan is more than a remote possibility. The contentious issue of Kashmir presents one road to conflict. This territorial dispute has already prompted the two South Asian powers to go to war twice, and India and Pakistan remain far from resolving their differences on the disputed region. An attack by a terrorist organization with ties to Islamabad presents a second and far more frightening path to conflict. In 2008, the terrorist group Lakshar-e-Taiba carried out a brutal attack on Mumbai, India’s largest city, killing more than 160 people and bringing the city to a standstill for two days. A gunman captured in the attack said he trained in Pakistan for more than a year (Perlez and Sengupta, 2008). Lakshar-e-Taiba is widely believed to have ties to elements of the Pakistani government’s intelligence agency, and it operates and recruits openly in Pakistan (Goldberg and Ambinder, 2011). Further, Lakshar-e-Taiba is hardly the only militant organization with a hatred of India and connections to the Pakistani military or its intelligence service. While India showed tremendous restraint in responding to the Mumbai attacks, there are no guarantees that it would choose to restrain itself after another such incident.

### Solvency

#### Authority of District Courts judges are key—Most effective and speedy process

Rushforth 12 [Elinor June, Fall, Arizona Journal of International and Comparative Law, There's An App For That: Implications Of Armed Drone Attacks And Personality Strikes By The United States Against Non-Citizens, 2004-2012, .D. candidate, University of Arizona, James E. Rogers College of Law, Class of 2013]

Regardless of the type of judicial mechanism used to ensure the lawfulness of a targeted killing, the Chief Justice of the U.S. Supreme Court should designate district court judges from every region where CIA drone operators are stationed, with several in the District of Columbia. These judges will preside over courts with jurisdiction to "hear applications and grant orders," whose job would be approving or rejecting targeted killing warrants. n202 The hearings will be held expeditiously and records will be kept according to security measures "established by the Chief Justice in consultation with the Attorney General and the Director of National Intelligence." n203¶ The application for an order approving a targeted killing will be submitted by a designated CIA official, or DOJ official in conjunction with the CIA investigative team, "in writing upon oath or affirmation" after review and [\*654] approval by the supervisor of the drone program at a given outpost. n204 This application will include all necessary and pertinent information needed for the judge's decision. n205 This information shall include who the target is (if known), what action or information led to this targeting, any informant information, imminent threat analysis, known links to terrorists or terrorist organization, and a distinction and proportionality analysis (if available).¶ These warrants could be made before locating a target. Once a suitable application has been assembled, the designated official may submit the application and receive a warrant that would be good for a specific period. If the target is not found within that period, a renewal request may be made by adding an addendum to the above described application with any new and pertinent information. n206 An expedited process would also apply to newly acquired targets by which the CIA official could make an emergency application. Further, an authorization made by the President, through the Attorney General, could bypass this application process in appropriate exigent circumstances. There would also be a semi-annual report to Congress from CIA officials on targeted killing application procedures. An act creating this court would also address sanctions and liabilities, likely monetary fines or professional sanctions, of CIA and DOJ officials who do not comply with the procedures. Although any judicial action that encroaches on the Executive's autonomy in the national security realm will likely face pushback, judicial review is an important check on the Executive's power. To assuage the separation of powers issues that could arise in the creation of this court on targeted killing and drone strike operations, the legislative and judicial branches will have to ensure they are not unconstitutionally restricting the President's authority.

#### Strict Scrutiny is key—Requires evidence based verification and definitional restraint which prevents civilian casualties and reestablish credibility

Guiora 12 [Amos, Professor of Law, SJ Quinney College of Law, University of Utah, author of numerous books dealing with military law and national security including Legitimate Target: A Criteria-Based Approach to Targeted Killing, “Drone Policy: A Proposal Moving Forward,” <http://jurist.org/forum/2013/03/amos-guiora-drone-policy.php>, ALB]

Targeted killing sits at the intersection of law, morality, strategy and policy. I am a proponent of targeted killing because it enables the state to protect its innocent civilian population. However, my support for targeted killing is conditioned on the process being subject to rigorous standards, criteria and guidelines.¶ My advocacy of both targeted killing and criteria-based decision-making rests largely on 20 years of experience with a "seat at the table" of operational counterterrorism. The dangers inherent in the use of state power are enormous. On the opposite side of the equation, however, is the terrible cost of terrorism; after all, terrorists deliberately target innocent civilians.¶ However, broad definitions of imminence combined with new technological capabilities drastically affect the implementation of targeted killing ¶ predicated on legal and moral principles. The recently released US Department of Justice (DOJ) "white paper" regarding the Obama administration's drone policy defines "imminence" so expansively there need not be clear evidence of a specific attack to justify the killing of an individual, including US citizens. This extraordinary broadness creates a targeted killing paradigm akin to interrogation excesses under the Bush administration that followed in the wake of the Bybee Memo.¶ The solution to this search for an actionable guideline is adoption of a strict scrutiny standard which would enable operational engagement of a non-state actor predicated on intelligence information subject to admissibility standards akin to a court of law. Such intelligence would have to be reliable, material and probative.¶ To re-phrase, this strict scrutiny test seeks to strike a balance by enabling the state to act sooner but § Marked 10:10 § subjecting that action to significant restrictions. This paradigm would be predicated on narrow definitions of imminence and legitimate targets. Rather than enabling the consequences of the DOJ memo, the strict scrutiny test would ensure implementation of person-specific operational counterterrorism. That is the essence of targeted killing conducted in accordance with the rule of law and morality in armed conflict.¶ This proposal is predicated on the understanding that, while nation states need to engage in operational counterterrorism, mistakes regarding the correct interpretation and analysis of intelligence information can lead to tragic mistakes. Adopting admissibility standards akin to criminal law minimizes operational error.¶ Rather than relying on the executive branch to make decisions in a "closed world" devoid of oversight and review, the intelligence information justifying the proposed action must be submitted to a court that would ascertain the information's admissibility. The discussion before the court would necessarily be conducted ex parte; however, the process of preparing and submitting available intelligence information to a court would significantly contribute to minimizing operational error that otherwise would occur.¶ The logistics of this proposal are far less daunting than might seem — the court before which the executive would submit the evidence is the US Foreign Intelligence Surveillance Court (FISA Court), established by the Foreign Intelligence Surveillance Act. Presently, FISA Court judges weigh the reliability of intelligence information in determining whether to grant government ex parte requests for wire-tapping warrants. Under this proposal, judicial approval is necessary prior to undertaking a counterterrorism operation predicated solely on intelligence information. The standard the court would adopt in determining the information's reliability is the same applied in the traditional criminal law paradigm.¶ The court would cross-examine the representative of the executive branch and subsequently rule as to the information's admissibility. While some may suggest that the FISA Court is largely an exercise in "rubber-stamping," the importance of this proposal is in requiring the government to present the available information to an independent judiciary as a precursor to engaging in operational counterterrorism.¶ While this proposal explicitly calls for changing the nature of the relationship between the executive and the judicial branches of the government, it would serve to minimize collateral damage in drone attacks predicated on narrow definitions of legitimate target.¶ This proposal does not limit the state's fundamental right to self-defense. Rather, it creates a process seeking to objectify counterterrorism by seeking to establish standards for determining the reliability of intelligence information that is the backbone of targeted killing decision-making.¶ The practical impact? A drone policy predicated on the rule of law and morality rather than the deeply troubling paradigm established by the Obama administration in the DOJ white paper.

#### Zero checks on drone use now—The Plan’s rule-oriented process is key

Crandall 12 [Carla, Law Clerk to the Honorable Laura Denvir Stith, Supreme Court of Missouri, J.D., “Ready…Fire…Aim! A Case for Applying American Due Process Principles Before Engaging in Drone Strikes,” April, Florida Journal of International Law, pg. lexis]

In November 2002, a drone operated by the Central Intelligence Agency (CIA) launched a Hellfire missile at an automobile carrying suspected al-Qaeda members in Yemen. [n1](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true#n1) The airstrike, one of the first known operations of its type, [n2](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n2) allegedly resulted in six deaths, including those of a prominent al-Qaeda leader and a U.S. citizen. [n3](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n3) Since that assault, the use of drones by U.S. personnel engaged in the war on terror has increased dramatically, both in number and scope. [n4](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n4) Most starkly, as evidenced by the September 30, 2011 strike that killed U.S.-born Anwar al-Awlaki, government officials have even authorized drone operators to target American citizens believed to be engaged in the war on terror. [n5](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n5) Despite the expanded use of drones, however, the legitimacy of these attacks remains unclear. Most commentators who have addressed the legitimacy of more general targeted killings have examined the issue within the framework of either international humanitarian law (IHL) or international human rights law (IHRL). [n6](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n6) Those limited few who have [\*57] analyzed the subject through the lens of American due process have limited their scrutiny to the absence of post-deprivation rights. [n7](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true#n7) They suggest, for instance, that the United States should implement some sort of Bivens-type action as a remedy for the survivors of erroneous drone strikes. [n8](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true#n8) As this Article explains, however, none of these approaches yield wholly satisfactory answers as to which framework should govern the use of drones within the context of the war on terror. And though the idea that American due process principles ought to be applied ex post represents a significant contribution to the debate, it too ultimately falls flat. Indeed, such an approach unduly narrows the obligation of U.S. officials to the standard of readying, firing, and then aiming- requiring them to perform a detailed review of the strikes only after the fact. Instead, this Article argues that the United States ought to be held to a higher, ex ante standard-that of "aiming" before firing-and posits that such a standard is practically attainable. In doing so, the Article proceeds as follows. Part II describes the capabilities and current employment of drones and explains why resolving the legitimacy of their use is so critical. Specifically, it highlights that, despite the unsettled nature of the law in this area, targeted killings by drone strikes have increased exponentially in recent years-in some instances against arguably questionable targets. Part III examines current attempts to address the legitimacy of drone assaults and explains why they fail to adequately govern the use of these weapons. While this Part explores the applicability of IHRL and IHL, it does not undertake to resolve the debate as to which regime does or ought to apply to these operations. To the contrary, it argues that limitations within each framework have prevented consensus from forming around the applicability of either. Accordingly, U.S. officials [\*58] must arguably look to other sources to find guiding principles to legitimize targeted killings via drones. Though it is admittedly not entirely clear whether constitutional guarantees apply in the foreign locales where these strikes occur-or to the foreign nationals who are often their target-this Part proposes that American due process principles nevertheless ought to be invoked before such strikes occur, because failing to do so allows the executive to act with impunity in a legal void. Part IV argues that, in Hamdi v. Rumsfeld [n9](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true#n9) and Boumediene v. Bush, [n10](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true#n10) the Supreme Court signaled the process that may be due before drones are used to eliminate known terrorist targets. In extending the Hamdi and Boumediene analysis to targeted killings by drones, this Part also begins the inquiry into the procedural protections that due process may demand before U.S. officials engage in such actions. Part V concludes. II. Background & Context As used here, targeted killing is defined as the "extra-judicial, premeditated killing by a state of a specifically identified person not in its custody." [n11](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true#n11) Though some have argued that targeted killing so defined amounts to illegal assassination, [n12](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true#n12) others have instead suggested that "assassination generally is regarded as an act of murder for political reasons." [n13](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true#n13) Given that targeted killings via drones do not, to this point, appear to have been undertaken for political reasons, the author accepts, for present purposes, that these attacks "can be a legally and morally justifiable means of protecting the American people." [n14](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n14) The inquiry here is what procedures, if any, are necessary before the commencement of a drone strike to ensure that it is indeed legitimate. [n15](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n15) [\*59] Unfortunately, neither U.S. law nor U.S. policy has kept pace with evolving technological advances related to warfare, or with the changing operational realities presented specifically by the war on terror. This Part discusses why addressing this failing-at least as it pertains to drones-is of such critical importance. In particular, it highlights that the use of drones has expanded exponentially during the past two decades. There are two major explanations for this momentous growth. First, advances in technology have increased drone capabilities and, therefore, the contribution they make to various operational missions. As importantly, the asymmetrical nature of the war on terror [n16](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n16) has factored significantly in the employment of drones and made them a critical tool in the execution of military operations related to the war. A. The Development and Capabilities of Drones Today's drones were developed in the early 1990s, and as their value became more evident, their deployment by the CIA and U.S. military mushroomed. [n17](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n17) From 2000 to 2006, for instance, "the Department of Defense's inventory of unmanned aircraft grew from fewer than 50 to over 3,000." [n18](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n18) Originally designed to provide persistent surveillance of targets, drones offer a strategic advantage over conventional military aircraft because they can "hover above a target for up to forty hours before" refueling. [n19](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n19) They do this without an onboard pilot, [n20](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n20) so even when malfunctions or anti-aircraft weapons cause drones to crash, U.S. military casualties are limited. [n21](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n21) This feature has become increasingly important to U.S. military strategists and policymakers as public support for overseas troop deployments has waned. [n22](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n22) With "pilotless" weapons [\*60] systems like drones, operational missions can be carried out without such deployments. Beyond this, as technological innovations emerged, new capabilities were incorporated into drone platforms, making them more potent tools in military operations. Most significantly, though they were originally designed solely for reconnaissance purposes, drones became a self-contained weapons system when their platforms were reconfigured to support armament with laser-guided Hellfire missiles. [n23](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n23) This engineering development was accompanied by commensurate advance-ments in the onboard optics systems that facilitated better target identification. [n24](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n24) In the meantime, drones became more lethal given increases in both the speed and altitude at which they were capable of operating. [n25](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n25) Finally, the effectiveness of drones also increased as stealth technology emerged to make attacks more clandestine. [n26](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n26) B. The Use of Drones During the War on Terror As important as these developments were to the burgeoning of drones, it was not until the U.S. government had a sustained requirement for their deployment that their full force became evident. That requirement came after the attacks of September 11th with the commencement of the global war on terror. Since the very first night of the U.S. invasion in Afghanistan, [n27](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n27)drones have been used for a wide array of terrorism-related missions. For example, though their primary mission has remained reconnaissance, they have also been used for battle-damage assessments, relaying target information to on-ground operators, and spotting hazards to U.S. forces like roadside improvised [\*61] explosive devices. [n28](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n28) The most contentious aspect of drone operations, however, has been their role in targeted killings. 1. Killing via Drone News articles are littered with reports of drone strikes against alleged terrorists around the globe-from Afghanistan and Iraq, to Yemen and Pakistan. [n29](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n29) Though the classified nature of the drone program makes precise estimates difficult, one study indicates that in Pakistan alone, drones operated by the United States killed over one-thousand people between 2006 and 2009.[n30](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n30) Among these were numerous senior al-Qaeda leaders, and other high-value targets. In fact, "[c]ounterterrorism officials credit drones with having killed more than a dozen senior Al Qaeda leaders and their allies in the past year, eliminating more than half of the C.I.A.'s twenty most wanted 'high value' targets." [n31](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n31) Drones have played such a significant part in the war on terror largely because conventional military force has proven ineffective at combating the asymmetrical threats posed by small pockets of al-Qaeda terrorists. [n32](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n32) Moreover, given that the war's battlefields have often been located in urban environments, using drones has arguably limited collateral damage that might otherwise have occurred with more conventional weapons systems. [n33](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n33) Further, at least from the U.S. government's perspective, the results have been remarkable. During the early stages of the war, for example, General Tommy Franks, who was then commanding all U.S. troops in the Middle East, stated that drones [\*62] were his "most capable sensor[s] in hunting down and killing Al Qaeda and Taliban leadership and [that they proved] absolutely critical to [the U.S.] fight." [n34](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n34) Moreover, as the lethality of drones became more evident to insurgents, their utility increased simply because strikes began to "serve as a deterrent to potential combatants and sow paranoia and distrust among terrorists groups." [n35](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n35) Even those militants who remained true to their cause were forced to "operate far more cautiously, which divert[ed] their energy from planning new attacks." [n36](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n36) As apparently effective as these drone attacks have been, though, some commentators argue that in light of the collateral damage they cause, their use actually foments the terrorist insurgency. "[E]very one of these dead noncombatants represents an alienated family, a new desire for revenge, and more recruits for a militant movement that has grown exponentially even as drone strikes have increased." [n37](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n37) Indeed, after a particularly high barrage of drone assaults in early 2009, one senior Pakistani Taliban leader specifically vowed to carry out suicide attacks against security forces until the strikes ceased. [n38](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n38) This response is indicative of the attitude that "[w]hile violent extremists may be unpopular, for a frightened population they seem less ominous than a faceless enemy that wages war from afar and often kills more civilians than militants." [n39](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n39) And though some may have believed the Obama Administration would stop both the literal and figurative bleeding carried out under the Bush Administration, drone strikes during the Obama presidency have only increased. [n40](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n40) "During his first nine and a [\*63] half months in office, [Barak Obama] authorized as many C.I.A. aerial attacks in Pakistan as George W. Bush did in his final three years in office." [n41](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n41) 2. The Hunted All of this raises the question of who precisely is being targeted by these drone strikes. Most operational details on this front are veiled in secrecy, preventing an entirely comprehensive understanding of the drone program. [n42](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n42) Nevertheless, given classified leaks and certain public disclosures, the program's broad contours are clear enough to raise concern. In 2002, for example, the New York Times reported that the U.S. government had created a secret list of terrorist leaders dubbed high-value targets. [n43](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n43) With the creation of the list came authority for the CIA to kill these targets should capture be impractical and if collateral civilian casualties could be minimized. [n44](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n44) Authority for such targeted killings apparently rested on law of war principles; namely, that the listed persons were enemy combatants, and thus legitimate targets. [n45](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n45) [\*64] Initially, this high-value target list evidently contained only "the worst of the worst" terrorists. [n46](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n46) The Yemeni drone strike mentioned at the outset, for instance, was allegedly carried out against a listed senior al-Qaeda leader who had directed the group's October 2000 attack against the U.S.S. Cole, a U.S. naval warship that had been refueling in Yemen's Gulf of Aden. [n47](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n47)Other notorious figures on the original list were Osama bin Laden and his deputy Ayman al- Zawahiri. [n48](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n48) Significantly, however, though the individuals on the initial list were perhaps the most incorrigible terrorists, the target selection was evidently not intended to remain static. While "[t]he precise criteria for adding someone to the list [were] unclear," anonymous government sources have indicated that "the evidence against each person [had to] be clear and convincing" before his or her name appeared. [n49](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n49) However rigorous the target selection process may have been in the beginning, it appears to have quickly devolved in ways that lead one to question the legitimacy of attacking listed persons. In August 2009, for example, a Senate Foreign Relations Committee report revealed principles for listing individuals on a kill-list called the Joint Integrated Prioritized Target List (JIPTL). [n50](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n50) The report noted that the "standards for getting on the list require two verifiable human sources and substantial additional evidence." [n51](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n51) Although this might sound robust, it led to a significant expansion of listed high-value targets. [n52](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n52) In fact, the report acknowledged that the JIPTL, which originally contained only about two dozen names, [n53](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n53) had over three-hundred and fifty targets by August 2009. [n54](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n54) Philip Alston, a former U.N. Special Rapporteur, explains that this is evidence of a type of mission-creep seen in other terrorism-related programs. [n55](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n55) It is a lot like the torture issue. You start by saying we will just go after the handful of 9/11 masterminds. But, once you have put the [\*65] regimen of waterboarding and other techniques in place, you use it much more indiscriminately. It becomes standard operating procedure. It becomes all too easy. Planners start saying, "Let's use drones in a broader context." Once you use targeting less stringently, it can become indiscriminate. [n56](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n56) Even as the list expands, multiple sources have indicated that informants with targeting information have been "notoriously unreliable." [n57](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n57) A former CIA officer noted, for example, that sources often "say an enemy of theirs is Al Qaeda because they just want to get rid of somebody. Or they [make information] up because they want[] to prove they [are] valuable, so that they [can] make money." [n58](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n58) Mistakes in discerning an informant's credibility are fatal; once an individual is placed on the JIPTL, "[t]he military places no restrictions on the use of force" against him or her. [n59](http://www.lexisnexis.com/lnacui2api/frame.do?tokenKey=rsh-20.715167.991905467&target=results_DocumentContent&returnToKey=20_T17935585916&parent=docview&rand=1376007144291&reloadEntirePage=true" \l "n59)

## 2AC

### Norms

#### Our threats are real—Proclamations from China prove our argument

AFP 9/14 (Agence France Presse 13,“Stay out of sea disputes, China warns US”, <http://globalnation.inquirer.net/85595/stay-out-of-sea-disputes-china-warns-us>)

BEIJING—Beijing has warned the United States not to support China’s neighbors’ claims to disputed islands in the East and South China Seas, the government said Friday. Sino-Japanese ties have soured dramatically since Tokyo nationalized some of the Senkaku islands, which Beijing claims and calls the Diaoyus, in the East China Sea a year ago. China also claims almost all of the South China Sea including waters close to its neighbors’ coasts, and tensions with the Philippines and Vietnam have intensified in recent years. Washington has security alliances with both Tokyo and Manila, but Wang Guanzhong, a senior officer of China’s People’s Liberation Army (PLA), this week warned visiting US counterparts that it should handle issues “appropriately” to avoid damaging “mutual strategic trust.”

#### Haven’t read a link to carriers—

#### And, Carrier-based deterrence prevents all global conflicts

Johnson and Krulak 97 (Jay is the Chief of Naval Operations and Charles is the Commandant of the U.S. Marine Corps, “Forward Presence is Essential to American Interests”, <http://www.milnet.com/pentagon/navy/fwdpresn.htm>)

Also this morning, United States Navy amphibious assault ships carrying 4,400 combat-ready American Marines are forward deployed in the waters of the Mediterranean Sea and the Persian Gulf. And at sea in the Mediterranean and in the Persian Gulf are aircraft carrier battle groups with 16,000 Sailors and two air wings of combat ready aircraft. And finally, in the Far East, the United States has permanently deployed a third aircraft carrier battle group and a third amphibious ready group. The vigilant "forward presence" of these forces is vital, but not always as visible to Americans as it is to the rest of the world. Their routine daily efforts don't always make the headlines, but they are vitally important to world peace and stability. Some argue that the forward presence these forces represent is no longer necessary. They argue that forces reacting from the United States are enough to maintain international stability. They further maintain that "brushfires," or outbreaks of regional instability, are insignificant, or incidental at best. And they argue that America can no longer afford the forward presence of these forces on what amounts to a near continuous basis. We would argue just the opposite. Forward deployed U.S. forces, primarily naval expeditionary forces — the Navy-Marine Corps team — are vital to regional stability and to keeping these crises from escalating into full-scale wars. To those who argue that the United States can't afford to have this degree of vigilance anymore, we say: The United States can't afford not to. These brushfires, whether the result of long-standing ethnic tensions or resurgent nationalism in the wake of the Cold War will only continue. The Cold War was an anomaly. Never again will we live in a bipolar world whose nuclear shadow suppressed nationalism and ethnic tensions. We have, in some respects, reverted back to the world our ancestors knew: A world in disorder. Somalia, Bosnia, Liberia, Haiti, Rwanda, Iraq and the Taiwan Straits are merely examples of the types of continuing crises we now face. Some might call this period an age of chaos. The United States and the world cannot afford to allow any crisis to escalate into threats to the United States', and the world's, vital interests. And while the skies are not dark with smoke from these brushfires, today's world demands a new approach. The concepts of choice must be selective and committed engagement, unencumbered global operations and prompt crisis resolution. There is no better way to maintain and enforce these concepts than with the forward presence of the U.S. Navy-Marine Corps team. There are four basic tenets to international security in today's world; prevention, deterrence, crisis resolution and war termination. The underlying assumption of these tenets is that the U.S. and its allies should not be forced into winning a war in an overwhelming (and expensive) fashion. Instead, it is much better — and cheaper — to resolve a crisis before it burns out of control. \* Prevent: The key to prevention is continuous presence in a region. This lets our friends know we have an interest and lets potential foes know that we're there to check any move. Both effects occur without any direct action taken. Although hard to measure, the psychological impact of naval expeditionary forces is undeniable. This regional presence underwrites political and economic stability. This is forward presence. \* Deter: Presence does not prevent every crisis. Some rogues are going to be tempted to strike no matter what the odds, and will require active measures to be deterred. When crises reach this threshold, there is no substitute for sustained actual presence. Naval expeditionary forces can quickly take on the role of the very visible fist. Friends and potential enemies recognize naval expeditionary forces as capable of defending or destroying. This visible fist, free from diplomatic and territorial constraints, forms the bedrock of regional deterrence. For example, the mere presence of naval expeditionary forces deterred Chinese attempts to derail the democratic process in Taiwan and countered Iraqi saber-rattling toward Jordan. It's hard to quantify the cost savings of deterring a crisis before it requires our intervention. But the savings are real — in dollars, and often in blood and human misery. This is forward presence. \* Resolve: If a crisis can be neither prevented nor deterred, then prompt and decisive crisis resolution is imperative before the crisis threatens vital interests. U.S. Naval expeditionary forces are a transoceanic key that finds and opens — forcibly if necessary — any gateway into a fiery world. This ability is equally expandable and retractable according to the situation. Perhaps most importantly, naval expeditionary forces don't need permission from foreign governments to be on scene and take unilateral action in a crisis. This both unencumbers the force and takes the pressure off allies to host any outside forces. Over the past two years, for example, U.S. naval expeditionary forces simultaneously and unilaterally deployed to Liberia and to the Central African Republic (1,500 miles inland) to protect U.S. and international citizens. They also launched measured retaliatory Tomahawk strikes to constrain unacceptable Iraqi behavior, and conducted naval air and Tomahawk strikes which brought the warring parties in Bosnia to the negotiating table. This is forward presence. \* Terminate: Each of the above tenets is worthy of the United States paying an annual peace insurance premium. Otherwise we, and our allies, risk paying the emotional, physical and financial costs of a full-blown conflagration that began as just another brushfire. If there is a war, naval expeditionary forces will be first to fight. They are inherently capable of enabling the follow-on forces from the United States for as long as it takes. And they will remain on-scene to enforce the settlement that ends the conflict. This is forward presence. The Iraqis, Central Africas, Somalias and Bosnias inevitably destabilize and erode world order and respect for the rule of law. Indeed, a failure to respond to them encourages future — more serious — crises. The United States must foster stability around the world, today and tomorrow. The peace insurance premium is a small price and is the cost of leadership. Who else is capable of this type of forward presence on a global basis? For the United States, maintaining a steady commitment to stability will be a challenge. But maintain it we must, or the price, literally and figuratively, will be much greater down the road. The example of fighting forest fires is precisely applicable. The philosophy is simple: Prevention through living in the environment; deterrence through vigilance; and resolution through quick and selective engagement. Ninety-five percent of all forest fires are contained — the direct result of the watchful presence of the local initial attack crews who attack flashpoints. As for the other five percent, once the window of opportunity for decisive early action is missed, firefighters must be brought in from outside the region, and it is exponentially more expensive. Sometimes there are casualties — casualties that would not have been incurred had the fire been contained before it had the opportunity to flare. America's Navy-Marine Corps team is underway, ready and on-scene at trouble spots around the world. Forward presence makes it — and will keep it — the right force, tailor-made for these uncertain and sometimes fiery times.

### Solvency

#### Finishing ev..

#### Strict Scrutiny is key—Requires evidence based verification and definitional restraint which prevents civilian casualties and reestablish credibility

Guiora 12 [Amos, Professor of Law, SJ Quinney College of Law, University of Utah, author of numerous books dealing with military law and national security including Legitimate Target: A Criteria-Based Approach to Targeted Killing, “Drone Policy: A Proposal Moving Forward,” <http://jurist.org/forum/2013/03/amos-guiora-drone-policy.php>, ALB]

Targeted killing sits at the intersection of law, morality, strategy and policy. I am a proponent of targeted killing because it enables the state to protect its innocent civilian population. However, my support for targeted killing is conditioned on the process being subject to rigorous standards, criteria and guidelines.¶ My advocacy of both targeted killing and criteria-based decision-making rests largely on 20 years of experience with a "seat at the table" of operational counterterrorism. The dangers inherent in the use of state power are enormous. On the opposite side of the equation, however, is the terrible cost of terrorism; after all, terrorists deliberately target innocent civilians.¶ However, broad definitions of imminence combined with new technological capabilities drastically affect the implementation of targeted killing predicated on legal and moral principles. The recently released US Department of Justice (DOJ) "white paper" regarding the Obama administration's drone policy defines "imminence" so expansively there need not be clear evidence of a specific attack to justify the killing of an individual, including US citizens. This extraordinary broadness creates a targeted killing paradigm akin to interrogation excesses under the Bush administration that followed in the wake of the Bybee Memo.¶ The solution to this search for an actionable guideline is adoption of a strict scrutiny standard which would enable operational engagement of a non-state actor predicated on intelligence information subject to admissibility standards akin to a court of law. Such intelligence would have to be reliable, material and probative.¶ To re-phrase, this strict scrutiny test seeks to strike a balance by enabling the state to act sooner but subjecting that action to significant restrictions. This paradigm would be predicated on narrow definitions of imminence and legitimate targets. Rather than enabling the consequences of the DOJ memo, the strict scrutiny test would ensure implementation of person-specific operational counterterrorism. That is the essence of targeted killing conducted in accordance with the rule of law and morality in armed conflict.¶ This proposal is predicated on the understanding that, while nation states need to engage in operational counterterrorism, mistakes regarding the correct interpretation and analysis of intelligence information can lead to tragic mistakes. Adopting admissibility standards akin to criminal law minimizes operational error.¶ Rather than relying on the executive branch to make decisions in a "closed world" devoid of oversight and review, the intelligence information justifying the proposed action must be submitted to a court that would ascertain the information's admissibility. The discussion before the court would necessarily be conducted ex parte; however, the process of preparing and submitting available intelligence information to a court would significantly contribute to minimizing operational error that otherwise would occur.¶ The logistics of this proposal are far less daunting than might seem — the court before which the executive would submit the evidence is the US Foreign Intelligence Surveillance Court (FISA Court), established by the Foreign Intelligence Surveillance Act. Presently, FISA Court judges weigh the reliability of intelligence information in determining whether to grant government ex parte requests for wire-tapping warrants. Under this proposal, judicial approval is necessary prior to undertaking a counterterrorism operation predicated solely on intelligence information. The standard the court would adopt in determining the information's reliability is the same applied in the traditional criminal law paradigm.¶ The court would cross-examine the representative of the executive branch and subsequently rule as to the information's admissibility. While some may suggest that the FISA Court is largely an exercise in "rubber-stamping," the importance of this proposal is in requiring the government to present the available information to an independent judiciary as a precursor to engaging in operational counterterrorism.¶ While this proposal explicitly calls for changing the nature of the relationship between the executive and the judicial branches of the government, it would serve to minimize collateral damage in drone attacks predicated on narrow definitions of legitimate target.¶ This proposal does not limit the state's fundamental right to self-defense. Rather, it creates a process seeking to objectify counterterrorism by seeking to establish standards for determining the reliability of intelligence information that is the backbone of targeted killing decision-making.¶ The practical impact? A drone policy predicated on the rule of law and morality rather than the deeply troubling paradigm established by the Obama administration in the DOJ white paper.

### CP – XO

#### Perm do both—solves best

Gottlieb and Schultz 96 (Stephen E Gottlieb and David Schultz, professors of law at Hamline University, 1996, “Legal Functionalism and Social Change: A Reassessment of Rosenberg's ‘The Hollow Hope,” Journal of Law and Politics,

Two Models of Judicial Efficacy Rosenberg begins by stating clearly the inquiry which he seeks to pursue: "To what degree," he asks, "and under what conditions, can judicial processes be used to produce political and social change[?]"33 Rosenberg finds two models of court action in the scholarly literature, the "dynamic" and "constrained" models. Not only does he endeavor to test these two models of judicial behavior empirically, but he also aims to discover the particular conditions under which courts can act effectively, if, indeed, they can do so at all. Courts are, Rosenberg concludes, more nearly "constrained" institutions than "dynamic" ones, and they can effect change only when others reinforce their rulings and provide incentives for compliance. Rosenberg finds in the literature two views of the judicial role. Some scholars view the Court as a "dynamic" institution, able to affect society directly and indirectly.34 The Court's independence enables it to engage in social reform in ways that other branches of government cannot.35 Others see the Court as a "constrained" institution, little able to work change in society on any level.36 Rosenberg submits these two models to empirical analysis, asking if the evidence proves that the Court can implement "policy change with national impact."37 He concludes that the evidence does not support such a claim. The judiciary is not nearly so independent from other branches as supporters of the dynamic model would suggest. Further, judicial efficacy is hindered by the limited reach of the constitutional rights which the Court is authorized to enforce and by the Court's limited resources for developing and actively implementing visions of social change.38 In short, Rosenberg concludes, t he Court is far more "constrained" than it is "dynamic." 39 Such a "constrained" Court cannot influence policy without outside assistance. Only when others provide incentives to comply with the Court's vision, 4 0 when that vision can by implemented in the market, 4 1 or when the Court's decisions are used by others as "leverage, or a shield, cover, or excuse" to implement reform, 4 2 can judicial action play a role in major attempts to reform society. Alone, the Court can do little.

#### Funds get re-appropriated

Herder 9, J.D., Magna Cum Laude at the J. Reuben Clark Law School (Adam, “The Power to End War: The Extent & Limits of Congressional Power,” St. Mary’s Law Journal, Volume 41, Number 3)

Moreover, Congress’s appropriation power may not be an altogether effective or efficient tool with which to limit or end a war. Professor Louis Fisher strenuously makes this point. He points out that, despite Congress’s best efforts to ensure otherwise, the Reagan Administration secured financing for the Nicaraguan Contras for many years before it finally was forced to stop.27 Congress not only denied the President any appropriations for the operations, but also held hearings to ensure the President was not securing funding from other sources.28 While arguing that the President’s arguments and actions were unconstitutional, Fisher points out that the Administration was able to accomplish its goals for some time even in the absence of properly appropriated funds.29 Indeed, he points out in a later article that at any given time a President has “billions of dollars in previously appropriated funds” and always can reallocate money from other accounts to achieve his purposes.30 Assuming the President and Congress disagree about how and whether a war ought to be concluded, Congress’s appropriation power is not always an effective limit on the President’s powers.31

#### Only due process solves and is key to rule of law

Guiora 13 [Amos N., Professor of Law, SJ Quinney College of Law, University of Utah, author of numerous books dealing with military law and national security including Legitimate Target: A Criteria-Based Approach to Targeted Killing, “Targeted Killing: When Proportionality Gets All Out of Proportion,” University of Utah College of Law Research Paper No. 1, <http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2230686>, ALB]

The U.S. drone policy raises profoundly important questions regarding the very nature of operational counterterrorism; its implementation reveals how morality and the rule of law are applied in an inherently ambiguous and amorphous paradigm. At present, the increasingly broader and more flexible definition of imminence, combined with a continually growing reliance on sleek new technology, is highly problematic and raises significant concerns about whether law and morality are truly serving as the necessary guiding force here. Law not only provides a state with the right to engage those who deliberately and randomly target innocent civilians—it also provides the essential guiding framework for the extent to which and manner by which the state can target and engage those individuals. Simply articulating an aggressive, tough on terrorism policy is not sufficient. Rather, the devil truly is in the details: the state must carefully define both the limits of force and how that limited force is to be applied. Such a carefully-defined limit and application of force is the essence of both morality in armed conflict and the rule of law. In contrast, deliberately operating in an open-ended paradigm with opaque parameters where state power is broadly defined and implemented opens the door, unnecessarily, to significant violations of morality and law.¶ Unlimited drone warfare where limits, targets, and goals are not narrowly defined creates an operational environment in which anyone killed, regardless of whether intended or unintended, is considered a legitimate target. This expanded articulation of legitimate target, premised on significant expansion of tolerable collateral damage, creates a slippery slope that inevitably results in the deaths of otherwise innocent individuals. The allure of modern technology has led many decision makers to minimize the need to carefully distinguish between the individuals who pose a threat and those who do not.¶ Decision makers must not lose sight of the fact that targeted killing, on the basis of received and actionable intelligence information, is inherently a problematic; it poses extraordinary operational challenges that must be resolved precisely because of targeted killing’s importance to lawful self-defense. It must be operationalized in the most careful, narrow, and specific manner possible—meaning that a discriminating analysis of who is a legitimate target must be matched by equally discriminating analysis of who constitutes collateral damage, how much collateral damage is likely, and, most important, how much collateral damage is legally and morally acceptable or tolerable.¶ Morality in armed conflict is not a mere mantra: it imposes significant demands on the nation state that must adhere to limits and considerations beyond simply killing “the other side.” For better or worse, drone warfare of today will become the norm of tomorrow. Multiply the number of attacks conducted regularly in the present and you have the operational reality of future warfare. It is important to recall that drone policy is effective on two distinct levels: it takes the fight to terrorists directly involved, either in past or future attacks, and serves as a powerful deterrent for those considering involvement in terrorist activity.53 However, its importance and effectiveness must not hinder critical conversation, particularly with respect to defining imminence and legitimate target. The overly broad definition, “flexible” in the Obama Administration’s words, raises profound concerns regarding how imminence is applied. That concern is concrete for the practical import of Brennan’s phrasing is a dramatic broadening of the definition of legitimate target. It is also important to recall that operators—military, CIA or private contractors—are responsible for implementing executive branch guidelines and directives.55 For that very reason, the approach articulated by Brennan on behalf of the administration is troubling.

#### That prevents extinction

IEER 3 (Institute for Energy and Environmental Research 03 “Rule of Power or Rule of Law?”, <http://www.lcnp.org/pubs/exesummary.pdf>)

The evolution of international law since World War II is largely a response to the demands of states and individuals living within a global society with a deeply integrated world economy. In this global society, the repercussions of the actions of states, non-state actors, and individuals are not confined within borders, whether we look to greenhouse gas accumulations, nuclear testing, the danger of accidental nuclear war, or the vast massacres of civilians that have taken place over the course of the last hundred years and still continue. Multilateral agreements increasingly have been a primary instrument employed by states to meet extremely serious challenges of this kind, for several reasons. They clearly and publicly embody a set of universally applicable expectations, including prohibited and required practices and policies. In other words, they articulate global norms, such as the protection of human rights and the prohibitions of genocide and use of weapons of mass destruction. They establish predictability and accountability in addressing a given issue. States are able to accumulate expertise and confidence by participating in the structured system established by a treaty. However, influential U.S. policymakers are resistant to the idea of a treaty based international legal system because they fear infringement on U.S. sovereignty and they claim to lack confidence in compliance and enforcement mechanisms. This approach has dangerous practical implications for international cooperation and compliance with norms. U.S. treaty partners do not enter into treaties expecting that they are only political commitments that can be overridden based on U.S. interests. When a powerful and influential state like the United States is seen to treat its legal obligations as a matter of convenience or of national interest alone, other states will see this as a justification to relax or withdraw from their own commitments. When the United States wants to require another state to live up to its treaty obligations, it may find that the state has followed the U.S. example and opted out of compliance. Undermining the international system of treaties is likely to have particularly significant consequences in the area of peace and security. Even though the United States is uniquely positioned as the economic and military sole superpower, unilateral actions are insufficient to protect the people of the United States. For example, since September 11, prevention of proliferation of weapons of mass destruction is an increasing priority. The United States requires cooperation from other countries to prevent and detect proliferation, including through the multilateral disarmament and nonproliferation treaties. No legal system is foolproof, domestically or internationally. While violations do occur, “the dictum that most nations obey international law most of the time holds true today with greater force than at any time during the last century.” And legal systems should not be abandoned because some of the actors do not comply. In the international as in the domestic sphere, enforcement requires machinery for deciding when there has been a violation, namely verification and transparency arrangements. Such arrangements also provide an incentive for compliance under ordinary circumstances. Yet for several of the treaties discussed in this report, including the BWC, CWC, and CTBT, one general characteristic of the U.S. approach has been to try to exempt itself from transparency and verification arrangements. It bespeaks a lack of good faith if the United States wants near-perfect knowledge of others’ compliance so as to be able to detect all possible violations, while also wanting all too often to shield itself from scrutiny. While many treaties lack internal explicit provisions for sanctions, there are means of enforcement. Far more than is generally understood, states are very concerned about formal international condemnation of their actions. A range of sanctions is also available, including withdrawal of privileges under treaty regimes, arms and commodity embargoes, travel bans, reductions in international financial assistance or loans, and freezing of state or individual leader assets. Institutional mechanisms are available to reinforce compliance with treaty regimes, including the U.N. Security Council and the International Court of Justice. Regarding the latter, however, the United States has withdrawn from its general jurisdiction. One explanation for increasing U.S. opposition to the treaty system is that the United States is an “honorable country” that does not need treaty limits to do the right thing. This view relies on U.S. military strength above all and assumes that the U.S. actions are intrinsically right, recalling the ideology of “Manifest Destiny.” This is at odds with the very notion that the rule of law is possible in global affairs. If the rule of power rather than the rule of law becomes the norm, especially in the context of the present inequalities and injustices around the world, security is likely to be a casualty. International security can best be achieved through coordinated local, national, regional and global actions and cooperation. Treaties, like all other tools in this toolbox, are imperfect instruments. Like a national law, a treaty may be unjust or unwise, in whole or in part. If so, it can and should be amended. But without a framework of multilateral agreements, the alternative is for states to decide for themselves when action is warranted in their own interests, and to proceed to act unilaterally against others when they feel aggrieved. This is a recipe for the powerful to be police, prosecutor, judge, jury, and executioner all rolled into one. It is a path that cannot but lead to the arbitrary application and enforcement of law. For the United States, a hallmark of whose history is its role as a progenitor of the rule of law, to embark on a path of disregard of its international legal obligations is to abandon the best that its history has to offer the world. To reject the system of treaty-based international law rather than build on its many strengths is not only unwise, it is extremely dangerous. It is urgent that the United States join with other countries in implementing existing global security treaties to meet the security challenges of the twenty-first century and to achieve the ends of peace and justice to which the United States is committed under the United Nations Charter

### DA – Ptx

The debt ceiling WILL NOT be raised-GOP can’t get its caucus together

Benen 9-25 [Steve, MSNBC contributor and producer for the Rachel Maddow Show, “Start the clock on the 2013 debt-ceiling crisis,” <http://maddowblog.msnbc.com/_news/2013/09/25/20692643-start-the-clock-on-the-2013-debt-ceiling-crisis>, ALB]

I'm of the opinion that there's cause for genuine alarm -- Democrats will not negotiate with those who threaten to harm Americans on purpose, but Republicans continue to insist they'll do exactly that, believing they have "leverage" (which is to say, the GOP believe Democrats care too much about the country to let Republicans hurt us on purpose, so Dems will have no choice to cave and meet GOP demands before the conservative lawmakers pull the trigger). Ezra and Chait are thinking along the same lines.¶ Brian Beutler, whose work I respect and enjoy, continues to argue that we're overreacting.¶ John Boehner doesn't want to default on the national debt. He's said he's not willing to allow it. And lucky for him, there are enough votes in the House to pass the clean (or nearly entirely clean) debt limit bill that comes back from the Senate. [...]¶ The process might be loud, it might shake economic confidence over the coming few weeks. It's in Democrats' best interest to play up the dangers and Republicans' interest to play up their craziness until the fight is resolved. But the risk of default remains extremely low.¶ I sincerely hope that Brian's right and I'm wrong, but I continue to find his argument unpersuasive.¶ Boehner has "said he's not willing to allow" default? Yes, he has. But the weak House Speaker has also said he plans to make a series of non-negotiable demands in exchange for a debt-ceiling increase, and Boehner expects his demands to be met. Which version of the Speaker should we listen to?¶ For that matter, it seems pretty obvious that Boehner and other congressional GOP leaders aren't exactly running their own asylums right now. Boehner "doesn't want to default on the national debt"? This much is true. But is anyone prepared to make the case that the Speaker -- the one threatening to hold the debt ceiling hostage, promising his radicalized caucus that they'll be able to get what they want in this process if they just hang "tough" -- will have enough influence to pass a clean debt-ceiling extension over the next three weeks?¶ I'm skeptical.¶ Indeed, just two weeks ago, Politico reported this tidbit: "[I]n private discussions, GOP leadership aides acknowledge they have absolutely no idea how they'll lift the $16.7 trillion debt ceiling."¶ Got that? Republican leaders realize Congress doesn't have a choice here, but they also haven't the foggiest idea how to overcome far-right opposition to a step that must be taken.¶ Most folks -- on the Hill, on Wall Street, etc. -- assume policymakers will figure something out in time, and we can certainly hope they're correct. But watching Republicans play with fire, unsure how to put it out before you and I get burned, is some genuinely scary stuff.

#### No intrinsic—logical policy maker does both

#### No link—district courts isolated

Vote no

Boehner can’t get ANYTHING done right now

Sherman and Bresnahan 9-27 [Jake and John, Politico, “Hill prediction: Headed for shutdown,” <http://www.politico.com/story/2013/09/government-shutdown-predictions-97488.html?hp=t1_3>, ALB]

¶ ¶ Yet it’s obvious – and a huge understatement – to say the House GOP leadership is in a difficult predicament right now. Reid and Obama have refused to yield any ground on either the CR or the even more high stakes debt ceiling fight. The Treasury Department has warned the federal government will hit its $16.7 trillion borrowing limit on Oct. 17.¶ ¶ Obama is not interested in giving away pieces of his health care law just to fund government’s operations. And Boehner’s conservatives – who are taking their lead from Cruz – are not interested in giving up on their fight to defund Obamacare. There’s next to no trust in leadership’s strategies, and even less in Boehner himself.¶ ¶ ¶ The last few weeks have been a game of whack-a-mole for Boehner, Majority Leader Eric Cantor (R-Va.) and Majority Whip Kevin McCarthy (R-Calif.): they’ve cycled through a number of strategies to both fund the government, and lift the debt limit. But each time they do, the party’s conservative wing shoots it down and demands a new plan.¶ ¶ GOP leadership will try once again to wrangle support for something – anything – on Saturday, when they meet in a closed session in the Capitol basement. House leadership said they might not even vote on a CR Saturday; that vote could slip until Sunday, Republicans lawmakers and aides said.

#### No impact

Brandt and Ulfelder 11—\*Patrick T. Brandt, Ph.D. in Political Science from Indiana University, is an Assistant Professor of Political Science in the School of Social Science at the University of Texas at Dallas. \*\*Jay Ulfelder, Ph.D. in political science from Stanford University, is an American political scientist whose research interests include democratization, civil unrest, and violent conflict. [April, 2011, “Economic Growth and Political Instability,” Social Science Research Network]

These statements anticipating political fallout from the global economic crisis of 2008–2010 reflect a widely held view that economic growth has rapid and profound effects on countries’ political stability. When economies grow at a healthy clip, citizens are presumed to be too busy and too content to engage in protest or rebellion, and governments are thought to be flush with revenues they can use to enhance their own stability by producing public goods or rewarding cronies, depending on the type of regime they inhabit. When growth slows, however, citizens and cronies alike are presumed to grow frustrated with their governments, and the leaders at the receiving end of that frustration are thought to lack the financial resources to respond effectively. The expected result is an increase in the risks of social unrest, civil war, coup attempts, and regime breakdown.

Although it is pervasive, the assumption that countries’ economic growth rates strongly affect their political stability has not been subjected to a great deal of careful empirical analysis, and evidence from social science research to date does not unambiguously support it. Theoretical models of civil wars, coups d’etat, and transitions to and from democracy often specify slow economic growth as an important cause or catalyst of those events, but empirical studies on the effects of economic growth on these phenomena have produced mixed results. Meanwhile, the effects of economic growth on the occurrence or incidence of social unrest seem to have hardly been studied in recent years, as empirical analysis of contentious collective action has concentrated on political opportunity structures and dynamics of protest and repression.

This paper helps fill that gap by rigorously re-examining the effects of short-term variations in economic growth on the occurrence of several forms of political instability in countries worldwide over the past few decades. In this paper, we do not seek to develop and test new theories of political instability. Instead, we aim to subject a hypothesis common to many prior theories of political instability to more careful empirical scrutiny. The goal is to provide a detailed empirical characterization of the relationship between economic growth and political instability in a broad sense. In effect, we describe the conventional wisdom as seen in the data. We do so with statistical models that use smoothing splines and multiple lags to allow for nonlinear and dynamic effects from economic growth on political stability. We also do so with an instrumented measure of growth that explicitly accounts for endogeneity in the relationship between political instability and economic growth. To our knowledge, ours is the first statistical study of this relationship **to simultaneously address** the **possibility of nonlinearity and problems of endogeneity**. As such, we believe this paper offers what is probably the most rigorous general evaluation of this argument to date.

As the results show, some of our findings are surprising. Consistent with conventional assumptions, we find that social unrest and civil violence are more likely to occur and democratic regimes are more susceptible to coup attempts around periods of slow economic growth. At the same time, our analysis shows no significant relationship between variation in growth and the risk of civil-war onset, and results from our analysis of regime changes contradict the widely accepted claim that economic crises cause transitions from autocracy to democracy. While we would hardly pretend to have the last word on any of these relationships, our findings do suggest that the relationship between economic growth and political stability is neither as uniform nor as strong as the conventional wisdom(s) presume(s). We think these findings also help explain why the global recession of 2008–2010 has failed thus far to produce the wave of coups and regime failures that some observers had anticipated, in spite of the expected and apparent uptick in social unrest associated with the crisis.

### DA – Deference

#### No deference now

Ip 10 (John Ip, Faculty of Law, University of Auckland, New Zealand, “THE SUPREME COURT AND HOUSE OF LORDS IN THE WAR ON TERROR: INTER ARMA SILENT LEGES?,” MICHIGAN STATE UNIVERSITY COLLEGE OF LAW JOURNAL OF INTERNATIONAL LAW, Volume 19, Issue 1, http://msuilr.org/wp-content/uploads/2012/09/Michigan-State-Jnl-of-Intl.Law-19.1.pdf)

The conventional account of judicial behavior described above would ¶ suggest that the Supreme Court would subject the executive branch’s post–¶ 9/11 national security policies to minimal scrutiny. Yet the Court did not ¶ behave consistently with this prediction, and consistently rejected many of ¶ the arguments advanced by the government. ¶ The Supreme Court’s 2004 decisions, for example, created a number of ¶ obstacles for the Bush Administration. This is probably least true of the ¶ Padilla decision, which as noted earlier, was decided on purely procedural ¶ grounds.229 This decision, together with a few other procedural ¶ machinations, ultimately allowed the Bush Administration to avoid a ¶ potentially adverse Supreme Court decision.230 The other two 2004 ¶ decisions posed more immediate problems for the Administration. Despite ¶ government claims that permitting judicial review would endanger national ¶ security,231 the majority in Rasul stymied the Bush Administration’s attempt to insulate Guantánamo from judicial scrutiny.232 In the Hamdi litigation, ¶ the Administration again made bold claims of executive exclusivity in the ¶ national security arena.233 Although Justice O’Connor’s plurality opinion ¶ did not go as far as some of the other opinions,234 it rejected these claims in ¶ the Hamdi decision’s most quotable sound–bite.235 But the rejection was not ¶ merely rhetorical. In holding that Hamdi must have some ability to ¶ challenge his designation as an enemy combatant, Justice O’Connor ¶ rejected the government’s claims that no further fact-finding into the ¶ circumstances of Hamdi’s capture was necessary,236 and that proper respect ¶ for the separation of powers deprived the individual of any individual ¶ process.237¶ In the Hamdan litigation, the government made further claims of ¶ executive exclusivity. Indeed, in a brief to the D.C. Circuit, the government ¶ asserted that the mere fact litigation was possible was a potential danger to ¶ national security.238 Such claims fell on deaf judicial ears in the Supreme ¶ Court. Hamdan was another rebuke to the Bush Administration, and ¶ delayed (temporarily, as it turned out) the Administration’s plans for trying ¶ terrorist suspects by military commission.239¶ Two aspects of the decision were particularly significant. First, the ¶ holding that CA3 of the Geneva Conventions applied to the conflict with al Qaeda had significant ramifications for the interrogation and treatment of ¶ detainees because of CA3’s prohibition on the mistreatment of detainees.¶ 240¶ Second, Hamdan had wider significance because it repudiated the idea that ¶ the President had constitutional carte blanche in prosecuting the War on ¶ Terror, even in the face of constraining legislation.241 The decision thus ¶ reaffirmed the principle that even the President, the Commander–in–Chief ¶ in wartime, was constrained by law.242¶ The reaction of the political branches to Hamdan, namely the MCA, set ¶ the stage for a further confrontation in Boumediene, where the Court ruled ¶ that Guantánamo detainees had the constitutional right to seek habeas ¶ corpus and that the MCA was an unconstitutional suspension of that right.243¶ As David Cole observes, the Court defied the predictions of the ¶ conventional account once more: ¶ For the first time in its history, the Supreme Court declared ¶ unconstitutional a law enacted by Congress and signed by the president on ¶ an issue of military policy in a time of armed conflict. While the Court has ¶ on rare occasions found that presidents exceeded their powers where they ¶ acted contrary to congressional will during wartime . . . this decision went ¶ much further, upending the joint decision of the political branches acting ¶ together on a military matter during a time of military conflict.244

#### Court ruled against the President on indefinite detention

Savage 12 (September 12, <http://www.nytimes.com/2012/09/13/us/judge-blocks-controversial-indefinite-detention-law.html?_r=0>)

In the detention case, Judge Katherine B. Forrest of the United States District Court for the Southern District of New York issued a permanent injunction barring the government from relying on the defense authorization law to hold people in indefinite military detention on suspicion that they “substantially supported” Al Qaeda or its allies — at least if they had no connection to the Sept. 11 attacks.

#### That should have triggered the link

Chertoff 11 (Michael was the Secretary, Department of Homeland Security (2005-2009), THE DECLINE OF JUDICIAL DEFERENCE ON NATIONAL SECURITY, Rutgers Law Review, 3 February 2011, http://www.rutgerslawreview.com/wp-content/uploads/archive/vol63/Issue4/Chertoff\_Speech\_PDF.pdf, pg. 1125-1128)

So, where has this left us? It has left us in a puzzling situation. ¶ In a decision called Al-Bihani in the D.C. Circuit in 2010, Judge ¶ Janice Rogers Brown talked about the consequences—practical ¶ consequences—of having habeas review in Guantánamo as it affects ¶ the battlefield.42 And what she said is that the process at the tail end ¶ is now impacting the front end because when you conduct combat ¶ operations, you now have to worry about collecting evidence.43¶ A somewhat darker analysis has been put forward by Ben Wittes ¶ who has recently written a book called Detention and Denial, where ¶ he argues that the courts have now created an incentive system to ¶ kill rather than capture.44 And much of the law of war over the years ¶ was designed to move away from the “give no quarter” theory, where ¶ you killed everybody at the battlefield, into the theory of you would ¶ rather capture than kill. And his point, and you can agree or ¶ disagree with it, is that you have now actually loaded it the other ¶ way; you have pushed it in the direction of kill rather than capture.45 We have complete uncertainty now in the standards to be ¶ applied in the individual cases. If you read Ben Wittes‟s book ¶ Detention and Denial, he will details about ten or twelve district ¶ court cases where literally on the same facts you get different ¶ answers.46 And it is not that the district judges are not doing their ¶ best, but they have no guidance. There is no standard, and no one ¶ has offered them a standard.¶ We now have litigation about Bagram Air Force Base in ¶ Afghanistan.47 It was absolutely predictable when Boumediene was ¶ decided that the next case would be against Bagram Airbase. I do ¶ not know how it is going to come out at the end. I think it is still in ¶ the district court, but I will tell you, the logic—now they may have ¶ stopped the logic of Guantánamo—the logic of Boumediene certainly ¶ raises questions about Bagram. How do you wind up having habeas ¶ in Bagram? And then what is going to happen when you are in a ¶ forward firebase? Are you going to have habeas cases there? No one¶ knows, but the big problem is that the battlefield commanders do not ¶ know either; that is a serious operational problem.¶ In many ways, it is absolutely a great example of what the Court ¶ in Eisentrager predicted.48 When you go down this path, you are ¶ going to actually have real operational problems with warfighting. ¶ But of course, we are not in 1950 now; we are actually in active ¶ operations.¶ Finally, and I find this really to be the most interesting ¶ contemporary question posed by this series of issues, the press ¶ reports—and I cannot verify this, I am not confirming it, but I am ¶ assuming it to be true—the press reports that President Obama has ¶ authorized the killing of Anwar al-Aulaki, the American citizen in ¶ Yemen who is, in my mind for quite good reason, believed to be a ¶ major recruiter and operation leader for al-Qaeda.49 I want to be ¶ clear: I am perfectly okay with that, and I think it is exactly the right ¶ decision, so I do not want to be misunderstood. But I will say that if ¶ you read the decision and logic of Boumediene that is a very puzzling ¶ situation for al-Aulaki. Because if you need court permission to ¶ detain somebody, and if you need court permission to wiretap ¶ somebody, how can you kill that person without court permission? But that is what warfighting is. You cannot fight a war without that. ¶ There is current litigation on this issue where people are purporting ¶ to represent al-Aulaki‟s family.50 It has been tossed out, but we are ¶ just at the early stages. And frankly, I think we are going to see ¶ more of this.51 I have been reading that there are debates taking ¶ place about this. They are holding a moot court, I believe, on this ¶ issue.¶ A lot of interesting comments can be made about where we find ¶ ourselves, where the current administration finds itself if you believe ¶ the al-Aulaki allegations to be true. But to me, what it suggests is ¶ that when you abruptly change the attitude of deference—and I ¶ think you must look at Boumediene as an abrupt change—the consequences become unpredictable and very serious. And there is a ¶ reason that judges and courts in the past forswore from doing that. ¶ We may be seeing some of this play out. How it ends is difficult to ¶ predict. ¶ Before I take a few minutes of questions, let me conclude by ¶ making sure I do not cast blame only on the Court, because it is not ¶ the Court‟s fault. This is something where everybody was complicit in ¶ putting us in this situation—all three branches of government. The ¶ fact is, I was here about seven or eight years ago in 2003, at Rutgers, ¶ not here in this particular building but across the street where they ¶ have a campus, and I gave a talk. I had just left as head of the ¶ criminal division, and I said we have kind of put a lot of things ¶ together in a jerry-built way. We need to have a sustainable legal ¶ architecture that is going to make this a framework that we are ¶ comfortable with over a long period of time. Congress has to get ¶ involved—the executive branch has to go to Congress. It is seven ¶ years later, and we have not done it. So that, to me, is a failure of ¶ both branches. For the executive branch, the failure to push ¶ Congress on this has been a mistake. It has led to, for example, a lot ¶ of delay in setting up the administrative process for dealing with ¶ these detainees. Frankly, I think that was a strategic error that more ¶ or less baited the Court into doing what the Court did. I come from ¶ the old school of believing that whatever you think the right answer ¶ is, you do not want to test the limit of what you think it is if you can ¶ avoid it. You want to go into court with the strongest possible position, and you want to be the most modest and incremental in ¶ asking for power because that is how you maximize your chance to ¶ win.

#### Deference makes global intervention inevitable which causes extinction

Kellman 89 (Barry, Professor at DePaul University College of Law, Duke Law Journal, 1989 Duke L.J. 1597 December, Lexis)

In this era of thermonuclear weapons, America must uphold its historical commitment to be a nation of law. Our strength grows from the resolve to subject military force to constitutional authority. Especially in these times when weapons proliferation can lead to nuclear winter, when weapons production can cause cancer, when soldiers die unnecessarily in the name of readiness: those who control military force must be held accountable under law. As the Supreme Court recognized a generation ago, the Founders envisioned the army as a necessary institution, but one dangerous to liberty if not confined within its essential bounds. Their fears were rooted in history. They knew that ancient republics had been overthrown by their military leaders. . . .. . . We cannot close our eyes to the fact that today the peoples of many nations are ruled by the military. We should not break faith with this Nation's tradition of keeping military power subservient to civilian authority, a tradition which we believe is firmly embodied in the Constitution. [1](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da" \l "n1#n1" \t "_self) Our fears may be rooted in more recent history. During the decade of history's largest peacetime military expansion (1979-1989), more than 17,000 service personnel were killed in training accidents. [2](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da#n2#n2) In the same period, virtually every facility in the nuclear bomb complex has been revealed  [\*1598]  to be contaminated with radioactive and poisonous materials; the clean-up costs are projected to exceed $ 100 billion. [3](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da#n3#n3) Headlines of fatal B-1B bomber crashes, [4](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da#n4#n4) the downing of an Iranian passenger plane, [5](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da#n5#n5) the Navy's frequent accidents [6](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da#n6#n6) including the fatal crash of a fighter plane into a Georgia apartment complex, [7](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da" \l "n7#n7" \t "_self) remind Americans that a tragic price is paid to support the military establishment. Other commentaries may distinguish between the specific losses that might have been preventable and those which were the random consequence of what is undeniably a dangerous military program. This Article can only repeat the questions of the parents of those who have died: "Is the military accountable to anyone? Why is it allowed to keep making the same mistakes? How many more lives must be lost to senseless accidents?" [8](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da" \l "n8#n8" \t "_self) This Article describes a judicial concession of the law's domain, ironically impelled by concerns for "national security." In three recent controversies involving weapons testing, the judiciary has disallowed tort accountability for serious and unwarranted injuries. In United States v. Stanley, [9](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da" \l "n9#n9" \t "_self) the Supreme Court ruled that an Army sergeant, unknowingly drugged with LSD by the Central Intelligence Agency, could not pursue a claim for deprivation of his constitutional rights. In Allen v. United States, [10](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da" \l "n10#n10" \t "_self) civilian victims of atmospheric atomic testing were denied a right of tort recovery against the government officials who managed and performed the tests. Finally, in Boyle v. United Technologies, [11](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da" \l "n11#n11" \t "_self) the Supreme Court ruled that private weapons manufacturers enjoy immunity from product liability actions alleging design defects. A critical analysis of these decisions reveals that the judiciary, notably the Rehnquist Court, has abdicated its responsibility to review civil matters involving the military security establishment. [12](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da" \l "n12#n12" \t "_self)  [\*1599]  Standing at the vanguard of "national security" law, [13](http://www.lexis.com/research/retrieve?_m=2b45c7ca3bbaa91d903abecdca20be6b&csvc=bl&cform=bool&_fmtstr=FULL&docnum=1&_startdoc=1&wchp=dGLbVlz-zSkAW&_md5=45a87d13298099bd9f6df456a59191da" \l "n13#n13" \t "_self) these three decisions elevate the task of preparing for war to a level beyond legal  [\*1600]  accountability. They suggest that determinations of both the ends and the means of national security are inherently above the law and hence unreviewable regardless of the legal rights transgressed by these determinations. This conclusion signals a dangerous abdication of judicial responsibility. The very underpinnings of constitutional governance are threatened by those who contend that the rule of law weakens the execution of military policy. Their argument -- that because our adversaries are not restricted by our Constitution, we should become more like our adversaries to secure ourselves -- cannot be sustained if our tradition of adherence to the rule of law is to be maintained. To the contrary, the judiciary must be willing to demand adherence to legal principles by assessing responsibility for weapons decisions. This Article posits that judicial abdication in this field is not compelled and certainly is not desirable. The legal system can provide a useful check against dangerous military action, more so than these three opinions would suggest. The judiciary must rigorously scrutinize military decisions if our 18th century dream of a nation founded in musket smoke is to remain recognizable in a millennium ushered in under the mushroom cloud of thermonuclear holocaust.

#### No impact to terrorism

**Mueller and Steward 12** (John Mueller and Mark G. Stewart, Senior Research Scientist at the Mershon Center for International Security Studies and Adjunct Professor in the Department of Political Science, both at Ohio State University, and Senior Fellow at the Cato Institute AND Australian Research Council Professorial Fellow and Professor and Director at the Centre for Infrastructure Performance and Reliability at the University of Newcastle, "The Terrorism Delusion," Summer, International Security, Vol. 37, No. 1, politicalscience.osu.edu/faculty/jmueller//absisfin.pdf)

In 2009, the U.S. Department of Homeland Security (DHS) issued a lengthy report on protecting the homeland. Key to achieving such an objective should be a careful assessment of the character, capacities, and desires of potential terrorists targeting that homeland. Although the report contains a section dealing with what its authors call “the nature of the terrorist adversary,” the section devotes only two sentences to assessing that nature: “The number and high profile of international and domestic terrorist attacks and disrupted plots during the last two decades underscore the determination and persistence of terrorist organizations. Terrorists have proven to be relentless, patient, opportunistic, and flexible, learning from experience and modifying tactics and targets to exploit perceived vulnerabilities and avoid observed strengths.”8¶ This description may apply to some terrorists somewhere, including at least a few of those involved in the September 11 attacks. Yet, it scarcely describes the vast majority of those individuals picked up on terrorism charges in the United States since those attacks. The inability of the DHS to consider this fact even parenthetically in its fleeting discussion is not only amazing but perhaps delusional in its single-minded preoccupation with the extreme.¶ In sharp contrast, the authors of the case studies, with remarkably few exceptions, describe their subjects with such words as incompetent, ineffective, unintelligent, idiotic, ignorant, inadequate, unorganized, misguided, muddled, amateurish, dopey, unrealistic, moronic, irrational, and foolish.9 And in nearly all of the cases where an operative from the police or from the Federal Bureau of Investigation was at work (almost half of the total), the most appropriate descriptor would be “gullible.”¶ In all, as Shikha Dalmia has put it, would-be terrorists need to be “radicalized enough to die for their cause; Westernized enough to move around without raising red flags; ingenious enough to exploit loopholes in the security apparatus; meticulous enough to attend to the myriad logistical details that could torpedo the operation; self-sufficient enough to make all the preparations without enlisting outsiders who might give them away; disciplined enough to maintain complete secrecy; and—above all—psychologically tough enough to keep functioning at a high level without cracking in the face of their own impending death.”10 The case studies examined in this article certainly do not abound with people with such characteristics. ¶ In the eleven years since the September 11 attacks, no terrorist has been able to detonate even a primitive bomb in the United States, and except for the four explosions in the London transportation system in 2005, neither has any in the United Kingdom. Indeed, the only method by which Islamist terrorists have managed to kill anyone in the United States since September 11 has been with gunfire—inflicting a total of perhaps sixteen deaths over the period (cases 4, 26, 32).11 This limited capacity is impressive because, at one time, small-scale terrorists in the United States were quite successful in setting off bombs. Noting that the scale of the September 11 attacks has “tended to obliterate America’s memory of pre-9/11 terrorism,” Brian Jenkins reminds us (and we clearly do need reminding) that the 1970s witnessed sixty to seventy terrorist incidents, mostly bombings, on U.S. soil every year.12¶ The situation seems scarcely different in Europe and other Western locales. Michael Kenney, who has interviewed dozens of government officials and intelligence agents and analyzed court documents, has found that, in sharp contrast with the boilerplate characterizations favored by the DHS and with the imperatives listed by Dalmia, Islamist militants in those locations are operationally unsophisticated, short on know-how, prone to making mistakes, poor at planning, and limited in their capacity to learn.13 Another study documents the difficulties of network coordination that continually threaten the terrorists’ operational unity, trust, cohesion, and ability to act collectively.14¶ In addition, although some of the plotters in the cases targeting the United States harbored visions of toppling large buildings, destroying airports, setting off dirty bombs, or bringing down the Brooklyn Bridge (cases 2, 8, 12, 19, 23, 30, 42), all were nothing more than wild fantasies, far beyond the plotters’ capacities however much they may have been encouraged in some instances by FBI operatives. Indeed, in many of the cases, target selection is effectively a random process, lacking guile and careful planning. Often, it seems, targets have been chosen almost capriciously and simply for their convenience. For example, a would-be bomber targeted a mall in Rockford, Illinois, because it was nearby (case 21). Terrorist plotters in Los Angeles in 2005 drew up a list of targets that were all within a 20-mile radius of their shared apartment, some of which did not even exist (case 15). In Norway, a neo-Nazi terrorist on his way to bomb a synagogue took a tram going the wrong way and dynamited a mosque instead.15

### K – Fem IR

#### Framing—The role of the ballot is to evaluate the simulated policy outcomes of government implementation of the plan

#### b. It’s key to decision-making skills

Hodson 10 Derek, professor of education – Ontario Institute for Studies @ University of Toronto, “Science Education as a Call to Action,” Canadian Journal of Science, Mathematics and Technology Education, Vol. 10, Issue 3, p. 197-206

\*\*note: SSI = socioscientific issues

The final (fourth) level of sophistication in this issues-based approach is concerned with students findings ways of putting their values and convictions into action, helping them to prepare for and engage in responsible action, and assisting them in developing the skills, attitudes, and values that will enable them to take control of their lives, cooperate with others to bring about change, and work toward a more just and sustainable world in which power, wealth, and resources are more equitably shared. Socially and environmentally responsible behavior will not necessarily follow from knowledge of key concepts and possession of the “right attitudes.” As Curtin (1991) reminded us, it is important to distinguish between caring about and caring for. It is almost always much easier to proclaim that one cares about an issue than to do something about it. Put simply, our values are worth nothing until we live them. Rhetoric and espoused values will not bring about social justice and will not save the planet. We must change our actions. A politicized ethic of care (caring for) entails active involvement in a local manifestation of a particular problem or issue, exploration of the complex sociopolitical contexts in which the problem/issue is located, and attempts to resolve conflicts of interest. FROM STSE RHETORIC TO SOCIOPOLITICAL ACTION Writing from the perspective of environmental education, Jensen (2002) categorized the knowledge that is likely to promote sociopolitical action and encourage pro-environmental behavior into four dimensions: (a) scientific and technological knowledge that informs the issue or problem; (b) knowledge about the underlying social, political, and economic issues, conditions, and structures and how they contribute to creating social and environmental problems; (c) knowledge about how to bring about changes in society through direct or indirect action; and (d) knowledge about the likely outcome or direction of possible actions and the desirability of those outcomes. Although formulated as a model for environmental education, it is reasonable to suppose that Jensen's arguments are applicable to all forms of SSI-oriented action. Little needs to be said about dimensions 1 and 2 in Jensen's framework beyond the discussion earlier in the article. With regard to dimension 3, students need knowledge of actions that are likely to have positive impact and knowledge of how to engage in them. It is essential that they gain robust knowledge of the social, legal, and political system(s) that prevail in the communities in which they live and develop a clear understanding of how decisions are made within local, regional, and national government and within industry, commerce, and the military. Without knowledge of where and with whom power of decision making is located and awareness of the mechanisms by which decisions are reached, intervention is not possible. Thus, the curriculum I propose requires a concurrent program designed to achieve a measure of political literacy, including knowledge of how to engage in collective action with individuals who have different competencies, backgrounds, and attitudes but share a common interest in a particular SSI. Dimension 3 also includes knowledge of likely sympathizers and potential allies and strategies for encouraging cooperative action and group interventions. What Jensen did not mention but would seem to be a part of dimension 3 knowledge is the nature of science-oriented knowledge that would enable students to appraise the statements, reports, and arguments of scientists, politicians, and journalists and to present their own supporting or opposing arguments in a coherent, robust, and convincing way (see Hodson [2009b] for a lengthy discussion of this aspect of science education). Jensen's fourth category includes awareness of how (and why) others have sought to bring about change and entails formulation of a vision of the kind of world in which we (and our families and communities) wish to live. It is important for students to explore and develop their ideas, dreams, and aspirations for themselves, their neighbors and families and for the wider communities at local, regional, national, and global levels—a clear overlap with futures studies/education. An essential step in cultivating the critical scientific and technological literacy on which sociopolitical action depends is the application of a social and political critique capable of challenging the notion of technological determinism. We can control technology and its environmental and social impact. More significantly, we can control the controllers and redirect technology in such a way that adverse environmental impact is substantially reduced (if not entirely eliminated) and issues of freedom, equality, and justice are kept in the forefront of discussion during the establishment of policy.

#### c. Drone discussions break down symbolic representations of global issues—Macro-political discussion key

Green and Bernal 13 [May 29th, Droning Toward the Boundless War, Volume 25, Issue 2, Pages 212-218, Published authors under, Peace Review: A Journal of Social Justice, <http://www.tandfonline.com/doi/full/10.1080/10402659.2013.785324>]

War reminds us of our disconnection from one another. If we begin with acknowledging our common humanity, war comes when those small differences between us become amplified. We fail to see in the eyes of another that they are our brothers and sisters. We remove ourselves from the intimacy of knowing what war brings. Through the quiet embrace of an illusion, we fail to see the blood spilled by “them” as also our blood. The irony of war is that it provides a kind of curious veil that places our individual and collective anxiety about death “out there” into someone who will die on our behalf and kill so that we may live. What we consider to be vital in our lives is increasingly about ideologies, resources, and dominance. Behind this veil is an admixture of beliefs that our life is better than those who have become the enemy. What many of us seek unconsciously to protect is not so much life in the sense of our physical safety; rather, it has become more about a way of life where war keeps the balance of the scales tipped to our advantage a bit longer.¶ Our human differences were once about the survival of one tribe over another, one kingdom ruling another, and one nation conquering its neighbor. Warfare was for millennia face-to-face, where club and spear and sword were the implements of the mortal wound. Then with the bullet and the bomb, the mine and the missile, death from war became a more distant affair. The impact of taking a life became visible only in its aftermath. As the distance increased so did the lethality of weaponry. One bomb could kill 100,000. Within two decades in the era of the Cold War, humans had created the capacity to kill ourselves many times over. Yet these wars remained nation against nation. The “other” was one that had a flag, a people, and lands that were within generally recognized boundaries. Through the Geneva Convention, there were rules of war. A World Court was also established to prosecute those who violated these international agreements.¶ On September 11, 2001, war changed. With the beginning of the War on Terrorism, the United States entered the new era of the boundless war. No longer was the enemy another nation-state. What evolved as a consequence was a movement into a transitional space where no rules and no laws of war can any longer be found. With the collapse of the World Trade Center twin towers in New York came a descent into a different way of waging war. Initially, many of the elements remained the same. The United States took action against the Taliban government of Afghanistan for harboring training camps for Al Qaeda. In many respects, this “boots on the ground” approach to warfare had the trappings of modern conventional struggles. Troops were deployed with all the latest tactical support to take on an elusive enemy in a far away land. One powerful nation-state sought to reap justice through war from another nation-state deemed responsible for attacking the sovereignty and sanctity and safety of its people. This decade of action was designed to help Americans believe something was being done to quell the threat of terrorist attacks and implicitly to offer an assurance that the horror of 9/11 would somehow never again reach the shores of the nation. The shadowy adversary, if not vanquished, was so depleted, according to the politicians, that their ability to assault our way of life was dramatically diminished.¶ What is less visible is how the boundaries of the War on Terror morphed into something different where the psychological nature of war shifted once more. Much as The Bomb with its horrific dimensions made death in war a devastating fact for some distant enemy, so it is that the drone has become its more technologically precise and sophisticated counterpart. From thousands of miles away, “assets” can be deployed to eliminate “targets” who are deemed to pose an imminent threat to the United States. The face of the enemy is no longer seen. The hands that guide the lethal cargo do so remotely on a computer screen where the deadly action once executed has the appearance akin to a graphically intense video game. With no troops of “our” own placed in harms way, fewer deaths of innocents as “collateral damage,” and more precise elimination of sworn enemies, collective complacency about the practice was implicitly endorsed by 66 million Americans—if not more—at the last presidential election. The thorny legal complexities of this new terrain of war are placed in abeyance, in part because of the anxiety that is alleviated through the drones of war.¶ At an unconscious level, the named but faceless enemy, consistently presented as top operatives of terrorist organizations, becomes the projective repository of the threat to our way of life. They are the objects that evoke our death anxiety. They remind us that our way of life, and thereby the only life we have come to know, is threatened. They have attacked our symbols of military might and economic power. They have killed those who represent these pillars of our way of being. In this respect, the literal becomes the symbolic. The war on “them,” wherever they may be and whatever nation-state they may call their home, reduces in relevance. A drone crosses all these boundaries, as the lethal action of the surgical strike becomes just because the enemy combatant is one who lives in the shadows and therefore can be pursued there.¶ The rationale for the absence of outcry has deep unconscious antecedents in the most primitive ego defenses. The seemingly antiseptic elimination of targets allows for denial to become normative. Violence viewed through a flat screen has become entertainment, even when practiced at our own hands. When neutralizing an Al Qaeda leader looks the same as scoring a kill on Call of Duty, we can easily deny how we are complicit in a violent action of war. As such a threshold of consciousness that allows us to function in denial, relatively free of death anxiety in our day-to-day lives, remains intact. By seeing a puff on a screen rather than the riddled bodies of the defeated enemy, the connection to our own common mortality is displaced and placed at a distance. They enemy on the other side of the screen become the holders of death, quite literally, while symbolically representing the preservation of our way of life through their demise.¶ The role of the boundless war also provides an endless supply of targets for projection. While given the current name of “Islamic extremists,” this label is less important than how they become icons on which our fears about our mortality can be projected. In the illusion of a war that is not like what war once was and an enemy that is not an army like the troops of the past and a location that has no national borders or discrete regions, the ambiguity becomes a further expression of the boundlessness. War waged in this “No Man's Land” is rendered invisible, denied, and sufficiently subtle so as to remain unconscious to those who benefit from its execution.¶ When the New York Times wrote an expose revealing the appearance of corrupt financial activity on the part of those ascending to power in China, they came under attack. Within days of the publication of the stories, the Times reported a breach in the security of its electronic files. Through malicious code that was introduced into their server by an unsuspecting employee, some distant party began to search files, steal passwords, and target specific reporters. Suspected in these attacks was the Chinese government, known for its ambivalence about press freedoms.¶ These incidents are not isolated. During the summer of 2012, a number of U.S. financial institutions reported “delivery of service” attacks, ones where a flood of data overwhelms an organization's servers to the point that routine business transactions are disrupted. The Iranian government, despite repeated denials, was suspected in these actions. Perhaps an extension of what drones represent in terms of warfare, cyberattacks may be a new frontier in the boundless war. No longer is life itself directly attacked; rather, ideologies and ways of life become the new mortal symbolic targets.The anxiety that comes through such an approach to war means that what is perceived as necessities of life in much of the West—electric power, running water, Internet access—each increasingly controlled by virtual means, can be brought down by infiltration of hackers in distant lands. As with drones where international boundaries are no longer a limit on who may be seen as the enemy, the alleged actions of Iran and China suggest that corporate entities and private citizens who represent assaults on a people can be attacked.¶ One consequence of globalization is that the virtual distance between us is radically reduced to be a click or two away on a device that is often in our pocket or purse. It also means that tools of the emerging warfare may well soon be in each of our hands. Surveillance tools and sources to launch a cyberattack are carried in our cell phone.¶ The boundless war finds its justification in our perceived differences. We wage deadly violence through a kind of zero-sum social logic that views resources as finite. The need to destroy the “other” to access these resources comes through the tacit and often unconscious agreement with similar others that says “they” are a threat to “us.” This kind of paranoid stance allows war to be waged to ensure no disruption in the symbol and source of what “our” group values and perceives it needs. The paradox is in how virtual reality concurrently allows us to know the extent of the global inequities. We in the West operate with the reasonable concern that “they” will not long tolerate this kind of imbalance.¶ Nonetheless, we speak primarily to their threat to us and point to lives lost in terrorist attacks as the rationale for the boundless war. Little corresponding attention is given to the degradation of the environment, the forced migrations, the imposition of government structures, and other evidence of dominance that seed discontent in generations of the “other.” What gets enacted is the fear of death rather than any deeper examination of the mutuality of shared human interests. Death anxiety taps into a greater existential question about what to do with our lives and a more general unease about the unavoidable trajectory toward our own death. Differences in a group's way of life can in this instance be understood as more than cultural nuance. As such, the further paradox is that the boundless war gives life meaning and helps satisfy the human impulse to alleviate existential angst and the certainty of our death by killing the other who threatens this denial.¶ On a healthy level, various cultural symbols such as country, race, or a religious tradition can serve as very positive elements in human meaning-making. They create the fiber of a functioning civil society where debate, discussion, participation, coexistence, and learning are the norm. Under circumstances of threat or significant levels of uncertainty, however, there may be a regressive tendency to attach allegiance to these symbols to an extent that destruction, death, and domination is justified and even celebrated.¶ From a psychological perspective, many conditions contribute to the creation of the boundless war. As referenced previously, globalization reduces the distance between us. Under this condition, there is a virtual intimacy in knowing that we can instantaneously be in touch and face-to-face with someone on the other side of the planet. It is this form of connection that gives substance to our experience of a common humanity. Yet, it is also this same means that can remind us of the inequities and injustices abound. Ideally, consciousness of the experience of the other can bring about greater compassion, empathy, understanding, and identification with our fellow human beings. In other instances, the starkness of the differences may first lead to recoiling into the familiar. Reaching out to the world can be replaced by a regressive return to known narratives that reinforce our view or the world. Those small differences become the beginning of the alienation of one from another. As such, a cycle of displacement of anxieties and projection of fears gets enacted and often perpetuated through war.¶ The small deaths that happens when our point of view of way of being is not understood or recognized by the “other” is like a little war. In seeking to affirm our cherished reality and deeply held belief, the necessity to find those who share our worldview creates coalitions of belonging. These connections form the basis of shared identity, common language, and preferred ways of knowing where our boundaries end and the realm of the “other” begins. There was a time when one could claim access to resources such as people, land, or wealth as the measure of supremacy in such disputes. In the age of the virtual, increasingly there is equity in the capacity to find one's people and that critical mass needed to battle forces that were once invisible.¶ What makes this condition so critical in a time of boundless war is that such coalitions are like shifting sands. Most will find themselves with multiple allegiances and many factors to balance in the quest to keep the fear of death at bay. When the discourse around us becomes increasingly divisive and fear is used to bring the like-minded in line with one another, an either–or mentality becomes like a psychological refugee camp in a world where our interdependence because increasingly undeniable. Boundless war is known to be nowhere and everywhere. We are its victims and its propagators. With no longer a bomb shelter that can protect us nor a country whose boundaries are secure enough to stop the world from closing in on us, a kind of schizoid state that gives us the fleeting solace of self-sufficiency shields us from the deeper and starker reality. From this psychological bunker of virtual walls, we allow the boundless war to drone on, as we remain unconscious.¶ Locating the coordinates and governing social logic that structure the context under which we live and inform our lives reveals a system that operates under a number of principles that currently remain supreme. Globalization spreads to all corners of the world and with it the primacy of profit seeking, wealth accumulation, and the struggle for control of depleting resources. This quest, which has many traits of an addictive process, serves to maintain the lifestyle of an unrestrained consumer culture. What becomes valued are those actions that play a role in mass production and monetary gain. What is compromised is a relational, environmental, ethical, or aesthetic orientation to one another that promotes compassion and helps us sustain our deeper shared human connection.¶ In a globalizing world, tremendous levels of expanding inequality exist at a time when there are great amounts of wealth. This reality suggests an inability to meet some basic human needs despite consciousness of our deeper interconnectedness and interdependence.These conditions have created a situation in both the developed and developing world where a growing sector of the population is becoming alienated from meaning. Our role within the global economy comes with certain by-products and social ills that become translated into a compulsion toward aggression. The cost is the kind of cooperative empathy capable of nurturing diverse environments and addressing inequities for which there is a current collusion to deny.¶ Daily participation within this broader macro system creates the necessary triggers that can expand the relationship we have with anxiety. Our need to reduce this anxiety means reducing the social symbols that link us. The trade-off is in the boundless war, the safety valve for our collective emotional rationalizations. Through drones and loss of boundaries of the nation-state to pursue the enemy, we can justify any number of aggressions on to the “other.” In the boundless war, ongoing financial crises, citizen debt, and the break down of social and public investment accompany a perpetual war that is not only borderless but also ongoing. We are always fighting someone “out there” that threatens our safety and our way of life even to the point where we have to give up civil liberties. Our authority figures become unaccountable when there is constant vigilance and a concentration of power in the name of safety to battle an enemy that has no border. Our justifications and tolerance for destruction deepen when the virtuality of technology and the materiality of human life continue to overlap in a way that can obscure the human connection we actually share on this same planet.

#### d. Pragmatic action first—They destroy political change

Owen 2 David, Reader in Political Theory at the University of Southampton, Reorienting International Relations: On Pragmatism, Pluralism and Practical Reasoning”, Millennium: Journal of International Studies, Vol. 31, No. 3, http://mil.sagepub.com/cgi/reprint/31/3/653

Commenting on the ‘philosophical turn’ in IR, Wæver remarks that ‘[a] frenzy for words like “epistemology” and “ontology” often signals this philosophical turn’, although he goes on to comment that these terms are often used loosely.4 However, loosely deployed or not, it is clear that debates concerning ontology and epistemology play a central role in the contemporary IR theory wars. In one respect, this is unsurprising since it is a characteristic feature of the social sciences that periods of disciplinary disorientation involve recourse to reflection on the philosophical commitments of different theoretical approaches, and there is no doubt that such reflection can play a valuable role in making explicit the commitments that characterise (and help individuate) diverse theoretical positions. Yet, such a philosophical turn is not without its dangers and I will briefly mention three before turning to consider a confusion that has, I will suggest, helped to promote the IR theory wars by motivating this philosophical turn. The first danger with the philosophical turn is that it has an inbuilt tendency to prioritise issues of ontology and epistemology over explanatory and/or interpretive power as if the latter two were merely a simple function of the former. But while the explanatory and/or interpretive power of a theoretical account is not wholly independent of its ontological and/or epistemological commitments (otherwise criticism of these features would not be a criticism that had any value), it is by no means clear that it is, in contrast, wholly dependent on these philosophical commitments. Thus, for example, one need not be sympathetic to rational choice theory to recognise that it can provide powerful accounts of certain kinds of problems, such as the tragedy of the commons in which dilemmas of collective action are foregrounded. It may, of course, be the case that the advocates of rational choice theory cannot give a good account of why this type of theory is powerful in accounting for this class of problems (i.e., how it is that the relevant actors come to exhibit features in these circumstances that approximate the assumptions of rational choice theory) and, if this is the case, it is a philosophical weakness—but this does not undermine the point that, for a certain class of problems, rational choice theory may provide the best account available to us. In other words, while the critical judgement of theoretical accounts in terms of their ontological and/or epistemological sophistication is one kind of critical judgement, it is not the only or even necessarily the most important kind. The second danger run by the philosophical turn is that because prioritisation of ontology and epistemology promotes theory-construction from philosophical first principles, it cultivates a theory-driven rather than problem-driven approach to IR. Paraphrasing Ian Shapiro, the point can be put like this: since it is the case that there is always a plurality of possible true descriptions of a given action, event or phenomenon, the challenge is to decide which is the most apt in terms of getting a perspicuous grip on the action, event or phenomenon in question given the purposes of the inquiry; yet, from this standpoint, ‘theory-driven work is part of a reductionist program’ in that it ‘dictates always opting for the description that calls for the explanation that flows from the preferred model or theory’.5 The justification offered for this strategy rests on the mistaken belief that it is necessary for social science because general explanations are required to characterise the classes of phenomena studied in similar terms. However, as Shapiro points out, this is to misunderstand the enterprise of science since ‘whether there are general explanations for classes of phenomena is a question for social-scientific inquiry, not to be prejudged before conducting that inquiry’.6 Moreover, this strategy easily slips into the promotion of the pursuit of generality over that of empirical validity. The third danger is that the preceding two combine to encourage the formation of a particular image of disciplinary debate in IR—what might be called (only slightly tongue in cheek) ‘the Highlander view’—namely, an image of warring theoretical approaches with each, despite occasional temporary tactical alliances, dedicated to the strategic achievement of sovereignty over the disciplinary field. It encourages this view because the turn to, and prioritisation of, ontology and epistemology stimulates the idea that there can only be one theoretical approach which gets things right, namely, the theoretical approach that gets its ontology and epistemology right. This image feeds back into IR exacerbating the first and second dangers, and so a potentially vicious circle arises. It should be noted that I am not claiming that such a vicious circle has been established in IR by virtue of the philosophical turn, nor am I claiming that IR is alone in its current exposure to this threat; on the contrary, Shapiro’s remarks are directed at (primarily North American) political science. I am simply concerned to point out that the philosophical turn in IR increases its exposure to these dangers and, hence, its vulnerability to the kind of vicious circle that they can, collectively, generate.

#### Perm do both—Solves the link

Keohane 98 (“Beyond Dichotomy: Conversations Between International Relations and Feminist Theory” Robert O. Keohane, Duke University. International Studies Quarterly 42, 193-198. Blackwell Synergy)

The problem with Tickner’s dichotomies, however, goes much deeper. The dichotomies should be replaced by continua, with the dichotomous characterizations at the poles. Each analyst of world politics has to locate herself or himself somewhere along the dimensions between critical and problem-solving theory, nomothetic and narrative epistemology, and a social or structural conception of international relations. In my view, none of the ends of these continua are the optimal places to rest one’s perspective. Criticism of the world, by itself, becomes a jeremiad, often resting implicitly on a utopian view of human potential. Without analysis, furthermore, it constitutes merely the opinion of one or a number of people. On the other hand, implicit or complacent acceptance of the world as it is would rob the study of international relations of much of its meaning. How could one identify “problems” withough criticism at some level? The issue is not problem-solving vs. critical theory- a convenient device for discarding work that one does not wish to accept- but how deeply the criticism should go. For example, most students of war study it because they hope to expose its evils or to control it in some way: few do so to glorify war as such. But the depth of their critique varies. Does the author reject certain acts of warfare, all warfare, all coercion, or the system of states itself? The deeper the criticism, the more wide-ranging the questions. Narrowly problem-solving work, as in much policy analysis, often ignores the most important causal factors in a situation because they are not manipulable in the short run. However, the more critical and wide-ranging an author’s perspective, the more difficult it is to do comparative empirical analysis. An opponent of some types of war can compare the causes of different wars, as a way to help to eliminate those that are regarded as pernicious; but the opponent of the system of states has to imagine the counterfactual situation of a system without states

#### No link—IR feminists vastly over simplify the diverse field of international relations literature

Caprioli 4 (“Feminist IR Theory and Quantitative Methodology: A Critical Analysis” Mary Caprioli, Dept. of Political Science, University of Tennessee. International Studies Review. Volume 42 Issue 1 Page 193-197, March 2004. http://www.blackwell-synergy.com/links/doi/10.1111/0020-8833.00076).

Conventional feminist IR scholars misrepresent the field of international relations in arguing that IR scholarship as popularly accepted excludes alternative explanations of state behavior, including feminist inquiry, that go beyond structural, state-focused models. Feminist IR theorists, among others, critique the IR field for its state-centric approach and argue that ‘‘a world of states situated in an anarchical international system leaves little room for analyses of social relations, including gender relations’’ (Tickner 2001:146). As a result, they appear to set up a straw man by refusing to recognize the variety within ‘‘conventional’’ IR research. Indeed, as Jack Levy (2000) has observed, a significant shift to societal-level variables has occurred, partly in response to the decline in the systemic imperatives of the bipolar era. Certainly the democratic peace literature, particularly its normative explanation (Maoz and Russett 1993; Dixon 1994), among other lines of inquiry, recognizes the role of social relations in explaining state behavior. The normative explanation for the democratic peace thesis emphasizes the societal level values of human rights, support for the rule of law, and peaceful conflict resolution in explaining the likelihood of interstate conflict. Furthermore, dyadic tests of the democratic peace thesis rely ‘‘on an emerging theoretical framework that may prove capable of incorporating the strengths of the currently predominant realist or neorealist research program, and moving beyond it’’ (Ray 2000:311). In addition, theorizing and research in the field of ethnonationalism has highlighted connections that domestic ethnic discrimination and violence have with state behavior at the international level (Gurr and Harff 1994; Van Evera 1997; Caprioli and Trumbore 2003a, 2003b).

#### Uncertainty causes their realism links—Leaders will always calculate action based on capability

Copeland 6, Associate Professor and Director Dept. of Government and Foreign Affairs @ University of Virginia (Dale, “The Constructivist Challenge to Structural Realism: A Review Essay”, Constructivism and International Relations, Alexander Wendt and His Critics)

Notwithstanding Wendt’s important contributions to international relations theory, his critique of structural realism has inherent flaws. Most important, it does not adequately address a critical aspect of the realist worldview: **the problem of uncertainty.** For structural realists, it is states’ uncertainty about the present and especially the future intentions of others that makes the levels and trends in relative power such fundamental causal variables. Contrary to Wendt’s claim that realism must smuggle in states with differently constituted interests to explain why systems sometimes fall into conflict, neorealists argue that uncertainty about the other’s present interests—whether the other is driven by security or nonsecurity motives—**can be enough to lead security-seeking states to fight**. This problem is exacerbated by the incentives that actors have to deceive one another, an issue Wendt does not address. Yet even when states are fairly sure that the other is also a security seeker, they know that it might change its spots later on. States must therefore worry about any decline in their power, lest the other turn aggressive after achieving superiority. Wendt’s building of a systemic constructivist theory—and his bracketing of unit-level processes—thus presents him with an ironic dilemma. It is the very mutability of polities as emphasized by domestic-level constructivists—that states may change because of domestic processes independent of international interaction—that makes prudent leaders so concerned about the future. If diplomacy can have only a limited effect on another’s character or regime type, **then leaders must calculate the other’s potential to attack later should it acquire motives for expansion**. In such an environment of future uncertainty, levels and trends in relative power will thus act as a key constraint on state behavior. The problem of uncertainty complicates Wendt’s efforts to show that anarchy has no particular logic, but only three different ideational instantiations in history—as Hobbesian, Lockean, or Kantian cultures, depending on the level of actor compliance to certain behavioral norms. By differentiating these cultures in terms of the degree of cooperative behavior exhibited by states, Wendt’s analysis reinforces the very dilemma underpinning the realist argument. If the other is acting cooperatively, how is one to know whether this reflects its peaceful character, or is just a façade **masking aggressive desires**? Wendt’s discussion of the different degrees of internalization of the three cultures only exacerbates the problem. What drives behavior at the **lower levels of internalization** is precisely what is not shared between actors—their private incentives to comply for short-term selfish reasons. This suggests that the neorealist and neoliberal paradigms, both of which emphasize the role of uncertainty when internalization is low or nonexistent, remain strong competitors to constructivism in explaining changing levels of cooperation through history. And because Wendt provides little empirical evidence to support his view in relation to these competitors, the debate over which paradigm possesses greater explanatory power is still an open one.

#### Empirical Falsification is better than methodological investigation – portable political skills

**Fischer 98** – Professor of Political Science at Rutgers University (Frank, “BEYOND EMPIRICISM: POLICY INQUIRY IN POSTPOSITIVIST PERSPECTIVE”, Published in Policy Studies Journal, Vol. 26. No.1 (Spring, 1998): 129-146)

Neopositivism (or logical empiricism) has supplied the epistemological ideals of the contemporary social and policy sciences (Hawkesworth 1988; A theory of knowledge put forth to explain the concepts and methods of the physical and natural sciences, neopositivism has given shape as well to a social science in pursuit quantitatively replicable causal generalizations (Fay 1975). Most easily recognized as the stuff of the research methodology textbook, neopositivist principles emphasize empirical research designs, the use of sampling techniques and data gathering procedures, the measurement of outcomes, and the development of causal models with predictive power (Miller 1993; Bobrow and Dryzek 1987). In the field of policy analysis, such an orientation is manifested in quasi-experimental research designs, multiple regression analysis, survey research, input-output studies, cost-benefit analysis, operations research, mathematical simulation models, and systems analysis (Putt and Springer, 1989; Sylvia, et al. 1991). The only reliable approach to knowledge accumulation, according to this epistemology, is empirical falsification through objective hypothesis-testing of rigorously formulated causal generalizations (Popper, 1959: Sabatier and Jenkins-Smith 1992:231; Hofferbert 1990). The goal is to generate a body of empirical generalizations capable of explaining behavior across social and historical contexts, whether communities, societies, or cultures, independently of specific times, places, or circumstances. Not only are such propositions essential to social and political explanation, they are seen to make possible effective solutions to societal problems. Such propositions are said to supply the cornerstones of theoretical progress. Underlying this effort is a fundamental positivist principle mandating a rigorous separation of facts and values, the principle of the "fact-value dichotomy" (Bernstein 1976; Proctor 1991). According to this principle, empirical research is to proceed independently of normative context or implications. Because only empirically based causal knowledge can qualify social science as a genuine "scientific" endeavor, social scientists are instructed to assume a "value-neutral" orientation and to limit their research investigations to empirical or "factual" phenomena. Even though adherence to this "fact-value dichotomy" varies in the conduct of actual research, especially at the methodological level, the separation still reigns in the social sciences. To be judged as methodologically valid, research must at least officially pay its respects to the principle (Fischer 1980). In the policy sciences the attempt to separate facts and values has facilitated a technocratic form of policy analysis that emphasizes the efficiency and effectiveness of means to achieve politically established goals. Much of policy analysis, in this respect, has sought to translate inherently normative political and social issues into technically defined ends to be pursued through administrative means. In an effort to sidestep goal-value conflicts typically associated with policy issues, economic and social problems are interpreted as issues in need of improved management and program design; their solutions are to be found in the technical applications of the policy sciences (Amy 1987). Often associated with this orientation has been a belief in the superiority of scientific decision-making. Reflecting a subtle antipathy toward democratic processes, terms such as "pressures" and "expedient adjustments" are used to denigrate pluralistic policymaking. If politics doesn't fit into the methodological scheme, then politics is the problem. Some have even argued that the political system itself must be changed to better accommodate policy analysis (Heineman et al. 1990). In the face of limited empirical successes, neopositivists have had to give some ground. Although they continue to stress rigorous empirical research as the long-run solution to their failures, they have retreated from their more ambitious efforts. Today their goal is to aim for propositions that are at least theoretically proveable at some future point in time. An argument propped up by the promise of computer advances, it serves to keep the original epistemology in tack. But the modification misses the point, as postpositivists are quick to point out. The problem is more fundamentally rooted in the empirical social scientists's misunderstanding of the nature of the social. As we shall see, it is a misunderstanding lodged in the very concept of a generalizable, value-free objectivity that neopositivists seek to reaffirm and more intensively apply.

#### c. War causes patriarchy

Goldstein 1 (Joshua Goldstein, Int’l Rel Prof @ American U, 2001, War and Gender, p. 412)

First, peace activists face a dilemma in thinking about causes of war and working for peace. Many peace scholars and activists support the approach, “if you want peace, work for justice.” Then, if one believes that sexism contributes to war one can work for gender justice specifically (perhaps among others) in order to pursue peace. This approach brings strategic allies to the peace movement (women, labor, minorities), but rests on the assumption that injustices cause war. The evidence in this book suggests that causality runs at least as strongly the other way. War is not a product of capitalism, imperialism, gender, innate aggression, or any other single cause, although all of these influence wars’ outbreaks and outcomes. Rather, war has in part fueled and sustained these and other injustices.9 So,”if you want peace, work for peace.” Indeed, if you want justice (gender and others), work for peace. Causality does not run just upward through the levels of analysis, from types of individuals, societies, and governments up to war. It runs downward too. Enloe suggests that changes in attitudes towards war and the military may be the most important way to “reverse women’s oppression.” The dilemma is that peace work focused on justice brings to the peace movement energy, allies, and moral grounding, yet, in light of this book’s evidence, the emphasis on injustice as the main cause of war seems to be empirically inadequate.

#### DA to the alt—The alt’s universalizing nature is exclusionary

Crenshaw 89 Prof. of Law at Ucal Los Angeles (Kimberle Crenshaw, Acting professor of law at University of California. Los Angeles Law School Demarginalizing the Intersection of Race and Sex: A Black Feminist Critique of Antidiscrimination Doctrine, Feminist Theory and Antiracist Politics

The value of feminist theory to Black women is diminished because it evolves from a white racial context that is seldom acknowledged. Not only are women of color in fact overlooked, but their exclusion is reinforced when white women speak for and as women. The authoritative universal voice—usually white male subjectivity masquerading as non-racial, non-gendered objectivity—is merely transferred to those who, but for gender, share many of the same cultural, economic and social characteristics. When feminist theory attempts to describe women's experiences through analyzing patriarchy, sexuality, or separate spheres ideol- ogy, it often overlooks the role of race. Feminists thus ignore how their own race functions to mitigate some aspects of sexism and, moreover, how it often privileges them over and contributes to the domination of other women.35 Consequently, feminist theory re- mains white, and its potential to broaden and deepen its analysis by addressing non-privileged women remains unrealized