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CHDS Master's Alum Publishes Book

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CHDS Master's Alum Publishes Book



NEW BOOK ANNOUNCEMENT

The Necessary Evil of Preventive Detention in the War on Terror: A Plan for a More Moderate and Sustainable Solution

Stephanie Blum (MA0703/0704)

Hardcover; 292 pages Release date: Nov 2008

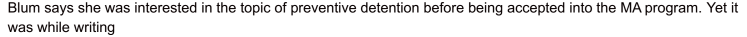
Cambria Press

ISBN: 9781604975666

Stephanie Blum, a recent graduate of the CHDS Masters program and attorney for the Transportation Security Administration, recently published her thesis as a book entitled, *The Necessary Evil of Preventive Detention in the War on Terror: A Plan for a More Moderate*

and Sustainable Solution. The book, published by Cambria Press, was released on Election Day 2008. Blum is the first student in

the CHDS program to develop her thesis into a book.



a research paper for Professor Chris Bellavita's course, Introduction to Homeland Security, that her interest intensified. She was

eager to explore the topic further and ultimately decided to use this as the basis for her thesis. Upon completion, Blum approached

Cambria Press and explained the importance and relevance of her work. Cambria Press decided to release the book before the presidential

administration changes.

Below is a description of Blum's book from Cambria Press:

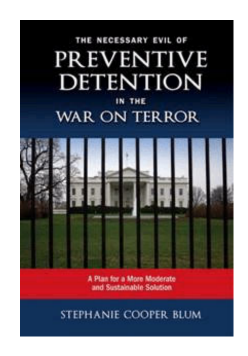
After September 11, 2001, the Bush administration decided to detain certain individuals suspected of being members or agents of al

Qaeda or the Taliban as enemy combatants and hold them indefinitely and incommunicado for the duration of the war on terror. The

rationale behind this system of preventive detention is to incapacitate suspected terrorists, facilitate interrogation, and hold them

when traditional criminal charges are not feasible for a variety of reasons. While the rationale for preventive detention is legitimate

and the need for preventive detention real, the current administration's approach has been reactionary, illogical, and probably



unconstitutional.

Approximately 762 aliens were arrested in connection with the investigation of the September 11 attacks. Each detainee was held

until specifically cleared by the FBI of any connection to terrorist activities. Most of these individuals were ultimately charged

with violating immigration law such as remaining in the U.S. after the expiration of their visas or for entering the U.S. illegally.

While this "hold until cleared" policy was the administration's first approach to preventive detention, it only concerned aliens and not U.S. citizens. For citizens, the administration initially used material witness warrants under the

U.S.Code 18, section 3144.

Material witness warrants are traditionally used to arrest and detain material witnesses to criminal activity when it is believed

that the witnesses will leave the jurisdiction to avoid having to testify. The threshold for detention as a material witness is that

the person has testimony "material" to a criminal proceeding and that securing the testimony through a subpoena is "impracticable." After 9/11, the attorney general announced a policy of "aggressive detention" of material witnesses, and at least seventy people (including Jose Padilla and Ali Saleh al-Marri, discussed below) were detained under the rationale that

they were "material witnesses" without any criminal charges filed. Under the statute, however, "[n]o material witness may be detained... if the testimony of such a witness can be adequately secured by deposition, and if further detention is not

necessary to prevent a failure of justice." As law professor Stephen Schulhofer aptly points out, unless this exception is

expanded to swallow the rule, the material witness statute is a poor choice to detain terrorist suspects pending further investigation

and trial. The Bush administration recognized the inherent limitations of creating a preventive detention regime using the material

witness statute and transferred Padilla and al-Marri to military custody as enemy combatants in 2002 and 2003, respectively. President

Bush justified his unilateral decisions to label individuals as enemy combatants on the exercise of his war power as commander in chief

under article 2 of the Constitution and under the Joint Resolution passed by Congress after 9/11 to use all "necessary and

appropriate force" against those who "planned, authorized, committed or aided the terrorist attacks that occurred on September 11, 2001."

This book explores the underlying rationales for preventive detention as a tool in this war on terror; analyzes the legal obstacles

to creating a preventive detention regime; discusses how Israel and Britain have dealt with incapacitation and interrogation of

terrorists; and compares several alternative ideas to the administration's enemy combatant policy under a methodology that looks at

questions of lawfulness, the balance between liberty and security, and institutional efficiency. In the end, this book recommends using

the Foreign Intelligence Surveillance Court to monitor a narrow regime of preventive detention only to be used under certain prescribed

circumstances where interrogation and/or incapacitation are the justifications.

"Stephanie's book is one of the most important legal volumes produced during this period of the so called 'War on Terror.'

Its importance is multifaceted in that it forces students and practitioners alike to deal with straightforward issues rather than political

manifestations "about" the issues. The book is insightful and critical, yet passionately argues underlining the importance of

the issues discussed. Stephanie Blum has shown once again that the graduates of CHDS, are dealing with the most important and difficult

issues of the day in analytically rigorous and strategically important ways. Regardless of where a person comes down on the subject of

preventive detention in the war on terror—the reader must admit that Blum's even-handed and academically sound methodology laid

out in a well written presentation is an important contribution to the nation's discussion of the issue. Stephanie Blum is yet

another example of how CHDS graduates are contributing to the next generation of this nation's homeland security leadership,"

said CHDS Professor David Brannan.

"This is a groundbreaking study that provides extremely valuable perspectives for both scholars and policymakers. It is clearly

an important, if not critical, resource for other academics studying the war on terror," said Toni Tan, Director of Cambria Press.

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