

Bill of Rights Defense Committee

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A Guide to Provisions of the USA PATRIOT Act and Federal Executive Orders that threaten civil liberties

by Nancy Talanian

On October 26, 2001, President Bush signed into law the USA PATRIOT Act (acronym for "Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism"). Passed hurriedly (many Congressmen stated later they had not even had time to read the law) it creates a new crime, "domestic terrorism," so broadly defined that it could conceivably apply to acts of civil disobedience.

The USA PATRIOT Act gives the FBI and the CIA greater rights to wiretap phones, monitor e-mail, survey medical, financial and student records, and break into homes and offices without prior notification. It creates a new crime of domestic terrorism that is so broadly defined that it may be applied to citizens acting legally to express their dissent. Under this Act and other legislation, noncitizens are being deported or detained indefinitely without judicial appeal.

The dangers of the USA PATRIOT Act are augmented by a Bureau of Prisons order allowing federal agents to abridge the attorney-client privilege by eavesdropping on conversations between lawyers and their clients held in federal custody. The Justice Department has also dismantled regulations against COINTELPRO operations that were enacted following abuses of the civil rights and peace movements of the 50's, 60's and 70's. The Administration has ordered secret military tribunals for suspected terrorists. In addition to being unfair and unnecessary, the U.S. threat of using military tribunals increases the likelihood that U.S. citizens will be treated accordingly overseas, and decreases the likelihood that other governments will be willing to extradite suspected terrorists or other parties wanted by the U.S.

The web sites of the following organizations contain excellent analyses of the provisions of the USA PATRIOT Act and various Federal Executive Orders passed since September 11, 2001, that threaten civil liberties:

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- American Civil Liberties Union
- Electronic Frontier Foundation
- National Lawyers Guild
- People for the American Way

For ease of reference, this article summarizes how the USA PATRIOT Act and certain Federal Executive Orders threaten and diminish the civil liberties of U.S. citizens and noncitizens guaranteed by the Bill of Rights. The Bill of Rights Defense Committee advocates the repeal of several sections of the Act and Orders. For example, Congress showed its concern about certain sections of the Act relating to enhanced surveillance by including in the Act Section 224, a "sunset" provision. We are also concerned about the powers for enhanced surveillance, and so we call upon Congress to accelerate the sunset provision so that the sections expire immediately rather than on December 31, 2005.

We are concerned not only that the government is using its new powers but is refusing to provide unclassified information on how it is using them under the Freedom of Information Act, such as who is being detained. The refusal prevents anyone, including citizens, the media, federal judges and members of Congress, from knowing whether the powers have been or are being abused. We believe the enhanced secrecy imposed by the administration makes it all the more imperative that Congress repeal unwarranted and unnecessary powers that provide little or no security but that clearly threaten our civil liberties.

What follows is a brief summary of some of the provisions of the USA PATRIOT Act (USAPA) and Federal Executive orders that threaten our rights as guaranteed by the Bill of Rights. We recommend that these sections be repealed.

Amendment I

"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances."

Title or Provision	What It Says/What It Changes	How it can be misused
USAPA §802: Definition	Creates a new crime, "domestic terrorism," which it defines	Broad definition may be used against
of domestic terrorism.	as "acts dangerous to human life that are a violation of the	activists exercising their rights to assemble
	criminal laws of the United States or of any State" and that	and to dissent.
	"appear to be intended to influence the policy of a	
	government by intimidation or coercion."	
USAPA §215: Access to	It permits the FBI director to seek records from bookstores	Puts people at risk for exercising their free
records and other items	and libraries of books that a person suspected of terrorism	speech rights to read, recommend, or
under the Foreign	has purchased or read, or of his or her activities on a	discuss a book or to write an email.
Intelligence Surveillance	library's computer. It also places a gag order to prevent	
Act	anyone from disclosing that they have been ordered to	It also denies booksellers and library
	produce such documents.	personnel the free speech right to inform
		anyone, including an attorney, that the FBI
		has asked for someone's reading list.
Attorney General's Edict	Rescinds anti-COINTELPRO regulations and authorizes the	Opens the door to COINTELPRO
for Increased Surveillance	FBI to monitor and surveil religious groups and political	operations, which were used in the past to
of Religious and Political	groups without evidence of wrongdoing.	harass and to intimidate people who
Organizations		disagreed with the government on issues
		such as civil rights and the Vietnam War.

Amendment I continued

Title or Provision	What It Says/What It Changes	How it can be misused
Attorney General's	Replaced Attorney General Janet Reno's previous guidelines	Enables federal agencies to ignore many FOIA
edict subverting	to agencies for fulfilling FOIA requests, which were to	requests for unclassified information. For
Freedom of	make allowable discretionary disclosures except where there	example, the administration has used this edict
Information Act	was "demonstrable harm." Ashcroft assures agencies that	to keep secret the names of detainees detained
requests	"decide to withhold records, in whole or in part," that they	for long periods, and to close their hearings.
	"can be assured that the Department of Justice will defend	
	your decisions unless they lack a sound legal basis or	
	present an unwarranted risk of adverse impact on the ability	
	of other agencies to protect other important records."	
Attorney General's	Removes requirement to obtain judicial permission before	Abridges freedom of speech.
approval of a Bureau	listening in on conversations between prisoners (both prior	
of Prisons emergency	to trial and convicted) and their attorneys.	
surveillance order		

Amendment IV

This amendment forms a substantial basis of the constitutional right to privacy.

"The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized."

Title or Provision	What It Says/What It Changes	How it can be misused
USAPA §203: Authority to	Permits law enforcement to give CIA sensitive	No court order is required. CIA may share
share criminal investigative	information gathered in criminal investigations,	the information with other agencies and with
information.	including wiretaps and internet trapping.	foreign governments.

Amendment IV continued

Title or Provision	What It Says/What It Changes	How it can be misused
USAPA §218: Foreign	Amends Foreign Intelligence Surveillance Act	Eliminates judicial supervision by giving the FBI the
intelligence information	(FISA) by eliminating the need for the FBI to	ability to gather "foreign intelligence information"
	show "probable cause" before conducting	without a warrant, unless the evidence sought is to be
	secret searches or surveillance to obtain	used in a criminal proceeding. Former standard of
	evidence of a crime.	"foreign intelligence information" is weakened. ¹
		Agent may now say that foreign intelligence is relevant
		or plays a part in the investigation. "Probable cause"
		of a crime is no longer needed.
USAPA §206: Roving	Extends roving wiretap authority to	These wiretaps may be authorized secretly. Expands
surveillance authority	"intelligence" wiretaps authorized by the	the power broadly by tapping any device used by a
under the Foreign	Foreign Intelligence Surveillance Court.	terrorist suspect, regardless of who is using the device
Intelligence Surveillance		at the time.
Act of 1978. (AKA "roving		
wiretaps)		
USAPA §213: Authority	Permits the government to search your home	Unlike the former "knock and announce" policy, a
for delaying notice of the	with no one present and to delay notification	person whose home is to be searched cannot view the
execution of a warrant	indefinitely. Court may authorize delayed	warrant to make sure the address is correct or to make
(AKA "sneak and peek")	notification "if the court finds reasonable	sure that the agent adheres to the warrant's description
	cause to believe that providing immediate	of what is to be searched.
	notification may have an adverse result."	

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¹ The Foreign Intelligence Surveillance Administration (FISA) issued an opinion in May 2002, which rejected the Justice Department's request for information sharing between counterintelligence and prosecutors because it would not effectively protect rights to privacy.

Amendment IV continued

Title or Provision	What It Says/What It Changes	How it can be misused
USAPA §215: Access to	Relaxes requirements and extends capabilities of FISA by	No legitimate checks and balances; rather,
records and other items	enabling anyone within the FBI down to rank of Assistant	the judge becomes a 'rubber stamp'. No
under the Foreign	Special Agent in Charge to request a court order for tangible	privacy protection for U.S. citizens or
Intelligence Surveillance	items sought for an investigation "to protect against	legal residents acting legally. Transfers
Act	international terrorism or clandestine intelligence activities."	power from the judiciary to the executive
	The judge must give permission if an agent has so certified.	branch.
	For example, it permits the FBI director to seek records from	
	bookstores and libraries of books that a person has purchased	
	or read, or of his or her activities on a library's computer. It	
	also places a gag order to prevent anyone from disclosing that	
	they have been ordered to produce such documents.	
	Eliminates the former test, that "there are specific and	
	articulable facts giving reason to believe that the person to	
	whom the records pertain is a foreign power or an agent of a	
	foreign power."	
USAPA §411:	Allows Secretary of State to designate any foreign or	Lowers standard for terrorist designation;
Definitions relating to	domestic group that has engaged in a violent activity a	possibility of groups that dissent
terrorism	"terrorist organization."	peacefully being so designated as the
		result of an action by an agent
		provocateur.
USAPA §412:	Gives Attorney General broad powers to certify immigrants	Reduces previous standard from "probable
Mandatory detention of	as risks.	cause."
suspected terrorists;		
habeas corpus; judicial		
review		

Amendment IV continued

Title or Provision	What It Says/What It Changes	How it can be misused
Attorney General's	Rescinds anti-COINTELPRO regulations and	Reduces standard for surveillance from "probable
Edict for Increased	authorizes the FBI to monitor and surveil	cause."
Surveillance of	religious groups and political groups without	
Religious and Political	evidence of wrongdoing	
Organizations		
Attorney General's	Removes requirement to obtain judicial	Constitutes "unreasonable searches" without the
approval of a Bureau of	permission before listening in on conversations	necessity to meet the standard of "probable cause."
Prisons emergency	between prisoners (both prior to trial and	
surveillance order	convicted) and their attorneys.	
Attorney General's TIPS	Sets up a system for up to 2 million Americans,	May potentially damage someone's record due to
program	more than were involved in the heyday of East	innocent activities that are misunderstood or are
	Germany's Stasi, to secretly provide information	invented or enhanced by the caller because of a
	to the government about any persons whom they	personal vendetta. How the "tips" would be used has
	consider suspicious, and for the government to	been neither reported nor approved, nor have there
	set up a file on these persons.	been assurances that anyone who is reported as
		"suspicious" will be confronted with the evidence
		against him/her and given an opportunity to correct it.

Amendment V

"No person shall be held to answer for a ... crime, unless on a presentment or indictment of a Grand Jury..., nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law."

Title or Provision	What It Says/What It Changes	How it can be misused
Attorney General's approval of a Bureau of Prisons emergency surveillance order	Removes requirement to obtain judicial permission before listening in on conversations between prisoners (both prior to trial and convicted) and their attorneys.	A prisoner may be made to be a witness against himself or herself.
President Bush's Military Order	Establishes trials by military tribunal, at president's discretion, for noncitizens.	Denies "due process of law," which applies not only to citizens but to all "persons" in the United States. Allows secret evidence and hearsay to be used against the accused.
President Bush's order	Allows committee of attorney general, defense secretary, and	No opportunity to prove innocence.
designating "Enemy	CIA director to label citizens and noncitizens as "enemy	Denial of "liberty without due process
combatant"	combatants," placing them in military custody, holding them	of law."
	in detention indefinitely, interrogating them, and denying them communication with outsiders or judicial review.	
Attorney General's Edict	Rescinds anti-COINTELPRO regulations and authorizes the	An unsuspecting participant in a
for Increased Surveillance	FBI to monitor and surveil religious groups and political	religious or political meeting may be
of Religious and Political	groups without evidence of wrongdoing	"compelled to be a witness against
Organizations		himself."
USAPA §412: Mandatory	Gives Attorney General broad powers to certify immigrants as	Deprives immigrants of "liberty
detention of suspected	risks.	without due process of law."
terrorists; habeas corpus;		
judicial review		

Amendment VI

"In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed ... and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence."

Title or Provision	What It Says/What It Changes	How it can be misused
USAPA §412:	Gives Attorney General broad powers to certify	Infringes upon the rights "to a speedy and public trial,
Mandatory detention of	immigrants as risks.	by an impartial jury of the State and district, to be
suspected terrorists;		informed of the nature and cause of the accusation, to be
habeas corpus; judicial		confronted with the witnesses against him," and "to have
review		the Assistance of Counsel for his defence."
President Bush's order	Any U.S. citizen or noncitizen designated as an	Infringes upon the rights "to a speedy and public trial,
designating "Enemy	enemy combatant may be placed in military	by an impartial jury of the State and district, to be
combatant"	custody, held in detention indefinitely,	informed of the nature and cause of the accusation, to be
	interrogated, and denied communication with	confronted with the witnesses against him," and "to have
	outsiders or judicial review.	the Assistance of Counsel for his defence."
Attorney General's	Removes requirement to obtain judicial	A prisoner who knows that law enforcement may listen
approval of a Bureau of	permission before listening in on conversations	in on conversations with an attorney may forego the
Prisons emergency	between prisoners (both prior to trial and	right to ask for Counsel to aid in his or her defense.
surveillance order	convicted) and their attorneys.	

Amendment VIII

"Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted."

Title or Provision	What It Says/What It Changes	How it can be misused
USAPA §412: Mandatory detention of suspected	Gives Attorney General broad powers to	May result in "cruel and unusual
terrorists; habeas corpus; judicial review	certify immigrants as risks.	punishments" (deportation).