

Twitter Thread by [Kerry](#)



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■ **The conversation surrounding this is confused in ways that really backfire. For example, you often hear that the Founders more or less "wanted gridlock to be the norm," for it to be "hard to get anything done," to guard against radical change.**

I cannot explain it, but it seems like the concept of "separation of powers" has become deeply alien and upsetting to most people. *Nothing* can be independent. And so we keep blurring the powers, and it causes systemic dysfunction. There's no long-term view.

— Kerry (@kerry62189) [December 24, 2020](#)

Naturally, this tends to lessen the public's respect for the whole system. It doesn't sound very attractive, or at least sounds like a particularly inefficient way of guarding against radical change. "They wanted to force compromise," is better, but also backfires.

It confuses the public into being mad that everyone "can't just get a long and compromise," like it's a matter of personal attitudes and conflict is a sign something is wrong. A more invigorating and accurate framing:

Our tripartite separation-of-powers edifice was hardly devised for the purpose of ensuring amiability between the legislative, executive and judicial branches. On the contrary, the Framers envisioned a national government in which the three branches existed in a state of continuous, unyielding tension with one another.

In particular, the two political branches — Congress and the executive branch — were meant to be jealous guardians of their own ambits and spheres of influence. Ceaseless tussling between them was to be the norm. **"Ambition," James Madison told us in Federalist 51, "must be made to counteract ambition."**



We've basically inverted this framing into something very demoralizing. "Congress isn't supposed to do anything," rather than "Congress is gunning for a showdown." And we're so confused that one of the impeachment charges against Trump was "Obstruction of Congress."

Worse, it is utterly nonsensical and misunderstands and undermines the entire separation-of-powers framework upon which our constitutional republic was built. To speak of a president “obstructing” Congress is to speak of spotting a unicorn. It is a nonsensical fantasy. And leveling the very allegation, in the first instance, evinces a fundamental constitutional illiteracy.

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The point is that the branches were supposed to be actively tactical, and were given a set of tools to use against each other. Not "do nothing."

Accordingly, inter-branch political showdowns are routine. The president can veto legislation. Congress, using its power-of-the-purse prerogative, can defund presidential priorities. And so forth. Each branch has various tools at its disposal to help “counteract [the] ambition” of the other.

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But the idea, of course, is that the opposition exists *for a reason,* not just for the sake of slowing things down. The public gets mad about shutdowns, but they also admit they don't want their reps to compromise. They want to obstruct certain things.

If the president disagrees with what Congress is doing, then he should lawfully impede or obstruct its efforts. And the proper way for Congress to push back on a frustrating

The way out is by being more strategic in how issues are "bundled" together in one bill. Done badly, this allows constant "hostage-taking." I don't expect Congress to get its act together, though. It's working for lobbyists, not the public.

Looking back, I should have been more bothered by the absurdity/insolence/pointlessness/needless divisiveness of the impeachment process, which, to everyone's misfortune, probably contributed to the deranged response to the pandemic.

Fact is, it is wholly improper — and counter to the spirit embodied in our constitutional framework — for Congress to attempt to impeach the president for obstructing its congressional responsibilities. To pout over purported “obstruction of Congress” is to moan that the president is reasserting the truism that he is, in fact, a separate branch of government and capable of pushing back on the other branches.

By attempting to impeach the president because he wields presidential power, House Democrats reveal that it is they themselves who are the ones abusing power.

Once again, though, I disagree that House Democrats “abused their power.” This was a legitimate use of power, but they used it foolishly and with a reckless disregard of the public interest.

Weirdly, impeachment has always produced this kind of confusion. Even in 1868, Congress was flailing, because the high crimes and misdemeanors reference is so vague and distracting. No one could figure out what it originally meant.

My best guess is that the Founders just assumed impeachment would be decided by the level of political support for it, and no one would get hung up on technical arguments. They did rest the case on technicalities in 1868, but lacked the political support to make it stick.

Finally, I forgot to say that when people agonize over “abuse of power,” they’re trying to find a rule or norm that can substitute for a sense of honor. But honor is not something that can be institutionalized.

Like, no, the Founders did not think presidents should go around pardoning themselves. But not because it was against the rules. They didn’t feel a need to bar it because they weren’t worried it would be appealing. The inherent dishonor was sufficient deterrence.

And, on top of that, there is the inherent dishonor of threatening a president with prison for purposes of political gain (and the stupidity of setting a precedent in which each side is prosecuted after losing power).

If a president becomes the target of behavior so dishonorable as to outweigh the dishonor associated with pardoning himself, we’ve got way bigger problems than that specific use of the power.

And if the president just does it out of guilty self-interest, it’s just not that much of a threat to the system. The public won’t respect him after that, and no one will be inspired to replicate his career. /■