

Twitter Thread by Dr. Kate Shaw MA., MS., PsyD.



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**If not DT Jan 6 attack on US Capitol fits under:
TREASON, SEDITION, & SUBVERSIVE ACTIVITIES**

2381.Treason.

2382.Misprision of treason.

2383.Rebellion or insurrection.

2384.Seditious conspiracy.

2385.Advocating overthrow of US Gov.

2389.Recruiting for service against US.

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"Domestic terrorism is the only criminal category in the FBI where they can investigate you, but they can never charge you. There's no such crime... When the folks who are charged with protecting us say they can't do it, we should listen to them." 2013 [@FrankFigliuzzi1](#) [#RealTime](#) [pic.twitter.com/Su0Agsj34q](#)

— Real Time with Bill Maher (@RealTimers) [January 23, 2021](#)

Sec. 2385. ADVOCATING OVERTHROW OF US GOV

Whoever knowingly or willfully advocates, abets, advises, or teaches the duty, necessity, desirability, or propriety of overthrowing or destroying the government of the United States or the government of any State, Territory,

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District or Possession thereof, or the government of any political subdivision therein, by force or violence, or by the assassination of any officer of any such government; or

Whoever, with intent to cause the overthrow or destruction of any such government, prints, publishes,

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edits, issues, circulates, sells, distributes, or publicly displays any written or printed matter advocating, advising, or teaching the duty, necessity, desirability, or propriety of overthrowing or destroying any government in the United States by force or violence, or

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attempts to do so; or

Whoever organizes or helps or attempts to organize any society, group, or assembly of persons who teach, advocate, or

encourage the overthrow or destruction of any such government by force or violence; or becomes or is a member of, or affiliates with, any

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such society, group, or assembly of persons, knowing the purposes thereof—

Shall be fined under this title or imprisoned not more than twenty years, or both, and shall be ineligible for employment by the United States or any department or agency thereof, for the five years

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next following his conviction.

If two or more persons conspire to commit any offense named in this section, each shall be fined under this title or imprisoned not more than twenty years, or both, and shall be ineligible for employment by the United States or any department or

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agency thereof, for the five years next following his conviction.

As used in this section, the terms "organizes" and "organize", with respect to any society, group, or assembly of persons, include the recruiting of new members, the forming of new units, and the regrouping or

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expansion of existing clubs, classes, and other units of such society, group, or assembly of persons.

(June 25, 1948, ch. 645, 62 Stat. 808; July 24, 1956, ch. 678, §2, 70 Stat. 623; Pub. L. 87–486, June 19, 1962, 76 Stat. 103; Pub. L. 103–322, title XXXIII, §330016(1)(N),

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Sept. 13, 1994, 108 Stat. 2148.)

Now all I need is a legit lawyer to explain it like I'm stupid all the BS reasons this doesn't apply to White Supremacist activity in general and why MAGA WS insurrectionists Jan 6th attack on US Cap aren't charged w/the above.

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Although I'd beg to differ (see Patriot Act; start at # 5) mid-way down under DOMESTIC TERRORISM

But I digress

Ok so I'll go with "we don't have domestic terrorism (DT) law" but we have others WS/WS affiliated group activity falls under. Does that mean we don't

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charge WS WP as long as there's no DT law on t/books or do we charge them constitutionally until there are?

B/c looking at existing law/constitution, sure looks like alotta WP excusing no charges b/c no DT law like that's this falls under

@glennkirschner2

@Captmike4804

12/

End

@threadreaderapp unroll