

Missing adult

continued from page 1
 at 2692 Lynwood Drive on foot last Thursday, August 17, about mid-morning. The surrounding areas have been extensively searched by ground and air. The sheriff's office has not verified any sightings of Mr. Squires since his disappearance. He could still be in the area, but he could also have caught a ride from a motorist and left the area.

The public's help is requested. Please check around your property. Check your home surveillance systems. If you have seen or heard anything about Mr. Squires, call 911 or contact the sheriff's office. Photos of Mr. Squires are attached.

Update September 11, 2023

The search for Danny Kaye Squires has not been successful, and both the Lancaster County Sheriff's Office and Mr. Squires' family seek help from the media and the public in locating him.

Mr. Squires was reported missing from his home at 2692 Lynwood Drive, Lancaster, at 12:45 p. m. on Thursday, August 17, 2023. He was last seen walking away from his home a couple of hours before the report was made. He was wearing black shorts, a white shirt, and no shoes or socks. Mr. Squires is a 69-year-old black male standing 5'8" tall and weighing 160 lbs. He is slim, has a gray beard, and wears glasses. Mr. Squires has some issues with memory and sometimes exhibits strange behavior. Attached are photographs of Mr. Squires previously released.

An extensive search began the day Mr. Squires walked away from his home and continued on multiple days. The search covered an extensive area surrounding his home. Personnel from multiple agencies participated, including the sheriff's office, Lancaster County Fire and Rescue, Lancaster County Emergency Management, Lancaster County Emergency Medical Services, the South Carolina Law Enforcement Division (SLED), the South Carolina Department of Natural Resources (DNR), the York County Sheriff's Office, and Foothills Search and Rescue. Searchers walked, rode UTVs and four-wheelers, flew drones, and ran tracking K-9s. SLED also flew the area in a helicopter.

Searchers checked locations Mr. Squires was known to frequent, knocked on doors, viewed security surveillance footage from multiple private homes and businesses, and placed reverse 911 calls. Investigators received reports of sightings of Mr. Squires and other tips of where he might be, but none of these leads were productive.

"It's now been over three weeks since Mr. Squires' family saw him, and they're worried about him and want to know where he is," said Sheriff Barry Faille. "We want to keep this case before the public. He's out there somewhere. He might be close by, or he might have left the area. Somebody somewhere saw him after he walked away from his home. I encourage anybody with

ABUSING THE "INSURRECTION" CLAUSE TO WIN ELECTIONS WILL UNDERMINE THE REPUBLIC

By Bill Connor

With the tag teaming indictments against leading candidate Donald Trump pushing his primary poll numbers even higher (and even against Joe Biden in a hypothetical general election <https://thehill.com/home-news/campaign/4155482-biden-trump-virtually-tied-in-hypothetical-matchup-poll/>), many against Trump are developing another method to stop him. In recent weeks, the plan to disqualify Donald Trump under the 14th Amendment insurrection clause has been gaining steam. Despite January 6 being a "protest gone too far" (or simply a "riot"), Democrats and media allies have pushed the label "insurrection" presumably for this fall-back attack. Under Section 3 of the 14th Amendment to the U.S. Constitution, those who previously took an oath to the Constitution, but "have engaged in insurrection or rebellion" against the US are disqualified from future office. This attempt to use a faulty interpretation and understanding of the insurrection clause has the potential to undermine Democracy in unimaginable ways.

George Washington University law professor Jonathan Turley agrees with most objective legal scholars in the insurrection clause being "written to deal with those who engage in an actual rebellion causing hundreds of thousands of deaths" of the Civil War. Turley warns us that "Advocates (of using the insurrection clause to stop Trump) would extend the reference to 'insurrection or rebellion' to include unsupported claims and challenges involving election fraud." Turley has previously criticized Trump's January 6 speech, but calls the event at the Capitol "a protest that became a riot" and notes that Trump has not been found guilty or even charged of insurrection or incitement to rebellion. "According to these advocates, Trump can be barred from the ballot without any charge, let alone a conviction, of insurrection or rebellion," Turley goes on to ward that most dangerously to the Republic, the advocates of this theory "also argue that there is no action needed from Congress" and thus, "state and federal judges could just bar those who are deemed as supporting

any information that might be helpful in the search to call us. Don't dismiss a bit of seemingly insignificant information. Pass it on to us. We have an active investigation and are maintaining contact with Mr. Squires' family. We will pursue any information we receive in our effort to find Mr. Squires and provide his family some answers."

Anyone with information about this or any other case should call the Lancaster County Sheriff's Office at 803-283-3388 and select Option 4 or submit a tip in one of the following ways: use the link www.p3tips.com/983 or download the P3Tips mobile app available for both Apple and Android devices. Crime tips may be made anonymously.

rebellion through their election challenges and claims." <https://www.foxnews.com/politics/attempt-bar-trump-from-2024-ballot-gains-steam-despite-dubious-dangerous-legal-arguments-experts>

Beyond Turley's sound arguments, the insurrection clause has arguably been abrogated by acts of Congress already. The 14th Amendment allows for a two-thirds vote of Congress to remove the bar to office for engaging in insurrection. This was because the insurrection clause clearly meant former members of the Confederacy. As Heritage Foundation senior legal fellow, Has von Spakovsky, has insightfully put it: "In 1872, (Congress) passed . . . the Amnesty Act, and it removed the Section three disqualification, with certain exceptions, including anybody who had served in two of the Congresses just before the Civil War, and members of the military, for example, who had been in the Union Army and had served the Confederacy.. In 1898, Congress passed a second amnesty act that completely got rid of all of those exceptions, so the Disqualification Clause, it's gone. It's not valid anymore." <https://www.heritage.org/the-constitution/commentary/efforts-bar-members-congress-running-re-election-because-jan-6-are>

Democrats are opening themselves up to deserved retribution by abused the 14th Amendment this way. At worst, Donald Trump is guilty of not acting more quickly to stop the "protest turned riot" on January 6. His speech included the caveat "peacefully and patriotically", which explains why none of the dozens of indictments against Trump are for even incitement, let alone insurrection. The indictments relevant to the 2020 election are essentially about Trump's legal theories being alleged illegal conspiracies to overturn the election (despite Trump allegedly knowing he had lost the election) and Trump's associated accusations of fraud.

The Democrats and never Trumper advocates of this theory could set in motion a cycle of retribution and killing our Democracy with banana republic antics. Shortly after the start of the George Floyd riots, a BLM led mob attempted to seize the White House to oust Donald Trump. According to the Secret Service: "Demonstrators repeatedly attempted to knock over security barriers, and vandalized six Secret Service vehicles. Between Friday night and Sunday morning, more than 60 Secret Service Uniformed Division Officers and Special Agents sustained multiple injuries from projectiles such as bricks, rocks, bottles, fireworks and other items. Secret Service personnel were also directly physically assaulted as they were kicked, punched, and exposed to bodily fluids." : <https://www.secretservice.gov/newsroom/releases/2020/05/secret-service-statement-pennsylvania-avenue-demonstrations-0>

A reason so many Americans forget about the siege of the White House is due to the way it was covered by

the liberal leaning corporate media. The title of the story in the Atlantic was similar others in claiming "Trump is terrified of protest". <https://www.theatlantic.com/politics/archive/2020/05/white-house-protest-trump-black-lives-matter/612418/>. NBC headlined the story that "Trump took shelter in a White House Bunker as Protests Raged" <https://www.cnbc.com/2020/06/01/trump-took-shelter-in-a-white-house-bunker-as-protests-raged.html>

The insurrection clause includes those providing aid and comfort, and Title 18 U.S.C Section 2383 caveats with insurrection being "against the authority of the United States or the laws thereof". In addition to the attempted seizure of the White House, rioters associated with BLM and Antifa spent weeks attacking Federal Courthouses, particularly in Seattle and Portland. Beyond Democrats on record encouraging and supporting BLM/Antifa riots and Courthouse attacks, then Senator Kamala Harris encouraged support to spring arrested rioters from jail by paying their bail. This allowed for multiple further crimes by those she aided and comforted, including murder. <https://nypost.com/2021/09/08/bail-fund-backed-by-kamala-harris-freed-man-charged-with-murder/>.

Allowing this insurrection clause theory guarantees Candidates will be taking each other out before the people decide. The people know what Trump did or failed to do with regards to January 6. Let Democracy work the way the founders intended.

RECIPES



A delicious seafood meal is a catch away

One of the benefits of a day out fishing is being able to pull in your catch and then enjoy it almost immediately for lunch or dinner. Fish and other creatures of the sea can be delicious on their own or enjoyed as part of larger meals. Lump crab cakes are a delicacy often enjoyed at seafood and steak restaurants across the country, but they easily can be made at home with a few ingredients. Enjoy this recipe for "Grilled Gulf Lump Crab Cake," courtesy of Alabama Gulf Seafood and Chefs Greg & Lindsey Kilgore of Black Rock Bistro.

Grilled Gulf Lump Crab Cake Makes one large crab cake or two smaller ones

- 1 pound Gulf lump crabmeat, picked
- 1/3 cup red bell pepper, diced small
- Juice and zest of one lemon
- 1 scallion, thinly sliced
- Aioli or mayo, just enough to combine
- 1 pinch Old Bay seasoning
- Couple dashes of hot sauce (Louisiana or Cholula)
- Salt and pepper to taste

1. Place all ingredients in metal ring, or loosely form into a patty. Place in hot cast iron.
 2. Flip once until browned on both sides. Serve immediately. Garnish with grilled lemon and either tartar or remoulade.
- Tip: For a fall or winter meal, serve crab cake on a bed of mashed potatoes and parsnip or carrot puree.



THIS EVENT THAT STRETCHES FROM SEPTEMBER 15 TO OCTOBER 15 CELEBRATES CITIZENS FROM SPAIN, MEXICO, THE CARIBBEAN, AND CENTRAL AND SOUTH AMERICA.

How they SAY that in...

- ENGLISH:** Culture
- SPANISH:** Cultura
- ITALIAN:** Cultura
- FRENCH:** Culture
- GERMAN:** Kultur

Creative Coloring

Celebrate National Hispanic Heritage Month. Color in this picture to create your own masterpiece.

THIS DAY IN... HISTORY

SEP 13

- 1609: HENRY HUDSON REACHES THE RIVER THAT WOULD EVENTUALLY BEAR HIS NAME.
- 1888: HANNIBAL GOODWIN PATENTS CELLULOSE PHOTOGRAPHIC FILM.
- 1956: THE IBM 305 RAMAC IS INTRODUCED. IT IS THE FIRST COMMERCIAL COMPUTER TO USE DISK STORAGE.

New Word

HERITAGE

valued objects and qualities passed down from previous generations

Did you know?

NATIONAL HISPANIC HERITAGE MONTH BEGAN AS A WEEK-LONG OBSERVATION. IT WAS EXPANDED BY PRESIDENT RONALD REAGAN IN 1988.

GET THE PICTURE?

Can you guess what the bigger picture is?