Doctrinal Unilateralism and its Limits

America and Global Governance in the New Century

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This chapter assesses the shift toward American unilateralism during the first administration of President George W. Bush and what it means for global governance. I am not interested in routine unilateral acts, which are a standard practice of states, especially when taken in self-defense. The particular form of unilateralism that concerns me here is the doctrinal belief that the use of American power abroad is entirely self-legitimating, requiring no recourse to the views or interests of others, and permitting no external constraints on its self-ascribed aims. By global governance, in turn, I mean the constellation of treaty-based and customary international law, shared norms, institutions and practices by which the international community as a whole seeks to manage its common affairs.

Are America and global governance on a collision course? If so, how did that come to be? And what are the consequences – for the U.S., and for the rest of the world?

I have two aims in this chapter. First, I want to place the resurgence of American doctrinal unilateralism into its historical and conceptual contexts, in the hope that doing so will help us to understand it better. Second, I want to argue that, despite the vast power asymmetries that exist between the United States and the rest of the world, especially in the military realm, it isn’t as easy as it may seem at first blush for the U.S. to sustain such a unilateralist posture today. One major reason, ironically, is the success of America’s own post-World War II strategy of creating an integrated global order, inhabited by a diversity of state and non-state actors, and based on the animating principles, if not always the practice, of democracy, the rule of law, and multilateralism. Thus, the United States is locked in a struggle today not only with its allies and other states, but also with the results of its own creation—and in that sense, with its own sense of self as a nation.

I. On Change and Continuity

Diplomatic History, the official journal of the Society for Historians of American Foreign Relations, published a roundtable discussion recently about what is new, and what is not, in the foreign policy of President George W. Bush, focused in particular on its unilateralism. Melvyn Leffler, who is a realist by orientation and whose introductory essay is the focal point for the debate, stresses elements of continuity: Samuel Flagg Bemis, Leffler reminds us, described Theodore Roosevelt’s interventions in the Caribbean and Central America as “protective imperialism.” … “The wise men of the Truman administration worked brilliantly to forge alliances, but they never foreswore the right to act unilaterally.” … “When they perceived threats, especially in the Third World, U.S. officials during the Cold War did not refrain from acting unilaterally” – Leffler
notes Vietnam in particular. Even President Bill Clinton is said to have followed course, continuing to build up America’s military might and “preserving the right to act unilaterally and to strike preemptively.” What did change during the first Bush administration, Leffler concludes, is that the existential threat posed by 9/11 led policymakers to permit the assertion of American ideals and principles, such as liberty and democracy promotion, to trump the “careful calculation of interests [that] is essential to discipline American power and temper its ethnocentrism”—but he finds ample historical precedent for that tendency as well at previous points of major crisis.²

Other contributors to the roundtable criticize Leffler from both sides. One charges him, contentiously, with not identifying and explaining yet a deeper, and different, source of continuity: “choosing a war nearly every generation seem[s] to be part of core U.S. national identity.”³ Most of the others accuse him of overlooking critical discontinuities. Says one: “if policy has only been recalibrated [by the Bush administration] rather than changed, why are we discussing [it] in these papers and why are so many foreign policy historians and analysts expressing concern?”⁴

As illuminating as this debate may be, ultimately it remains unsatisfactory because the narratives they present are conceptually thin and their core analytical elements underspecified. Thus, I propose to view the issue of American unilateralism through somewhat more refined lenses, and to construct, thereby, some building blocks of an argument that should permit a more systematic assessment of recent trends in U.S. foreign policy—and their sustainability in the years ahead.

II. American Exceptionalism

As a nation, America was not only born free, Robert Keohane once remarked, it was also “born lucky.”⁵ Far removed from the constant jostling of European power politics, heavily self-sufficient, able to grow into continental scale, protected by oceans on either side and adjoined by relatively weak and usually friendly neighbors to the north and south, and a magnet attracting a constant inflow of newcomers eager to make a fresh start, the United States, for much of its history before the turn of the twentieth century, luxuriated in the posture, described by John Quincy Adams, of being “the well-wisher to the freedom and independence of all…the champion and vindicator only of her own.”⁶ Thus, America’s traditional aversion to “entangling alliances,” first expressed in George Washington’s farewell address, flowed naturally from its geopolitical constitution.⁷ By 1823, the United States felt sure enough of itself for President Monroe to enunciate the doctrine that the U.S. would view as “an unfriendly disposition” any European intervention in the Americas, though until the end of the nineteenth century the British navy, for reasons of its own, undoubtedly played a greater role in safeguarding the Monroe Doctrine than did the United States itself.

By the turn of the century, however, the world was closing in on the United States. On September 5, 1901, President William McKinley delivered a major address on America’s new role in the world, at the new century’s first world’s fair, in Buffalo, New York. “God and men have linked nations together,” he said. “No nation can longer be
indifferent to any other." The very next day, at the same place, McKinley was assassinated, making Theodore Roosevelt, or TR as he was known, the nation’s president. TR picked up on McKinley’s theme and carried it a step further a few months later in his first State of the Union message: “The increasing interdependence and complexity of international political and economic relations,” he declared, “render it incumbent on all civilized and orderly powers to insist on the proper policing of the world.” The dilemma, however, was how to interest an unconcerned country—the Congress as well as the public—in that mission.

For the McKinley and Roosevelt administrations the issue initially was quite unproblematic: the United States would have to behave like other great powers, for the simple reason that it, like the European great powers, was affected by and, in turn, helped shape, the global balance of power. It alone would decide when and how to act abroad, in accordance with its self-defined interests. And so McKinley took the country on a brief imperialist fling following the Spanish-American war of 1898, fought on flawed if not false premises; and he annexed Hawaii and the Philippines while making a protectorate of Cuba. For his part, TR instigated the creation of the state of Panama and built the isthmus canal; and he issued a corollary to the Monroe Doctrine, whereby the United States claimed the right to intervene in the affairs of its southern neighbors. For good measure, TR sent the entire American fleet on a symbolic around the world cruise to demonstrate that the United States had arrived as a global player.

But the “fever of imperialism,” as David Fromkin describes it, died down quickly, stymied by Congressional purse strings and declining public interest, though interventions in Central America and the Caribbean continued in response to real and imagined threats to the security of the canal and the sanctity of American investments. In short, while the United States was becoming increasingly powerful, conventional raison d’état as a basis for global engagement held little allure for the American people, who refused to see their nation as a “normal” great power, doing what great powers supposedly did.

Teddy Roosevelt was frustrated by this lack of interest in global engagement, but in the process he also discovered one promising way to mobilize the country behind that agenda—by tapping into strains of American exceptionalism. Searching for the right formula, he invoked, with equal enthusiasm, a mixture of piety, patriotism, and jingoism—so much so that, in John Milton Cooper’s biography of TR and Woodrow Wilson, it is a toss-up who ends up “the priest” and who “the warrior.” Thus, Roosevelt was the first American leader to propose a league of nations, as early as 1914, calling it a “World League for the Peace of Righteousness” and saying that it would work like that familiar American institution, “a posse comitatus.”

Woodrow Wilson, of course, went TR one better, promising to make the world safe for a whole panoply of American values and to enshrine that promise in a new international system—generating, thereby, the doctrine that still bears his name. When Wilson asked Congress, on April 2, 1917, to declare war on imperial Germany, he stated solemnly that if America must shed blood, it would be “for the things which we have
always carried nearest our hearts—for democracy, for the right of those who submit to
authority to have a voice in their own governments, for the rights and liberties of small
nations, for a universal dominion of right by such a concert of free peoples as shall bring
peace and safety to all nations and make the world itself at last free.” But with
geography and neutrality no longer able to protect the United States, and World War I
having demonstrated that the balance-of-power system was doomed to failure, Wilson
concluded that in order to achieve these aims “We must have a society of nations,” built
on premises the American people could recognize as their own.

And so, via the route of American exceptionalism, the world got its first general-
purpose multilateral institution, the League of Nations—albeit without U.S. membership.
Conventional wisdom has it that Wilson’s plans were stymied by the lure of isolationism.
The reality is a good deal more complex. According to Lawrence Gelfand, a highly
regarded Wilson scholar, “Existing evidence, essentially the considered judgment of
seasoned politicians and journalists in the fall of 1918 and well into the spring of 1919,
pointed toward solid public support for American membership in the League of
Nations.” Moreover, there were barely more than a dozen hard-core “irreconcilables” in
the Senate—opposed to U.S. membership in a League of any form. Henry Cabot Lodge
(R-Mass), Chairman of the Foreign Relations Committee, was prepared to vote for the
League and deliver enough Republican votes to ratify the treaty—provided that Wilson
accepted Lodge’s reservations. In essence, they came down to this non-negotiable issue:
in Lodge’s words, to “release us from obligations which might not be kept, and to
preserve rights which ought not to be infringed.” But this was not isolationism; it was
unilateralism. Wilson’s inability or unwillingness to compromise, coupled with his
rapidly declining health that cut short his campaign for the League, doomed the effort.

Isolationism was not the cause of treaty’s defeat, then; it was its consequence. But
the two were often hard to distinguish. For example, Senator William Borah, one of the
few isolationist leaders seriously interested in foreign affairs, sounded very much like
Lodge when he insisted that the United States “does propose…to determine for itself
when civilization is threatened, when there may be a breach of human rights and human
liberty sufficient to warrant action, and it proposes also to determine for itself when to act
and in what manner it shall discharge the obligation which time and circumstances
impose.” The trouble was that, until the direct attack on Pearl Harbor, twenty-seven
months into World War II, no international threat was ever deemed to pass that threshold.

As a result, for Franklin Roosevelt, the key postwar challenge was to overcome
the isolationist legacy of the 1930s and ensure sustained U.S. engagement in achieving
and maintaining a stable international order. He, like Wilson and TR before him,
recognized that the American people needed an animating vision beyond the mere
dictates of balance-of-power politics—the failure of which had dragged America into two
world wars in the span of a single generation. Thus, FDR, too, framed his plans for
winning the peace in terms that he believed would resonate with the public: creating an
American-led order based on relatively modest forms of constitutionalism—that is, rules
and institutions promoting human betterment through provisions for a collective security
organization grafted onto a concert of power; stable money and free trade; human rights
and decolonization; coupled with an international civic politics beyond the domain of states, through active engagement by the private and voluntary sectors.

FDR’s postwar plans were tempered by a far-greater pragmatic appreciation of domestic and international political realities than Wilson had exhibited. Moreover, they were intended not only to secure American engagement abroad but also to safeguard the aims and achievements of the New Deal at home. That combination of commitments yielded the United Nations, including its socio-economic agencies, the Bretton Woods institutions, negotiations on an international trade organization (which produced the General Agreements on Tariffs and Trade, or GATT, later folded into the World Trade Organization)—and in due course, the transnational expansion of U.S. corporations and civil society organizations.

And so it went on into the beginnings of the Cold War. When Soviet vetoes in the UN Security Council blocked the effective use of the UN in the late 1940s, Harry Truman took the concept of collective security regional in Western Europe, where the need to respond to the Soviets was greatest, creating the North Atlantic Treaty Organization (NATO). It is worth recalling today that leading unilateralists at the time opposed NATO’s core commitment, and why.

In the Senate, Robert A. Taft of Ohio, known as Mr. Republican, voted against the North Atlantic Treaty despite being a strident anti-communist because, he said, “I do not like the obligation written into the pact which binds us to come to the defense of any country, no matter by whom it is attacked and even though the aggressor may be another member of the pact.” That is, Taft objected precisely to the multilateral character of NATO’s security commitments, the very feature that differentiated it from all previous alliances in history. George Kennan, the author of America’s postwar containment strategy vis-à-vis the Soviets, protested for the same reason. Both preferred specific bilateral alliances, as needed, based on, in Kennan’s words, “particularized” rather than “legalistic-moralistic” commitments, which is how he saw NATO.

But the “unis” lost and the “multis” won. Because they did, a North Atlantic security community gradually came into being: a grouping of states among which the recourse to war as a means to settle differences is unthinkable—a mission backed by every subsequent administration from Eisenhower on down, and which may well be America’s single most important achievement ever in the international arena.

Let me draw this discussion to a close. Like Leffler, I have identified elements of continuity in American foreign policy since the U.S. became a world power. But my thread of continuity is quite different than his. At critical junctures when the international order was being remade, U.S. leaders, from TR to Wilson, and from FDR to Truman, have espoused international arrangements—multilateral arrangements—that they believed resonated with the American public by reflecting core elements of America’s own self of sense as a nation, and that would help sustain, therefore, constructive U.S. engagement in the affairs of the world. Presidents George H. W. Bush and Bill Clinton
drew on a similar ideational repository to frame their visions for world order at the end of the Cold War. The transformational effects of those arrangements are unfolding still.

Debates about these issues among international relations scholars often get bogged down on several closely related questions. One is whether these leaders “really” meant what they said, or merely invoked certain rhetoric and images for instrumental reasons. For the purposes of the present discussion this question is fundamentally irrelevant, because by acting on their rhetoric and images they created a reality that otherwise would not have existed. For example, the indivisible or collective security guarantees in NATO—that an attack on one would be considered an attack on all—created a different reality in Europe than two or three bilateral alliances would have done; one needs only to compare Europe with East Asia today to appreciate the difference.

Another has to do with power: the United States, it is frequently said, did what it did because it could. But this is a mere truism. Its profound limitations become clear when one considers that no other power of comparable magnitude would have done the same things. Nazi Germany was not about to construct a liberal international economic order or advance the cause of human rights had it won the war. Nor were the Soviets, had they ended up on top. Indeed, even the United Kingdom would have done some things differently, especially with regard to maintaining colonialism and imperial preferences.

That brings us, finally, to the hoary subject of interests. Yes, the United States fully pursued its interests as determined by its political leaders. But by virtue of its power it had available to it a fairly broad repertoire of means by which to pursue those interests. I have suggested that the ideational factor of American identity—the nation’s sense of exceptionalism—shaped how interests were defined and pursued. Broadly speaking, and unusual for a great power, the United States created a rule-based system that encouraged not only acquiescence but active participation by other and lesser powers, who saw their own interests taken into account and were given an institutionalized hearing in the system’s management. It goes without saying that the United States, in Leffler’s words, “preserved the right” to act unilaterally—and some of its lesser foreign policy successes occurred when it did so act, including U.S.-sponsored coups from Iran to Chile; U.S. support for military dictators and other forms of autocracy; and the long and deeply divisive Vietnam war. But insofar as the U.S.-created multilateral order enjoyed widespread legitimacy abroad, America’s “soft power” resources remained plentiful.

III. American Exemptionalism

So far, I have suggested that the promotion of multilateralism at key moments in the 20th century reflected and drew upon a sense of American exceptionalism, helping to constitute the post-World War II international order. But this narrative is incomplete. For, from the very outset of the postwar era, the United States also has sought to insulate itself from the domestic blowback of some of the multilateral instruments it created, especially in the area of human rights and on the question of international jurisdiction. I shall call this American “exemptionalism.”
Whereas the executive branch traditionally drove the *exceptionalist* agenda, the *exemptionalist* resistance to its domestic effects has been anchored in Congress, where it has typically been framed in terms of protecting such core features of the U.S. Constitution as the separation of powers or states’ rights against federal treaty-based incursions. Indeed, there are serious constitutional issues at stake in relation to international treaty law and, even more so, the proliferation of customary international law, which have sparked lively and highly productive debates among legal scholars and practitioners in the past several years. The immediate driver of exemptionalism after World War II, however, was the domestic politics of race relations.

In drafting the UN charter, for example, the United States introduced language “reaffirming faith” in fundamental human rights. But because the support of Southern Democrats was critical to the charter’s ratification by the Senate, the need to keep Jim Crow laws beyond international scrutiny obliged the U.S. to balance that reaffirmation by adding what became Article 2.7: that “nothing contained in the present Charter shall authorize the United Nations to intervene in matters which are essentially within the domestic jurisdiction of any state.” No international judgment would be passed, in other words, on so-called separate but equal education for black children, or on state lynch laws—under which less than one percent of lynch murderers were ever tried. The United States could vote for the Universal Declaration of Human Rights in the UN General Assembly in 1948 because it was a statement of aspirations, which created no binding legal obligations and required no ratification.

Race also was at the root of a backlash against the UN genocide convention, negotiated by the executive branch. During debates on the convention, Raphael Lemkin, a State Department official, and a Jew, who invented the term and was the intellectual force behind the convention, found himself in the unenviable position of testifying that genocide occurred only when intent existed to exterminate an entire group, whereas “those who committed lynchings lacked this requisite motivation.” Not swayed, the Senate in 1954 nearly adopted a constitutional amendment—the Bricker amendment—that would have reduced significantly the president’s treaty-making powers. President Eisenhower just managed to dodge this bullet, but in return was forced to withdraw from further efforts to ratify the genocide convention and other UN rights covenants. As a result, the United States ratified the Genocide Convention only in 1989, the International Covenant on Civil and Political Rights in 1992, and the Convention Against Torture as well as the Convention on the Elimination of All Forms of Racial Discrimination in 1994—all of them with reservations severely limiting—indeed, mostly negating—their domestic legal effects.

During the cold war, presidents from Truman to Reagan sought to minimize the international embarrassment resulting from exemptionalism, especially regarding human rights, often acting through executive agreements or other such means. The U.S. was, after all, in a contest vis-à-vis the Soviets for the hearts and minds of people throughout the world. Washington was especially concerned that the non-white “Third World” not tilt toward the communist cause. So while Presidents including John F. Kennedy might
have been slow to embrace fully the need for change on racial issues at home, they were acutely concerned to manage the fallout from domestic racism abroad.  

A half-century after the Bricker amendment, race is no longer the driver behind exemptionalism that it once was. Today it is animated by a more diffuse set of social issues including abortion, capital punishment, gay rights, gun control, unfettered property rights and thus opposition to environmental regulations—coupled with distrust of government and, by extension, even more so of international institutions and treaties. But the geographic locus of exemptionalism has not moved far. A look at an electoral map of the United States today suggests that the core of red-state America resides in the old isolationist regions of the mid-west and mountain states, and in the deep south, which had forced the coupling of the post-war multilateralist agenda with exemptionalism in the first place, before its conversion away from the political coalition FDR had constructed toward the Republican Party, partly as a result of the racial and cultural turmoil of the late 1960s that became the basis for Richard Nixon’s so-called southern strategy.

IV. Doctrinal Unilateralism Today

Signs of a resurgent doctrinal unilateralism go back to the first Reagan administration: withholding assessed contributions to the United Nations; walking away from the International Court of Justice when it ruled adversely in Nicaragua v. the United States; rejecting the Law of the Sea Treaty negotiated over many years by Presidents of both parties; attacking the Bretton Woods institutions; expressing deep ambivalence about nuclear deterrence, as opposed to superiority, as well as about arms control; and justifying these policy postures by virtue of America’s special provenance as the shining city on the hill, an exemplar to others. But in his second term both the President and his foreign policy advisers steered back closer to the postwar norm, even urging Congress to pay up the UN arrears the U.S. had accumulated in his first term.

Inspired by and hoping to sustain the Reagan revolution, as it was then known, conservative think tanks such as the American Enterprise Institute (AEI) and the Heritage Foundation from the 1980s on began to develop a doctrinal basis for a new American unilateralism to undermine and dismantle the postwar consensus. The doctrine came in two related parts: the unfettered use of American power abroad coupled with a radical exemptionalism of the United States from the international normative sphere. Their combination effectively would disembled the U.S. from the postwar multilateral order.

As John Bolton wrote not long before he left AEI to join the George W. Bush administration as a senior State Department official: “the harm and costs to the United States of [globalists] belittling our popular sovereignty and constitutionalism, and restricting both our domestic and our international policy flexibility and power are finally receiving attention.” The UN has been a leading target of this attention, for daring to pronounce on such questions as when the use of force may or may not be legitimate. But the European Union is also seen to pose a serious danger, not only because it has, according to Jeremy Rabkin, “many practical ramifications for U.S. policy. But it also presents a clear ideological alternative”—above all, by its members adhering to more
active social policies while agreeing to pool aspects of their sovereignty to achieve their
every-day policy aims. Add Bolton, presumably referring to the International Criminal
Court (ICC): “Not content alone with transferring their own national sovereignty to
Brussels, [the EU has] also decided, in effect, to transfer some of ours to worldwide
institutions and norms.”

The exemptionalist component of the new unilateralist doctrine kicked in first, in
the form of a “new sovereigntist” defense of American institutions against alleged
international encroachment. Writes Rabkin, in a somewhat circular fashion: “Because
the United States is fully sovereign, it can determine for itself what its Constitution will
require. And the Constitution necessarily requires that sovereignty be safeguarded so that
the Constitution itself can be secure.” The practical steps that follow from this axiom
include rejecting multilateral treaties, declaring illegitimate a good deal of what is said to
be customary international law, diminishing the role of multilateral institutions, and
above all by de-legitimizing the ICC—going so far as to punish smaller and weaker
countries that do sign up to it, even to the detriment of other U.S. foreign policy
objectives such as drug interdiction and co-opting their militaries.

These policy preferences began to prevail in Congress after the 1994 midterm
elections, when the Republicans took control of both houses of Congress. That election
had been nationalized by means of a common Republican platform termed “Contract with
America,” which claimed, among other things, that “the Clinton administration appears to
salute the day when American men and women will fight, and die, ‘in the service’ of the
United Nations.” The Senate subsequently rejected the Comprehensive Test Ban Treaty
and made it clear that it would not ratify the international inspections provisions of the
biological weapons convention. A straw poll in that chamber indicated that the Kyoto
protocol would face a similar fate, even before President George W. Bush rejected it
altogether. President Bill Clinton did not dare submit the ICC statute for ratification
knowing that it was dead on arrival. And withholding UN dues became transformed from
a targeted policy instrument in the Reagan years to a common Congressional pastime.
Bolton noted these developments approvingly: “Recent clashes in and around the United
States Senate indicate that the Americanist party has awakened.”

After the election of George W. Bush in 2000, the new unilateralism moved into
the White House as well, and with that move came the second part of the doctrinal shift:
proclaiming the view that the use of American power abroad is entirely self-legitimating,
determined solely by U.S. interests, neither requiring nor welcoming any form of external
accountability. The administration’s new national security strategy expressed the aim of
perpetual U.S. military predominance, while also promulgating the highly controversial
concept of “preventive,” in contrast to “preemptive,” warfare. The strategy document
assigned no role to multilateralism and, indeed, acknowledged no serious need for
international support. The administration risked the NATO alliance to fight an elective
war in Iraq on flawed premises and before other means had been exhausted. And its
aggressive treatment of prisoners of war, placed in a legal limbo that seemed deliberately
designed to escape the provisions of the Geneva conventions, raised serious questions
abroad about America’s commitment to the rule of law.
The terrorist attacks on 9/11 are often cited to explain this shift, including by Leffler. 9/11 did represent a profoundly different type of threat and vulnerability for America, but many of the administration’s policy postures preceded the attacks so they can hardly have been the cause. Another popular argument, especially in the run-up to the Iraq war, is the unprecedented power gap between the United States and everyone else. In the transatlantic context, as Robert Kagan put it evocatively, Americans are from Mars, Europeans from Venus. The U.S. is militarily powerful; Europe, in relative terms, weak. So it is axiomatic that America would use force and project power to pursue its interests, downplaying norms and institutions, while Europe stresses diplomacy and writes checks. America is unilateral because it can be; Europe favors multilateralism because it must. But this reasoning is deeply flawed.

About the power asymmetry there can be no dispute. The U.S. now spends nearly as much on its military as the rest of the world combined—and yet that still consumes less than five percent of its GDP. The gap in technology and combat experience is even greater. Policy differences inevitably will result from an asymmetry of this magnitude. But permissive conditions do not constitute causal factors. Yes, the United States can do many of the things Kagan and other neoconservatives ascribe to it, including prosecuting what some among them have happily described as a policy of “democratic imperialism”—reminiscent of Bemis’ characterization of some of TR’s policies. But it follows neither that it must nor will do those things by virtue of its power differential alone.

Consider the fact that, for all practical purposes, the transatlantic power gap was as great in the 1990s as it is a decade later. When the Soviet Union imploded, the American neoconservative commentator Charles Krauthammer already heralded the advent of what he called “the unipolar moment.” Then-Secretary of State Madeleine Albright hectored the allies and the United Nations at every opportunity that the United States was “the world’s indispensable nation.” And Hubert Védrine, French Foreign Minister at the time, coined the term hyperpuissance to express the unique extent of American hegemony even then. Yet transatlantic grumbling was not appreciably worse than in earlier times. And everyone—including the German Red-Green coalition government—was on board for the U.S.-led Kosovo intervention that arguably had less legal justification going for it than the war against Iraq.

The difference is doctrinal. When the Clinton administration reminded the world of America’s indispensability, it invariably did so in the context of values and policy objectives that were broadly shared but which could not be achieved without active U.S. involvement—be they opening global markets, promoting nuclear threat reduction, fielding robust peacekeeping missions or sustaining the Middle East peace process. Even American triumphalism in the 1990s—and there was plenty of it—celebrated a shared achievement: the victory of free markets and democratic governance against an adversary the West, collectively, had combated for much of the 20th century.

These doctrinal differences, in turn, reflect a deeper political reality. The liberal internationalism on which the postwar consensus ultimately rested has fared no better in
recent years than its domestic counterpart: it has lost the war of ideas just as it has lost elections. And doctrinal unilateralism, unlike exemptionalist impulses throughout the cold war, is unrestrained by the existence of any major countervailing power. Or is it?

V. Transnational Civic Politics

It is well beyond the scope of this chapter—or my expertise, for that matter—to speculate about the emergence of any countervailing military challengers to the United States down the road, be they other states or the further proliferation of and collaboration among terrorist networks. But I do want to address briefly certain forms of transnational social power—new platforms and channels of transnational action that the U.S. state cannot fully control, which are deeply entwined with American society itself, and which in considerable measure represent the success of America’s own postwar international agenda. They include the spread of democracy and the rule of law, more robust norms in areas ranging from human rights to the use of force, international institutions like the UN, and the fact that non-state actors, such as nongovernmental organizations and transnational firms, are increasingly involved in the promotion and production of global public goods. As a result of these developments, even as doctrinal unilateralism has sought to disembed the United States from postwar multilateral norms and frameworks, the very system of states slowly is becoming embedded within an increasingly mobilized and institutionalized global public domain, and subject to a rudimentary transnational civic politics.\(^{50}\) We see evidence of this at work in several recent developments, including the highly contentious Iraq war and its aftermath, as well as the fight over Kyoto.

I draw three lessons from Iraq for the purposes of this discussion. First, Iraq demonstrates the fact that there is no automatic relationship between power and international legitimacy—and that legitimacy matters. One state can amass force, but only others can endow its deployment with legitimacy. The United States ignored that rule in Iraq and has paid the price in blood and treasure, with little meaningful help even now from anyone but the British, and they desperately wanted the cover of a second Security Council resolution before going to war.

It is true that the successful use of force can produce legitimacy over time, when and if opposition collapses. The U.S. “quarantine” of Cuba during the 1962 missile crisis may well have been illegal (an interference with shipping on the high seas) and perhaps unwise (drawing a line in the ocean and then leaving it up to the Soviets to decide on peace or war).\(^ {51}\) But it ended up producing agreement and deference, including from all members of the Organization of American States except for Cuba. But there is nothing automatic about this process. Soviet control over the Baltic states and Eastern Europe during the long Cold War did not lead to international legitimacy in the view of many important actors, a fact that contributed to the ultimate collapse of the Soviet empire.

Nor is attaining legitimacy simply a mechanical exercise, such as counting votes in the UN Security Council. After all, the Council did not authorize NATO’s Kosovo campaign and yet our allies and arguably even the UN itself regarded that as a legitimate
act. When Russia presented a draft resolution condemning NATO’s bombing the Council voted it down by 12-3, thus in a backhanded way belatedly conferring legitimacy on the bombing campaign.

Instead, legitimacy typically emerges out of a process of persuasion in which the relevant others look for evidence that power, especially military force, is used in pursuit of broadly shared aims and in accordance with broadly accepted norms. In Iraq the United States failed to persuade much of the international community: on the most serious weapons of mass destruction charges; on stopping the weapons inspections; on the concept of preventive war; and in marginalizing the political role of the UN. Indeed, it is little remembered that, apart from a threatened French veto, the U.S. was unable to garner eight votes on a UN Security Council that included some of the world’s poorest and therefore presumably most susceptible countries—precisely because other states viewed Iraq as a test case for preventive warfare and they had no desire to endorse any such notion. Thus, while the U.S. is powerful enough to go to war and to succeed in major combat operations on its own, it is not so powerful as to compel others to buy into or support its mission. Only they can do that. That is one lesson from Iraq.

A second lesson from Iraq is that as the number of democracies in the world continues to increase so, too, will the demand for, not only internal, but also external accountability of states. Neoconservative pundits like William Kristol and Robert Kagan are among the most vocal advocates of democracy promotion abroad. Yet in their vigorous advocacy of and support for the Iraq war, they expressed little more than contempt for public opinion abroad, not appreciating the indivisible link between the two.

In the run-up to the war the United States had the most “trouble” with, not authoritarian states or kleptocracies, but other democracies; and not only in “old Europe” France and Germany, as Secretary of Defense Rumsfeld put it indelicately, but also Canada, Chile, Mexico and Turkey. Neither neoconservative pundits nor unilateralist members of Congress may care what people elsewhere think of the United States. But leaders of other democracies have to be concerned with what their own people think about them, if they are to survive politically. Very few such leaders will risk siding with the United States when two-thirds or more voters in their countries oppose U.S. policy. And reputable polls have shown that favorable attitudes toward the United States in most countries surveyed have sunk to all time lows.

In sum, America’s success at promoting democracy abroad has the inexorable effect of constraining the United States from deviating too far from international norms if it desires or needs the help of others—or of imposing significant costs on the U.S. if it chooses to go it alone.

But America’s Iraq problems did not stop with other states and their publics, and therein lies the third lesson. The American state is increasingly bumping into the interests of the U.S.-based global business community. During the Iraq war, the Financial Times reported that “big American consumer brands such as Coca-Cola, McDonald’s and Marlboro are paying a price as boycotts spread from the Middle East to the rest of the
world, especially Europe.” In 2004, Control Risks Group, a thoroughly mainstream British business risk consultancy, described U.S. foreign policy as “the most important single factor driving the development of global [business] risk. By using U.S. power unilaterally and aggressively in pursuit of global stability, the Bush administration is in fact creating precisely the opposite effect.” At some point, the corporate sector can be expected to resist the imposition of these costs.

Beyond the Iraq war, climate change politics illustrates similar points and also highlights the role of NGOs. When President Bush rejected the Kyoto protocol, several major oil companies lobbied the U.S. Congress for voluntary greenhouse-gas limits. They included Shell and BP, both of which enjoy carefully cultivated “green” images, have instituted company-wide emissions reductions programs, invested heavily in alternative energy sources, and feared suffering competitive disadvantages. So, too, did Enron, hoping to become a major player in an expanding global emissions trading market. European activist groups, for their part, organized a boycott of Esso, a subsidiary of ExxonMobil, one of Kyoto’s most determined opponents. Now that Kyoto is in force without U.S. adherence, Jeffrey Immelt, CEO of GE, an American company whose merger with another U.S. firm was blocked by the European Commission and who, therefore, understands well the consequences of operating a global firm in conflicting regulatory environments, has called for a consistent transatlantic policy on producing cleaner energy: “For us to remain competitive, we simply cannot navigate a regulatory maze that forces us to tweak and modulate every product and process to suit individual regulatory regimes at their whim.” Moreover, he laments the fact that, as a result of policy failure by the United States, “the U.S. has watched Europe and others advance, strengthening their economies and security.”

Moreover, the number of shareholder resolutions demanding climate change risk policies from American companies doubled in just one year, while lawsuits were filed against the federal government as well as firms. Swiss Re, one of the world’s largest insurers, requested information from all energy-intensive firms for which it provides liability coverage whether they have a carbon accounting or reporting system in place, and how they intend to meet their obligations under Kyoto or any similar such instrument –implying that rates and even coverage could be affected.

Meanwhile, in the governmental arena, fully half of all U.S. states by now have introduced so-called “son-of-Kyoto bills,” aiming to build state-based frameworks for regulating CO2 emissions—and the automakers are suing California for theirs. Environmental groups support the campaign hoping that it will generate industry demands for uniform federal standards rather than face a proliferation of individual states’ standards. Adding to the transnational mix, Canada has adopted California’s targets.

Actions such as these in and of themselves are no substitute for a viable climate treaty. But they do alter the structure of incentives and the political balance of power in this space, so that sooner rather than later any U.S. administration will have to come to grips with climate change by means of a binding global instrument.
These and other cases like it demonstrate that the transnational manifestations of American exceptionalism continue to survive—and in some respects thrive—even as its exemptionalist counterpart currently is in the ascendancy at home.

VI. Conclusion

Two Americas stand astride the global stage today: America the exceptionalist, and America the exemptionalist; the legacy of institutionalized multilateralism, and the new assertion of doctrinal unilateralism. The unfolding of the dialectic between the two will have a fundamental impact on the future evolution of global governance. When President Bush sent John Bolton to the United Nations, many observers concluded that the game was up. But putting aside symbolism and transaction costs, Bolton probably can do less serious damage at the UN than in the Department of State.

In other respects, early in its second term the Bush administration exhibited signs of modifying some previous stances. Finding itself largely alone in an Iraq struggle that continues to be far more challenging than anticipated has imposed enormous costs in American treasure and lives, generating growing disaffection among the American public, and making it less likely that the Iraq campaign will become the legitimizing affirmation of the administration’s new doctrine. The President and his new foreign policy team, firmly led by Secretary of State Condoleezza Rice, seem more solicitous of the European allies and are working well with them on the Iran nuclear file. The administration also is cooperating with regional allies and China in dealing with the North Korean nuclear threat. It opposed Congressional efforts to begin yet another round of withholding UN payments linked to the oil-for-food scandal. And in some respects perhaps most significant, the administration permitted the UN Security Council to refer the Darfur genocide to the International Criminal Court, thereby adding to the Court’s stature despite having spent the previous four years maligning and undermining it.

In broader Republican circles, Newt Gingrich, former House Speaker and an architect of the party’s 1994 “Contract with America,” co-chaired a congressionally mandated bipartisan commission in 2005 that urged serious U.S. engagement with the UN, based on its assessment of American interests. And the neoconservative commentator of Mars and Venus fame, Robert Kagan, published an article in 2004 acknowledging, albeit grudgingly, the United States faced a crisis of international legitimacy that adversely affected the successful conduct of foreign policy.

The asymmetry of American power, especially military power, is truly extraordinary, perhaps unprecedented. But its efficacy is bounded and becoming more so, not only because other states get in the way, but also because the very system of states is becoming embedded in a broader global public domain and subject to an emerging transnational civic politics. Nowhere is this truer than among the world’s democracies, America’s closest affinity group.
Unilateralism as routine state practice is a permanent feature of international life, especially in cases of genuine self-defense. But I have tried to suggest that the recent American doctrinal version of it is unsustainable in our interconnected and institutionally pluralistic world. American *exceptionalism* itself, in the form of linking a special U.S. identity and role to a multilateral world order, has contributed mightily to restraining its *exemptionalist* counterpart.

1 “Diplomatic History Roundtable: The Bush Administration’s Foreign Policy in Historical Perspective,” *Diplomatic History*, 29 (June 2005).

2 Melvyn P. Leffler, “9/11 and American Foreign Policy,” *Diplomatic History*, 29 (June 2005), pp. 395-413; the quotations are on pp. 398, 399, 401, 403, and 413, respectively.


15 Quoted in Knock, *To End All Wars*, p. 97.

17 Knock, To End All Wars, pp. 258. If Gelfand’s assessment is right, then Lodge’s opposition to the treaty simply may have been motivated in part by fear of grave partisan disadvantage for the Republicans if Wilson won.

18 For good discussions of the political intricacies and dynamics within Congress, see Cooper, Breaking the Heart of the World, and the earlier but still valuable Lloyd E. Ambrosius, Woodrow Wilson and the American Diplomatic Tradition (New York: Cambridge University Press, 1987).


20 Robert A. Taft, A Foreign Policy for Americans (Garden City, NY: Doubleday, 1951), pp. 88-89.

21 The institutional differences between bilateral alliances and collective security schemes can be put schematically: in both instances, state A is pledged to come to aid of state B if B is attacked by C. In a collective security scheme, however, A is also pledged to come to the aid of C if C is attacked by B. Consequently, as Hudson points out, “A cannot regard itself as the ally of B more than of C because theoretically it is an open question whether, if an act of war should occur, B or C. would be the aggressor. In the same way B has indeterminate obligations toward A and C, and C towards A and B, and so on with a vast number of variants as the system is extended to more and more states.” G. F. Hudson, “Collective Security and Military Alliances,” in Herbert Butterfield and Marin Wight, eds., Diplomatic Investigations (Cambridge, MA: Harvard University Press, 1968), pp. 176-177.


23 The reasons are too complex to elaborate fully here, but they included the critical fact that the idea of a U.S.-led UN collective security system had converted pre-war isolationist figures like Arthur Vandenberg (R-Mich), Chairman of the Senate Foreign Relations Committee, to the internationalist cause, and when that system turned out not to work as planned he led the campaign for NATO in the Senate. See Lawrence S. Kaplan, NATO and the United States: The Enduring Alliance (Boston: Twayne Publishers, 1988).


31 Anderson, *Eyes Off the Prize*, p. 228.

32 It was so called for the Ohio Republican who first introduced it in 1951. In addition to the existing ratification requirement of a 2/3 Senate super-majority, the amendment would have required subsequent implementing legislation by both houses of Congress and approval by all state legislatures. A weakened substitute fell one vote short of the required two-thirds. Natalie Hevener Kaufman, *Human Rights Treaties and the Senate: A History of Opposition* (Chapel Hill: University of North Carolina Press, 1990), chap. 4. The amendment would not have affected executive agreements or congressional-executive agreements.

33 Successive administrations largely counted on the domestic political process, including the Courts, to achieve progress in these matters. See Koh, “On American Exceptionalism.”


36 John R. Bolton, “Should We Take Global Governance Seriously?” *Chicago Journal of International Law*, 1 (Fall 2000), p. 206. Bolton was Senior Vice President at AEI, became Under Secretary of State for Arms Control and International Security Affairs, and is currently serving as U.S. Ambassador to the United Nations on a recess appointment by President Bush.

37 I was personally chastised by Bolton when, as an Assistant Secretary-General of the United Nations, I voiced concern in early 1999 over the fact that U.S. intelligence agencies had piggy-backed onto UN weapons inspections in Iraq to gather targeting information that was intended, presumably, for a decapitation strike on the Iraqi leadership. My concern was not with protecting Saddam Hussein or his henchmen, but to point out that it would be tough convincing other countries in the future to accept UN weapons inspections if they could not be counted on to be impartial and stick to their mandate. Thundered Bolton in response: “it is a fundamental and irreparable error to argue that UNSCOM was ever intended to be ‘impartial’ or ‘strictly technical.’… What if instrumentalities of the United Nations were used for American intelligence objectives? What if the information obtained were used for activities outside of UNSCOM’s mandate, or any other UN mission? If true, these are facts of life that the United Nations, the secretary general, and everyone else should get used to.” John R. Bolton, “The UN Secretary-General Versus the United States,” *Human Events*, February 5, 1999, p. 26.


45 Preemptive warfare has a well-established international legal pedigree, but requires “imminence” of threat and “proportionality” of response. After the Iraq war, the administration shifted its rhetoric onto the normatively safer preemptive grounds – but it continued to have a difficult time establishing that the threat the U.S. faced from Iraq was imminent. On the difference between and respective implications of the two, see Francois Heisbourg, “A Work in Progress: The Bush Doctrine and its Consequences,” *Washington Quarterly*, 26 (Spring 2003), and Anthony Arend, “International Law and the Preemptive Use of Military Force,” *Washington Quarterly*, 26 (Spring 2003).


48 As the Toronto star put it shortly after her appointment as Secretary of State: “It so happens that the phrase “indispensable nation,” first minted by the new U.S. Secretary of State Madeleine Albright, is now used constantly by American officials and commentators to describe the overarching role of the United States in the contemporary world. [It] is triumphalist and irritating – which doesn’t mean that it isn’t apt. From Bosnia to Haiti, only the U.S. has the will and means to address major global problems.” Richard Gwyn, “Annan show’s he’s much more than ‘the U.S. choice’,,” *Toronto Star*, December 27, 1996, p. A31.

49 Hubert Védrine, *Face à l’hyper-puissance* (Paris: Fayard, 2003); the original essay by that title was published in 1995.


51 We now also know that the decision was even more risky than thought at the time because whereas President Kennedy believed the Soviets had not yet deployed missiles on Cuba, they had in fact, thus giving them a much greater retaliatory capability than was assumed.

52 I base this judgment on interviews with Council members at the time, including some of America’s closest friends.

53 The contrast between the Bush Administration’s unilateralism in Iraq and the Truman Administration mixture of unilateralism and multilateralism in the Korean War is informative. When confronted with the North Korean invasion of South Korea, Truman unilaterally ordered American forces into the war but immediately sought UN sanction for its actions. Having obtained that approval, the Truman administration proceeded to fight the war as a UN/multilateral operation, even though American commanders de facto controlled its conduct. Truman was thus able to legitimate the defense of South Korea by convincing other nations that their collective security depended on curbing aggression in Northeast Asia. As Western argues in this volume, a similar contrast can be draw between the George H. W. Bush’s patient construction of a broad coalition in the case of the Gulf War and the younger Bush’s unilateralist turn in Iraq.

54 In a press conference Rumsfeld tried to dismiss French and German opposition to the administration’s Iraq by claiming that they represented old Europe, and that “new Europe” countries like Poland and others supported the U.S.—at least they did in limited ways and for a limited time.
See, for example, the Pew Global Attitudes Project, What the World Thinks in 2003 (Washington, DC: The Pew Research Center for The People & The Press, 2003). Also see Steven Kull, “It’s Lonely at the Top,” Foreign Policy, 149 (July/August), p. 36: “A new poll of nearly 24,000 citizens from 23 countries, conducted the international polling firm GlobeScan and the program on International Policy Attitudes at the University of Maryland, suggests that the tectonic plates of world opinion are shifting. People around the world are not only turning away from the United States; they are starting to embrace the leadership of other major powers.”

Richard Tomkins, “Anti-war sentiment is likely to give fresh impetus to the waning supremacy of US brands,” Financial Times, March 27, 2003.


The U.S. abstained on the resolution, thereby allowing it to be adopted.
