

FBI Study on ‘Lone Wolf’ Terrorism Released

An FBI study of lone offender terrorist attacks in the U.S. takes an unprecedented look at the backgrounds, behavioral characteristics, and circumstances surrounding 52 attacks since 1972, as well as the singular perpetrators and the bystanders who often see clues but rarely act on them.

Biden Says ‘Margaret Thatcher’ Called Him With Concerns About Trump

Mexican Soldiers With Guns Detain American Soldiers On U.S. Soil

Second Amendment 'sanctuary county' movement expands as organizers take aim at new gun laws

Survey: Half Of Doctors Considering Leaving Medicine

Facebook Refuses Ads For Roe Vs. Wade Film

Bisexual AZ Senator Kyrsten Sinema Sworn In

**Communism: Fidel Castro's Son
Flashes Wealth While People
All Poor**

**Vermont Man Erects Giant
Middle-Finger Sculpture,
Flipping Off Local Government
Crooks**

**Child Bride Auctioned Off On
Facebook In 'Barbaric Use Of
Technology'**

In Thousand Oaks California

**Shooting, Strict Gun Control
Fails Once Again**

**Masked ANTIFA Thugs Protest
Tucker Carlson's Home
Threaten Wife**

**I Sweden Thousands Lining Up
To Receive MicroChip Implant
In Their Right Hand**

**Another Kavanaugh Accuser
Admits To Fabricating Her
Rape Story**

Liberal Portland OR. Sheriff Mike Reese Frees Illegal Alien Who Then Kills Wife



By NWV Senior Political News Writer, Jim Kouri

Multnomah County, OR. –An [illegal alien in Oregon](#) who allegedly killed his wife and dumped her body in a ditch is causing an enormous controversy about professional relations between (ICE) Immigration and Customs Enforcement agents and the Multnomah County Sheriff's Department.

ICE officials claim they placed an immigration hold – known as a [detainer](#) – on Martin Gallo-Gallardo when he was arrested on a domestic violence charge in March, months before he allegedly murdered his wife, Coral Rodriguez-Lorenzo.

The Multnomah County Sheriff's Office in their response to the news media claimed they never received the detainer from ICE headquarters in Washington, D.C.. But they admitted even if they had received the ICE request to hold Gallo-Gallardo, they would not have notified ICE due to a 2014 federal court ruling which was eventually overturned.

During a Friday afternoon press event, [Multnomah County Sheriff Mike Reese](#) accused the Homeland Security Department's ICE of “being deceitful” about their detainer request.

The 45-year-old Gallo-Gallardo is accused of repeatedly stabbing his wife after returning from a weekend party. He allegedly dumped her body near a summer camp.

When he was arrested in March 2018 on assault charges against her, a grand jury decided not to move forward with the case after she was unwilling to cooperate. Gallo-Gallardo was released on bail from the county jail.

According to federal law enforcement investigators, the murder-suspect is a Mexican citizen who entered the U.S. illegally and without documentation. ICE said if Multnomah County had held him as requested, he likely would have been in federal custody instead of returning home to his wife, whom he savagely stabbed to death.

ICE responded to the crime in the following statement: *"ICE maintains that cooperation by local law enforcement is an indispensable component of promoting public safety. Gallo-Gallardo is a citizen of Mexico who has been previously apprehended by the Border Patrol multiple times unlawfully entering the United States. U.S. Immigration and Customs Enforcement (ICE) placed an immigration detainer on Gallo-Gallardo on March 6, following his arrest for Felony Assault 4th degree. The Multnomah County Jail did not honor that detainer and Gallo-Gallardo was released on bond on March 8."*

Also in Oregon, as reported by NewsWithViews.com, an illegal alien from Mexico entered a guilty plea to multiple charges of kidnapping, sodomy and sexual assault on Friday. Sergio Jose Martinez, 34, a Mexican national who in the past was deported from the United States at least 20 times has been convicted of 10 counts of sexual assault in Oregon.

Police said Martinez was armed with a knife and assaulted a woman in the basement parking garage of a building on the 2100 block of Northeast Halsey Street at around 7 p.m. Monday.

Martinez ran away when uniformed police officers arrived. They chased the suspect on foot through the neighborhood before he was finally nabbed after broke into another apartment.

Meanwhile the investigating detectives connected Martinez to another sexual assault that occurred Monday morning several blocks away.

Police reports and court documents allege that Martinez entered the woman's home through an open window, used scarves and socks to blindfold her, gag her and tie her up before he sexually assaulted her and beat her with punches and the slamming of her head against wood floor.

In his subsequent sexual assault and attack, the police probable cause affidavit accuses the suspect Martinez was hidden in a dark corner of the parking garage and he first approached a woman telling her he wished to talk.

The woman in fear of the suspect offered Martinez her money, her cellphone and her personal laptop computer, but Martinez, she said, threatened to kill her and forced her to get into her car while pointing a six-inch knife at her, according to court documents.

The probable cause affidavit states the woman kicked Martinez in the midsection, but he said, "you shouldn't have done that," and again threatened to kill her.

The woman had pressed the panic button on her car alarm system before she got into the suspect's vehicle. Court documents noted she escaped from the car, but Martinez tackled her and slammed her head onto the ground.

People nearby heard screams and rushed in to help, causing Martinez to run away. When he was caught by police, he was carrying the 6-inch knife and the items he stole from both victims, according to the probable cause affidavit.

Oregon's Governor Kate Brown had officially declared Oregon to be a Sanctuary State for all illegal aliens in February 2017. Her executive order forbids all state agencies and employees from helping federal immigration officials locate or apprehend illegal immigrants.

[Oregon State Law](#) already forbids state and local law enforcement agencies from using public resources to find or arrest those whose only crime is being in the country without proper documentation, Brown's order goes a step further in solidifying the state's sanctuary status by expanding the law to all agencies.

Oregon is among the growing number of Democratic Party run states that provide 'sanctuary' to illegal aliens. Such state laws equate to not cooperating with federal immigration law enforcement agencies who require state and local law enforcement and sheriffs' departments to turn over illegal aliens with criminal backgrounds, especially immigrants who commit violent crimes.

Instead these 'sanctuary' cities and or entire states choose to harbor these criminals, putting them before the safety and well-being of American citizens residing in these areas.
[[YouTube Video](#)]

The investigation of sex crimes case is extremely difficult and demanding, requiring not only technical expertise and experience, but also sensitivity towards the victim. The detective or prosecutor assigned to investigate should always remain cognizant of the fact that the entire criminal justice process, beginning with the initial police interview right through adjudication, poses an additional ordeal for the sex crime victim and her family and loved ones.

The trauma of sexual attack leaves the victim at once hurt – physically and emotionally – angry, anxious, fearful, vengeful, confused, hate-filled and distrustful. In many

cases, the victim blames herself for the act, thinking she contributed to the crime. If she was returning home late from a party, she may tell herself she deserved what she got because of her carelessness late at night or early in the morning. The investigating officer(s) must reassure her that she did nothing wrong. The rapist or sex offender is the one who committed the crime and the one deserving punishment to the fullest extent of the law.

In some cases, the investigators will find the victim to be uncooperative, even hostile the preliminary stages of the interview/preliminary report. Sensitivity and understanding of the psychology of rape and sexual assault are prerequisites to a successful sex crimes investigation.

Most big-city police departments have specialized units for sex crimes as do most prosecution offices. In New York City, for example, there are several sex crimes squads or units operating within all of NYC's five boroughs. In addition to the NYPD's specialized squads, the District Attorney's Office in each borough have assistant district attorneys assigned to a special sex crimes unit.

<https://youtu.be/IPXwIi0Eosc>

<https://youtu.be/dMl3yR0h0gs>

© 2018 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

Experts: Next crash will be

'worse than the Great Depression'

Growing Scandal: Pope Silent On Claim He Ignored Abuse Of Children

Obamacare Savior John McCaig dead at 81

Trump warns Iran's Rouhani: Never Threaten US Again

**Liberal Judge: America Must
Pay Cost Of Reuniting
Families Of Illegal Border
Crossers**

**Trump: Theresa May Wrecked
BREXIT**

**Tech's 'Dirty Secret': The
App Developers Sifting
Through Your Gmail**

**Fake News: Newspaper Reporter
Wrongly Claiming Annapolis**

Shooter Wore MAGA Hat

**Supreme Court Seat Opens
Kennedy Retiring**

**Calif. School District
Forbids Parents to Remove
Kids From Graphic Sex Ed
Class**

**Judge: No Conditions On Media
Merger**

**President Trump And Kim Jong
Un Signed A ‘Comprehensive’
Document**

**German Merkel Urges Europe to
Unite in New World Order**

**Macron Turns On Trump
Embraces Merkel**

**Elizabeth Warren Praises
Chinese Communist Government**

**Ultra Liberal NY AG Accused
Of Beating Women**

**NJ Cop Falsely Accuses Then
Gropes Strip Searches
Motorist**

**Senate Clears Way For Budget
Vote After Standoff**

**Nancy Pelosi Stands For 8
Hours – For Illegals**

George Soros Exposed in UK

The Obama Administration's 'Brazen Plot To Destroy Trump'

Why depression and suicide are rampant among American farmers

China Counters Tax Cuts: Offers U.S. Companies Incentivized to Stay

Obama Not Trump Colluded With Putin: Freed Hezbollah Terrorist For Iranians

By NWV Senior Political News Writer, Jim Kouri

[[YouTube Video](#)] <-- Video explaining Obama's Deep State and Islam

In the midst of pushing a "[false flag](#)" – that President Donald Trump colluded with the Russians and President Vladimir Putin to steal the presidency from Hillary Clinton – members of the news media are purposely ignoring the real incidents of Russian collusion.

An already lawless President Barack Obama and his inner-circle allegedly protected members of a notorious and Islamist group based in Lebanon, Hezbollah, from prosecution to save the Iran nuclear deal, a well-researched and reliable report claims.



Under both Obama Attorneys General – Eric Holder and Loretta Lynch – their operatives in the Justice Department's Drug Enforcement Administration (DEA) had been working for almost a decade on an emerging narco-

terrorism connection involving Hezbollah, the Taliban and Mexican Drug Cartels.

The DEA agents hoped to smash the Lebanon-based Shi'ite Islamic organization's sophisticated billions-a-year drug

ring. The DEA suspected Hezbollah funding its weapons purchases by sneaking large shipments of pure cocaine into the United States and laundering the profits by buying used cars stateside and shipping them to Africa for resale.

According to a news story by Jim Kouri appearing in a past edition of "Homeland Security U.S." published by the Northeast Intelligence Network:

"For many years, Hezbollah was synonymous with terror, suicide bombings and kidnappings. In 1983, militants who went on to join Hezbollah's ranks carried out a suicide bombing attack that killed 241 US marines in Beirut, which lead to President Ronald Reagan's withdrawal order for all US military peacekeepers.

"In May 2000 – due to the success of the party's military arm – one of its main aims was achieved. Israel's military was forced to end almost 20 years of occupation in southern Labanon. Hezbollah now serves as an inspiration to Palestinian factions fighting to liberate more territory. The party has embraced the Palestinian cause and has said publicly that it is ready to open a second front against Israel in support of the intifada.

"Hezbollah's political rhetoric's central theme is the total annihilation of the state of Israel. Its definition of Israeli occupation has also encompassed the idea that the whole of Palestine is occupied Muslim land and it has argued that Israel has no right to exist. Hezbollah's spiritual head Sheikh Fadlallah is close to Iranian government and is believed responsible for the vitriolic speeches of the Iranian president."

Unfortunately for the DEA, the departments of [Justice and Treasury](#) delayed and rejected prosecution and sanctions requests from the team that had exposed the Iran-backed criminal network because the Obama White House feared “rocking the boat” with Hezbollah’s financial



supporters in Iran, from whom the Obama team wished to get a nuclear agreement.

Now, Tea Partier [Rep. Robert Pittenger \(R-NC\)](#) is demanding an investigation into the Obama administration’s interference with the investigation into “Hezbollah’s illegal drug dealing, money laundering and arms running.”

In a statement, Pittenger said:

Now, it appears in order to secure his deeply flawed Iran Deal, President Obama and his administration shielded the Iran-backed terror group Hezbollah from a major US multi-agency investigation targeting Hezbollah’s global criminal operation which included drug dealing, money laundering and arms running.

These revelations are shocking and infuriating.

While American soldiers were bravely fighting ISIS terrorists, with some paying the ultimate price, the Obama administration reportedly was protecting Hezbollah terrorists who were funding themselves by trafficking illegal drugs. No wonder President Obama couldn’t bring himself to call them “Radical Islamist Terrorists.”

This is the same administration that sent \$1.7 billion in cash ransom to Iran.

The growing nexus between terrorist organizations and Latin American drug cartels poses a grave threat to our national security, especially considering the porous state of our southern border. Last month, I hosted a forum in Buenos Aires for 220 Members of Parliament and government officials from 15 South American countries with government and private sector experts to address the critical challenge of intercepting drug related funding of terrorism.

The letter, which was sent to Rep. Trey Gowdy (R-SC), chairman of the House Committee on Oversight and Government Reform, was also provided to Independent Journal Review.

After explaining the severity of the issue at hand, Pittenger stated the following in the letter:

I respectfully request that the House Committee on Oversight and Government Reform:

- *Investigate this matter with haste;*
- *Hold hearings on this matter open to the public; and*
- *Make public any documents that are not classified for national security reasons.*

Due to the severity of this matter and my engagement on these issues with our Latin American partners, I am happy to testify in front of your subcommittee to offer any expertise. Thank you again for your consideration.

Rep. Robert Pittenger (R-NC) is chairman of the Congressional Task Force on Terrorism and Unconventional Warfare, on which he works to strengthen America's relationship with the Middle East and Europe to combat terrorism. He is also vice chairman of the Bipartisan Task Force to Investigate Terrorism Financing, on which terrorist financing is tracked and cut off.

Clinton-Lynch Airport Meeting: FBI Documents Released To Watchdog Group

By NWV Senior Political News Writer, Jim Kouri

“On June 27, 2016, Attorney General Loretta Lynch met with former President Bill Clinton on board a parked plane at Sky Harbor International Airport in Phoenix, Arizona. The meeting occurred during the then-ongoing investigation of Mrs. Clinton’s email server, and only a few days before she was interviewed the Justice Department and FBI. (Judicial Watch filed a request on June 30 that the U.S. Department of Justice Office of the Inspector General investigate that meeting.)” – [Jill Farrell, Director of Communications, Judicial Watch.](#)

On Thursday, in the middle of a number of top news stories, a well-known watchdog organization released a 29-page Federal Bureau of Investigation (FBI) file directly related to the controversial June 27, 2016 Phoenix, Arizona, [airport tarmac tête-à-tête between then Attorney General Loretta Lynch and her boss’ predecessor former President Bill Clinton](#), according to Judicial Watch’s director of communications, Jill Farrell.



Perusal of these latest government documents reveals that then FBI Director James Comey and his underlings were more concerned about leaks of that meeting being reported in the media than the actual Lynch-Clinton meeting itself. The new documents also

show that then-FBI Director Comey seemed to learn of the meeting from news reports.

The [new documents](#) were obtained by Judicial Watch in response to a Freedom of Information Act (FOIA) lawsuit filed after the Justice Department failed to comply with a July 7, 2016, FOIA request seeking:

- All FD-302 forms prepared pursuant to the Federal Bureau of Investigation's investigation of former Secretary of State Hillary Clinton's use of a private e-mail server during her tenure.
- All records of communications between any agent, employee, or representative of the Federal Bureau of Investigation regarding, concerning, or related to the aforementioned investigation. This request includes, but is not limited to, any related communications with any official, employee, or representative of the Department of Justice, the Executive Office of the President, the Democratic National Committee, and/or the presidential campaign of Hillary Clinton.
- All records related to the meeting between Attorney General Lynch and former President Bill Clinton on June

27, 2016.

These latest FBI documents show how the agency's officials were concerned about a leak that Bill Clinton delayed his aircraft taking off in order to "maneuver" a private meeting with his predecessor's attorney general. The breaking story in the *Observer* is seemingly confirmed and causes a flurry of emails about the source of the article.

FBI official(s) write "we need to find that guy" and that the Phoenix FBI office was contacted "in an attempt to stem any further damage." Another FBI official, working on AG Lynch's security detail, suggests instituting non-disclosure agreements. The names of the emails authors are redacted. There are no documents showing concern about the meeting itself.

The FBI officials appeared at first to be deceptive with Judicial Watch by claiming "they could not locate any records related to the tarmac meeting."

However, in a related legal action, the Justice Department claimed it located emails in which Justice Department officials communicated with the FBI and admitted that they had communicated with the FBI. As a result, by letter dated August 10, 2017, from the FBI officials stated, "Upon further review, we subsequently determined potentially responsive documents may exist. As a result, your [FOIA] request has been reopened...."

On June 27, 2016, Attorney General Loretta Lynch met with former President Bill Clinton on board a parked plane at Sky Harbor International Airport in Phoenix, Arizona. The meeting occurred during the then-ongoing investigation of Mrs. Clinton's email server, and only a few days before she was interviewed the Justice Department and FBI.

Judicial Watch filed a request on June 30, 2016, that the U.S. Department of Justice Office of the Inspector General investigate the suspiciously timed meeting between

the head of the government agency investigating a presidential candidate's suspected criminal acts and the candidate's husband who was a two-term POTUS.



"The tarmac meeting also came just days before former FBI Director James Comey held the July 5, 2016, press conference in which he announced that no charges would be filed against Mrs. Clinton.

In his subsequent, May 3, 2017, testimony before the Senate Judiciary Committee, Comey claimed the Lynch-Clinton tarmac meeting was the "capper" among "a number of things" that had caused him to determine that Department of Justice leadership "could not credibly complete the investigation and decline prosecution without grievous damage to the American people's confidence in the justice system," Jill Farrell noted in her released statement.

"These new FBI documents show the FBI was more concerned about a whistleblower who told the truth about the infamous Clinton-Lynch tarmac meeting than the scandalous meeting itself," said Judicial Watch President Tom Fitton. "The documents show the FBI worked to make sure no more details of the meeting would be revealed to the American people. No wonder the FBI didn't turn these documents over until Judicial Watch caught the agency red-handed hiding them. These new documents confirm the urgent need to reopen the Clinton email scandal

and criminally investigate the resulting Obama FBI/DOJ sham investigation.”

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

**Senate Passes Major Tax
Reform Legislation In
Significant Win For Trump
Administration**

**China builds world's fastest
wind tunnel to test weapons
that could strike US within
14 minutes**

**Texas Church Shooter Was
Antifa Member Who Vowed To
Start Civil War**

**Puerto Rican Secretary Of
State Blows Whistle On
Hurricane Relief Fraud, Finds
Unopened US Aid In Dumpster**

**LAPD To Launch Drones 'Will
Not' Be Weaponized For Now**

**Las Vegas Shooter Stephen
Paddock Was Taking**

Psychiatric Drugs

American Employer Discriminates Against US Citizens In Favor Of Immigrants

By NWV Senior Political News Writer, Jim Kouri

A Colorado company raised the ire of Attorney General Jeff Sessions in its hiring practice of favoring immigrants over Americans – even Latino Americans. The lawsuit described how citizens, for example, were forced to undergo drug tests while immigrants received waivers on background checks and drug testing.

The [Department of Justice](#) (DOJ) filed a lawsuit on Thursday accusing an agricultural company of discrimination for refusing to hire American citizens applying for seasonal positions. The company is based in Loveland, Colorado, but has facilities located in other states such as Texas.



The acting assistant attorney general in the DOJ's Civil Rights Division, [John G. Gore](#), claims Crop Production Services Inc. violated the Immigration and

Nationality Act.

The DOJ [complaint](#) states plainly that Crop Production Services discriminated against three American citizens of Latino heritage: Ramiro Torres, Ramiro Salinas, and Javier Salinas, “based on their citizenship status” and the fact they are not *illegal aliens* or President Barack Obama’s immigrant tsunami participants.

“It’s outrageous! You have three Americans who complied with U.S. immigration law and became legal citizens, but they were ‘iced’ out of jobs to benefit foreigners,” said former police detective Iris Aquino. “This case illustrates the Deep State’s intentional replacement of Americans with immigrants more willing to vote for liberal-left candidates and more likely to accept neo-Socialism in the U.S,” she added.

The DOJ argues the company put these individuals through a more rigorous hiring and vetting process and denied them jobs as seasonal workers at a rice breeding facility in El Campo, Texas. The company instead filled all its positions with “H-2A visa holders from Mexico.”

The law states: *“The H-2A program allows U.S. employers or U.S. agents who meet specific regulatory requirements to bring foreign nationals to the United States to fill temporary agricultural jobs. A U.S. employer, a U.S. agent as described in the regulations, or an association of U.S. agricultural producers named as a joint employer must file Form I-129, Petition for Nonimmigrant Worker, on a prospective worker’s behalf.”*

Under the INA, it is unlawful for employers to intentionally discriminate against U.S. workers because of their citizenship status or to otherwise favor the employment of temporary foreign workers over available, qualified U.S. workers. In addition, the H-2A visa program requires employers to recruit and hire available, qualified U.S. workers before hiring

temporary foreign workers.

“In the spirit of President Trump’s Executive Order on Buy American and Hire American, the Department of Justice will not tolerate employers who discriminate against U.S. workers because of a desire to hire temporary foreign visa holders,” Attorney General Jeff Sessions said in a [statement](#) announcing the lawsuit. “The Justice Department will enforce the Immigration and Nationality Act in order to protect U.S. workers as they are the very backbone of our communities and our economy.”

“Where there is a job available, U.S. workers should have a chance at it before we bring in workers from abroad,” Sessions said.

The DOJ accused Crop Production of preferring “to hire temporary foreign workers under the H-2A visa program,” and they discouraged American citizens from working at the facility.

“For instance, the complaint alleges that whereas U.S. citizens had to complete a background check and a drug test before being permitted to start work, H-2A workers were allowed to begin working without completing them and, in some cases, never completed them,” the DOJ said. “The complaint also states that Crop Production did not hire a limited-English proficient U.S. citizen for employment but they instead hired H-2A workers who could not speak [any] English.”

The Immigration and Nationality Act prohibits companies from deliberately discriminating based on American citizenship status.

“In addition, the H-2A visa program requires employers to recruit and hire available, qualified U.S. workers before hiring temporary foreign workers,” the DOJ said.

The DOJ is seeking back pay for Torres and Ramiro and Javier

Salinas, civil penalties, and remedial relief in the lawsuit.

“Specifically, [Crop Production] refused to allow Javier and Ramiro Salinas to start working in Seasonal Technician jobs at [Crop Production’s] rice breeding facility in El Campo, Texas, during the 2016 work season, and refused to interview Ramiro Torres for a Seasonal Technician job during the 2016 season, because [Crop Production] preferred to hire only temporary foreign workers for those jobs rather than employing qualified U.S. workers such as the Injured Parties,” the complaint states.

The complaint adds that on at least two occasions, visa holders from Mexico who were hired were given Social Security Numbers by Crop Production after they started work.

“For decades, low-skilled and unskilled immigration into the United States has surged, depressing wages and harming America’s most vulnerable citizens,” the White House [said](#). “The RAISE Act follows through on President Trump’s promise to reform our immigration system to put America first.”

ILLEGAL ALIENS HIRED BY MAJOR CORPORATION

One of the largest tree and brushwood removing companies in the U.S. entered a guilty plea for hiring and re-hiring hundreds of illegal alien employees. The company’s CEO was ordered to pay over \$90 million to the DOJ.

[Asplundh Tree Experts](#), based in Pennsylvania’s Willow Grove, have been contracted by utility companies like PECO (Philadelphia utility company), PSE&G (a New Jersey utility), and others. The company maintains the areas surrounding electric and gas lines.

U.S. attorney special assistant Josh Davison said the evidence points to the Asplundh management ignoring immigration lawbreaking for years while work was being done by illegal immigrants.

California Plan To Ban All Gasoline Cars

Police Adviser: Moore Primary Victory In Alabama A Rejection Of ‘Kook Morality’

By NWV Senior Political News Writer, Jim Kouri

“Judge Roy Moore’s [10-point victory in the Alabama](#) Senate Republican primary is a striking rejection of kook morality,” John M. Snyder said in the nation’s capital today.

“Let us commend Moore as he now moves on to the unusual general election in December occasioned by the confirmation of former Sen. Jeff Sessions as U.S. Attorney General,” Snyder added. The former National Rifle Association (NRA) official has been named the “dean” of Washington gun lobbyists by the Washington Post and New York Times



Snyder said that, "Hopefully, Moore's success is an indication that America is waking up, is fed up with the Satanic immorality put forth as politically correct by many of the powers that be, and ready to deep-

six that nefarious gang."

"Moore, now 70," Snyder pointed out, "has been known for years as a champion of traditionally solid moral values."

"During the campaign, Moore said, 'our foundation has been shaken. Crime, corruption, immorality, abortion, sodomy, sexual perversion sweeps our land. When we become one nation under God again, when liberty and justice for all reigns across our land, we will be truly good again.'"

"Moore has been persecuted for his support of traditional Judaeo-Christian values," Snyder recalled. "He has been removed as Alabama chief justice twice, once for refusing to remove a monument to the Ten Commandments from the state hall of justice, and, a second time for telling local officials to ignore the U. S. Supreme Court ruling favorable to same-sex marriage. He seems four-square in his commitment to what public officials and others should be committed."

"In addition," said Snyder, "Judge Moore is an avid supporter of Second Amendment values. He opposes bans on semiautomatic firearms and high-capacity magazines, and an expansion of background checks. He sees that as a backdoor attempt at gun registration. He supports national reciprocity for the carrying of concealed firearms by individuals with state OKs to do so.

"It will take time, effort and treasure to clean up the mess in Washington and the rest of the country. The election of Judge Moore to the U.S. Senate in Alabama's special election in December could be a giant step in that direction."

"For some time now observers and relevant experts generally have agreed that between 80 and 100 million people own about 300 million rifles, shotguns and handguns. In the last several years, though, FBI national instant criminal records checks indicate tens of millions of Americans purchase tens of millions of firearms each year," notes the former editor for the National Rifle Association's (NRA's) magazines.

That means more and more Americans are buying more and more guns. According to at least one expert mathematical estimate, there now are between 412 and 660 hundred million firearms in private hands in the United States (<http://weaponsman.com/?p=33875>).

Snyder also quoted figures from a national poll service: "A recent Pew Research Center study on 'America's Complex Relationship With Guns,' shows that household gun ownership is up seven percentage points over the last two years to 44%, and that most gun owners cite protection as a major reason for owning a gun. The figures are 67% for protection, 38% for hunting, 30% for sport shooting, 13% as part of a gun collection, and 8% for their job."

Snyder stated, "Citizen firearms possession has the support of many in the law enforcement community. Some high-profile law enforcement executive officers even advocate personal civilian firearms ownership. At least one of them, Sheriff Wayne Ivey, the chief law enforcement officer in Brevard County, Florida, states that each citizen should acquire a handgun, learn how to use it, get a permit to carry a concealed firearm, and carry it at all times."

A report from the Crime Prevention Research Center indicates

that nearly two million more Americans obtained their concealed carry permits last year, setting a new record for the fourth year in a row. CPRC says 16.3 million U.S. citizens have CCW permits, up from 4.5 million just a decade ago.

A practicing Catholic, Snyder has been named “a champion of the right of self-defense” by the Washington Times, the “gun dean” by Human Events, and “the senior rights activist in Washington” by Shotgun News.

He holds AB and MA degrees in government from Georgetown University. He has been an NRA magazine editor and official of the Citizens Committee for the Right to Keep and Bear Arms and Second Amendment Foundation. He directs Telum Associates, LL.C, and serves on the boards of the National Association of Chiefs of Police, Council for America, and American Federation of Police and Concerned Citizens.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

Pope Francis Accused of Spreading Heresy And Embracing Radical George Soros

By NWV Senior Political News Writer, Jim Kouri

*One of the most often quoted statements attributed to the father of Communism, Karl Marx, is that **Religion is the opium***

of the people, a translation of his German statement “Die Religion ... ist das Opium des Volkes.”

Several dozen Roman Catholic theologians, priests and academics have formally accused Pope Francis of spreading heresy and are suspicious of his relationship with American left-wing political figures.

In a 25-page letter delivered to Francis last month and provided Saturday to The Associated Press, the 62 signatories issued a “filial correction” to the pope – a measure they said hadn’t been employed since the 14th century.



Under Pope Francis, the Roman Catholic Church has been subtly changing the Holy See’s positions on the definition of sin. He has also opened the Vatican’s doors to some of the most radical people one can imagine such as the multi-

billionaire leftist George Soros and his henchman and associates.

Instead of speaking out against America’s abortion industry or issues such as transgender bathrooms and same-sex marriage, this Pope has condemned people who are prosperous and successful, sided with illegal immigrants even though they break laws, and suggested the church should be a refuge for the poor.

[Pope Francis](#) – who has become the progressive and far-left Democrats’ favorite Pontiff – reportedly “sidelined conservative cardinals, installed like-minded allies in key jobs, taken personal control of the Knights of Malta for defying him, and generally sent the signal that behind his

amiable smile and humble talk lurks a radically liberal agenda," according to Fox News and Newsmax.

What troubles many Catholics in the United States is the Church's adversity towards President Donald Trump and his stands on U.S. sovereignty, border security, illegal immigration and radical Islam. "There appears to be no doubt that Francis dislikes Trump who is pro-life, charitable and given to personal expressions of being a Christ-centered American. The Pope despises Trump but supports and likes Hillary Clinton, who believes in government-paid abortion programs, and who can't get through one day without lying and proved herself to be a greedy and hugely dishonest politician who bilked Haiti's suffering population out of millions of dollars in aid money. Her? The Pope likes. Her and her adulterous husband," said former police captain Charles McMillan, who claims to be a devout Catholic and whose brother is a Catholic priest.

During President Trump's first year in the White House, the United States is dealing with what's arguably the early stages of rebellion. Political turmoil and social tumult followed eight years of a federal government run by aging campus-radicals such as President Barack Obama and his appointees who openly defied the U.S. Constitution. They were aided by members of the mass media and big-pocketed radicals such as multibillionaire George Soros

Information obtained from Julian Assange's WikiLeaks release of Hillary Clinton's campaign manager John Podesta's emails and [DCLeaks](#) documents from George Soros' own Open Society Foundation corroborate that Soros' private intelligence agents/detectives secretly meeting with top Vatican cardinals, according to the documents. It's a bold step and presents a very real threat to Christianity, liberty and capitalism.

For example, while preparing for a Papal visit to North and South Americas, the Pope's minions working in the Vatican went

out of their way to get cozy with what's commonly called [the radical fringe of the U.S. Democratic Party](#).

“Basically, from what we've gleaned from the [Wikileaks](#) and DCLeaks material, the Pope is actually colluding with one of the world's wealthiest – some say wickedest – neo-Socialist who is hell bent in creating a single ruling entity for the entire planet. His vision dwarfs even the world described by George Orwell in his cautionary tale 1984,” claims political consultant and attorney Michael Baker.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

Is Firearms Foe Sen. Feinstein Out To Gut Christianity, Asks Washington Post's Gun Dean



By NWV Senior Political News Writer, Jim Kouri

“Is Senate Judiciary Committee Ranking Member Dianne Feinstein now targeting Christians as well as gun owners,”

John M. Snyder asked rhetorically here today.

The Washington Post and New York Times named Snyder the “dean” of Washington gun lobbyists.

Snyder pointed out that, “The California Democrat for years has been a leading sponsor of anti-gun legislation with her proposals for mandatory national firearms registration and gun owner licensing, bans on semi-automatic firearms, bans on high-capacity ammunition feeding devices, and so on.

“Now it seems she is zeroing in on Christians, specifically Catholics, with her Committee questioning of a Trump nominee to the 7th Circuit of the U.S. Court of Appeals because of the nominee’s Christian faith. Feinstein got Amy Coney Barrett in the political crosshairs at a recent hearing. The Senator complained directly to the nominee that, ‘the dogma lives loudly within you.’”

Barrett, a Catholic, is a law professor at Notre Dame University.

“Feinstein is concerned about Corbett’s opposition to abortion and same-sex marriage, and is part of the politically-correct gang that seems unable generally to appreciate Christian values and that actively opposes them,” Snyder said.

“Perhaps the elderly anti-gun, anti-Catholic California Senator, now 84, will become known as the ‘Wicked Witch of the West,’” he added.

“On the other hand,” Snyder continued, “we can hope and pray that Feinstein and others will see the error of their ways and come to a genuine appreciation of spiritual reality as superior beyond compare with political correctness. Let all of us sinners come to a realization of the truth. Let us all consider deeply the declaration of Jesus Christ that, ‘wicked designs come from the deep recesses of the heart: acts of fornication, theft, murder, adulterous conduct, greed,

maliciousness, deceit, sensuality, envy, blasphemy, arrogance, an obtuse spirit. (Mark 7:21-22).'

"Let all consider, also, St. Paul's warning that, without repenting, 'no fornicators, idolaters, or adulterers, no sodomites, thieves, misers, or drunkards, no slanderers or robbers will inherit God's kingdom (1 Corinthians, 6:9-10).'

"I think whatever a religion is, it has its own dogma," declared the California senator during Barrett's confirmation hearing . "And I think in your case, professor, when you read your speeches, the conclusion one draws is that the dogma lives loudly within you, and that's of concern when you come to the big issues that large numbers of people have fought for years in this country."

"Professor Barrett has argued that a judge's faith should affect how they approach certain cases. Based on this Sen. Feinstein questioned her if she could separate her views from the law, particularly regarding women's reproductive rights."

But professor Barrett is already on record, and widely quoted, that a judge should recuse himself or herself when deliberating a case that conflicts with his or her religious convictions.

Most fundamental, however, is a judge's willingness and ability to think clearly, rigorously and honestly. It is on this test – clear, rigorous and honest thought – we find the failure on the side of Sen. Feinstein

A practicing Catholic, Snyder has been named "a champion of the right of self-defense" by the Washington Times, the "gun dean" by Human Events, and "the senior rights activist in Washington" by Shotgun News. The Trace designated him a power broker.

He holds AB and MA degrees in government from Georgetown University. He has been an NRA magazine editor and official

of the Citizens Committee for the Right to Keep and Bear Arms and Second Amendment Foundation. He directs Telum Associates, LL.C, and serves on boards of the National Association of Chiefs of Police, Council for America, and American Federation of Police and Concerned Citizens.

<https://youtu.be/FGNnFJ-Cmik>

<https://youtu.be/P-a0Tz7fD4o>

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

Public Schools Throughout The Nation Mandate Islamic Indoctrination

By NWV Senior Political News Writer, Jim Kouri

In April, [NewsWithViews.com published a news story about Islamic indoctrination in the San Diego, California, schools.](#) Now we have discovered the indoctrination is spreading to school districts such as Maryland, Massachusetts and New Jersey.

RADICAL ISLAM IS NOT A THREAT? TELL THAT TO...



**SEE WHAT THEY TELL YOU.
YOU ARE NEXT.**

NOW IS THE TIME TO TAKE ACTION.



Parents throughout the U.S. have been objecting to a school program called "[Access Islam](#)." The federally-funded program is directed at grade-school children is also featured on various websites. States such as Maryland and Massachusetts

are now joined by New Jersey, where Morris County's Chatham Township has jumped into the [legal fray](#).

The Thomas More Law Center (TMLC), a non-profit, public interest law firm based in Ann Arbor, Michigan, announced that it is representing two Chatham Township (Morris County), New Jersey mothers who are being lambasted by members of their own community.

"Their crime: appearing on Fox TV's Tucker Carlson Show to voice concerns about the Islamic indoctrination of Chatham Middle School seventh graders," according to a TMLC press statement.

While seventh graders in this public school are taught: "May God help us all find the true faith, Islam," they are prevented from even mentioning the name Jesus Christ even during the Christmas season.

Richard Thompson, Chief Counsel of the Thomas More Law Center, commented: "The promotion of Islam is worse than what the mothers presented to [when they appeared on Fox News Channel's] Tucker Carlson show. After viewing one of the videos which the seventh graders were directed to watch, I

can't imagine any objective person saying this is not Islamic indoctrination. Clueless school administrators across our nation are allowing this type of indoctrination to take place and it's up to vigilant parents to stop it. Libby and Nancy should have been praised, not pilloried."

Libby Hilsenrath and Nancy Gayer, with sons in different classes in the seventh grade, detailed their concerns in person to the Chatham Board of Education at their public meeting. Superintendent Michael LaSusa indicated that any change to the [curriculum](#) was unlikely, and the next day also refused their request to meet privately with him to discuss their concerns, according to the Clarion Project.

According to their attorney Richard Thompson, Libby Hilsenrath and Nancy Gayer were subjected to personal attacks throughout their campaign to stop Islamic indoctrination at the Chatham Middle School. They were defamed as "bigots" and "Islamophobes", "hateful", "ignorant", "xenophobes", "intolerant", "racist", "closed minded", "sad and ignorant" in social media, and the list goes on. The attacks significantly intensified after their appearance on the Tucker Carlson Show.

Commenting on the community's reaction, Nancy Gayer stated: "It's just not fair that within this unit of study the Chatham school district taught one religion to the exclusion of all others, and for the community to be so unkind and unwelcoming towards us, just for having raised legitimate questions as concerned parents."

Libby Hilsenrath added, "One of my fundamental obligations as a parent is to guide the religious and secular education of my children. That's why I will continue the fight against the Islamic indoctrination now taking place at Chatham, regardless of the personal attacks."

Nancy Gayer contrasted the World Cultures and Geography lessons on Islam to her son's previous experience in fourth

grade when he was precluded from including a short quote from the Bible, “he who lends to the poor, lends to the Lord.” (Prov 19:17)

The quote was a part of his video presentation related to gathering warm clothes for underprivileged children. Nancy said that her son’s teacher informed him that the brief Biblical quote “belongs in Sunday school, not in the classroom.” Obviously, based upon the World Cultures and Geography lessons being taught to children within the same school district, this abridgment of religious speech does not apply to Islam.

Maryland

As part of the school’s “World History” curriculum, high school students in Maryland were [taught extensively about Islam](#) – without any context of current events – and required to list the benefits of the religion.

In one homework assignment obtained by a news outlet, the question was asked: “How did Muslim conquerors treat those they conquered?” The correct answer was, “With tolerance, kindness and respect.”

One parent, John Kevin Wood, who objected to the mandatory class said, “I don’t force my religious views on them, so don’t force your religious views on me.”

His wife, Melissa, noted, “We cannot discuss our Ten Commandments in school but they can discuss Islam’s Five Pillars?”

The couple asked that their daughter be excused from this part of the curriculum and given an alternative assignment, a request which was refused. The father was told that the assignment must be done or his daughter would receive a zero. Students are allowed to opt out of other modules in the high school, for example, sex education.

Massachusetts

Charges that teaching materials about the Middles East [are biased](#) and funded by Saudi, Palestinian, and other Arab states were levied against Newton high schools.

One of the books the schools recommend as reading material included extremist writings by [Muslim Brotherhood](#) leaders Sayyid Qutb and Yusuf Qaradawi, who is known for his sermons calling for the murder of Jews and homosexuals.

Newton school officials have continuously refused to make school curricula and teaching materials available to residents.

Public pressure previously forced the high schools to discontinue using the Saudi-funded *Arab World Studies Notebook*, which makes spurious charges against Israel. The book has been rejected by a number of other school districts as well.

School officials claimed the book helped to develop the students' "critical thinking skills."

A number of anti-Semitic incidents were reported in Newton high schools during use of the book. School officials, in violation of mandatory reporting procedures, failed to inform parents and police of the escalating incidents.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

How Obama is Scheming to Sabotage Trump's Presidency

Fired FBI Director Comey's Deceit: Exonerated Hillary Before The First Witness Was Questioned

By NWV Senior Political News Writer, Jim Kouri

Transcripts released by the Federal Bureau of Investigation (FBI) that were reviewed by members of the Senate Judiciary Committee revealed that the controversial FBI Director, James Comey, started drafting his statement exonerating then-presidential candidate Hillary Clinton in the infamous email investigation [prior to the FBI's questioning of key witnesses](#), according to both Senator Chuck Grassley (R-Iowa) and Senator Lindsey Graham (R-South Carolina).



The Judiciary Committee Chairman Grassley and Graham, who chairs the Judiciary Subcommittee on Crime and Terrorism, requested all records

relating to the drafting of the statement as the committee continues to review the circumstances surrounding Comey being canned by President Donald Trump.

“Conclusion first, fact-gathering second—that’s no way to run an investigation. The FBI should be held to a higher standard than that, especially in a matter of such great public interest and controversy,” the senators wrote in a letter today to the FBI.

Last fall, following [allegations](#) from Democrat lawmakers, the Office of Special Counsel (OSC) began investigating whether Comey’s actions in the Clinton email investigation violated the Hatch Act, which prohibits government employees from using their official position to influence an election. In the course of that investigation, OSC interviewed two FBI officials close to Comey: James Rybicki, Comey’s Chief of Staff, and Trisha Anderson, the Principal Deputy General Counsel of National Security and Cyberlaw.

OSC provided [transcripts](#) of those interviews at Grassley’s request after it closed the investigation due to Comey’s termination.

Both transcripts are heavily redacted without explanation, a bad habit the FBI and other agencies developed during the

Obama administration.

According to Grassley's press statement on Friday, the transcripts do indicate that Comey began drafting a statement to announce the conclusion of the Clinton email investigation in April or May of 2016, before the FBI interviewed up to 17 key witnesses including former Secretary Clinton and several of her closest aides.

"When I recall the many times the FBI came into a local police department and began to bully local cops and made wild accusations – Sheriff Joe Arpaio comes to mind – it makes my blood boil to hear about these illegal shenanigans by FBI agents," said former police sergeant and U.S. Marine Tony Rappaport (HPD-Ret.). He added, "The Democratic Party has turned the FBI into their own goon squad. President Trump has enough ammunition now to fire [Robert] Mueller as the special counsel investigating the so-called Trump-Russia case. Mueller is part of the Clinton-Obama political gang who use the justice system to silence their political opponents."

The drafting of Comey's statement to give Hillary Clinton a "pass" also occurred prior to the FBI entering into immunity agreements with Cheryl Mills and Heather Samuelson where the Department agreed to a very limited review of Secretary Clinton's emails and to destroy their laptops after review. To this day, the FBI and Comey have refused to explain the reason for destroying the Clinton-connected computers.

In July during a [special press briefing by Comey](#), he shocked many Americans when he exonerated Clinton despite noting "there is evidence of potential violations of the statutes regarding the handling of classified information."

"In their letter, the two chairmen requested all drafts of Comey's statement closing the Clinton investigation, all related emails and any records previously provided to OSC in the course of its investigation. OSC is the permanent,

independent investigative agency for personnel matters in the federal government and is not related to Robert Mueller's temporary prosecutorial office within the Justice Department," according to the press release.

Judicial Watch recently issued an announcement that its attorneys filed three separate Freedom of Information Act (FOIA) lawsuits against the Department of Justice seeking all of the records regarding the FBI's Acting Director Andrew McCabe's political activities, travel vouchers, and employment status.

One of those named by Judicial Watch in one of their lawsuits is none other than Virginia Governor Terry McAuliffe, who has been exposed as a liar by his own state police department following the violent riot in Charlottesville.

McCabe's wife, Jill, received over \$500,000.00 from the Democratic Party leadership for her political campaign at the same time her husband was supervising the criminal investigation of Hillary Clinton and her email scandal.

The first two lawsuits specifically seek records of McCabe's political activities involving his wife's failed campaign for political office and interactions with Virginia Gov. Terry McAuliffe.

[McCabe](#) had previously testified before the Senate's Intelligence Committee to report on "World Wide Threats," and the committee's Democrats had a field day attacking President Donald Trump using the self-proclaimed nonpartisan McCabe.

But McCabe is anything but a nonpartisan public servant and Trump should have replaced him even before firing Director James Comey, say active and retired law enforcement officers. In fact, McCabe's wife received close to half-million dollars for a political campaign that was filtered through Bill and Hillary Clinton's close friend and business associate Virginia

Governor Terry McAuliffe by Congresswoman Debbie Wasserman-Schultz, who chaired the Democratic National Committee.

Andrew McCabe was also the head of the FBI group involved in the scandalous Clinton Foundation probe. It was he who allegedly made the decision against recommending Hillary Clinton be charged criminally, which Director James Comey also recommended to Attorney General Loretta Lynch. Lynch made headlines herself when she secretly met with Bill Clinton on his private plane in Arizona a mere four days before Comey announced the decision to not charge Hillary Clinton with any crimes.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

FBI Acting Chief Andrew McCabe Probed By Government Watchdog

By NWV Senior Political News Writer, Jim Kouri

Judicial Watch recently issued an announcement that its attorneys filed three separate Freedom of Information Act (FOIA) lawsuits against the Department of Justice seeking all of the records regarding the FBI's Acting Director Andrew McCabe's political activities, travel vouchers, and employment status.



One of those named by Judicial Watch in one of their lawsuits is none other than Virginia Governor Terry McAuliffe, who has been exposed as a liar by his own state police department following the

violent riot in Charlottesville.

McCabe's wife, Jill, received over \$500,000.00 from the Democratic Party leadership for her political campaign at the same time her husband was supervising the criminal investigation of Hillary Clinton and her email scandal.

The first two lawsuits specifically seek records of McCabe's political activities involving his wife's failed campaign for political office and interactions with Virginia Gov. Terry McAuliffe.

[McCabe](#) had previously testified before the Senate's Intelligence Committee to report on "World Wide Threats," and the committee's Democrats had a field day attacking President Donald Trump using the self-proclaimed nonpartisan McCabe.

But McCabe is anything but a nonpartisan public servant and Trump should have replaced him even before firing Director James Comey, say active and retired law enforcement officers. In fact, McCabe's wife received close to half-million dollars for a political campaign that was filtered through Bill and Hillary Clinton's close friend and business associate Virginia Governor Terry McAuliffe by Congresswoman Debbie Wasserman-Schultz, who chaired the Democratic National Committee.

Andrew McCabe was also the head of the FBI group involved in the scandalous Clinton Foundation probe. It was he who allegedly made the decision against recommending Hillary Clinton be charged criminally, which Director James Comey also recommended to Attorney General Loretta Lynch. Lynch made headlines herself when she secretly met with Bill Clinton on his private plane in Arizona a mere four days before Comey announced the decision to not charge Hillary Clinton with any crimes.

The first FOIA lawsuit, filed ([Judicial Watch v. U.S. Department of Justice](#) (No. 1:17-cv-01494)), seeks the following:

- Any and all records of communication between FBI Deputy Director Andrew McCabe and other FBI or Department of Justice (“DOJ”) officials regarding, concerning or relating to ethical issues concerning the involvement of Andrew McCabe and/or his wife, Dr. Jill McCabe, in political campaigns;
- Any and all records related to ethical guidance concerning political activities provided to Deputy Director McCabe by FBI and/or DOJ officials or elements.

The second Judicial Watch FOIA lawsuit seeks communication records between then-Deputy Director McCabe and Gov. Terry McAuliffe, the Democratic National Committee (DNC), and the Democratic Party of Virginia ([Judicial Watch v. U.S. Department of Justice](#) (No. 1:17-cv-01495)), including:

- Any and all records of communication between Deputy FBI Director Andrew McCabe and any of the following individuals:
 - Any official within the office of the Governor of Virginia, including but not limited to Governor Terry McAuliffe;
 - Any official, representative or employee with the Democratic National Committee;

- Any official, representative or employee with the Democratic Party of Virginia.

The third FOIA lawsuit, also filed by Judicial Watch on July 26 ([Judicial Watch v. U.S. Department of Justice](#) (No. 1:17-cv-01493)), seeks the following:

- Any and all Standard Forms 50 and 52 (i.e., SF-50s and SF-52s) for FBI Deputy Director Andrew McCabe;
- Any and all requests for approvals of travel submitted by FBI Deputy Director Andrew McCabe;
- Any and all travel vouchers and accompanying receipts and related documentation submitted by FBI Deputy Director Andrew McCabe;
- Any and all calendar entries for FBI Deputy Director Andrew McCabe.

“There are numerous questions about the ethics and judgement of the FBI’s top leadership, particularly Acting FBI Director Andrew McCabe,” said Judicial Watch President Tom Fitton. “These new lawsuits will help Americans ‘watch the watchers’ at the powerful FBI.”

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

US Missile Destroyer USS John McCain Collides With Merchant Ship – 10 Sailors Missing

Missouri Democrat Senator: 'I Hope Trump Is Assassinated!'

President Trump to hold Phoenix rally, Get Tickets Now

Roy Moore And Luther Starange Advance to Runoff In Alabama Special Election

Democratic Party Stonewalling

Any Voter Fraud Investigations

By NWV Senior Political News Writer, Jim Kouri

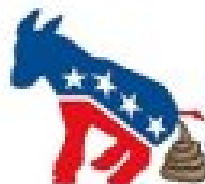
"The Brennan Center's seminal report "[The Truth About Voter Fraud](#)" conclusively demonstrated most allegations of fraud turn out to be baseless – and that of the few allegations remaining, most reveal election irregularities and other forms of election misconduct. And numerous [other studies](#) have reached the same conclusion." – Brennan Center for Criminal Justice

January 17, 2012: Democrats say voter fraud 'a normal political tactic'

Eight Rensselaer County Democrats have been charged with felony voter fraud in Troy, New York. Four have already pled guilty. Two more have just started their trials.

The scandal came to light when people who had not voted learned that absentee ballots had been cast in their names to vote for Working Families Party candidates in a 2009 election.

Democratic candidates routinely try to secure the Working Families electoral line to obtain more votes in the general election.



The Working Families Party was started by the (allegedly) now-defunct ACORN. One of its organizers was Patrick Gaspard (right), formerly Obama's White House political affairs director, now Executive Director of the Democratic National Committee.

In Troy, New York, two veteran Democratic political operatives told Fox News that voter fraud and faking absentee ballots are commonplace in Rensselaer County.

<http://www.foxnews.com/politics/2012/01/17/voter-fraud-normal-political-tactic-in-upstate-ny-city/>

The Center is named for the U.S. Supreme Court Associate Justice William J. Brennan, Jr. who is regarded as one of the most liberal-left justices in the highest court's history.

Despite the bombardment of news stories that support the Democratic Party's narrative on voter fraud, President Trump pushed for a commission to investigate voter fraud in the last election almost from the moment he swore the oath of office.

While we would expect the left to fight hard against anything the President says for the sake of obstruction, this one seems to hit a button with them. Your instincts already tell you that this is likely a problem, but the left seems to have a

lot of evidence and arguments to back their resistance, according to an American Liberty Report on voter fraud.

The Left's Argument

The arguments are numerous and vociferous. First, Democrats are calling the investigation a look into voter suppression. They have long argued that actions taken to decrease illegal voting only serve to prevent eligible voters from participating in democracy. They also point out that these laws disproportionately affect low income and minority groups.

The left also says that the investigation is an assault on democracy itself and that questioning the legitimacy of election results is bad for the process. Somehow, the irony of this statement eludes them. They also like to quote a study that suggests voter fraud is extremely rare and doesn't require action. Finally, they claim that the investigation is a violation of privacy rights, and it is on that ground that multiple states have refused to provide the requested information.

Take a look at each of these arguments individually:

Voter Suppression

The left claims that voter ID laws restrict voting and disproportionately impact minorities. These are both true statements that are misleading nonetheless. First, the laws are absolutely designed to suppress votes: illegal votes. But, we can't know how effective they are without President Trump's investigation.

Second, the minority statement is technically true. When you compare voter turnout across states that do and do not have ID laws and then normalize those numbers by population distribution, then you find that a larger percentage of black voters are skipping the polls, and it correlates with "voter suppression" laws.

Did that sound complicated? It has to in order to mislead you. Here's the raw truth. Voter ID laws makes it so voting requires the same identification as buying alcohol. The same groups that would struggle to vote would also struggle to drink, yet you don't see that correlation in the studies.

More importantly, greater than 50 percent of "suppressed" voters are low-income, working-class whites. This is a group that staunchly favors President Trump. The disproportionate effect is just an extension of the size of population. If something impacts 50 black and 50 white voters, then because there are fewer black Americans, it disproportionately affects them. In reality, Trump likely lost more votes to ID laws than Clinton did.

Voter Fraud Doesn't Happen

A few years ago, there was a study that showed how rare voter fraud was. The left quotes it all the time. The problem? It only looked at a very narrow and specific type of fraud. According to the study, there have been fewer than a dozen cases across the nation of people casting illegal votes by posing as the deceased. That's the only thing the study measured. Within the last year, a separate study looked at voter eligibility in Virginia. It found that roughly 2,000 ineligible votes were cast and counted in 2016 alone, and it is the basis for the new investigation. Imagine how much larger that number might be in border states like California.

Invasion of Privacy

It is true that turning over the information requested for the investigation would include names, addresses and other sensitive personal information. It's also true that said information is already being held and stored by the states. How is handing that data to the federal government an invasion of privacy?

Election Legitimacy

It's hard not to laugh at this. First, Republicans showed us that voting machines can in fact be hacked. The left assured us it was impossible and we shouldn't worry. Then, they attacked the legitimacy of the election because Donald Trump won. After that, they showed us that voting machines can in fact be hacked. Now, they tell us that statements that question election results are undemocratic? I'll leave it at that.

The Hard Truth

The notion that you have nothing to fear if you have nothing to hide can lead to dangerous thinking. In this case, it's right on the money. There is already irrefutable evidence that widespread voter fraud is happening, and the one study that actually happened suggests that it could be on the scale of millions of votes.

The left lost their core demographic when they abandoned working-class America. They need illegal votes to stay ahead. They are fully aware of what they have been doing, and they know that proof of their corruption will be their end. They will fight every step of the way to prevent any commission or study from further revealing the truth, but they will ultimately fail.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

CCW Reciprocity Law Can

Skewer Self-Defense Opponents, Says the Gun Dean

By NWV Senior Political News Writer, Jim Kouri

“Enactment of a national CCW reciprocity law could cut the legs out from under opponents of the right to self-defense and send anti-gun proponents packing,” gun policy expert and police adviser John M. Snyder told Conservative Base on Monday.



Besides the Washington Post and New York Times dubbing Snyder the “dean of Washington gun lobbyists,” he is a well-known law enforcement advisory board member for both the National

Association of Chiefs of Police (NACOP) and the American Federation of Police & Concerned Citizens (AFP&CC).

“It’s time for Congress to move forward with this proposal,” he declared. “President Donald Trump already has indicated he favors such legislation,” he reminded readers. Some initial endorsements Trump received during the early days of his presidential campaign was from the National Rifle Association (NRA), the National Border Patrol Council, and the union representing Immigration & Customs Enforcement (ICE) agents and officers.

Snyder explained: “Such a law would enable an individual who

legally could carry a concealed firearm in a state to carry [it] throughout the country. It would enable a man or woman legally qualified to carry a concealed firearm in one state to carry in other states as well. It would under-cut the anti-gun laws of states that are recalcitrant in recognizing the right to keep and bear arms, even for self-defense. The right to carry situation in some ways would be similar to national automobile driving reciprocity.”

“The National Rifle Association, Gun Owners of America, Citizens Committee for the Right to Keep and Bear Arms and other firearms rights organizations support some form of this legislative concept,” Snyder noted. “The Second Amendment community is in strong support of this legislation,” he added.

“On Capitol Hill, the framework for some form of national concealed reciprocity already has been set,” said Snyder, who is a former editor for NRA magazines.

Congressional Action

In the House of Representatives, Rep. Richard Hudson (R-North Carolina) is the sponsor of the proposed Concealed Carry Reciprocity Act of 2017, H.R. 38, along with 207 cosponsors. Its passage rests with the House Judiciary Subcommittee on Crime, Terrorism, Homeland Security, and Investigations.

Rep. Hudson’s bill, which is supported by major pro-Second Amendment groups, would allow people with a state-issued concealed carry license or permit to conceal a handgun in any other state that allows concealed carry, as long as the permit holder follows the laws of that state. It also allows residents of Constitutional carry states the ability to carry in other states that recognize their own resident’s right to concealed carry.

“Our Second Amendment right doesn’t disappear when we cross state lines, and this legislation guarantees that. The Concealed Carry Reciprocity Act of 2017 is a common sense

solution to a problem too many Americans face. It will provide law-abiding citizens the right to conceal carry and travel freely between states without worrying about conflicting state codes or onerous civil suits. As a member of President-elect Trump's Second Amendment Coalition, I look forward to working with my colleagues and the administration to get this legislation across the finish line," Hudson said in a press statement. (See video of his Fox News interview posted below.

Meanwhile, in the Senate, Sen. John Cornyn (R-Texas) is the sponsor of the proposed Constitutional Concealed Carry Reciprocity Act of 2017, with 37 cosponsors. It was referred to the Senate Judiciary Committee.

AWR Hawkins, the Second Amendment columnist for Breitbart News, wrote Saturday that "gun control activists are up in arms over the legislation, because it would immediately do away with strict gun controls in a number of states."

"Actually, that's a good reason for supporting it and promoting it. The gun haters have had too much to say for too long. It's time to turn the tables on them and tell them to get lost," Snyder said in a tongue-in-cheek comment regarding a number of Democrats and liberal Republicans.

Snyder was named "a champion of the right of self-defense" by the Washington Times, the "gun dean" by Human Events, and "the senior rights activist in Washington" by Shotgun News. The Trace designated him a power broker. He holds AB and MA degrees in government from Georgetown University.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

New FBI Director Faces Tough Road Ahead With Politicized Agency And Staff

By NWV Senior Political News Writer, Jim Kouri

Christopher Wray was sworn in as the eighth Director of the FBI in a ceremony at the Department of Justice in Washington, D.C. Attorney General Jeff Sessions administered the oath of office. Director Wray is inheriting an agency that is so politicized that politicians, lawyers and law enforcement seem to have accepted this latest example of government and political corruption.



"It is the honor of a lifetime to serve as Director," Wray said in a statement Wednesday. "I long ago grew to know and admire the FBI from my earliest days as a line prosecutor

to my years as assistant attorney general. I am excited, humbled, and grateful, therefore, to have this chance to work side-by-side again with these fine professionals for the good of the country and the cause of justice."

"After eight years of radical-left orthodoxy taking control within America's once premier law enforcement organization, President [Donald) Trump believes he has appointed an FBI director who will carry out his duties.

President Donald Trump nominated Wray for the position in June to replace former Director James Comey. The U.S. Senate confirmed the nomination yesterday.

“Chris has the experience and the strength of character that the American people want in an FBI Director,” said Attorney General Sessions, adding that he looked forward to working with Wray every day to keep the country safe.

Attorney General Issues Statement

Attorney General Jeff Sessions today issued the following statement on the swearing in of the new Federal Bureau of Investigation Director Chris Wray:

“Moments ago, I had the honor of swearing in Chris Wray as our new Director of the Federal Bureau of Investigation.

“Chris has the experience and the strength of character that the American people want in an FBI Director and I congratulate him for being overwhelmingly confirmed to that post and look forward to working with him every day to keep America safe.

“As a former federal prosecutor and head of the Department of Justice’s Criminal Division, Chris Wray has successfully prosecuted terrorists, drug kingpins, and white-collar criminals. He has earned the respect of his colleagues at DOJ, receiving our highest honor, the Edmund Randolph award, and bipartisan support in the Senate.

“I am confident that the FBI, the premier investigative agency in the world, is in great hands with Director Chris Wray at the helm.”

Problems Facing FBI

Reports coming from the nation’s news organizations have indicated that members of the FBI have turned their agency into a treasure-trove of leaked classified information.

Also, it was discovered that the acting director of the FBI has a wife who ran for office as a Democratic candidate and she received a half-million dollars from the Democratic Party while her husband led the email investigation on presidential candidate Hillary Clinton.

In addition, reports allege that the FBI's General Counsel James A. Baker leaked information to reporters. And, of course, you had the fired FBI Director James Comey leaking documents he wrote about the U.S. President. He admitted he turned over the FBI-owned documents to a professor friend who in turn gave them to a reporter at the New York Times.

During the Obama administration, the FBI with all of its power and resources became a "tool" of the Democratic Party and their news media partners.



"There are numerous questions about the ethics and judgement of the FBI's top leadership, particularly Acting FBI Director Andrew McCabe," said Judicial Watch President Tom Fitton. "These new lawsuits will help Americans 'watch the watchers' at the powerful FBI."

The first FOIA lawsuit, filed ([Judicial Watch v. U.S. Department of Justice](#) (No. 1:17-cv-01494)), seeks the following:

- Any and all records of communication between FBI Deputy Director Andrew McCabe and other FBI or Department of Justice ("DOJ") officials regarding, concerning or relating to ethical issues concerning the involvement of Andrew McCabe and/or his wife, Dr. Jill McCabe, in

political campaigns;

- Any and all records related to ethical guidance concerning political activities provided to Deputy Director McCabe by FBI and/or DOJ officials or elements.

The second Judicial Watch FOIA lawsuit seeks communication records between then-Deputy Director McCabe and Gov. Terry McAuliffe, the Democratic National Committee (DNC), and the Democratic Party of Virginia ([Judicial Watch v. U.S. Department of Justice](#) (No. 1:17-cv-01495)), including:

- Any and all records of communication between Deputy FBI Director Andrew McCabe and any of the following individuals:
 - Any official within the office of the Governor of Virginia, including but not limited to Governor Terry McAuliffe;
 - Any official, representative or employee with the Democratic National Committee;
 - Any official, representative or employee with the Democratic Party of Virginia.

The third FOIA lawsuit, also filed by Judicial Watch on July 26 ([Judicial Watch v. U.S. Department of Justice](#) (No. 1:17-cv-01493)), seeks the following:

- Any and all Standard Forms 50 and 52 (i.e., SF-50s and SF-52s) for FBI Deputy Director Andrew McCabe;
- Any and all requests for approvals of travel submitted by FBI Deputy Director Andrew McCabe;
- Any and all travel vouchers and accompanying receipts and related documentation submitted by FBI Deputy Director Andrew McCabe;
- Any and all calendar entries for FBI Deputy Director Andrew McCabe.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

North Korean Able To Strike U.S. Mainland With Nuclear Warhead

By NWV Senior Political News Writer, Jim Kouri

“The North Korean government headed by madman dictator, Kim Jong-un, is capable of striking cities and towns throughout the continental United States. And they are not playing games.” –Paul T. Rooten-Jeroen, former INTERPOL analyst.



[North Korea under the leadership of two dictators](#) – father and son – possesses a missile capable of reaching targets in the continental United States, but analysts also

believe that it's unknown if the North Korean intercontinental ballistic missile (ICBM) can inflict serious damage once it gets there.

U.S. and South Korean intelligence officials claimed that classified Japanese video footage capturing the missile's re-entry vehicle shortly before it crashed into the sea suggests it failed to survive after re-entering the Earth's atmosphere following its launch from northern North Korea.

But the suspected failure only increases the number of tests of the Hwasong-14 missile to ensure the nuclear warhead the

re-entry from space and hit its intended target, the analysts said.

[U.S. Eighth Army](#) and South Korean army personnel conducted a second combined training event to exercise assets in view of today's North Korean intercontinental ballistic missile launch, Eighth Army officials announced.

This exercise once again utilized the Army Tactical Missile System and South Korea's Hyunmoo Missile II, which fired missiles into territorial waters of South Korea along the country's eastern coast on July 5.

The ATACMS can be rapidly deployed and engaged and provides deep-strike precision capability, enabling the U.S.-South Korean alliance to engage a full array of time-critical targets under all weather conditions.

The Defense Department detected and tracked a single North Korea missile launch Friday at about 10:41 a.m. EDT, Pentagon spokesman Navy Capt. Jeff Davis said in a statement.



The department believes the missile was an intercontinental ballistic missile, as had been expected, Davis said.

Davis said the missile was launched from Mupyong-ni, and traveled about 620 miles before splashing down in the Sea of Japan. The Defense Department, he added, is working with its interagency partners on a more detailed assessment.

The United States' commitment to the defense of its allies, including South Korea and Japan, in the face of these threats, remains ironclad, the spokesman said.

The United States also remains prepared to defend itself and its allies from any attack or provocation, he added.

Meanwhile, during a Tuesday morning interview on The Today Show, Graham claims the US should not only take out the country's nukes, but the entire country of "North Korea itself."



"[President Donald Trump] is not going to allow the ability of this madman to have a missile to hit America. If there is going to be a war to stop him, it will be over there. If thousands die, they are going to die there, they're not going to die

here," Graham told the Today Show audience.

Also, this week the Department of Defense (DoD) announced that it will award approximately \$3.5 million to six U.S. university teams for research into robotics for disaster relief.

These awards are part of a joint research project with the Republic of Korea's Ministry of Trade, Industry, and Energy (MOTIE), agreed to in June 2015. Each joint team will involve U.S. performers funded by DoD, and South Korean performers funded by MOTIE.

The purpose of this research collaboration is to bring together top researchers in the U.S. and the Republic of Korea to develop robotics capabilities for humanitarian and disaster

response and recovery applications. Research areas funded include: novel platforms for search and rescue, advanced human-robot interaction for command and control, and advanced robotic perception/recognition for enhanced situational awareness.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

Sen. John McCain Involved In 'Deep State' Espionage Against Trump

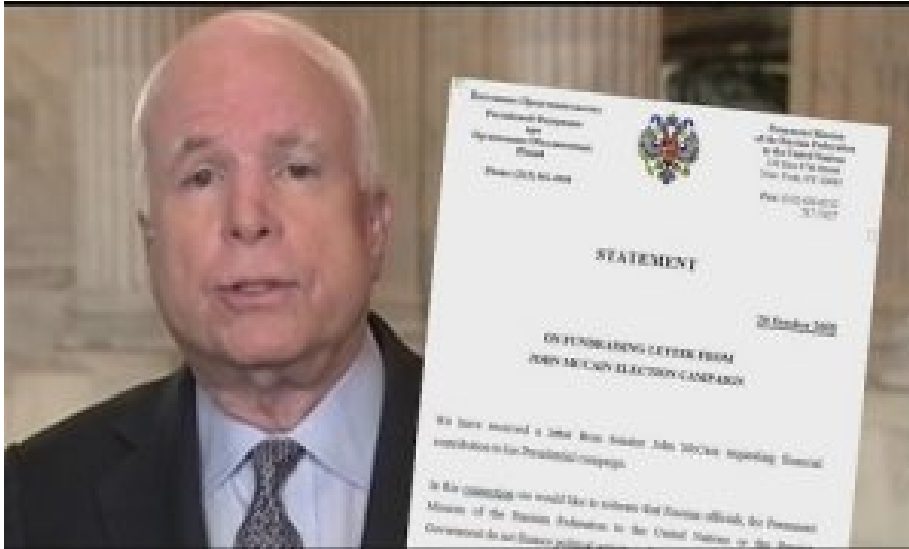
By NWV Senior Political News Writer, Jim Kouri

“Revealed: ‘Ordinary ‘citizen’ John McCain dispatched a trusted aide across the Atlantic to [obtain] dirty dossier from ex-spy after former British diplomat told him about blackmail tapes...”

[Sen. John McCain said](#) he did “what any citizen would do” in turning over to the FBI a so- called *dirty dossier*, that allegedly contained *unconfirmed secrets* about president-elect Donald Trump, over to the FBI. The Arizona Senior Senator has gained a reputation as a “reasonable conservative” but his critics say he is “neither reasonable nor is he a conservative.”

“If you look up the political term RINO in a dictionary it should carry a picture of McCain with the definition ‘Republican In Name Only,’” said police adviser for the National Law

Enforcement Legal Defense Society, Charles Coultnr.



A former intelligence officer told NewswithViews.com that the left-leaning British newspaper, [The Guardian](#), [described how the dossier came to be and how McCain got](#)

his hands on the super-secret documents.

"I first heard about this mysterious dossier when I was checking out an Inside the Beltway private detective and security firm. The firm allegedly tapped [Trump](#)'s campaign staff and his allies hoping to find negative ammunition against the true Republican Maverick, Donald Trump," said former military intelligence operative and New York police detective Michael Snopes.

"I know... I know... Senator John McCain is the guy the Democrats love to use to slam the GOP because most of the time he has cooperated with the Democrats, especially now," said Iris Aquino, a former police official and now a director of security for a major corporation.

Shortly after the election – that left Donald Trump the winner and Hillary Clinton the loser – [John McCain](#) attended a Canadian conference and spoke with a ‘former



Donald J. Trump
@realDonaldTrump

Following

It now turns out that the phony allegations against me were put together by my political opponents and a failed spy afraid of being sued....

senior western diplomat' who knew of the dossier's existence, claims the United Kingdom's Daily Mail.

Sir Andrew Wood described to reporters his dealings with McCain: "I would like to stress that I did not pass on any dossier to Senator McCain or anyone else and I did not see a dossier at the time." However, it's what Wood did not say that was interesting: He didn't deny telling McCain about the *dirty dossier*.

On Tuesday, the Wall Street Journal exposed the ex-spy who actually obtained the documents as being British subject, Christopher Steele.

Steele's spy agency discovered a Democratic Party insider who wanted dirt on the now Republican nominee instead.

The unnamed contractor was later identified by the Wall Street Journal as being Christopher Steele. He and another ex-British diplomat, Christopher Burrows, run their own company, Orbis Business Intelligence.

<https://youtu.be/6IEKy7Zsses>

<https://youtu.be/d4zknlmjlMI>

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

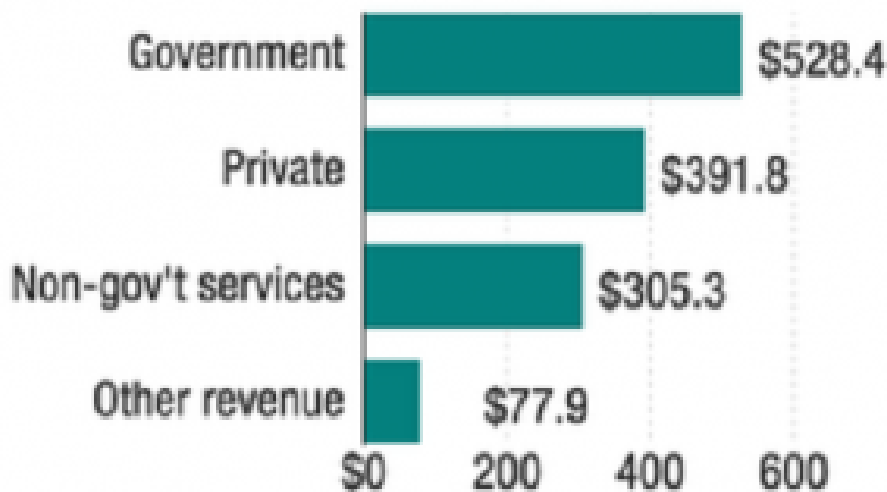
**Pro-Life Activists To Sen.
McConnell: Stop Funding**

Planned Parenthood Death Centers

By NWV Senior Political News Writer, Jim Kouri

A group of pro-life activists will hold a demonstration and press conference in front of the Russell Senate Office Building as well as a prayer vigil at the office of GOP Sen. Mitch McConnell, the current Senate Majority Leader.

Planned Parenthood Revenue Sources (\$M)



According to the anti-abortion group Created Equal, Baby Hope will be delivered to Sen. Mitch McConnell containing a 12-week fetal model with a message to defund Planned Parenthood from Baby Hope. In the

coming days, 100 US Senators will receive important packages.

The deliveries won't be simple notes from their constituents. Within days, every single US Senator will be delivered Baby Hope, a twelve-week old baby, with a personal message from her to defund Planned Parenthood and redirect the hundreds of millions of taxpayer dollars to community health centers instead of paying for the baby execution arm of the Democratic Party.

The activists – the majority of whom are Christians, Jews and even Muslims will be urging the Senate to stop subsidizing abortion and redirect abortion giant Planned Parenthood's

taxpayer funding. "It's all a scam. The Democrats push for tax money in the millions to be donated to Planned Parenthood each year. Then Planned Parenthood turns around and donates those taxpayer dollars to Democratic Party candidates especially presidential and congressional candidates.

"Participants will stand in solidarity with the 329,000 innocent children that are aborted every year at Planned Parenthood abortion clinics across the nation," noted Mark Harrington, National Director of Created Equal said.

Besides [Created Equal](#), the large-scale Christian Defense Coalition will take part in this latest reminder to the U.S. Senators who said during election time they supported Presidential candidate Donald Trump's promise to defund America's abortion giant, Planned Parenthood.

"Funding for Planned Parenthood has been a perennial issue since Republicans won control of the House in 2010, and each time, Republican leaders have finessed it by saying the matter would be settled in a broader health care bill. Now, is the time to hold these pro-life representatives accountable for their campaign promises. We will deliver a strong message to every single US Senator to defund Planned Parenthood and end all funding streams for abortion in the health care bill," said Harrington.

Abortion is not healthcare and not one penny of taxpayer funding should go to an organization that takes the lives of 329,000 innocent children every year. We encourage the Senate to follow the lead of their colleagues in the House and not include the funding of Planned Parenthood in their healthcare legislation.

EXPOSING PLANNED PARENTHOOD'S ABORTION AND MUTILATION ACTIVITIES

David Daleiden and the [Center for Medical Progress](#) (CMP) released a video recently showing Planned Parenthood's

willingness to engage in the illegal sale of fetal body parts. In the video, President of the Medical Directors' Council for PP Federation of America's Dr. Mary Gatter says that \$50 per aborted baby is "on the low end" of payment for fetal specimens. Gatter was shown in a previous CMP video discussing the sale of babies aborted at PP facilities, saying, "I want a Lamborghini."

In the [latest video](#), Gatter says she wants the price to cover the cost of a technician who will harvest the fetal parts, including livers and lungs. Federal law prohibits the sale of fetal tissue for profit.

"Once again, David Daleiden has shed light on criminal activity at the highest levels of Planned Parenthood's leadership," stated Alexandra Snyder, Executive Director for the [Life Legal Defense Foundation](#).

"We look forward to the results of pending criminal investigations of a number of Planned Parenthood affiliates by the U.S. Department of Justice and the FBI. Life Legal continues to press for the withdrawal of all federal funds from an organization that routinely exhibits a callous disregard for human life and that flaunts its willingness to violate the law."

Life Legal represents Daleiden in two civil lawsuits filed against him by the National Abortion Federation and by Planned Parenthood Federation of America, along with numerous Planned Parenthood affiliates.

Meanwhile, Dr. Martin Luther King, Jr.'s niece Alveda King, who has been ignored by big media because she supported – and campaigned for – President Donald Trump, recently said, "[The Supreme Court](#), Social Security, [Failing Public Schools](#), tax issues, voter registration [problems](#), and women's health crisis have been connected to [liberal abortion policies](#)."

In her new book [America Return To God](#), Evangelist King

encourages America to [pray for](#) our President, all leaders and those in authority and for everyone on earth. Her message to the man in the Oval Office. “Yes, Drain the Swamp President Trump! Defund Planned Parenthood.”

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

New ‘Deep State’ Strategy: Denying President Trump Secured Secrets and Intelligence

By NWV Senior Political News Writer, Jim Kouri

Under President Trump’s predecessors, leaks of national security information were relatively rare, even with America’s vibrant free press. Under President Trump, leaks are flowing at the rate of one a day, an examination of open-source material by the majority staff of the [Committee on Homeland Security and Governmental Affairs](#) shows.



Articles published by a range of national news organizations between January 20 and May 25, 2017 included at least 125 stories with leaked information potentially damaging to national security.

Even a narrow search revealed leaks of comparable information during the Trump administration that were about seven times higher than the same period during the two previous administrations.

From the morning of President Trump's inauguration, when major newspapers published information about highly sensitive intelligence intercepts, news organizations have reported on an avalanche of leaks from officials across the U.S. government. Many disclosures have concerned the investigations of alleged Russian interference in the 2016 election, with the world learning details of whose communications U.S. intelligence agencies are monitoring, what channels are being monitored, and the results of those intercepts. All such revelations are potential violations of federal law, punishable by jail time.

But the leak frenzy has gone far beyond the Kremlin and has extended to other sensitive information that could harm national security. President Trump's private conversations with other foreign leaders have shown up in the press, while secret operations targeting America's most deadly adversaries were exposed in detail.

As the New York Times wrote in a candid self-assessment: "Journalism in the Trump era has featured a staggering number

of leaks from sources across the federal government.” No less an authority than President Obama’s CIA director called the deluge of state secrets “appalling.”

These leaks do not occur in a vacuum. They can, and do, have real world consequences for national security. To ensure the security of our country’s most sensitive information, federal law enforcement officials ought to thoroughly investigate leaks of potentially sensitive information flowing at an alarming rate.

Under the direction of Senator Ron Johnson, Chairman of the Senate Committee on Homeland Security and Governmental Affairs, majority committee staff examined media leaks between January 20, 2017, and May 25, 2017—President Trump’s first 126 days in office. The examination consisted entirely of publicly available news articles; no classified information was accessed or reviewed. The inquiry found:

1. The Trump administration faced 125 leaked stories—one leak a day—containing information that is potentially damaging to national security under the standards laid out in a 2009 Executive Order signed by President Barack Obama.
2. Leaks with the capacity to damage national security flowed about seven times faster under President Trump than during President Obama’s and President George W. Bush’s first 126 days.
3. Most leaks during the Trump administration, 78, concerned the Russia probes, with many revealing closely-held information such as intelligence community intercepts, FBI interviews and intelligence, grand jury subpoenas, and even the workings of a secret surveillance court.
4. Other leaks disclosed potentially sensitive intelligence on U.S. adversaries for possible military plans against them. One leak, about the investigation of a terrorist attack, caused a diplomatic incident between the United

States and a close ally.

Leaked stories appeared in 18 news outlets, sourced to virtually every possible permutation of anonymous current and former U.S. officials, some clearly from the intelligence community. One story cited more than two dozen anonymous sources.

Almost all of the stories leaked during President Trump's first 126 days were about the President or his administration. In contrast, only half of the stories leaked during the comparable period of the Obama administration were about President Obama or his administration; the other half concerned President Bush and his anti-terrorism tactics.



Many watchdog-group reports and news stories have revealed the serious deficiencies that exist are blamed on Obama's CIA director John Brennan for allowing what was supposed to be a non-political bureaucracy into a politically-motivated subsidiary of the Democratic National Committee.

While the investigation of alleged collusion between the Trump for President campaign and operatives working for Russia's President Vladimir Putin does not appear to be bearing fruit, it does prove how easily computer hackers have exposed classified intelligence from the once premiere spy network.

In fact, according to a number of reports coming from watchdogs such as Judicial Watch, the Clarion Project, Larry

Klayman's Freedom Watch, and others, the CIA and FBI have conceded that it may have been insiders illegally divulging classified information and that the CIA is currently searching for the traitorous leakers.

In addition, the former Director of Central Intelligence, John Brennan, allegedly worked feverishly to undermine Donald Trump's presidential campaign by leaking intelligence obtained from Great Britain and European Union countries. It's already been revealed that a British top-secret signal-intelligence agency sent reports to Obama or his minions who then leaked them to the world's news media.

"During former FBI Director James Comey's testimony in front of the Senate, he actually admitted he leaked information. In fact, the coward didn't have the b*lls to do it himself – he had a professor-friend leak the info," according to former attorney and political consultant Theo Doreapoulos.

According to Trump insider, [Roger Stone](#), "[T]he standard operating procedure for the intelligence agencies is that they go to a third-party nation and they ask them to conduct the surveillance so that the CIA can play dumb. So, they have not violated the law, technically. Judge Napolitano turns out to be absolutely right and I think folks at FOX management, owe him an apology. I want to learn more about this because I still think we are going to learn that the 'deep state,' the 17 intelligence agencies, have promulgated this myth of Russian collusion because it is the rationale they used to surveil Donald Trump and his aides. And that would mean that there is no Russian collusion proven, and their motive was solely political. That's Watergate times 10."

"While opponents of President Trump have become emboldened in the wake of General Flynn's resignation as the National Security Adviser, and while the media has reveled in a frenzy of self-righteous outrage that conceals its glee, it is important to observe that his resignation was sparked by

leaked information coming from unelected bureaucrats within our nation's intelligence apparatus, seemingly provoked by their deep distaste for the new administration. Even more ominously, some of these bureaucrats are perhaps motivated by their loyalties to the Obama administration," said Jay Sekulow, a public-interest attorney who often argues cases before the U.S. Supreme Court.

Sekulow also said, "Someone in the Obama Administration unmasked the names of those on the Trump transition team who were caught up in that surveillance. That someone was discovered to be Susan Rice who served Obama as the national security adviser and gained a reputation as a dishonest political hack and liar."

"Now we know this goes far beyond incidental surveillance. This was spying on political enemies," he added.

"Mr. Brennan is, at best, willfully blind to the threat posed to homeland and national security of the United States by those who adhere to Shariah law," said Tom Trento, executive director of the Florida Security Council, who has been critical of Brennan's service in the Obama White House.

Some of the nation's top intelligence, military, national security and law enforcement experts once loudly called for Homeland Security Advisor John Brennan to resign from his post or for President Barack Obama to fire Brennan from his White House staff.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

So-called 'Antifascism' Groups Becoming Bigger Threat To U.S. Says Intelligence Expert

By NWV Senior Political News Writer, Jim Kouri

Antifascist (ANTIFA) groups in the United States have become far more organized, equipped, funded, and even trained in special camps to bring about large-scale social disruption, public and private property damage (arson and looting), destruction of businesses, financial loss in the public and private sectors, and high-profile violent clashes with law enforcement preferably with the news cameras capturing police using force against ANTIFA members, according to intelligence and security expert [Dr. Lyle Rapacki](#).



These groups are sorely underestimated by many city and other elected officials, while other officials actually encourage them to participate

in violence and destruction. For example, during her presidential campaign Democrat Hillary Clinton compared police officers to the radical Islamists who comprise the Islamic State of Iraq and Syria (ISIS).

Do not confuse these zealots with the hippie rioters of the Vietnam War era of the late 1960's, said Dr. Rapacki in his email intelligence briefing.

He noted that members of ANTIFA are extremely mean-spirited and prone to violence. Recruitment programs seek members as young as 6th graders in public school. The current government education system encompasses indoctrination into Marxism that is hardly hidden; whether for young students or college age adults (18-28) who comprise the largest block within the organization.

"Today's teachers are more concerned with indoctrinating students than in educating them. Their idea of educating youngsters is more in line with the Hitler Youth in Nazi Germany or the Palestinian terrorist children's summer camps in the Gaza Strip," said former police detective and military intelligence operative Michael Snipes.

The ability to be mobile, bringing additional resources to multiple cities simultaneously, is also a new development aided by large cash infusions from financial pockets dedicated to the overthrow of America, her values and principles, traditions and form of government intent on creating a Communist system. This is not mere philosophy or flashy talking points, this is the "end goal" of the Antifa movement.

The Obligations of active ANTIFA members is to:

- **Track white nationalists and Far Right groups in every region of the United States. This includes over the internet, public records, and surveillance.**
- **Oppose public Far Right organizing whatever it takes, and disrupt and crush all activities and even individual members.**
- **Support all anti-fascist groups aligned under the banner of ANTIFA.**
- **Build a culture of non-cooperation with law**

enforcement. This includes violent confrontations, use of unsophisticated items like Molotov cocktails, M80s, pepper spray, balloons filled with urine and/or feces thrown at LE.

Knowing about a threat...knowing how to respond to a threat might make all the difference between successfully repelling an attack or succumbing to an attack; whether from terrorism or domestic violence or criminal activity, or even becoming a victim in a catastrophic event "down the street." If you are a leader of a business or corporation or the leader of a family, knowing what could jeopardize the safety, well-being and continuity of your business or family could determine if you will still enjoy your business or family after the threat announces itself.

Lyle Rapacki earned a Bachelor's Degree in Political Science and a Master's Degree in Counseling from Northern Arizona University and his Doctorate from Clayton College of Natural Medicine specializing in the treatment of psychological disorders with natural medicine. He enjoyed a 20-year private practice. Approximately one-half of his practice case-load was delegated to Behavioral Forensic Profiling and Threat Assessments, and he earned a Post-Doctorate Diplomate in Forensic Counseling. A former police officer, Dr. Rapacki assisted law enforcement from 1985 – 1991 regionally and nationally with intelligence analysis and investigations of deviant movement groups and taught at law enforcement academies nationwide. From 2000 to 2005, Dr. Rapacki taught in the Criminal Justice Department at Wayland Baptist University Phoenix campus. He briefly held the position of Director for the Public Safety Administration, Homeland Security and Crisis Management Programs at Grand Canyon University in Phoenix, Arizona in 2008.

<https://youtu.be/vYslg18HJcw>

<https://youtu.be/iB514ibzZ40>

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

House Passes Kate's Law, As Part Of Illegal Immigrant Crackdown

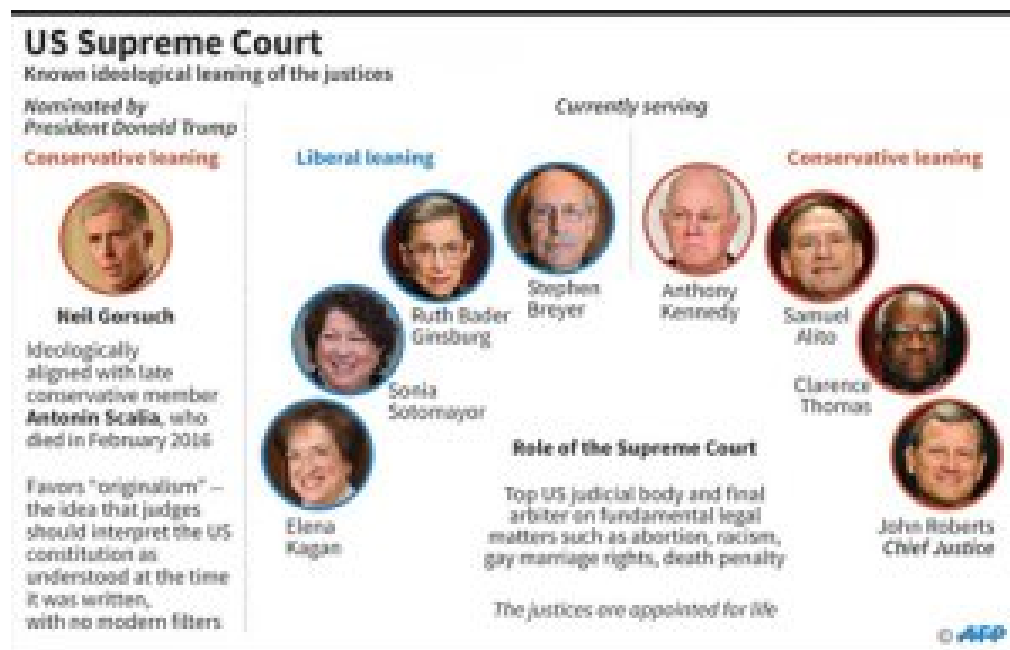
Trump's Travel Ban Starts

Students Mental Health Problems Rising Among Liberal Colleges

Supreme Court Rules In Favor Of Trump's Anti-Terrorism Travel Law

By NWV Senior Political News Writer, Jim Kouri

President Donald Trump's defensive action to protect the United States and the American people from radical Muslims seeking entry into the country was given at least a temporary go-ahead by the U.S. Supreme Court. The ruling was rendered by a 7-2 decision on Monday.



Trump's executive order met with an enormous negative response by Democrats and the mainstream news media which intentionally

misrepresented what was intended by the administration's effort to prevent terrorist attacks like those occurring in France, Belgium, Germany, United Kingdom, Turkey and other NATO (North Atlantic Treaty Organization) member nations.

The nation's highest court declared that lower court injunctions put in place against Trump's so-called travel ban – plainly a misnomer – prevented the government from initiating enforcement of any of the challenged provisions.

In demanding a stay of those injunctions, the government cited the compelling likelihood of irreparable harm: *"Pointing to the descriptions of conditions in the six designated nations, the government argues that a 90-day pause on entry is necessary to prevent potentially dangerous individuals from entering the United States while the executive reviews the adequacy of information provided by foreign governments in connection with visa adjudications. Additionally, the government asserts, the temporary bar is needed to reduce the executive's investigative burdens while this review proceeds."*

Seven of the nine SCOTUS justices agreed with that argument.

The six nations involved and stipulated in Trump's executive order are all Muslim-majority countries: Iran, Libya, Somalia, Sudan, Syria, and Yemen. Those nations are in the Middle East and North Africa.

Additional provisions ban entries more than 50,000 refugees from war-torn countries such as Iraq, Syria and Afghanistan for fiscal year 2017. It also directs the Secretary of Homeland Security John F. Kelly to determine whether foreign governments provide verified information about nationals applying for U.S. visas.

Democratic Party and News Media Hysteria

On January 27, 2017, President Donald J. Trump signed [Executive Order No. 13769, Protecting the Nation from Foreign Terrorist Entry into the United States. 82 Fed. Reg. 8977 \(E0-1\)](#). E0-1 addressed policies and procedures relating to the entry of foreign nationals into this country.

Among other directives, the order suspended entry of foreign nationals from seven countries identified as presenting heightened terrorism risks—Iran, Iraq, Libya, Somalia, Sudan, Syria, and Yemen—for 90 days. Executive officials were instructed to review the adequacy of current practices

relating to visa adjudications during this 90-day period.

[EO-1 also modified refugee policy](#), suspending the United States Refugee Admissions Program (USRAP) for 120 days and reducing the number of refugees eligible to be admitted to the United States during fiscal year 2017.

When Muslim organizations, Democrats and members of the news media displayed their outrage and misinformed the American voters, the most left-wing judges in the country provided Trump's opponents with two temporary restraint decisions.

EO-1 was immediately challenged in court. Just a week after the order was issued, a Federal District Court entered a nationwide temporary restraining order enjoining enforcement of several of its key provisions.

Washington v. Trump, 2017 WL 462040 (WD Wash., Feb. 3, 2017). Six days later, the Court of Appeals for the Ninth Circuit denied the Government's emergency motion to stay the order pending appeal. Washington v. Trump, 847 F. 3d 1151 (2017). Rather than continue to litigate EO-1, the Government announced that it would revoke the order and issue a new one.

A second executive order followed on March 6, 2017. See [Protecting the Nation from Foreign Terrorist Entry Into the United States](#), Exec. Order No. 13780, 82 Fed. Reg. 13209 (EO-2).



EO-2 describes "conditions in six of the . . . countries" as to which EO-1 had suspended entry, stating that these conditions "demonstrate [that] nationals [of those countries]

continue to present heightened risks to the security of the United States,” and that “some of those who have entered the United States through our immigration system have proved to be threats to our national security.”

On the “First Monday in October” – traditionally the day the SCOTUS reconvenes each year – the Supreme Court will revisit the so-called travel ban.

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

© 2017 NWV – All Rights Reserved

Cops Claim Progressive Activists More Dangerous Than Islamists and MS-13

By NWV Senior Political News Writer, Jim Kouri

“A growing number of American citizens are wondering if so-called progressives in the Democratic Party are more dangerous to the nation than radicalized Muslims or the bloodthirsty gang members of the infamous MS-13.” – Terry Saunders, NYPD-Ret.



Republican Congressman Steve Scalise, the House Whip, and several others were shot at a baseball practice Wednesday morning at a recreational facility in Alexandria, Virginia. The

Republicans were practicing for an upcoming charity congressional baseball game. There were no democrats present, they had practiced earlier in the morning.

A man was seen wandering around and he had asked Rep. Ron DeSantis, "Are you Democrats or Republicans?" When DeSantis replied, "Republicans," the suspect walked away and then returned as he began blasting.

Scalise was shot in the hip and underwent surgery. He is listed in stable condition, his office said. Representative Roger Williams and Matt Mika, who works as a lobbyist for Tyson Foods, were also victims, but expected to fully recover. Mika was there as a coach since he was a former baseball player.

The shooter, described as a middle-aged white male with dark hair, was taken to a local hospital where he died from his gunshot wounds. His actions were described by police officers as a premeditated attack on unarmed civilians. [The suspect was James T. Hodgkinson of Belleville, Ill.,](#) according to members of the Capitol Police Department.

This politically-motivated attack was merely the latest in a series of violence-prone attacks on President Donald Trump and Republican politicians and activists by those calling for Trump's removal from office.

The Liberal-Left Conspiracy?

* A Bernie Sanders for President campaign worker – 66-year-old James Hodgkinson – was killed by Capitol Police officers after the Democrat opened fire on House Republican Whip Congressman Steve Scalise, and wounding others.

* Last week, Shakespeare In The Park simulated the violent stabbing death of President Trump in the play 'Julius Caesar'. Caesar and his wife looked much like Trump and his former fashion model wife.

* Third-rate comic Kathy Griffin posed with a bloody severed head which was supposed to be that of President Trump.

“What’s even more disturbing is the news media pretending to be shocked over the shooting of Rep. Scalise and others, while they trot out their usual Democratic Party hacks such as Rep. Nancy Pelosi, Bernie Sanders, and other Democratic talking heads. These are the same people along with Hillary Clinton who have urged their leftist followers to “resist” the Trump administration no matter what the cost,” warned former NYPD police detective Mike Snipes.

Snipes says this latest round of Democratic Party-sponsored violence began when the Obama administration bashed and condemned police officers when they used deadly force on minority suspects. A number of law enforcement officers were killed as a result of the cop-bashing.

It doesn’t take a giant leap for devotees of Hillary Clinton, Bernie Sanders and other progressive leaders to transition their suggestive violent messages from police officers to conservative officeholders.

New Jersey Democratic Strategist Defends Killing Republicans

“The GOP must realize that there is a violently hateful streak that’s reaching epidemic proportions within today’s Democratic Party. And their leaders are encouraging it.” – Former Police Counter-Terrorism Unit Member Bettina Lawrence-Tidwell

Republican Congressman Steve Scalise, the House Majority Whip, and several others were shot during a baseball practice on Wednesday morning at a recreational facility in Alexandria, Virginia. The Republicans were practicing for an upcoming charity congressional baseball game. There were no democrats present at that time since they had practiced earlier in the morning.

After the shooter – a former Bernie Sanders campaign worker named James T. Hodgkinson – left Rep. Scalise in critical condition and wounded four others including two police officers, a New Jersey Democratic political strategist responded by introducing the hashtags #HuntRepublicans and #HuntRepublicanCongressmen to his Twitter account: *"We are in a war with selfish, foolish & narcissistic rich people. Why is it a shock when things turn violent? #HuntRepublicanCongressmen."*

"Devine is the kind of political activist Marx had in mind when he advised: 'Accuse others of what you do.' In the Democrats case, they have the full support and help of the majority of news people," said former police officer and security director Walter Piedmont. "They accused Tea Party demonstrators of being violent when there is no violence while the leftist Democrats actually embrace the use of violence and vitriol," Piedmont added.

The vitriolic Devine has pursued public office and has been a consultant for numerous New Jersey Democratic campaigns. He also worked in the offices of New Jersey lawmakers.

Devine said on one of his posts: *"If you want to invite a class war, then you have to expect people to fight back at some point."*

He also wrote on [Facebook](#) that he felt "little sympathy" for Scalise because he doesn't support gun control and is liked by the National Rifle Association (NRA) and other Second

Amendment supporters.

Besides Republicans, who have not displayed much outrage, there were some New Jersey Democrats who [criticized](#) Devine and told reporters that they did not endorse violence.



Devine has refused to apologize and has continued using the hashtags calling for violent action against Republican officeholders and their supporters.

“I am sorry if my #HuntRepublicanCongressmen hashtag hurt the feelings of any GOP snowflakes but you have not engaged in civil discourse,” Devine [said](#) on Twitter late Thursday afternoon.

But the Democratic Party rebel-rouser is not as squeaky-clean as he pretends. For example, in 2014 Devine was [convicted](#) for shoplifting lettuce, protein powder and hair conditioner.

And the following year, New Jersey election officials [charged](#) Devine with almost two-dozen separate election-law violations. The Election Law Enforcement Commission claimed he never reported nearly \$79,000 in contributions and more than \$70,000 in expenditures involving his Central Jersey Democratic Leadership Committee.

“What’s even more disturbing is the news media pretending to be shocked over the shooting of Rep. Scalise and others, while they trot out their usual Democratic Party hacks such as Rep. Nancy Pelosi, Bernie Sanders, and other Democratic talking heads. These are the same people along with Hillary Clinton

who have urged their leftist followers to “resist” the Trump administration no matter what the cost,” warned former NYPD police detective Mike Snipes.

Snipes says this latest round of Democratic Party-sponsored violence began when the Obama administration bashed and condemned police officers when they used deadly force on minority suspects. A number of law enforcement officers were killed as a result of the cop-bashing.

It not a giant leap for devotees to Hillary Clinton, Bernie Sanders and other progressive leaders to transition their violent messages from police to conservative officeholders.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

Breaking: Pro Trump Activist Stabbed 9 Times

White Driver Ploughs Van Into Crowd Outside London Mosque, One Dead Scores Injured

Pentagon: US shoots down Syrian aircraft for first time

FBI Offered Russian Cyber Criminal Bribes To Say He Hacked The DNC Emails

By NWV Senior Political News Writer, Jim Kouri

While the Democrats and the news media continue to pursue their criminal case against President Donald Trump over the alleged collaboration by candidate Trump and Russian President Vladimir Putin, there are two cases that they are ignoring: a news story in Europe that alleges corrupt FBI agents tried to frame a Russian; and a news story about a Democratic Party staff member who was murdered on a Washington, D.C. street.



***Russian Hacker
Blows Whistle on
Alleged Corruption
in FBI***

A Russian citizen, who is a known hacker in his country, claims the FBI offered him bribes to take the blame for hacking John Podesta's email server and stealing thousands of pages, according to a Conservative Base source, John C. Reilly, serving in a federal law enforcement agency.

[Yevgeniy Nikulin](#) was arrested in Prague, Czech Republic, on October 5, 2016. The arrest warrant cited allegations of stealing information from LinkedIn, Dropbox, and other Internet web sites. He remains in custody while officials decide on whether to extradite him to the United States or to Russia.

Days after the suspected hacker's arrest, some within the U.S. Intelligence community announced they had evidence that alleged Russian officials were responsible for hacking into the DNC email system, stealing documents and turning them over to the owner of the whistleblowing web site Wikileaks, Julian Assange.

According to the Moscow Times, while being detained awaiting trial, the suspect told a Russian news organization that Federal Bureau of Investigation (FBI) agents said they'd provide immunity or drop the charges.

The FBI also allegedly promised to grant him U.S. citizenship and pay him handsomely if he admitted to the hacking and

stealing of Hillary Clinton's campaign director and longtime associate John Podesta's emails in July 2016.

He is wanted by Russian law enforcement for unrelated hacking allegations. Russian government lawyers entered the courtroom fray asking for Nikulin to be sent back to Russia instead of to the United States.

"[They told me:] you will have to confess to breaking into Clinton's inbox for [U.S. President Donald Trump] on behalf of [Russian President Vladimir Putin]," Nikulin wrote.

In exchange, his interrogators promised U.S. citizenship, an apartment and money, he said according to the Moscow Times. Nikulin said that he refused the deal, but that his U.S. interrogators promised to return.

Czech police confirmed that Nikulin had been interrogated by FBI agents, but did not give any further details, according to Reilly.

Nikulin's accusations about the FBI are just the latest in a series of incidents that have made the once premier law enforcement agency a politicized offshoot of the Democratic Party, say local cops. "Thanks to eight years of [President] Obama, and most recently, the leadership of Director James Comey and Attorney General Loretta Lynch, the bureau has taken a turn for the worst."

Investigation into DNC's Seth Rich Murder

It appeared the mainstream news media woke up and discovered that a murder of a Democratic National Committee manager may have not been a "robbery gone wrong," but a case tied to the Wikileaks document dump of information "stolen" from the DNC's records. That included staff communications and communications with the then-Hillary Clinton for President campaign.

NewsWithViews.com during the Trump v. Clinton presidential

race, and reported that the alleged hacking of the Democratic National Committee's computer system was most likely the work of a whistleblower and a well-known rogue-blogger.

The damaging material that had been released by Julian Assange, founder of Wikileaks, was one of the lynch-pins of the Democrats/media narrative that Assange's released documents were obtained from the Russian government to torpedo Hillary Clinton's presidential campaign.

When the documents – mostly emails from the Democratic National Committee (DNC) and from Clinton campaign manager John Podesta – were released, most of the nation's newsrooms focused on the [source of the emails](#) rather than the contents that showed a corrupt and hypocritical Democratic Party.

Assange claimed – and continues to claim – he received the documents from a high level employee of the DNC, Seth Conrad Rich. The 27-year-old Rich was murdered on the streets of Washington, D.C. under very suspicious circumstances, made more suspicious by the fact that none in the elite news media covered the killing or the police and coroner's investigations.

© 2017 NWV – All Rights Reserved

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

Bernie Supporting Democrat Goes on Shooting Rampage

Against Republicans

High Crimes And Misdemeanors: Obama Hogtied Law Enforcement Investigating Iranian Terrorism Funding

On Thursday, all of the attention of Trump-impeachment-obsessed Democrats and the majority of their news media minions was focused on the hearing of fired FBI director [James Comey](#).

These President Donald Trump-hating leftists were disappointed when Comey testimony showed that: *Trump is not now, nor has he ever been, under investigation by the FBI; President Obama's attorney general, Loretta Lynch, told Comey not to call the probe into Hillary Clinton's endless scandals an "investigation," but rather a "matter"; and that Comey himself leaked his own memo about meetings with Trump, giving them to a leftist university professor to secretly turn over to a news media denizen.*

But on Thursday, there was another hearing that uncovered much more explosive and disturbing information: [President Barack Obama](#) and his administration disbanded national security units which were originally charged with investigating Iran's network of Islamic terrorism funding.

Obama, Valerie Jarrett (born in Iran), Susan Rice and other members of the former President's inner-circle "systematically disbanded" special law enforcement units throughout the federal government



that were investigating the Iranian, Syrian, and Venezuelan terrorism financing networks. Obama and his Secretary of State John Kerry were concerned the counter-terrorism units would lead to Iranian officials walking away from Obama's precious nuclear deal with Iran, according to a former [U.S. official](#) with expertise in dismantling criminal financial networks.

The key witness during the Iran hearing, David Asher, had worked for U.S. Army Gen. John Allen at both Defense and State Departments. He testified before Republican and Democratic members of the House Foreign Affairs Committee that top cops and spies with several key law enforcement and intelligence agencies in the Obama administration were intentionally prevented from targeting the terrorism financing operations of Iran, Hezbollah, and Venezuela during Kerry's nuclear negotiations with his Iranian counterparts.



After months of investigating President Donald Trump's unproven conspiracy with Russia's President Vladimir Putin to derail the presidential campaign of Hillary

Clinton, some lawmakers are turning their attention to the alleged deception by President Barack Obama and his minions to get his "do or die" nuclear deal with Iran.

Republican leaders of the House Committee initiated a full-scale investigation into the Obama administration's activities getting a nuclear deal many believed was a farce at best, a deadly mistake at worst. They are also probing last year's controversial prisoner swap with Iran for over a billion dollars.

Lawmakers and national security experts believed – and continue to believe – that Obama, his Secretary of State John Kerry and White House advisers actually hurt the U.S. government's effort to end Iran's nuclear weapons program. The so-called "pact" was also sold to the American people as a step in the right direction to ceasing the Iranian government's weapons trafficking networks.

"A number of former intelligence and counter-terrorism officers were concerned with the way the deal was negotiated and the misrepresentation of the nuclear pact's details by Obama's questionable national security team," said former military intelligence operative and police unit commander George O'Brien. "Remember how the assistant national security adviser Ben Rhodes admitted to being deceitful in order to get the deal accepted? That alone should have triggered a probe not only by Congress, but also the Justice Department," Lt.

O'Brien said.

In a letter, [Republican Reps. Jason Chaffetz and Ron DeSantis](#) asked Attorney General Jeff Sessions to produce Justice Department documents they said would "help the Committee in better understanding these issues." They sent the same letter to Secretary of State Rex Tillerson demanding all related documents to the Iran deal in the State Department's possession.

Chaffetz has given both officials a deadline to provide one copy of them to committee Republicans, and another to the Oversight Committee's Democratic Party lawmakers.

In a letter sent to lawmakers, [Chaffetz wrote](#): *When President Obama revealed a prisoner exchange agreement with Iran in January 2016, he announced the release of one Iranian and six Iranian-Americans convicted of crimes or awaiting trial. The President described the exchange as a benign "reciprocal humanitarian gesture," and went as far as to call the individuals released "civilians" who "were not charged with terrorism or any violent offenses." Among those granted clemency were individuals that the Justice Department deemed threats to national security. The news account identified 14 Iranian fugitives accused of serious crimes for whom the Obama Administration dropped criminal charges, but never released the names or charges. These reports note an Iranian spokesperson contradicted the Administration's position by claiming there were 28 Iranians "freed or relieved from judicial restrictions" as part of the prisoner exchange agreement. If true, this left seven individuals unaccounted for. [It was] also reported that Obama Administration officials blocked and delayed law enforcement efforts to lure Iranian fugitives to countries where they could be arrested and to extradite Iranian suspects in custody overseas.*

Chaffetz also wrote to the officials, "please also make your staff available for a briefing on these issues no later than

May 25.”

“The noose tightens, the clock is ticking and Jason Chaffetz will get to the bottom of this. Don’t forget Jason has an ace up his sleeve, Trey Gowdy is also on the committee investigating Obama. That should terrify him,” according to the [Republican Post](#).

© 2017 NWV – All Rights Reserved

Lawmakers Urge Secretary of State to Investigate Soros’ Anti-American Activities

By NWV Senior Political News Writer, Jim Kouri

Although it may appear that the only person being held up to intense scrutiny by the news media, both houses of Congress, and every Tom, Dick and Mary in the Democratic Party is President Donald Trump, according to law enforcement officers who spoke with the Newswithviews.com political correspondent. However, some lawmakers aren’t forgetting they work in the Washington, D.C. “swamp” complete with its unique swamp dwellers.



For example, some Republican senators are asking [Secretary of State Rex Tillerson](#) to investigate claims that U.S. taxpayer money is being used to

back left-wing billionaire George Soros' political meddling and similar efforts overseas.

A letter was sent to Secretary Tillerson asking for a probe into how U.S. funds are being used by agencies such as the United States Agency for International Development (USAID) to back left-wing political groups in other countries, while creating hatred towards the United States and its people.

Sen. Mike Lee, R-Utah, one of the co-signers, even said foreign officials and political leaders have come to him with "reports of U.S. activity in their respective countries."

He said in a statement: "This includes reports of diplomats playing political favorites, USAID funds supporting extreme and sometimes violent political activists, and the US Government working to marginalize the moderates and conservatives in leadership roles. ... This sort of political favoritism from our missions around the world is unacceptable."

Big bucks from George Soros helped turn a Pennsylvania district attorney election on its head, in the latest example of the liberal billionaire's influence in local U.S. politics.

On April 28, Soros poured nearly \$1.5 million into the Philadelphia Justice and Public Safety PAC, which supported candidate Larry Krasner in the Democratic primary. Krasner won

on Tuesday, and by a wide margin.

He is expected to win the general election this fall, as Philadelphia is a Democratic stronghold. How much of a difference the PAC money made is unclear, but the cash infusion helped pay for TV commercials, campaign literature, and online ads to promote the candidacy of the civil rights attorney who has never worked as a prosecutor.

The race marked the first time a super PAC has supported a D.A. candidate in Philadelphia.

“The Obama government has quietly spent millions of taxpayer dollars to destabilize the democratically elected, center-right government in Macedonia by colluding with left-wing billionaire philanthropist George Soros, records obtained by Judicial Watch show. Barack Obama’s U.S. Ambassador to Macedonia, Jess L. Baily, has worked behind the scenes with Soros’ Open Society Foundation to funnel large sums of American dollars for the cause, constituting an interference of the U.S. Ambassador in domestic political affairs in violation of the Vienna Convention on Diplomatic Relations,” reported Judicial Watch in a news release.

Despite the multitude of political activities by a multi-billionaire who funds numerous left-wing organizations in the United States – and donates to numerous others such as Black Lives Matter – there appears to be no government law enforcement or regulatory agencies probing even one of his suspicious money trails. While the IRS allegedly violated the rights of nonprofit, conservative groups by secretly stonewalling tax exempt requests, Soros has never been the subject of such an investigation by that agency or anyone else within the federal government labyrinth.

But on Wednesday, officials with the nonpartisan [Judicial Watch](#) notified the news media that they had filed a Freedom of Information Act (FOIA) [lawsuit against the Department of](#)

[State](#) and its subsidiary U.S. Agency for International Development (USAID) for all materials regarding pay outs and political activities of Soros' Open Society Foundation office located in Macedonia. The Macedonia organization allegedly obtained close to \$5 million from USAID between 2012 and 2016.

If the creator of the James Bond spy novels, Ian Fleming, were alive and writing a new thriller today, it wouldn't be a stretch to believe he'd base his diabolical, untouchable villain on the life and activities of George Soros, including allegations of his being a Nazi-sympathizer

Meanwhile, Republican Sen. Mike Lee of Utah said:

"Over the past few months. Elected officials and political leaders of foreign nations have been coming to me with disappointing news and reports of U.S. activity in their respective countries. This includes reports of diplomats playing political favorites, USAID funds supporting extreme and sometimes violent political activists, and the U.S. government working to marginalize the moderates and conservatives in leadership roles."

"This sort of political favoritism from our missions around the world is unacceptable and endangers our bilateral relationships," Sen. Lee added.

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

© 2017 NWV – All Rights Reserved

Obama Slams Trump For Dismantling His Legacy

Debbie Wasserman Schultz Fakes Voice on Call to Law Office, But Forgot To Hide Her Phone Number

Trump Demands Intense Probe Of Obama's Political Espionage And 'Unmasking' Of American Citizens

On Thursday morning, President Donald Trump didn't beat around the bush when he bluntly alleged that his predecessor President Barack Obama's minions were [electronically eavesdropping on American civilians](#). His tweet comes after the



issued to the congressional open for records from U.S. spy agencies about Obama officials' requests such as former CIA chief John Brennan, Obama's national security adviser Susan "Benghazi" Rice and the ex-U.N. ambassador

Samantha Power.

The subpoenas, which were processed and signed by the House Intelligence Committee chairman Rep. Devin Nunes, R-California, directly referred to the suspicious "unmasking" of U.S. citizens.

In his Twitter posting on Thursday, [President Trump stated](#): "The big story is the 'unmasking and surveillance' of people that took place during the Obama

Administration."

Many news reporters were a bit surprised that Amb. Powers is included on Nunes' list, but according to one Washington insider, Steven Kaufman a former criminal investigations commander, "People will be surprised at the extent Obama's close associate Susan Powers was involved in unauthorized activities that had the feds involved in questionable activities. She may even have run this surveillance operation."

Meanwhile, according to the Democrat-friendly MSNBC, Rice continues to claim she did nothing wrong in her use of unmasking. "The allegation is somehow Obama administration officials utilized intelligence for political purposes, that's absolutely false," Rice told MSNBC in an interview in April.

President Trump said in April that Susan Rice – who has gained

the reputation of being dishonest – had indeed committed a serious criminal act.

Fox News Channel's James Rosen reported Thursday that Congressman Nunes stated: "I went and looked at what I knew existed on the unmaskings, but what I found was a treasure trove of stuff that's really bad in terms of surveillance on Americans and that is critical to the job that I have as chairman of the House Intelligence Committee. It's really horrible because it endangers America, because the work that our intelligence professionals do is so critical to our safety, to have an administration, a past administration, abuse these powers and put our country in jeopardy, there's nothing, there's no words that can explain the damage they've done and the damage that they've created."

This isn't the first time the Obama administration played loose and fancy free with the confidential information of American citizens. The Internal Revenue Service under Obama may have actually broken the law by "unmasking" taxpayers.

Obama's and Staff's History of Unmasking

During the probe of the [Internal Revenue Service](#), it was discovered that emails sent between the Internal Revenue Service's Lois Lerner and attorneys at the Federal Election Commission revealed that the IRS gave the FEC confidential information regarding conservative groups, especially those calling themselves Tea Party organizations were released on Halloween by a Washington, D.C., public-interest group that investigates government corruption.

According to officials at the nonpartisan government watchdog Judicial Watch, included with the Lois Lerner-FEC emails were the IRS questionnaires submitted to a conservative organization, which legally sought tax-exempt status, that contained "questions of a hostile nature."

The emails were turned over to Judicial Watch by the FEC as a

result of an Aug. 9, 2013, Freedom of Information Act (FOIA) application that sought access to the following documents and records for the timeframe Jan. 1, 2009, to the present:

According to Judicial Watch, before her becoming the IRS's Director of Exempt Organizations, Lois Lerner worked at the FEC where she developed a reputation for wielding her power against a conservative candidate and Christian-based political groups.

The revealing email chain shows a redacted FEC attorney asking Lerner if the IRS had issued an exemption letter for American Future Fund (AFF). The writer of the letter notes, "When we spoke last July, you told us that the American Future Fund had not received an exemption letter from the IRS."

In the same email, the FEC attorney asked Lerner if she could also advise him if the IRS had granted an exemption letter to American Issues Project (AIP) as well as to AIP's predecessor organizations, Citizens for the Republic (CFTR) and Avenger, Inc.



In her response email sent to the FEC, Lerner stated that she would make it mandatory for her underlings to *cooperate fully*, something that smacks of an anti-conservative conspiracy, according to political strategist Mike Baker.

Lerner stated in her responding email: "*I have sent your email out to some of my staff. Will get back to you as soon as I*

have heard from them."

The majority of documents obtained by Judicial Watch analysts consists of extensive materials from IRS files sent from Lerner to the FEC containing detailed, confidential information about the conservative or vilified Tea Party organizations.

The items include annual tax returns and request for exempt recognition forms, Articles of Organization and other corporate documents, as well as correspondence between the conservative organizations and the IRS.

Section 6103 of the Internal Revenue Code stipulates that it's a felony for an Internal Revenue Service official to disclose either "return information" or "taxpayer return information" to any individuals or organizations including government agencies.

Initial news reports, such as a story in the Washington Post, when word of some of these IRS-FEC emails first surfaced, raised a variety of legal issues. One legal issue was the fact that Lerner was supplying confidential information concerning the tax exempt application status of conservative organizations to an agency that had no right to receive such information.

Another was the fact that the inquiries regarding AFF made by the FEC attorneys in February 2009 to Lerner occurred before the FEC commissioners had voted on whether to investigate AFF (the FEC later voted not to investigate AFF). A third legal issue was the appearance of political collusion between government agencies with a seemingly anti-conservative bias.

Lerner resigned her position at the IRS in early October. In May, she invoked her Fifth Amendment right against self-incrimination in her, some say, arrogant appearance before Chairman Darrell Issa's House Committee on Oversight and Government Reform, according to Caroline May, political

reporter for the Daily Caller.

© 2017 NWV – All Rights Reserved

100-year-old Drug Reverses Autism Symptoms in Kids

Trump Plans To Pull Out Of Paris Climate Deal

Suicide Rate Soars Among Chicago Cops

WAR: LA Law Enforcement On

High Alert After Gangs Threaten Officers

CNN Star, Kathy Griffin 'Beheads' Trump In ISIS Gag

Trump Targets Corruption At U.S. Borders: FBI working With DHS

By NWV Senior Political News Writer, Jim Kouri

Draining The Swamp

The American people during the last two presidential-terms under the Democrats witnessed a marked deterioration in the enforcement of [immigration laws](#), the treatment of U.S. border and enforcement agents by the Obama administration and Democratic Party politicians – who called immigration and border patrol agents “the Gestapo” and “unamerican” – and the low-morale and increased corruption within the system and its ranks.

On Monday, May 22, 2017, the FBI's Phoenix Field Office public

information officer (PIO) announced the agency's collaboration with other law enforcement departments, including the U.S. Customs and Border Protection (CBP), are increasing activities that lead to transparency as opposed to "sugar-coating" reports.

The FBI, as a result of President Donald Trump's mission to drain the swamp that permeates federal agencies, seeks the raising of awareness with regards to the dangers of border corruption. The effort is part of a larger FBI campaign to address corruption at America's borders.

Law enforcement officials will be encouraging U.S. citizens and federal, state and local government employees who witness – or suspect – border corruption to report it to their local FBI field office.

One of FBI's priorities is to combat public corruption, which includes border corruption. "Border corruption poses a significant risk because of the number of people who cross the border every day. Drug and human trafficking, and terrorism are all potential threats facing the U.S. and its citizens," said Jill McCabe, an FBI public affairs specialist in Phoenix, Arizona.

The Phoenix FBI Field Office is one of about a dozen FBI offices whose area of responsibility include U.S. ports of entry, such as land border crossings, airports, and seaports. The other U.S. cities are Albuquerque, New Mexico; Buffalo, New York; Detroit, Michigan; El Paso and San Antonio, Texas; Fargo, North Dakota; Los Angeles and San Diego, California; Miami, Florida; and Seattle, Washington.

Michael DeLeon, Special Agent in Charge of the FBI's Phoenix Field Office, which covers all of Arizona said in a statement: "We are committed to investigating and prosecuting public officials guilty of corruption, as evidenced by the FBI's Yuma Border Corruption Task Force."

Yuma Sector Border Patrol Chief Patrol Agent Anthony Porvaznik said, "The United States Border Patrol prides itself as being among one of the top law enforcement agencies in the country, but we know we are not immune to corruption. Yuma Sector Border Patrol fully supports the FBI's effort in eliminating border corruption."

San Luis Port of Entry Director John Schwamm added, "Corruption, at any level, whether it involves our community, state or federal law enforcement officers, and even our elected officials, can potentially impact our national security. It affects the men and women we trust to keep our communities and families safe from today's dangerous world."

"Every year, thousands of local, state, and federal law enforcement officers recite the oath of office to defend and protect the Constitution of the United States and to enforce our nation's laws. Each of us takes this oath freely and with no obligation but to keep you safe. We trust and encourage you to report all acts of corruption," Schwamm urged citizens.

According to the FBI PIO Jill McCabe, "The Department of Homeland Security [DHS] investigators are assigned to the FBI's Yuma Border Corruption Task Force and are actively engaged in investigating insider threats, as well as detecting bad actors who attempt to use our ports and airports as points of entry for corruption."



McCabe reports that FBI supervisory agents lead 22 border corruption task forces and working groups across the country, composed of 39 local, state, and federal partner agencies, including U.S. Customs and Border Protection (Border Patrol),

the Drug Enforcement Administration (DEA), and the Transportation Security Administration (TSA). More than 250 officers are conducting investigations and gathering intelligence to stop public corruption along both northern and southern borders and ports of entry.

PIO McCabe stated: “Law enforcement needs the public’s eyes and ears to help keep the country safe. If you see something suspicious, please contact the FBI.” tips.fbi.gov.

[Click Here To Learn More On border corruption](#).

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

© 2017 NWV – All Rights Reserved

CIA’s Mockingbirds and “Ruling Class Journalists”

Congress To Probe Alleged Obama-Iranian Collusion To Deceive Americans

By NWV Senior Political News Writer, Jim Kouri
Wednesday, May 17, 2017

After months of investigating President Donald Trump’s

unproven conspiracy with Russia's President Vladimir Putin to derail the presidential campaign of Hillary Clinton, some lawmakers are turning their attention to the alleged deception by President Barack Obama and his minions to get his "do or die" nuclear deal with Iran.



Last week, Republican leaders of the House Oversight Committee initiated a full-scale investigation into the Obama administration's activities

getting a nuclear deal many believed was a farce at best, a deadly mistake at worst. They are also probing last year's controversial prisoner swap with Iran for over a billion dollars.

Lawmakers and national security experts believed – and continue to believe – that Obama, his Secretary of State John Kerry and White House advisers actually hurt the U.S. government's effort to end Iran's nuclear weapons program. The so-called "pact" was also sold to the American people as a step in the right direction to ceasing the Iranian government's weapons trafficking networks.

"A number of former intelligence and counter-terrorism officers were concerned with the way the deal was negotiated and the misrepresentation of the nuclear pact's details by Obama's questionable national security team," said former military intelligence operative and police unit commander George O'Brien. "Remember how the assistant national security adviser Ben Rhodes admitted to being deceitful in order to get the deal accepted? That alone should have triggered a probe

not only by Congress, but also the Justice Department," Lt. O'Brien said.

In a letter, Republican Reps. Jason Chaffetz and Ron DeSantis asked Attorney General Jeff Sessions to produce Justice Department documents they said would "help the Committee in better understanding these issues." They sent the same letter to Secretary of State Rex Tillerson demanding all related documents to the Iran deal in the State Department's possession.

Chaffetz has given both officials a May 19 deadline to provide one copy of them to committee Republicans, and another to the Oversight Committee's Democratic Party lawmakers.

In part, the letter stated: *When President Obama revealed a prisoner exchange agreement with Iran in January 2016, he announced the release of one Iranian and six Iranian-Americans convicted of crimes or awaiting trial. The President described the exchange as a benign "reciprocal humanitarian gesture," and went as far as to call the individuals released "civilians" who "were not charged with terrorism or any violent offenses." Among those granted clemency were individuals that the Justice Department deemed threats to national security. The news account identified 14 Iranian fugitives accused of serious crimes for whom the Obama Administration dropped criminal charges, but never released the names or charges. These reports note an Iranian spokesperson contradicted the Administration's position by claiming there were 28 Iranians "freed or relieved from judicial restrictions" as part of the prisoner exchange agreement. If true, this leaves seven individuals unaccounted for. [It was] also reported that Obama Administration officials blocked and delayed law enforcement efforts to lure Iranian fugitives to countries where they could be arrested and to extradite Iranian suspects in custody overseas.*

Chaffetz also wrote to the officials, “please also make your staff available for a briefing on these issues no later than May 25.”

“The noose tightens, the clock is ticking and Jason Chaffetz will get to the bottom of this. Don’t forget Jason has an ace up his sleeve, Trey Gowdy is also on the committee investigating Obama. That should terrify him,” according to the [Republican Post](#).

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

© 2017 NWV – All Rights Reserved

Trump Launches Commission To Investigate Voter Fraud

District Attorney Orders Prosecutors To Stop Charging Illegal Aliens

By NWV Senior Political News Writer, Jim Kouri

While President Donald Trump, Attorney General Jeff Sessions and Homeland Security Secretary John Kelly are attempting to bring some law and order to the nation’s out-of-control immigration system, a top Washington, D.C., watchdog has

revealed additional Democratic Party officeholders who are working feverishly to set up roadblocks.

A [New York district attorney](#) for the city's

most populated county (borough) is allowing illegal aliens off-the-hook for non-violent crimes. That includes larcenies, criminal trespassing, disorderly



conduct, harassment and other misdemeanors. Such a "dispensation" is only for those living in the U.S. illegally, meaning citizens and legal residents will face arrest and prosecution for these so-called minor charges.

According to investigators at the nonprofit, nonpartisan Judicial Watch, the top law enforcement official in New York City's Kings County (Brooklyn) ordered his staff of prosecutors to stop charging illegal immigrants with minor crimes in order to protect them from being detained and deported by federal agents from the Immigration and Customs Enforcement directorate of the U.S. Department of Homeland Security.

"You can't make this stuff up. Officials elected by law-abiding citizens to protect, defend, uphold and enforce criminal laws are bending the rules to protect those in the country illegally. This is a huge step beyond offering illegal aliens sanctuary and constitutes a violation of the oath these public officials have taken," according to a report from Judicial Watch officials.

Judicial Watch is well-known for investigating government corruption, crime and fraud, as well as exposing elected officials' misconduct.



Brooklyn's elected Democrat [District Attorney Eric Gonzalez](#) is believed to be the first to issue the [order](#) creating two sets of rules involving local crimes. There is a set of rules for illegal aliens that "relaxes"

their treatment by law enforcement, and there is another set of rules for citizens who will suffer the full extent of the law including incarceration.

"This should outrage all police officers who are sworn to uphold the law and mandated to avoid racial or ethnic profiling. Prosecutors are already notorious for reducing charges on crime suspects, so technically an illegal alien who committed a burglary can see his charge reduced to criminal trespass. The district attorneys in New York City's five counties enjoy a large amount of autonomy and are politically-motivated since they are elected officeholders," said former Detective First-Grade Sid Franes, who served in Manhattan and Queens boroughs.

In a statement issued by the [Brooklyn District Attorney's Office](#), Gonzalez said: *"I am committed to equal and fair justice for all Brooklyn residents – citizens, lawful residents and undocumented immigrants alike. Now more than ever, we must ensure that a conviction, especially for a minor offense, does not lead to unintended and severe consequences like deportation, which can be unfair, tear families apart and destabilize our communities and businesses. In Brooklyn, we have been proactive in protecting immigrants from fraud and hate crimes and now, with the unprecedented hiring of immigration attorneys and the implementation of this policy, we continue to lead on this important issue."*

Gonzales went on to state, "I want to emphasize that our Office is not seeking to frustrate the federal government's function of protecting our country by removing non-citizens whose illegal acts have caused real harm and endangered others. Rather, our goal is to enhance public safety and fairness in the criminal justice system and this policy complements, but does not compromise, this goal. We will not stop prosecuting crimes, but we are determined to see that case outcomes are proportionate to the offense as well as fair and just for everyone."

"Now more than ever, we must ensure that a conviction, especially for a minor offense, does not lead to unintended and severe consequences like deportation, which can be unfair, tear families apart and destabilize our communities and businesses," Gonzalez said.

Following the Brooklyn DA's policy being exposed, prosecutors in Maryland's largest city jumped onboard the anti-Trump bandwagon, only with less fanfare and less press coverage. There was no public announcement or celebratory press, only an internal memorandum.

The chief deputy, Michael Schatzow, used similar language in the memo, writing that the Trump/Sessions/Kelly deportation efforts "have increased the potential collateral consequences to certain immigrants of minor, non-violent criminal conduct." Schatzow is second-in-command to Baltimore's top prosecutor, Marilyn Mosby, and oversees major crimes at the state agency.

"In considering the appropriate disposition of a minor, non-violent criminal case, please be certain to consider those potential consequences to the victim, witnesses, and the defendant," Schatzow wrote to his staff.

Mosby herself boasted at an event in Chicago about what she claims was a successful prosecution of six Baltimore police officers associated with the Freddie Gray case. Not one of

those officers was convicted of the excessive charges she brought against the officers.

“Had I not been in that position as State’s Attorney, had I not had a seat at the table to make the unprecedented decisions that I was forced to make, had there been no accountability, there’d be no exposure, there’d be no reform, and the systemic discriminatory police practices in one of the largest police departments would’ve persisted,” Mosby said, according to the police-support group Blue Lives Matter

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

© 2017 NWV – All Rights Reserved

“Emergency Alert” At Hanford Nuclear Facility In Washington State

Ontario man given three tickets by ‘the smoke police’ for having a cigarette alone

in his SUV

**Divorces On The Rise Over
Trump**

**Monsanto accused of hiring
army of trolls to silence
online dissent**

**CRACKDOWN: TX Gov. Greg
Abbott Signs "Sanctuary
Cities'" Ban**

**Barbara Streisand Wishing For
Hillary Clinton's Presidency**

**French Muslims Celebrate
Macron Win**

**140 Violent Gang Members
Arrested in San Diego**

**The UK Guardian, The Elite's
Biggest Mouthpiece Calling
For The End Of The Dollar**

Attorney General Sessions Announces Trump's Plans To Eradicate MS-13

By NWV Senior Political News Writer, Jim Kouri

Mexican officials fear MS-13 and Los Zetas joining forces

U.S. Attorney General Jeff Sessions relayed President Donald Trump's vow to eradicate the [deadly transnational gang known as Mara Salvatrucha](#) during a speech he gave while in New York last week



Sessions visited the Long Island suburbs to deliver a message of hope to the areas that are experiencing one of the downsides of uncontrolled immigration – foreign organized crime gangs.

Law enforcement sources in the United States claim that [intelligence reports](#) signal a formal alliance exists between the Salvadorian-based Mara Salvatrucha – better known in the U.S. as MS-13 – and the equally dangerous and bloodthirsty Los Zetas, the most feared criminal organization or cartel in Mexico.

This latest development throws a curve ball at U.S. law enforcement efforts to assist the Mexicans and other Latin American nations fight the organized crime syndicates who traffic in narcotics that is earmarked for the United States and European nations.

According to a Conservative Base source working on intelligence analysis for a federal law enforcement agency, there are signs that MS-13 members are exchanging their most valuable asset – intelligence on governments' anti-drug operations – for Los Zeta's military training, some of which was gained when members were part of Mexico's federal police and military.

Some Los Zetas members were even trained in the United States at the School of the Americas located at Fort Benning, Georgia, according to former police detective and intelligence officer Michael Snopes.

"Los Zetas was formed about 12 years ago by deserters from the Mexican army's special forces units," according to Snopes. They have already worked with drug gangs in Guatemala and began to entice members of that nation's military to join "the darkside," said Snopes.

While El Salvador's government officials claim links between MS-13 and Los Zetas are few and far between, American drug enforcement officials believe the alliance is a reality and helps Los Zetas to dominate the other Mexican cartels vying for power.

"Usually armed with only handguns, MS-13 are now carrying military rifles – M-16s or AK-47s – and explosives such as grenades and mortars," said a source who requested anonymity.

The Zetas' ultimate goal is to integrate the Maras into their network and become the most powerful group in Guatemala – criminal or legitimate, according to the United Nations Office on Drugs and Organized Crime.

Justice Department Releases MS-13 Threat Assessment

They've severed the fingers of their rivals with machetes...brutally murdered suspected informants, including a 17-year-old pregnant federal witness...attacked and threatened

law enforcement officers...committed a string of rapes, assaults, break-ins, auto thefts, extortions, and frauds across the US...gotten involved in everything from drug and firearms trafficking to prostitution and money laundering...and are sowing violence and discord not just here in the US but [around the world](#).

MS-13 members perpetrate violence—from assaults to homicides, using firearms, machetes, or blunt objects—to intimidate rival gangs, law enforcement, and the general public. They often target middle and high school students for recruitment. And they form tenuous alliances...and sometimes vicious rivalries...with other criminal groups, depending on their needs at the time.

Who are they? Members of Mara Salvatrucha, better known as MS-13, who are mostly Salvadoran nationals or first generation Salvadoran-Americans, but also Hondurans, Guatemalans, Mexicans, and other Central and South American immigrants. And according to our recent national threat assessment of this growing, mobile street gang, they could be operating in your community...now or in the near future.

Based on information from our own investigations, from our state and local law enforcement partners, and from community organizations, we've concluded that while the threat posed by MS-13 to the US as a whole is at the "medium" level, membership in parts of the country is so concentrated that we've labeled the threat level there "high."

Here are some other highlights from the FBI's [MS-13 threat assessment](#):

MS-13 operates in at least 42 states and the District of Columbia and has about 6,000-10,000 members nationwide. Currently, the threat is highest in the western and northeastern parts of the country, which coincides with elevated Salvadoran immigrant populations in those areas. In

the southeast and central regions, the current threat is moderate to low, but recently, we've seen an influx of MS-13 members into the southeast, causing an increase in violent crimes there.

MS-13 members engage in a wide range of criminal activity, including drug distribution, murder, rape, prostitution, robbery, home invasions, immigration offenses, kidnapping, carjackings/auto thefts, and vandalism. Most of these crimes, you'll notice, have one thing in common—they are exceedingly violent. And while most of the violence is directed toward other MS-13 members or rival street gangs, innocent citizens often get caught in the crossfire.

MS-13 is expanding its membership at a "moderate" rate through recruitment and migration. Some MS-13 members move to get jobs or to be near family



members—currently, the southeast and the northeast are seeing the largest increases in membership. MS-13 often recruits new members by glorifying the gang lifestyle (often on the Internet, complete with pictures and videos) and by absorbing smaller gangs.

Speaking of employment, MS-13 members typically work for legitimate businesses by presenting false documentation. They primarily pick employers that don't scrutinize employment documents, especially in the construction, restaurant, delivery service, and landscaping industries.

Right now, MS-13 has no official national leadership structure. MS-13 originated in Los Angeles, but when members migrated eastward, they began forming cliques that for the most part operated independently. These cliques, though, often

maintain regular contact with members in other regions to coordinate recruitment/criminal activities and to prevent conflicts. FBI officials believe that Los Angeles gang members have an elevated status among their MS-13 counterparts across the country, a system of respect that could potentially evolve into a more organized national leadership structure.

Contact Jim Kouri – E-Mail: COPmagazine@aol.com

© 2017 NWV – All Rights Reserved

Limbaugh Warns Pence: You Guys Were Sent There To Drain The Swamp, Not To Make Friends With Them

DOJ: One in Four Federal Inmates Is Foreign-Born

Democrats Celebrate Paul Ryan's 'Republican' Budget

Liberal Activist Judge Blocks Trump Order On Sanctuary City Funding

San Diego School Board: CAIR To Help Teach Your Kids Sharia Law

By Senior Political News Writer, Jim Kouri

A school board in the United States that refuses to allow any symbols or images regarding Christmas and the birth of Jesus Christ, voted to allow an outside group of Muslim activists to begin the process of indoctrination of young American children, according to a former police official, Norman Thomas Gargan, who served as a training adviser in Iraq.



Members of the Board of the Unified San Diego School District voted last week to cooperate with the Council on American-Islam Relations (CAIR) in their introduction of a number of precepts of Sharia law in classrooms

throughout the school district, according to Gargan and other law enforcement sources.

"This is just the beginning, a test case to see if they get away with this. And believe me, it's coming to your school next." said Editor Paul Walter

"What amounts to out-and-out brainwashing of school children will begin with rationalizing such blatant religious indoctrination as be part of an anti-bullying program to protect Muslims. The program, which is designed by CAIR, will probably find its way into other cities and towns within California," noted former police detective and security director Patricia Caramando. "It will spread – take my word for it – across the United States, which is part of their plan. The school board members sound as if they's watched MSNBC one too many times," she added.

According to the Homeland Security Department, about 25,000 refugees and their families have been resettled in southern California just this year. Many have also moved from their U.S. homes to the Golden State due to the generosity of state and city officials.

Det. Caramando added that she believes "San Diego is

considered an excellent location for a variety of reasons to institute a Sharia-friendly base of operations for the already far-left-leaning California.”

This is video of the statement by the executive director of the SD office of CAIR.

Whether they call themselves Marxist or not, the Board of the San Diego Unified School District is dominated by those who have a cultural Marxist mentality. On April 4, 2017 they voted to blatantly promote Islam in the public schools. These anti-bullying projects are just an excuse to indoctrinate the kids in a pro-Islam, anti-American ideology. This is the entire section of the meeting, in which they discussed this topic and made a decision.

Mr. Hanif Mohebi, the executive director of CAIR’s San Diego facility, hails the anti-bullying program approved by the Board of the San Diego as a means to make SDUSD the most Islam-friendly school district in America (if done right, he says).

Mohebi is associated with the Islamic Center of San Diego, where the staff aided two of the 9/11 terrorists, who flew the jet liner into the Pentagon. Of course, it’s often pointed out that CAIR was an unindicted co-conspirator in the Holy Land Foundation terror trial.

The United Arab Emirates has also designated CAIR as a terrorist organization.

On Monday, the nation’s new Attorney General Jeff Sessions held a press briefing in which he reiterated the Trump administration’s plans for dealing with criminal aliens. One of his points was the often quoted warning that any city observing a sanctuary policy for illegal aliens, especially criminal aliens, will very possibly lose some federal

financial assistance.

While the Democrats, the news media and immigration activists were prepared to slam Sessions and his boss, President Donald Trump, they discovered that Sessions spoke about continuing some of the Obama administration's policies regarding immigration. Mr. Sessions' Justice Department underlings had also told reporters that any changes in policy or new executive orders will probably take place down the road.

Although the Obama administration issued instructions about immigration enforcement in July 2016 during the presidential race between Trump and the eventually defeated Hillary Clinton – including the stipulation that any cities applying for Justice Department grant programs must be in compliance with federal law including immigration enforcement – President Barack Obama and his minions did nothing to back up his proclamations or his verbal instructions.

Sessions noted that local governments applying for grants from the Justice Department will be required to prove their compliance. Sessions also said that the Justice Department in the future will look into additional measures for both federal and local government agencies.



“Fundamentally, we intend to use all the lawful authority we have to make sure that our state and local officials, who are so important to law enforcement, are in sync with the federal government,” Sessions stated during the televised briefing.

While Sessions appeared to keep his presentation low-key, he did warn local governments in the midst of adopting “sanctuary” status of the consequences of their actions.

**CIA, FBI launch manhunt for
leaker who gave top-secret
documents to WIKILEAKS**

**James Murdoch Throws Bill
Oreilly Under The Bus Without
Goodbuy**

**United Airlines Vows Not To
Call On Gestapo Police On
Paid Passengers**

**Is President Trump Going To
Throw Bannon Under The Bus?**

**Bill O'Reilly On Extended
Vacation, Seeks Refuge At
Vatican**

**Confirmed: James Comey's FBI
Spied on Trump Aide**

**Trump Supporters Go After
Liberal Jared Kushner –
Americans Didn't Vote For
Hillary**

Oreilly's Ratings Rise As Advertisers Flee

United Airlines Forcibly Removes Passenger After Overbooking Flight

Ivanka Trump Holds Secret Meetings With Liberal Special Interest Groups

Laser Weapons Are Finally

Becoming Reality In The US Military

Autism Symptoms in Pets Rise as Pet Vaccination Rates Rise

U.S. Launches 50 Tomahawk Missiles at Syrian Base