

Trump faces a complex threat with politicized spy agencies

Trump faces a complex threat with politicized spy agencies

During the last presidential election cycle, a man named [Julian Assange](#) single-handedly alerted a large number of American voters about the secretive, devious and hypocritical goings-on at the Democratic National Committee headquarters and their connections to the Hillary Clinton for President campaign and members of the so-called mainstream news media. The damage done to the Democratic Party as a result of the leaked information may never be fully gauged.



Instead of looking at [cyber security considerations at the DNC](#) – which is a political party and not part of the U.S. government – Democrats in both houses of Congress prefer to make wildly absurd accusations about President Donald Trump, Russian President Vladimir Putin, and anyone else they can drudge up in order to portray themselves as victims.

Also, instead of asking the appropriate committees in the House and Senate to probe the nation's vulnerability to foreign espionage – especially cyber espionage – the Democrats wish to create an ad hoc or select committee to investigate the alleged cyber crimes perpetrated against their own political party. In addition, the supporters of the New World Order, both Democrats and Republicans serving in both houses of the U.S. Congress continue their baseless accusations of

collusion by the Trump campaign and the Russian government especially its political strongman President Vladimir Putin.

As President Trump is finding out firsthand, the [foreign intelligence threat](#) within the United States is far more complex than it has ever been historically. The threat is increasingly asymmetrical insofar as it comes not only from traditional foreign intelligence services but also from nontraditional, non-state actors who operate from decentralized organizations.

Intelligence collection is no longer limited to classified national defense information but now includes targeting of the elements of national power, including our national economic interests. Moreover, foreign [intelligence tradecraft](#) is increasingly sophisticated and takes full advantage of advances in communications security and the general openness of US society. In short, the foreign intelligence threat is more challenging than ever. In the fall of 2003, the Foreign Counterintelligence Program had investigations involving dozens of countries that focused on hundreds of known or suspected intelligence officers who were assigned to enter or travel within the United States. These investigations spanned all 56 field offices.

In order to meet these challenges, the Foreign Counterintelligence Program is being redesigned to become more nationally focused and directed. Through a more centralized program, the FBI will ensure its ability to establish priorities, be more proactive, and better engage other intelligence community agencies so that cooperation in important cases is immediate and seamless.

A centralized program will also ensure that infrastructure issues will be consistently addressed and coordinated in order to ensure workforce expertise, that staffing matches the articulated foreign intelligence threat, and that a sufficiently broad and reliable intelligence base is

developed. From this foundation, the Foreign Counterintelligence Program will be positioned to achieve its strategic objectives and ultimately reach its goal to prevent harm to the United States through foreign intelligence activity inimical to US interests, claim some experts.

In just the past year, the Foreign Counterintelligence Program has been invigorated by the introduction of a new and innovative [National Strategy for Counterintelligence](#) and a program plan, both of which are proactive in emphasis. At the same time, additional resources were introduced to the program. To enhance counterintelligence workforce expertise, a new four-week Counterintelligence Operations course was developed.

All special agents assigned to the Counterintelligence Program are required to successfully complete this course. Computer-based distance learning courses are also available to all personnel on a variety of counterintelligence topics. A counterintelligence training course for midlevel and executive managers was also initiated, covering topics in both the tactical and strategic areas of counterintelligence management.



The FBI plays an essential role in the US government's counterintelligence efforts and has the responsibility to produce domestic foreign intelligence in support of other members of the intelligence community.

The FBI also has the responsibility to oversee the integration of domestic law enforcement and intelligence efforts to address intelligence threats in support of Director of Central Intelligence imperatives.

The [counterintelligence strategy](#) involves centrally managed,

proactive, and nationally directed initiatives, with prioritized and strategic objectives that support DCI imperatives, overseen by experienced headquarters managers.

Success for the [Foreign Counterintelligence Program](#) will be reflected in the extent to which the FBI agents are able to: identify the objectives, the assets, and the operations of foreign intelligence services operating in the United States; disrupt the operations of those foreign intelligence services; and change the behavior of targeted institutions and individuals to minimize opportunities for their exploitation.

Government support of critical national research and development initiatives in a large number of agencies and involving thousands of government contractors must be protected. Compromise of these initiatives by those hostile to the United States would do irreparable harm. The FBI must effectively meet its responsibility to assess the threat against those projects and, with other Intelligence Community agencies, initiate operations to counter the threat.

Rogue Judges Emerge as Primary Threat to Presidency

At the forming of our Constitutional Republic, three “co-equal branches” of the federal government were not created or intended. Three “independent” branches were intended and created, with certain checks and balances put in place to ensure no branch could ever, through their independent enumerated powers, infringe upon the powers of the States or the People.

The Founders design intended to make Congress the most

powerful branch of the Federal Government, with oversight of the other two branches, as the elected body closest to the people themselves. In fact, the original design made the House more powerful than the Senate, also as the congressional body closest to the people.

The task of the Executive Branch was merely to “execute” the laws of this land, that of the supreme law, the U.S. Constitution and all laws made in pursuance thereof, by Congress.

The limited power of the Judicial branch was simply to “interpret” (limited to translating legalese into plain English) and “enforce and uphold” the laws of this land, the U.S. Constitution supreme among them. Members of each branch take an oath to do exactly this and when they fail to do so, they are at a minimum, in violation of those oaths.

The Rogue Judges

For many years now, Americans have accepted the “British” custom of judges going rogue on the courts, acting in violation of their oaths, often subverting and undermining the laws of this land, none more so than the U.S. Constitution itself. Through unconstitutional [British Common Law](#) tactics of “making law from the bench by setting legal precedence,” rogue judges and lawyers have unconstitutionally elevated the power of the judicial branch to a level which now threatens the powers of the other two branches or eliminates their powers altogether.

Elected Representatives of the people in congress hold the power to check either of the other two branches and in the case of the “unelected” Judiciary, Thomas Jefferson explains why in his 1821 Autobiography;

“It is not enough that honest men are appointed judges. All know the influence of interest on the mind of man, and how unconsciously his judgment is warped by that influence. To

this bias add that of the esprit de corps, of their peculiar maxim and creed that 'it is the office of a good judge to enlarge his jurisdiction,' and the absence of responsibility, and how can we expect impartial decision between the General government, of which they are themselves so eminent a part, and an individual state from which they have nothing to hope or fear?"

Under [Article III of the U.S. Constitution](#), Section 1 clearly states "The judges, both of the supreme and inferior courts, shall hold their offices during good behaviour;" – "good behaviour" would be in keeping with their oaths – "bad behaviour" would be in failing or refusing to do so in their official capacity. It is that simple!

In the case of recent judicial tyranny in the form of blocking President Trump's constitutionally sound [Executive Orders](#) related to the ongoing importing of potential terrorists from war-torn Middle Eastern countries, known as hot beds of terrorism, a number of judges have violated their oaths to uphold and defend, reaching far beyond their judicial branch authority in so doing, undermining the duly elected President of the United States and his ability to provide for the defense of the nation, placing all American citizens directly in harm's way.

Congress could and should have stopped these subversive unconstitutional practices long ago. Every Federal Court judge is appointed by a President, confirmed by the U.S. Senate and serves at the pleasure of both, only so long as they continue to exhibit "good behaviour." No behaviour which seeks to undermine and subvert the Rule of Constitutional Law can be in any way labeled "good behaviour."

Due to inept inaction by congress in its oversight powers, the judicial branch (the Black Robe Mafia) has been allowed to become the most powerful branch of the federal government. If congress remains unwilling to execute its oversight authority

to remedy the growing cancer of rogue judges making rogue rulings, then the Executive Branch must take appropriate measures to protect the constitutional powers of the Presidency.

A Matter of Life and Death

Unfortunately, judicial activism has now reached a life and death level of importance in America, as rogue judges attempt to use their positions on the courts to block Executive branch efforts to stop terrorism in the USA by stopping the ongoing import of potential jihadists from the Middle East.

Despite efforts by the “fake news” media to under-report jihad-related incidents in America over the past eight years, or intentionally omit the fact that many incidents are directly or indirectly associated with Islamic terror, evidence supports quite a different reality.

Just a brief set of examples to illustrate the point...

- In 2010, Somali refugee Mohamed Osman Mohamud was arrested on charges he planned to blow up a Christmas tree lighting ceremony in Oregon.
- In 2011, as reported by ABC News, two Iraqi refugees were convicted on charges that they helped Al Qaeda in Iraq and may have killed American servicemen there. They lied on their refugee applications.
- In 2012 Abdullatif Ali Aldosary (an Iraqi refugee) set off a bomb at a Social Security Office in Arizona.
- Also in 2012, as successful asylum seekers, the Boston Bombers were refugees who had benefited from America's generosity.
- In 2013, Uzbek refugee Fazliddin Kurbanov was arrested in Idaho and later convicted on terrorism charges.
- In early 2016, Iraqi refugee Omar Faraj Saeed Al Hardan living in Texas, was accused of planning to bomb a local popular mall.

- In September 2016, a Somali refugee went on a stabbing spree at a mall in St. Cloud, Minnesota. Knife attacks are signature terror acts for devout Muslims.
- Also in September, the Chelsea bomber, Ahmad Rahimi, was arrested and we learned his family came to the US from Afghanistan and were given asylum. Once granted asylum they are given all the same rights and privileges as the refugees we fly in.
- And, we can't forget the successful attack by Somali refugee slasher, Abdul Razak Ali Artan, at Ohio State University.
- Dozens of wannabe Somali refugee jihadists (mostly from Minnesota) have been identified and/or convicted of wanting to leave the country to fight for al-Shabaab or ISIS.
- A full list of similar incidents is overwhelming...

When a rogue judge issues a ruling (opinion) at odds with standing law in favor of "social justice" regarding innocuous subjects, that's one thing. But when they abuse their power in such manner as to block a President's ability to protect this nation from terrorist activities, placing all American citizens in harm's way, it becomes a matter of life and death and that makes these rogue judges complicit in the aiding and abetting of terrorist events.

America is not alone in this dilemma. In Canada, a [14-year-old girl was allegedly recently assaulted by a Syrian refugee](#) at a high school event. "Speaking on condition of anonymity, the girl's mother said two Syrian students attempted to grind with her daughter at the dance, before one of them began groping her breasts and forced his hand inside her underwear, touching her vagina."

"Fredericton High School in New Brunswick vice-principal, Elaine Kilfillen, worried that the alleged attacker[s] "will become a target in our student population once the rumor mill gets going." The girl's mother claimed that school officials

encouraged her daughter to understand the alleged attacker's perspective and consider the effect her clothing may have had." The attackers were given no more than a one-week suspension from school for the incident. ([SOURCE](#))

Meanwhile, at Rockville High School in Rockville, Md., another 14-year-old girl was violently raped, sodomized and made to perform oral sex in a campus bathroom stall by the two males, according to court records. The attackers, Jose O. Montano, 17, from El Salvador, and Henry E. Sanchez-Milian, 18, from Guatemala, were charged with first-degree rape and two counts of first-degree sexual offense after they allegedly attacked the girl at 9 a.m. last Thursday. ([SOURCE](#))

Clearly, we have a very serious immigration and refugee resettlement problem... Not that it is too hard to *immigrate* to America, but rather, far too easy!

Contrary to popular belief and the opinions of rogue judges today, admittance to the United States is not a constitutional right of the world body. Under [8 U.S. Code § 1182 – Inadmissible aliens](#), there is a laundry list of "inadmissible" aliens. Further, [The Immigration and Nationality Act \(§ 212\(f\)\)](#) gives the president plenary power to "by proclamation, and for such period as he shall deem necessary, suspend the entry of all aliens or any class of aliens as immigrants or nonimmigrants." So, how are these rogue judge's ruling against these laws?

[Understanding the true nature of Islamic terrorism](#) is a must for the future of the USA or any other country.

Any federal judge who rules against this law and the constitutional authority of the President to act under this law, is acting beyond their authority and against their oath. It is the very definition of "bad behaviour" on the courts.

Executive Branch Remedy

Because prior administrations have relied upon rogue judges to advance their political agenda through judicial activism and congress has neglected to control the runaway judiciary and rogue judges, it's now falls to the Executive branch to deal with the problem.

“It has long been my opinion, and I have never shrunk from its expression... that the germ of dissolution of our Federal Government is in the constitution of the Federal Judiciary—an irresponsible body, working like gravity by night and by day, gaining a little today and a little tomorrow, and advancing its noiseless step like a thief over the field of jurisdiction until all shall be usurped from the States and the government be consolidated into one. To this I am opposed.” –Thomas Jefferson to Charles Hammond, 1821. ME 15:331

For many years now, the courts have granted themselves the power to create or alter laws to suit a political agenda, through [“case law” or “setting a precedent”](#) and no one has dared to stop them. As a result, today the courts are not only the most powerful branch of government, but the most destructive branch as well.

When any Federal judge in this country takes it upon themselves to overrule a duly elected President acting in the interest of the nation and within their constitutional authority, something must be done.

The Trump administration need only take three constitutionally sound steps to begin reigning in the runaway Judiciary.

1. Refuse to acknowledge any rulings from a lower Federal Court on matters which fall under the “original jurisdiction” clause of Article III of the U.S. Constitution. Article III – Section 2 clearly states – “In all cases affecting ambassadors, other public ministers and consuls, and those in which a state shall be party, the Supreme Court shall have original

jurisdiction.”

The original jurisdiction of a court is the power to hear a case for the first time, as opposed to appellate jurisdiction. The U.S. Supreme Court has both types of jurisdiction. Cases in which the U.S. Supreme Court has original jurisdiction, no other court in the country has any jurisdiction, which includes any case “in which a state shall be party,” such as State Attorney Generals filing the case on behalf of the State over the constitutionality of any federal act.

2. Whenever a State files a case over the constitutionality of a federal act, the Federal Government should immediately file for dismissal of that case on the grounds of improper jurisdiction, forcing the State Attorney to file at the U.S. Supreme Court under constitutional original jurisdiction or not at all.
3. Whenever a Federal judge exhibits “bad behaviour in the service of their sworn duty” by stepping beyond their constitutional authority, at odds with their oath of office or with standing Federal Laws as constitutionally passed by congress and affirmed by the President, they must be immediately removed from the bench for such “bad behaviour” to secure and protect the integrity of our entire judicial system. Allowing those who work to subvert and undermine the elected government and constitutional law to continue to serve from the bench destroys the integrity of our judicial system.

Trump is receiving horrible political counsel and legal advice (from whom?)

In July of 2008, during the 08’ election cycle in which the unknown man with a blank resume was running for President of the United States, President George W. Bush placed attorney [Don McGahn](#) at the helm of the Federal Election Commission, who served at that post through eight years under Barack Obama.

Today, [Don McGahn](#) is now White House Counsel to President Donald J. Trump. Whose idea was this? Who is advising Trump on legal matters? If McGahn is advising Trump on legal matters, why is he advising



him to play defense to the unelected judiciary on matters beyond their constitutional jurisdiction?

Contrary to the advice President Trump is being given, he does not have to take orders from an unelected lower court judge operating outside of their jurisdiction.

“This member of the government... has proved that the power of declaring what the law is, ad libitum, by sapping and mining, slyly, and without alarm, the foundations of the Constitution, can do what open force would not dare to attempt.” –Thomas Jefferson to Edward Livingston, 1825. ME 16:114

Even Barack Obama knew that he could [ignore the opinions of lower courts](#) on issues beyond the legal jurisdiction of those courts, the U.S. Supreme Court holding [original jurisdiction](#) on such matters.

President Trump, not being a lawyer himself, is relying upon lawyers to tell him what he can or cannot legally do. Sadly, even the best of today’s lawyers have received far more training in British Common Law (precedence setting) than Constitutional Law.

No President can keep the oath to protect and defend the United States against foreign invasion or terrorist events on U.S. soil so long as rogue judges continue to use abusive and subversive powers not granted to them in Article III of the U.S. Constitution. Judicial activism and tyranny must be stopped by the Executive branch or the President cannot

faithfully execute the laws of this land or keep his oath to protect and defend the people of the United States.

LTG Michael T. Flynn v. Fethullah Gulen Charter Schools

What will our lives be like if we lose this war? It's actually a very easy question to answer: we'd live the way the unfortunate residents of the "caliphate" or the oppressed citizens of the Islamic Republic of Iran live today, in a totalitarian state under the dictates of the most rigid version of Sharia. A Russian KGB or Nazi SS-like state where the citizens spy on one another, and the regime doles out death or lesser punishment to those judged insufficiently loyal. -LTG Michael T. Flynn, [The Field of Fight](#)

General Flynn is right, and his number one interest is the safety and security of American citizenry, and that is the reason he was appointed as National Security Advisor. The General is still under attack, only this time it is because he not only wanted to protect American citizens, but more importantly their children. Flynn is also a board member of Brigitte Gabriel's Act for America, who educates citizens and elected officials to impact public policy and protect America from terrorism.

Safety is something President Trump reiterated time and again during the campaign and after his election, and is one of the many reasons I supported him.



Today, our President is trying to keep his promise to protect America and her people from dangerous Islamic political ideology via executive orders on immigration which are Constitutionally sound. Yet, he is now being blocked again by judicial tyrants, both of whom

are connected to Obama. [[Link](#)] More on this in future articles.

General Flynn History

General Flynn served honorably for 33 years in US military, much of the time at the top levels of military intelligence. [Obama fired the General](#) from his position as Director of the Defense Intelligence Agency in 2014, after Flynn told a congressional committee that the American people are in more danger now than just a few years ago, an uncomfortable truth Obama didn't want the American people to hear.

Last February, Flynn was railroaded out of the Trump administration by intelligence insiders at the CIA, NSA and National Security Council using a sophisticated "disinformation campaign" to create a crisis atmosphere for speaking to the Russian ambassador, despite [illegally obtained wiretapping transcripts of the conversation](#) which showed Flynn never did anything illegal. There is far more to this than we presently know.

It is my opinion that the General would still be our NSA Chief were it not for VP Pence, who, along with Sean Spicer, mentioned that Flynn was gone because of a "trust issue." Worse yet, days later while in Europe, Pence twisted the knife by repeating the statement to a foreign audience for no reason. In my [recent article](#), I listed Pence's globalist voting record while in Congress, as well as his actions as

Indiana governor. Unfortunately, [Pence is also closely aligned with the Trump hating Koch brothers](#), and he stated in 2014, that he was “grateful,” for [David Koch](#).

Pence Says Flynn Firing Affirmed

VP Pence said the Turkey ties of the former NSA Chief are an [affirmation of the decision to fire Michael Flynn](#), but he obviously hasn't a clue of Fethullah Gulen or his charter schools which pose dangers to America and her children, or does he... Surely Pence knows there are three Gulen Islamic charters operating in Indianapolis, Indiana, and that in 2014, the [FBI raided 19 charter schools affiliated with the Gülen Movement](#) in Ohio, Indiana and Illinois for reasons allegedly related to crimes linked to education tenders. [[Link](#)

Maybe the Vice President should research [how many state legislators have visited Turkey](#) thanks to the generosity of Fethullah Gulen, who wanted their approval for more of his charter schools in their states.

Pence stated in an [interview with Fox News](#) that the report that Flynn was lobbying for Turkey's Erdogan, was the first he had heard about Flynn's role. The General filed paperwork with the Justice Department acknowledging his work for a company owned by a Turkish businessman – work that could have aided Turkey's government in the extradition of Islamist Fethullah Gulen. The media is reporting this would have been a [scandal](#), but again, there is nothing here that is illegal, and Turkey is a NATO ally in the middle east.

The White House, via [Sean Spicer](#), even said the President was not aware of Flynn's work on the matter, but [Trump transition lawyers](#) did not view Flynn's lobbying work for a Turkish businessman as a liability for an official who serves as the president's closest adviser on security and international affairs. They also raised new questions about whether Trump's transition team actually vetted the appointees. Obviously,

Pence and Spicer are unaware that Flynn's work was quite widely circulated at the time by [The Daily Caller](#) and others.

Oh, c'mon people, who are you fooling? Pence was in charge of all of the vetting, effective November 11th, and General Flynn was picked as National Security Adviser on November 17th, 2016. So, is Pence now saying they haven't vetted the Trump appointees? Worse yet, did he not report all his findings to the President?

[Even the leftist rag, Politico, revealed](#) that from September to November last year, while Flynn was working as a top adviser to Trump's presidential campaign, he was lobbying for Inovo, a Dutch firm linked to the Turkish government, earning \$530,000 for his company, Flynn Intel Group



Inc. The General had even [penned an op-ed](#) calling for the "radical" cleric (whom the Turkish government wants to extradite) to be booted out of the US.

In an op-ed in [The Hill](#), the General made these statements,

We must begin with understanding that Turkey is vital to U.S. interests. Turkey is really our strongest ally against the Islamic State in Iraq and Syria (ISIS), as well as a source of stability in the region. It provides badly needed cooperation with U.S. military operations.

The primary bone of contention between the U.S. and Turkey is Fethullah Gülen, a shady Islamic mullah residing in Pennsylvania whom former President Clinton once called his "friend" in a [well circulated video](#).

Gülen portrays himself as a moderate, but he is in fact a radical Islamist. He has [publicly boasted](#) about his "soldiers" waiting for his orders to do whatever he directs

them to do. If he were in reality a moderate, he would not be in exile, nor would he excite the animus of Recep Tayyip Erdoğan and his government.

After the General joined the Trump administration, he, like other incoming officials, agreed not to lobby for five years after leaving government service and never to represent foreign governments. Flynn's newly disclosed lobbying would not have violated that pledge because it occurred before he joined the Trump administration in January.

Gulen and WikiLeaks

As far back as 2009, and 2011, [WikiLeaks exposed Fethullah Gulen](#) and was right on the money. Our Vice President has stated he will go after those who exposed the governments' unconstitutional program to spy on American citizens. Why then, is Pence wanting to use the full force of the law against Assange and WikiLeaks when

WikiLeaks actually helped Trump get elected, and whistleblowers are different than criminals?

Judge Napolitano said, "Assange is clearly a media entity, albeit an unorthodox one... so the thief, the person who hands it to WikiLeaks, is the criminal. Not WikiLeaks." And, Pence may also run into a first amendment issue with Assange. [[Link](#)]

Napolitano is absolutely right. Why aren't they going after the perpetrators rather than WikiLeaks who exposed them? The fact that Pence did not address the issue of violating Americans' privacy, including General Flynn's, but only those who ratted them out and exposed their crimes, is extremely troubling, especially when he has openly stated that [there is no truth to the statements that the CIA is surveilling US citizens](#).

[Judge Napolitano opined](#) that, based upon and observations of the disruption that is taking place, it seems obvious that

someone needs to be tasked with cleaning up this entire mess. "Why not bring General Flynn back from his premature departure, and put him in charge of finding out what has been going on in this regard and prosecuting or at a minimum holding those responsible accountable to the American people?"

General Michael T. Flynn has known about Fethullah Gulen for a long time. The General knows that the primary objective of the Gulen Movement is to increase its share of power. He also knows that Gulen is wrapped up with the CIA, and a CIA handler named Graham Fuller, and that same CIA wanted to rid the Trump administration of General Flynn, for obvious reasons. Not only is Flynn a skilled intelligence officer, but he knows Islam and the danger it represents to America, and in this case to America's children.

Conclusion

There is some good news. President Donald Trump's potential pick for EU ambassadorship, Ted Malloch, said that he believes the new U.S. administration will likely [extradite Gülenist Terror Group \(FETÖ\) leader Fetullah Gülen](#), as Turkey is member of NATO and a strategic ally.

Morocco's ministry of education has announced that the country [has shut down all schools operating under the umbrella of Mohamed Al-Fatih group](#), an educational establishment linked with the Gülenist Terror Group. The same goes for other African countries including Sudan, Somalia, Benin and Guinea.

Sun Tzu said, "He who knows when he can fight and when he cannot, will be victorious." Gulenists know their enemy well and that is why they do not fear the result of their fight. The problem is that the West does not know that the enemy is within, so they should be worried about the result of the fight. A country can survive its fools and its opportunists; however, it cannot endure the enemy from within. An enemy at the gates is less formidable, for he is known and carries his

banner openly, like al Qaeda. But the enemy within moves freely amongst those within the gates, but surely, he is whispering and rustling through all the alleys. For the enemy within speaks, eats, acts, dresses, and behaves in ways familiar to his victims.

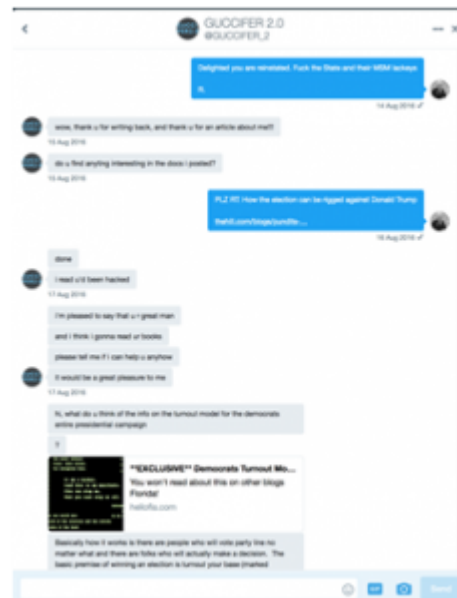
General Michael T. Flynn understands this only too well. In the next article, we'll show why the General was working to extradite Gulen to Turkey, and rid America of the Gulen Charter schools.

P.S. NWVs comes into your mailbox daily because of the efforts of the editor, and those who write for him. Maintaining the website is costly, as is the time and effort put into the daily distribution of articles which you will not see in main stream media. Please support NWVs monthly with any amount you can spare. Your help brings the truth to America.

The Smoking Gun Aims, Fires, Misses

Time- Line Disproves Russian Collusion Lie

The Smoking Gun website has come up with a sensational but bogus claim that I collaborated with a hacker, Gruccifer 2.0 to hack data from the DNC and have Wikileaks release it. This is another absurd media claim that is part of the long-standing absurd media claim the Donald Trump had anything to do with the Russians. This is a charge without a shred of evidence.



The Smoking Gun is neither hot nor smoking on this one. Their sequence of events is wrong.

Now I see Raw Story, GQ and a parcel of lefty me-too recycle shops are posting this steaming pile of dung.

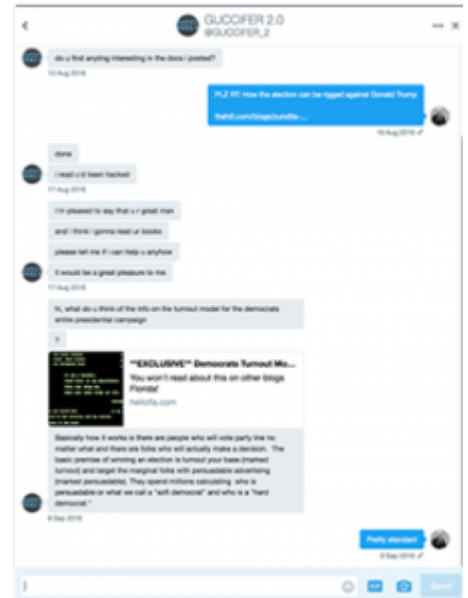
Sorry boys but the FBI does not have proof I colluded with the Russians. They have nothing.

Get some Facts

All contact I had with the entity known as Gufficer 2 came **after** I had written an article that was published on [August 5th 2016 by Breitbart News](#) and vetted by their lead investigative reporter Lee Stranahan. That article came **after the DNC and DCCC material had been released** and identified the role of a hacker going by the moniker Crucifer 2 based on our own sources.

Therefore, any such “collaboration” would’ve also involved a time machine – something that I think Putin has not perfected yet.

Note: At least some of the information published by Wikileaks came in a documents hand off to Craig Murray, a respected U.K. diplomat who has confirmed this. Most in the MSM have not reported this. I reported that a hacker calling himself Gruccifer 2.0 had published the rest prior to Wikileaks publishing.



On August 14- some ten days- later I noted on my twitter feed that Gruccifer 2.0 who had been suspended by Twitter had been reinstated. I did so because I abhor censorship .Then I did in fact have a short and innocuous Direct Message exchange with Gruccifer 2.0. It was so perfunctory, brief and banal I had forgotten it. Not exactly 007 stuff even if Gruccifer 2.0 was working for the Russkies .

Here is the entire exchange

To reiterate, I myself had no contacts or communications with the Russian State, Russian Intelligence or anyone fronting for them or acting as intermediaries for them. None. Nada. Zilch. I am not in touch with any Russians. don't have a Russian girlfriend, don't like Russian dressing and have stopped drinking Russian Vodka.

The vaunted New York Times reported on January 19 that intelligence sources said they had e-mails and records of financial records that proved the Trump Campaign Russian collusion. later in January the New York Times said intelligence sources also said the had transcripts of intercepted phone calls. So where are they? House Intelligence Chairman Devin Nunez says his committee has seen no proof. I challenge them to produce said "proof". This exchange with

Gruccifer 2.0 reported by the Smoking Gun proves nothing.

The Soros vs Trump Showdown

The 2016 election threw the global nation-wrecking cabal into a tailspin when political outsider Donald J. Trump defeated “sure thing” Hillary Clinton to become the 45th President of the United States. In that process, Trump defeated sixteen Republican challengers, the pro-Clinton and Obama media and most importantly, more than 200 George Soros NGOs (non-governmental organizations), through which Soros has spent billions to destroy the United States Constitutional Republic.

This event not only set the global left into a tailspin, it set the global left on the path to the “Purple Revolution” aimed at removing Trump from office, nullifying elections, finishing off the U.S. Constitution and placing the USA back on track to [Open Society](#) globalization under a Karl Marx version of “liberal democracy.”

What's the strategy?

MSNBC co-host of the Morning Joe Show, Joe Scarborough recently let it slip on air... it's the [25th Amendment](#) strategy found in Section 4 of that amendment;

“Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers

and duties of the office as Acting President.”

The JFK or Lincoln method of removing a political foe from the Oval Office is a bit messy and full of high risk, especially for someone like Trump who was elected by 63 million angry conservative Americans and gaining more new supporters every time he talks directly to the people without the leftist filter of the modern news media, aka “fake news.”

Impeachment isn't an option, because Republicans control both chambers of congress with a wide margin in the House where impeachment must initiate. Democrats don't have the votes to impeach and they also have no impeachable offenses committed by Trump to prosecute... Further, under Impeachment, Trump has a right to a defense.

So, the strategy is to use “fake news” to create the public perception that Trump is “incompetent” or otherwise “unfit” for the office. [Vice President Mike Pence is the key figure in making this strategy work](#). If public approval for Trump can be driven down via “fake news” stories, Republican undermining of Trump promises in congress and an endless stream of lawsuits decided by Obama appointed and Soros approved judicial activists, such as those currently blocking any Trump effort to stop the importing of jihadists from the Middle East, then Pence may make a move against Trump “for the greater good.”

The Purple Revolution

Pay close attention to all who wear a purple pantsuit, or purple ties in their public appearances. Bill wore a purple tie and Hillary a purple pantsuit for her concession speech after losing the 2016 election. There was a purple purpose... Revolution members like Van Jones, wear purple to signify their united participation in [Soros' Purple Revolution](#).

The Purple Revolution is covered in great detail in a recent 28 page [white paper investigated and published by The North American Law Center](#) (TNALC.org), chronicling numerous direct

and indirect violations of the USA PATRIOT Act by Soros NGOs.

The Purple Revolution in the USA against Trump – 63 million Americans who voted for him – and the Constitutional Republic, is patterned after Soros' Bulldozer Revolution in Serbia, Rose Revolution in Georgia, Orange Revolution in Ukraine and Green Revolution in Iran, among numerous other nation-wrecking revolutions led and founded by Soros.

In all cases, Soros established a vast network of NGOs (non-governmental organizations, 501s, 527s, PACs) under his [Open Society Foundation](#) in order to funnel massive amounts of money to key NGOs focused on key components of destroying the targeted nation. The 28 page [TNALC white paper](#) on this matter is frightening to any freedom-loving American and very dangerous to the Trump Administration if not dealt with properly and immediately.

The [Purple Revolution](#) is active on every possible front in the battle for America. Contrary to popular belief, the war for America did not end on November 8, 2016... it started on January 20, 2017 – and Trump's enemies have a "take no prisoners" and "no rules of engagement" commitment to winning.

The Importance of the Patriot Act

While even TNALC opens their [white paper](#) in opposition to the far-reaching powers of the PATRIOT Act, they call for the Department of Justice (DOJ) and Homeland Security (DHS) to immediately open a full-scale investigation into all Soros backed NGOs and seize all assets nationally and internationally under the powers granted in the PATRIOT Act.

The list of Soros related NGOs is nearly endless, [on every front](#), and growing by the day. [The Purple Revolution](#) is attacking everywhere they can attack, all day, every day. Without taking out Soros and all related revolutionary NGOs, Trump is in a very dangerous position.

Others have called for Congress to investigate Soros... however, Soros is in the pocket of far too many members of congress, on both sides of the political aisle.

Some are calling for the Department of State to investigate Soros and his NGO activities, working in concert with [USAID](#) during Obama's numerous assaults on Middle Eastern nations. But again, the State Department is full of Obama-Clinton-Kerry era friends of Soros. No objective investigation can happen in a body full of co-conspirators to [Soros' Purple Revolution](#).

The DOJ under the leadership of Jeff Sessions and DHS under Secretary John Kelly, are not only the appropriate venues for a PATRIOT Act investigation, they are the only departments that may be able to manage such a massive investigation in a fair and legal manner.

The broad powers in the PATRIOT Act exist for the stated purpose of stopping the overthrow of the duly elected government of the United States, by foreign or domestic terrorists... and Soros happens to be both!

Draining the Swamp 101

So long as Soros and his network of NGOs exist, there will be no draining of the swamp. Every move Trump makes to drain the swamp is being immediately countered by Soros operatives in the media, the courts, congress and hundreds of single issue NGOs engaging and funding millions of [Purple Revolution](#) activists on the ground – now threatening lawmakers at town hall and legislative events and causing chaos on the college campus, in the courts and on the streets.

[In a 22 Feb 2017 column](#) at Verdict-Justia, Dean Falvy lays out the Purple Revolution strategy to destroy and remove Trump from power via the 25th Amendment in a piece titled [In for a Pence: How Congress Can Smooth the Path for Trump's Removal via the 25th Amendment](#).

Meanwhile, the Soros backed [ACLU has issued a warning](#) to all NGO members and adherents of the Purple Revolution, that they could face charges of sedition, subversion, terrorism and insurrection for their actions under the USA PATRIOT Act... They know they are exposed! So, they are moving at breakneck speed and preparing to defend against such charges.

Taking out Soros and his network of NGOs is not an option – it is a necessity, to the safety and security of President Donald J. Trump and the United States of America.

Recently referred to as [“Deep State” or “The Shadow Government,”](#) the [Purple Revolution](#) must be stopped before it can complete its mission to destroy Trump and remove him from office via the 25th Amendment.

Believe it and act on it... It is real!

DEMAND ACTION

Call the Department of Justice at 202-514-2000

Call the Department of Homeland Security at 202-282-8000

[Support the North American Law Center](#)

Obama-British intel agency conspiracy to spy on Trump exposed by NJ judge

Two major stories – guaranteed to be ignored by most news outlets – provide a glimpse into the Deep State a/k/a Shadow Government. One story describes the use of a foreign

intelligence service by the U.S. President to spy on a political opponent, while the second story reveals the use of law enforcement to thwart justice.

While the mainstream news media search and search for proof that President Barack Obama and his minions never wiretapped or spied on then-presidential candidate, now President Donald Trump, a former criminal court judge from New Jersey surprised a morning news show's audience with a shocking revelation: **three different intelligence sources** have alleged that President Obama was aided by a British spy agency to electronically eavesdrop on Donald Trump and his campaign

Former New Jersey Judge Andrew Napolitano, considered one of the great legal minds in the United States, claims that Trump's accusations of being wiretapped during his victorious campaign were correct. Although U.S. actors may not have been directly involved in doing the spying, Obama's fellow-travelers in Great Britain used their expertise to be the President's proxy spies.



According to Judge Napolitano, now a Fox News Channel legal analyst, at least three intelligence sources said that President Obama went outside his own the chain of command by not utilizing his own NSA, CIA, FBI, or the Department of Justice.

Judge Napolitano, a Brooklyn (New York) Law School professor, said his sources told of Obama's British contacts using the U.K. GCHQ (Government Communications Headquarters) for the anti-Trump operation.

He claims GCHQ officials have 24/7 access to the U.S. National Security Agency (NSA) database. As a result of this

relationship between America's NSA and Britain's GCHQ, by simply having two people go to British spymasters and telling them that America's President Obama needs transcripts of conversations involving candidate Trump as well as conversations involving President-Elect Trump, Obama would be able to receive it all without "American fingerprints" attached.

Employing over 6,000 people from a range of diverse backgrounds, GCHQ is part of the labyrinth charged with keeping Great Britain safe and secure. GCHQ operatives work as partners with members of the Secret Intelligence Service (MI6) and MI5, Great Britain's domestic spy agency.

Since the birth of British Signals Intelligence at the Start of World War I in 1914, its commitment for the last 102 years has been to support the U.K. military.

"From day one, GCHQ has been [coming] to grips with the many and varied communication means the enemy has been using, sifting through to find the key intelligence for the military and their political masters. Within the first year in 1915, Signals Intelligence was being used to combat, in real time, the air and naval threats. While technologies change and adapt over time, the unique and significant contribution GCHQ makes to protecting our soldiers, sailors and airmen continues apace," the GCHQ states in its self-evaluation.

One of GCHQ's major responsibilities is helping to protect the UK military wherever they are deployed by providing actionable intelligence. The need to help protect the British military and arm them with the knowledge to keep them one step ahead proved to be the catalyst needed to develop Signals Intelligence at the start of World War I.

"About 90 members of GCHQ have received a campaign medal for service in Iraq, and 156 members obtained medals so far for

service in Afghanistan. Perhaps more telling is the faith that the military put in a civilian organization to provide the intelligence front-line troops need to achieve their missions as safely as possible in extremely dangerous and difficult combat situations," the GCHQ press office notes.

"With such an impressive legacy one can only wonder why GCHQ would sink to the level of U.S. political hacks trying to swindle a presidential campaign," said former police intelligence analyst, Lawrence Patronick. "I hope Judge Napolitano will continue his own investigation into the forces in the U.S., European Union and other nations who may be aligned against a President Trump," Patronick said.

FBI COLLUSION AGAINST TRUMP AND MICHAEL FLYNN REVEALED

Deputy Director Andrew McCabe, the FBI number two leader, defiantly bellowed at an invitations-only gathering: "F-ck Flynn and then we F-ck Trump," according to sources at the Federal Bureau of Investigation.

This alleged gathering was held in seclusion and attended by politically-appointed FBI brass following the election that gave Donald Trump the U.S. presidency. McCabe is a known Hillary Clinton supporter and registered Democrat. He is also the husband of Democratic Party politician Jill McCabe who was running for a seat in Virginia's State Senate. In fact, records show that McCabe's wife received a windfall donation from Trump's opponent, Hillary Clinton, which was filtered through Clinton-minion Terry McAuliffe, the current Governor of Virginia.

Also, Andrew McCabe was the head of the FBI group involved in the scandalous Hillary Clinton investigation. It was he who allegedly made the decision against recommending she 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.

World Government—Or Else

The 14th-century Italian poet, Dante, famous for his visions of Hell described in his “Divine Comedy,” also had a vision of how we ought to order human life on earth: one church, ruled by the Pope, and one world government, headed by the Holy Roman Emperor.

Indeed, he felt so strongly about it that he stuck Brutus and Cassius in the deepest pit of Hell, right there with Judas Iscariot, for betraying and assassinating the first Roman emperor, Julius Caesar. One might thereby charge him with inflating the value of Caesar while marking down the value of Jesus Christ, the only Person whose right it is to rule the world.

Dante, if he were alive today, would be dismayed by the state of the Church, broken into such a multitude of sects. But he would strongly support today’s push for world government. That push has become so fervent, so perpetually nagging, that it has actually inspired opposition to it, by Donald Trump, Brexit, Marine Le Pen in France, Geert Wilders in the Netherlands, and others: go, team, go. Liberals now call this opposition “populist,” and chalk it up to xenophobia, Islamophobia, and this-or-that-o-phobia.

The Red Pope, Francis I, is going big for world government. I guess he’s read his Dante, and seems strangely undaunted by what the poet says happens to bad popes in the afterlife. The

Red Pope's idea seems to be to use massive immigration, from the Third World into the First, to break down national borders and make such a mess that a world government will be necessary to restore order.

The [pope has denounced populism](#) as "evil." We're all bad guys for trying to preserve our countries. He's cozying up to Islam as no pope has done since Pope Julius II, some 500 years ago, who tried to enlist the Ottoman Turks as military allies against the French. That had a lot of Christians scratching their heads over it.

At the same time, we have Big Science making its own hard sell for world government: again a pope finds unlikely allies against his fellow Christians. Last week they trotted out physicist Stephen Hawking, whose myriad TV appearances over many years have made him the biggest gun Science can fire at us.

Unless [we bite the bullet and install world government](#), Hawking says, in one of his typical oracular pronouncements, we're all gonna die. Our natural bent for aggression, hard-wired into our genes by Darwinian evolution, will surely get the better of us. Hawking has also declared that Man-Made Climate Change will do us in; or else maybe some extraterrestrials will take less than a shine to us and decide to wipe us out. Or else maybe our own machines, endowed with great Artificial Intelligence, will do the job [cue for "Terminator" music]. Somebody's seen more science fiction movies than is good for him; or else he's just been interviewed on TV too many times, and it's gone to his head.

Anyhow, Science is even more infallible than the Pope and we'd all just better do as Science says if we want to go on living. Science in general, and Hawking in particular, do not explain how persons who are hard-wired for aggression will be less dangerous, instead of more, if given absolute power over the entire human race. All we're told is that we gotta do it, or

else.

In God's own time, there will be world government: the kingship of Our Lord Jesus Christ, whose right it is to rule. This is what God's word teaches us. This is what we must believe. And ordinary common sense tells us that fallible, not terribly intelligent, and sinful human beings are simply not up to the job. Like, would you really trust John Kerry and his pals to rule the world? Really?

Pray that God makes us courageous, resourceful, and unyielding in our opposition to this ultimately satanic scheme.

I have discussed these topics, and others, [on my blog](#), throughout the week. Please stop by and read! All it takes is just one click to get you there.

National March 4 Trump rally, this Saturday

PRO-TRUMP SPIRIT OF AMERICA RALLY

Stop the Fight, Let's Unite

On Saturday, March 4th, Spirit of America rallies will take place all over the country. The events are being heralded as Pro-Trump rallies, intended to unite and counter the divisional protest marches being held in opposition to our President.

Main Street Patriots has a list of events, by State, with times and locations available [HERE](#). There is also a [Facebook Page HERE](#) – [March for Trump is HERE](#).

Vincent Harvey, an Air Force veteran felt it was time to do something positive for President Trump. Haney said, "The idea for the event came out of the blue. I was inspired to do something supportive to offset the wave of negativity and lies." Haney was inspired after seeing multiple protests, including the debased Women's March, and the violence and destruction by Soros paid protestors.

What first started out as a single march in Washington D.C. has grown into a nationwide movement. The grassroots formed March4Trump is receiving increased sponsorship for its nationwide event. The goal of these marches and rallies is to peacefully unite all people. [March4Trump](#) is seeking only individuals who wish to spread love rather than hate, unite rather than divide, and support rather than resistance.

Joy Villa DC Keynote Speaker



March4Trump is pleased to announce, Singer Joy Villa , has accepted our invitation to be a keynote speaker at the March 4th event in Washington DC. She, along with the March4Trump Organization, are seeking to unite the Nation together in support of our newly elected President.

[Joy Villa](#) gained national attention by attending the Grammy's in a Make America Great Again gown designed by, Andre Soriano. Ms. Villa was one of a select few among the Hollywood elite to publicly show support for President Donald J. Trump. "I support our country and our president, I'm proud to be an American woman supporting March4Trump," said Villa in a statement.



This bold statement brought other celebrity's out who were silent about their support. Her support of Trump increased her record sales, and boosted Ms. Villa's self-released five song E.P. "I Make the Static" to number one on both iTunes and Amazon's Best Sellers Lists, and gave her hit number 12 on the Billboard charts.

Other well-known celebrities will attend marches across the country. This is a peaceful assembly. The promoters are asking that marchers do not impede traffic, litter, vandalize, or do anything else unbecoming to Americans supporting our President. Any violators will be asked to leave and turned over to authorities when appropriate. If your intentions are other than peaceful this event is not for you.

Donald Trump: greatest US President in modern era

President Donald Trump has accomplished more in the first few weeks of his presidency than any other president in the modern era. He is making good on each of his campaign promises, transforming America into a nation that has secure borders,

that reduces regulatory impediments that block market entry and retard free enterprise, that permits free markets to arise in health care, and that wages a relentless campaign of destruction against radical Islamic terrorists worldwide. His actions are so swift and so consequential that his opposition has difficulty capturing the news cycle. By the time they coalesce opposition against a measure, President Trump is on to the next initiative.

He is unintimidated by his opposition and dedicated with laser like precision to achieve the objectives of his Administration. To this point in history, each modern President has been preoccupied with media perception of each action. That preoccupation has rendered actions anemic and results unimpressive in case after case. By contrast, President Trump leads and lets the consequences follow. He means to make a huge difference for the benefit of his country and has no tolerance for mindless drivel and opposition based on sympathies for America's enemies.

The politics of Washington have been the politics of indecision, inaction, and inertia. President Trump has filled Washington's vacuum of power with bold and directed leadership. Republicans thought to be likely antagonists of the President have largely fallen into rank behind him, recognizing that President Trump proceeds like a steamroller at full throttle without regard to whether his opposition comes in the form of a Red or a Blue state representative.

For those who have long yearned for change to revitalize the American economy, defend America's borders, and dismantle the regulatory state, President Trump comes as an answer. There is no one in Washington more dedicated to the welfare of the United States than President Trump.

He is increasingly winning over the hearts and minds of the American people. They are coming to realize that bureaucratic mountains thought to be impenetrable and permanent are the

very ones he intends to bring down. The dams those mountains formed, blocking the flow of free market activity are rapidly giving way, ushering in new streams of commerce for the benefit of all Americans.

Just one month ago, the market heaved forward carrying the weight of regulation with no apparent end in sight. Many doubted that President Trump, even were they to credit his promise to deregulate, could alter decades old regulatory regimes that exercised an authoritarian strangle hold on the throat of business.

Business leaders have learned that regardless of how illogical or extreme the regulations imposed upon them, they would have to adjust because the regulators were not going to disappear and possess numerous tools to fine or destroy those who resist compulsion. Trump's executive order on deregulation changes the direction. Now the regulatory state faces a President who means to reduce the size and scope of the regulatory state by a promised 75%. They face a President with the fortitude necessary to stand firm in the face of bureaucratic wailing and gnashing of teeth.

President Donald Trump is proving by action, not rhetoric, that he means to resurrect the American empire. The contrast with his predecessor could not be greater. The world is fast coming to realize that Donald Trump will fight tenaciously and unrelentingly to rebuild American military and economic dominance. The apology tour is over. America is back. Thank you, Mr. President.

© 2017 Jonathan W. Emord – All Rights Reserved

Activist Judge James Robart stops Trump's immigration policy

Legislating From The Bench and putting America in danger

The federal judge – who on Friday issued a restraining order on President Donald Trump's program to prevent Muslim refugees and visitors from a number of terrorist hotbeds from entering the United States until they can be vetted and certified as no threat to American citizens – is an activist who believes his job is to provide social justice rather than interpreting the U.S. Constitution. www.judicialselectionstrikeforce.org

Ironically he is the same judge who made national headlines in 2016 when he ruled that "Black Lives Matter" in a federal courtroom, thus giving a radical, violence-prone group legitimacy.

U.S. District Court Judge James Robart made his Black Lives Matter declaration while hearing a case against the Seattle (Washington) Police Department that opposed the implementation of new police procedures that city. According to Lt. Stuart Larkingwicz of the American Federation of Police, Robart's actions and statements amounted to a federal judge officially supported the activist group from the bench.

A check of Robart's overall career reveals he once represented Southeast Asian immigrants attempting to "jump in front of the immigration line" prior to his judicial work for the federal court system. His biggest case involved police and black citizens in Seattle:

The Seattle Police Department was accused of using excessive force against non-whites in the city. The police chief and other officials promised to make changes in order to avoid

federal civil prosecution. But Robart insisted the police union had been dragging its feet implementing changes.

Robart then scolded the police officers' union during an August 2016 hearing. "The court and the citizens of Seattle will not be held hostage for increased payments and benefits," he said. "I'm sure the entire city of Seattle would march behind me."

"This decision was all politics and no substance. It's not based on anything in the U.S. Constitution, either. When Obama had a ban on Iraqis and others coming into the country, where was Judge Robart? He was on the bench then, as well. He's a part of the RINO [Republican in name only] wing of the GOP and sees his job as being someone who will mete out 'social justice' to the downtrodden," said former military officer, police commander and political strategist Michael Baker.

Also, on Saturday, veteran watchdog Larry Klayman, the founder of both Judicial Watch and now Freedom Watch and a former Justice Department prosecutor, issued a statement in the wake of the what he calls an illegal decision by a federal judge in Seattle to place a temporary restraining order on the recent executive action by President Donald Trump to put a 90-day hold on immigration from 7 Middle Eastern countries, all of which harbor huge numbers of Muslim terrorists bent on harming the United States. www.freedomwatchusa.org.

Klayman had this to say:

"The ruling is regrettably not surprising, as this judge not only disobeyed and flouted the law but apparently was more intent on making a name for himself in a very leftist state, Washington, and around the nation. While he was nominated by former President George W. Bush, this means little to nothing. The Bush family and many of its Republican establishment officials, after the unsuccessful presidential campaign of Jeb Bush, not only harbor an animus against President Trump, but

W.'s appointed federal judges during his failed administration were generally not strict constructionists of the Constitution, or the rule of law. In addition to this renegade Seattle judge, James Robart, who also has taken over control of the Seattle Police Department, I am reminded of another W. appointee, federal judge Murray Snow who presides in the federal court in Phoenix, Arizona, who not only also has taken control of the Maricopa County Sheriff's Office, but unethically persecuted former Sheriff Joe Arpaio, boasting to his wife that he was bent on destroying Arpaio while presiding over a contempt trial sparked by the ultra-leftist and itself unethical ACLU.

"The bottom line is this: Judge Robart has illegally and unconstitutionally blocked executive power to curtail immigration of non-citizens and non-permanent residents, all of which have no rights to enter this country at will. Here, there was not even a bar put in place by President Trump, but simply a temporary hold on issuing visas to allow time to put in place an extreme vetting process to weed out terrorists.

Thus, President Trump's reaction to this outrageous grab of judicial power was mild. Judge Robart should be impeached for his blatant political act and illegal grandstanding, obviously designed to make a name for himself. www.freedomwatchusa.org.

"Finally, this underscores why Freedom Watch's Judicial Selection Strike Force Coalition is so important an endeavor. There currently are about 100 judicial vacancies on the federal lower courts and we intend to vet and recommend judges to President Trump for appointment who adhere to the Constitution and the rule of law in general, like Supreme Court nominee Neil Gorsuch. Currently, by and large what we have on the federal bench, with some exceptions, are 'politicians in robes.' This is very dangerous, as federal judges are our most important public servants, as they were intended by the framers of the Constitution to be independent and free of politics to protect We the People from the tyranny

of the other two branches of government. What we see with Judge Robart's illegal ruling ironically is 'judicial tyranny'!"

© 2017 NWV – All Rights Reserved

Trump and GOP: get rid of IRS commissioner job, end democrats' enemies list

On the tenth day of the new administration of President Donald Trump, among the many issues the White House faces is the obvious corruption within the Internal Revenue Service (IRS). Last year in the thick of the battle for the presidency between Democrat Hillary Clinton and Trump, Conservative lawmakers were up-in-arms over reports emanating from records obtained directly from the IRS and documents they received from watchdog groups such as Judicial Watch.

As a result of seeing overwhelming evidence corruption, misconduct and harassment aimed at President Barack Obama's so-called "enemies list," Republican lawmakers proposed a total revamping of the IRS from top to bottom. The GOP members of congress accused the agency of being a political arm of the Democratic Party rather than a nonpartisan, government tax collection agency, according to the House of Representatives Oversight Committee's report titled, "Making Sure Targeting Never Happens: Getting Politics Out of the IRS and Other Solutions."

The Oversight Committee's Republican members, led at that time by Chairman Darrell Issa, R-California, claimed they possess

overwhelming evidence that President Barack Obama's unprecedented condemnation of the U.S. Supreme Court's decision in the controversial Citizens United case encouraged IRS's upper-echelon staff members to target conservative groups such as the numerous Tea Party organizations, pro-gun owner groups, and other conservative or libertarian organizations.

The GOP's congressional report also states that too many IRS executives were overwhelmed with kicking off the IRS's role in the Affordable Care Act of 2010, a/k/a ObamaCare, which in essence allowed IRS officials like Lois Lerner, the former director of tax-exempt groups and the central figure in the Tea Party controversy, to have too much autonomy for a political operative in a supposedly non-political position.

Under the President Barack Obama, the IRS has become a partisan "body and full-fledged arm of the administration in power," the Oversight report said.

One of the key changes sought by the Oversight Committee's Republican members report is the elimination of the position of Commissioner of the IRS and the creation of a bipartisan group that could manage the agency that is responsible for handling trillions of taxpayer dollars.

Rep. Darrell Issa's report states:

"Other operational failures within the IRS contributed to the targeting. The IRS trained its agents to identify and elevate applications that could draw media attention, even though media attention has no bearing on a group's qualification for tax-exemption.

"As Washington employees evaluated the applications, they evaluated whether the groups' activities were "good" nonprofit activities or merely "emotional" propaganda with "little educational value. The IRS allowed these tax-exempt applications to languish for years without action.

Subsequently, as it sought to work through the backlog, the agency requested inappropriate and burdensome information from groups applying for tax-exempt status.”

But the committee member jokingly referred to as Issa’s arch-rival, Maryland Democratic Rep. Elijah Cummings, condemned the new report, and took issue with the proposal to eliminate the IRS commissioner’s position.

However, during the Issa-led IRS probe, information obtained by the public-interest group, Judicial Watch, pointed to Rep. Cummings as being one of the Democrats who had complained to Lerner about the non-profit groups that opposed the overall Democratic Party political agenda.

One of the Republican proposals that angered Obama and his minions was the suggestion that the Affordable Care Act implementation be taken away from the IRS and given to a more nonpartisan group that’s free from White House manipulation. However, ACA may be a moot point since it is either imploding by itself or it will be rescinded and replaced with a more conservative approach – in other words no Democrats with their hands in the pockets of the American people.

In addition, the Senate Judiciary Committee also found evidence of conspiracy between taxpayer-supported Planned Parenthood Federation of America and its affiliates, since PPFA knew about the violations and changed oversight procedures in order to allow the violations to continue. The Judiciary Committee’s findings are available in a Majority Staff Report published this month. The IRS, although quick to investigate nonprofit groups that are pro-life and Christian, has never investigated Planned Parenthood.

If not for David Daleiden’s videos, Congress would not have initiated investigations into Planned Parenthood’s business model that includes profiting from the sale of fetal organs and tissues. We would not have seen firsthand the cavalier and

callous manner in which the abortion industry discusses the dismemberment of innocent human beings.

© 2017 NWV – All Rights Reserved