

Jeff Sessions' DOJ Slow-Walking Incriminating Evidence So Statute Of Limitations Expires

The lack of trust between the federal government and the American citizens of this country is such a wide gap, we have to renew that trust for the people of this country going forward. –LTG Michael T. Flynn

Justice will not be served until those who are unaffected are as outraged as those who are. –Benjamin Franklin

Furthermore, I am of the opinion that Carthage should be destroyed. –[Marcus Tullius Cicero](#)

Justice seems to have flown out the DOJ/FBI windows, and AG Sessions doesn't seem in a big hurry to indict anyone. His continual answer is to wait upon the Inspector General. The IG has begun to speak.

While we're all waiting, those prosecutable offenses committed by Hillary, Comey, McCabe, Strzok, Brennan, Clapper, Loretta Lynch, Sally Yates, etc., are being slow walked in order that the [statute of limitations](#) on their prosecutable crimes expires, and then they're home free. Some already have expired.



Seems there are now [two systems of justice](#) and the [Rule of Law](#) no longer exists.

Clapper, Brennan and Holder

The general [federal statute of limitations \(18 USC 3282\)](#) for felonies stand for the proposition that the government can no longer file criminal charges for an offense once **five years** has passed, and that includes lying to Congress. Too many who should have been prosecuted long ago are now escaping scot-free.

On 12 March 2018, [James Clapper's five year statute of limitations ran out](#). Clapper, Director of National Intelligence from 2010 to 2017, testified during a March 2013 Senate Intelligence Committee hearing that the NSA was "not wittingly" collecting "any type of data at all" on millions of Americans which turned out to be very much untrue.

Rep. Jordan says he believes that pathological liar and former

Director of National Intelligence, James Clapper was the one who orchestrated the briefing to the President about the Clinton funded Steele dossier and then immediately afterwards informed CNN that the briefing had taken



place. They were then reporting on an actual meeting, the additional layer of protective cover they were looking for to run the “salacious and unverified” work of Clinton fiction via the Steele dossier. [Video link](#)

In March of 2014, former CIA Director John Brennan also lied about spying on Senate Committee investigators regarding CIA torture when they unconstitutionally monitored the computers of committee staff members.

And in May of 2017, Brennan emphatically denied the Steele dossier factored into the intelligence community’s publicly released conclusion last year that Russia meddled in the 2016 election “to help Trump’s chances of victory.” Brennan also swore that he did not know who commissioned the anti-Trump research document (excerpt [here](#)), even though senior national security and counterintelligence officials at the DOJ and FBI knew the previous year that the dossier was funded by the Hillary Clinton campaign. No charges have been filed against him.

How about [Eric Holders’ Fast and Furious gunwalking operation](#) on the Mexican border? He was in contempt of Congress and used “[Executive privilege](#).” Never charged, statutes have run out. Border Patrol Agent Brian Terry was murdered by a cartel member in 2010 with a gun supplied by the [U.S. government via the ATF](#).

Lois Lerner

In January 2006, [Lerner was appointed Director Exempt Organizations](#). In that capacity, she led an organization of 900 IRS tax law enforcement officials responsible for a broad range of compliance activities, including examining the operational and financial activities of exempt organizations, and processing applications for tax exemption.

In 2013, the IRS revealed that it had selected political groups applying for tax-exempt status [for intensive scrutiny](#) based on their names or political themes. This led to wide condemnation of the agency and triggered several investigations, including an FBI criminal probe ordered by AG Holder.

In January 2014, FBI Director Comey told Fox News that its investigation had found no evidence so far warranting the filing of federal criminal charges in connection with the controversy, as it had not found any evidence of “enemy hunting” and that the investigation continued.

In May 2014, Lerner was declared in [contempt of Congress](#) in connection with her invocation of her [Fifth Amendment](#) not to testify on the matter before a congressional committee. The contempt resolution, [H.Res. 574](#), was introduced in the United States House of Representatives on May 7, 2014 by Representative [Darrell Issa](#), (R-CA).

On June 13, 2014, the IRS notified Republican congressional investigators that it had lost Lerner’s emails from January 2009 to April 2011 because of a mid-2011 computer crash. The emails were under subpoena as part of the congressional investigation. On June 19, the IRS said that the damaged hard drive containing Lerner’s missing emails had been disposed of more than two years prior. Yep, disappeared.

On May 7, 2014, the resolution passed on a 231–187 vote, with all Republicans and six Democrats voting in favor, and every

other Democrat opposed. Rep. [Steve Stockman](#) introduced a measure (never taken up by the House) that, had it been adopted, would have directed Speaker John Boehner to instruct the [House sergeant at arms](#) to arrest Lerner for contempt of Congress.

On October 23, 2015, the Justice Department declared that no criminal charges would be filed. On September 8, 2017, the Trump Justice Department declined to reopen the criminal investigation into [Lois Lerner](#), a central figure in the controversy.

Robert Mueller was the FBI Director at the time.



History of Corruption

Hillary Clinton is the big fish who needs to be indicted and charged but keeps evading any prosecution. The challenge for any investigations while she was in office is that the statute of limitations on most federal felonies is only five years, and she left office in early 2013. Time is up!

In 1979 Hillary magically turned a \$1,000 “investment” in cattle futures into \$100,000 in the space of only one year, and then surprisingly quit never to “invest” again. Many people considered this a [one-time payoff from Tyson Foods](#).

Then came the [Whitewater land deal scandal](#) involving the Rose Law Firm (in which Hillary was a partner), and the criminal

involvement of the Guaranty Savings and Loan Association. [Jim McDougal](#) went to prison as did [Web Hubbell](#) who became assistant AG in the Clinton administration and was later charged with fraud.

Billing records at the law firm exposing Hillary's involvement in fraud mysteriously disappeared when subpoenaed by the government. They turned up later in the Clinton White House, after the statute of limitations expired.

Pay to Play

Hillary and Bill became enormously rich through "pay-to-play" speeches and "donations" to the Clinton Foundation. One need only read Peter Schweizer's book, [Clinton Cash](#), or [Charles Ortel's investigations](#). Trump has pegged her, "Crooked Hillary."

In 2016 an FBI [investigation was opened](#) regarding the Clinton Foundation "pay to play." [Human rights-abusing governments](#), including Algeria, Saudi Arabia, Qatar, and Oman, have donated millions to the Foundation. [Saudi Arabia](#) alone has contributed \$10 million to \$25 million.

Ukrainian steel magnate [Victor Pinchuk](#) also gave the foundation \$10 to \$25 million. He was not shy about [asking for help](#) from Secretary of State Hillary Clinton.

The [Obama DOJ tried to shut down the Foundation investigations](#). The Inspector General, Obama appointee Michael Horowitz, confirmed the four field investigations were launched when agents found "suspicious activity" between a foreign donor and Clinton Foundation activity in the Los Angeles area. A Justice Department principal associate deputy attorney general phoned McCabe and pressed him to shut down the continuing investigation. The IG did not identify which who made the call.

Loretta Lynch was attorney general at the time of the call. She had been caught privately meeting with former President Bill Clinton in June 2016 on her government aircraft on the tarmac in Phoenix. That meeting occurred only days before Comey decided



not to pursue criminal charges against former Secretary of State Hillary Clinton for the use of a personal email server that she used to conduct official Department of State business.

The DOJ was a mess under Loretta Lynch. The [tarmac meeting](#) was an example of how the DOJ bent over backwards on behalf of Hillary Clinton and the Clinton regime. Were there discussions of job offers to Lynch to keep her in control when Hillary was elected?

An October 2016 WSJ article damaged McCabe's reputation inasmuch as it exposed the \$600K given to his wife's campaign by Clinton supporter, Virginia Governor Terry McAuliffe.

Rep. Bob Goodlatte, (R-VA) Chairman of House Committee on the Judiciary [told](#) Fox News that he believes the idea of shutting down the Clinton Foundation investigations goes all the way to Obama. Comey kept silent regarding investigations and McCabe had Lisa Page leak to media in order to take the heat off himself with his wife's campaign donations. [McCabe did shut down the investigation](#) mid-stream after the call. The IG report proves [McCabe's firing was justified](#).

In January of 2018, [The Hill reported](#) that the DOJ has launched a new inquiry into whether the Clinton Foundation

engaged in any pay-to-play politics or other illegal activities while [Hillary Clinton](#) served as secretary of State.

No indictments.

Hillary's Email Scandal

Secretary Clinton used her private server to transmit classified government documents, thus endangering the safety of this country and criminally violating the [federal espionage statute](#). Comey decides there is no "criminal intent" and claimed she was not aware that she was potentially breaking the law when she sent classified emails using a private server.

After months of obstruction, in August of 2015, Clinton finally produced her server and three thumb drives. The server has been [professionally wiped clean](#) of any useable information, and the thumb drives contained only what she selectively culled. Myriad criminal offenses apply to this conduct. Years have passed with no charges. And what about Paul Combetta – the Platte River Networks technician who used the "BleachBit" program to destroy thousands of Hillary Clinton's emails when they were under congressional subpoena and preservation orders? The [Combetta investigation should be reopened](#).

There were also 13 mobile devices and 5 iPads that the FBI said that in some way were used with her private email server, and Hillary's aides destroyed them with hammers when they were done using them.

Eric Holder, President Obama, Susan Rice, Valerie Jarrett and other high-ranking administration officials emailed Hillary on her private server about Benghazi and other top secret and classified issues, but none of their emails have been subpoenaed by the DOJ. Then there's Hillary's staffer, Huma Abedin, and her ex-husband Anthony Weiner, both of whom received Hillary's emails. That these government docs were on

Anthony Weiner's laptop dramatically illustrates the need for the DOJ to finally do a serious investigation of Hillary Clinton's and Huma Abedin's obvious violations of law. But Comey said, "No criminal intent."

The countless false statements are crimes under [18 United States Code Section 1001](#)—both by Clinton to Congress ("no classified information") and in writing by Cheryl Mills to the State Department and filed with Judge Sullivan—in which [she states](#), "On matters pertaining to the conduct of government business, it was her practice to use the officials' government email accounts." We already know that Hillary Clinton used her personal server exclusively, but the DOJ claims she never sent classified info intentionally.

On 26 April 18 the FBI released 281 pages of newly uncovered emails from the State Department that Clinton sent and received using her unsecured server. Despite her lies to the contrary, many of them contained classified information, some of them so much so that the entire documents were redacted.

Numerous people are convicted felons under this statute—some for offenses that would never occur to anyone even to be a crime. And these are just a [few of the possible statutes](#) that it would appear to any federal prosecutor that she and her corrupt cabal violated.

Investigation

In the so-called "investigation" that followed, Hillary was not questioned under oath. There was no audio or videotaping of her testimony, and no transcript taken. A former FBI agent wrote the following: "Never, I repeat, never in my 25-year career have I, or any FBI agent known to me, investigated a criminal case without the use of a federal grand jury, federal grand jury subpoenas, search warrants, etc."

The "fix was in" when then FBI Director Comey exonerated Hillary, even though she was, as the statute required,

“grossly negligent.” He used the weak euphemism “extremely careless.”

His cop-out was that Mrs. Clinton didn’t “intend” to break the law. This law, as he well knows, does not require intent. Hillary Clinton was guilty as sin. She should have been indicted, prosecuted and sent to jail! But the [statute of limitations has run out](#) on most of her felonies.

The reason she wasn’t was a result of a criminal conspiracy by people at the highest level of the FBI, director James Comey, deputy director Andrew McCabe, and so many others. These people must all be investigated and prosecuted, before the statute of limitations run out. [Link](#)

[Sessions DOJ ignores Congress’ subpoena deadline](#), the coup and Clinton coverup continues.

Benghazi was in 2012, time has run out, four Americans and seven Libyans died. Trey Gowdy got nothing.



Hillary and Uranium One

Hillary played a pivotal role in the Uranium One deal which ended up giving Russian interests control of 20 percent of our uranium supply in exchange for donations of \$145 million to the Clinton Foundation. That is a federal crime. Prior to the

sales approval, Bill Clinton gave a one-hour speech in Moscow, got paid half a million for it and then met with Vlad Putin in his home.

Inside this whole money laundering and bribery scheme was FBI Director Robert Mueller, who actually carried a sample of the uranium to Russia for Hillary Clinton. There was an FBI investigation dating back to 2009 that was supervised by then-U.S. Attorney Rod Rosenstein, who is now Deputy Attorney General, and then-Assistant FBI Director Andrew McCabe, recently fired by AG Sessions, and then Special Prosecutor Robert Mueller. They are [up to their eyeballs in covering up](#) evidence of Hillary's collusion, bordering on treason, with Vladimir Putin's Russia.

Moscow had compromised an American uranium trucking firm with bribes and kickbacks in violation of the [Foreign Corrupt Practices Act](#), FBI and court documents show.

Robert Mueller was head of the FBI from Sept 2001-Sept 2013 until James Comey took over as FBI Director in 2013. They were **both** involved in this Russian scam being that this case started in 2009 and ended in 2015. And Lois Lerner was at the IRS Charitable Division. [Link](#) Don't forget Rosenstein's wife, attorney Lisa Barsoomian represented many of these characters.

Oh yes, there's an informant to all this, who had a GAG order on him by the DOJ. His lawyers are Victoria Toensing and Joe diGenova.

Comey and the Clintons

In the 1990s, Comey served as deputy special counsel on the Senate Whitewater Committee, which investigated Bill and Hillary Clinton's alleged role in a failed Arkansas real estate venture. No charges.

Comey was the investigator in 2002 of President Bill Clinton's

pardons of two felons, Marc Rich and Pincus Green. Rich's wife had paid \$450,000 to the Clinton Foundation in return for her husband's clemency. No charges.

Chris Farrell of Judicial Watch questions [Comey's Clinton Foundation probe](#) as weak and unyielding. Farrell states that Comey incriminated himself when he testified before the Senate Intelligence Committee and admitted leaking to his [friend Professor Daniel Richman](#) in order to get classified information to the media. Richman comes and goes in the FBI because he's a "[special employee](#)" of same. Comey openly stated he did it in order to have a special counsel appointed against President Trump. When he left, he should have been immediately Mirandized and arrested for leaking this information. Instead he will teach ethical leadership at the College of William & Mary this coming fall semester, and has written a self-aggrandizing book full of trashy fabrications. His various media interviews have only served to incriminate him further.

Comey was right, a special counsel was needed, but not to investigate the salacious and phony Steele dossier paid for by Hillary Clinton and the DNC, but a special counsel to investigate the entire intelligence community and especially the Department of Justice.

The Statute of Limitations is running.

Conclusion

General Mike Flynn, who never lied to anyone, has had his life and finances ripped apart for over a year because he was set-up by McCabe and Strzok, while the statute of limitations runs out on the real criminals.

There are far more who have committed prosecutable crimes, and bit players like [Brazile](#) and [Wasserman Schultz](#), so why have only [eleven members of Congress signed the letter to Sessions, Wray and Huber](#) demanding criminal referral for violation of

federal statutes. Where are the rest of them?

Furthermore, I am of the opinion that Jeff Sessions should be fired.

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