C.I.A. SECRECY AGREEMENT IS UNCONSTITUTIONAL DEEP STATE BUREAUCRATIC SLAVERY

THE C.I.A. LEARNED “LAWFARE” FROM THE SOVIETS AND NOW USE IT AGAINST US

C.I.A. LAWYERS AND JUDGES USE LEGAL POWER TO REWARD FRIENDS AND PUNISH ENEMIES

MORE THAN 4.8 MILLION AMERICANS ARE FORCED TO WAIVE THE BILL OF RIGHTS TO WORK FOR THE GOVERNMENT

FIG. 1: THE DEEP STATE’S TOOL FOR SEDITION IS THE C.I.A. SECRECY AGREEMENT. Government employees sign away ALL of their Constitutional rights. Therefore, Deep State lawyers and judges for the C.I.A., NSA, FBI, Department of State,
Department of Justice, Department of Defense, NOAA and the National Weather Service have instituted a modern form of slavery. They intimidate employees and politicians into silence through blackmail data gathered from illegal mass surveillance of email and the social Internet.

Racketeers are people who make money from a pattern of illegal activities.

(APR. 28, 2017)—The Soviet KGB disinformation department devised “lawfare” as an offensive political weapon against the West. The laws of the target country are used to bury them in uncreative and time wasting lawsuits, lawyers and legal expense. The techniques of lawfare are now being used by the United Nations, rogue C.I.A. shadow government, and globalists like George Soros.

INSURRECTION BY LAWYER

Saul Alinsky, the communist community organizer who advised the Clintons and Obama, wrote in Rules for Radicals: “Rule Four: Make the enemy live up to its own book of rules. If the rule is that every letter gets a reply, send 30,000 letters. You can kill them with this because no one can possibly obey all of their own rules.”

Likewise, the Deep State is engaged in lawfare against the American people.

Many large, multinational law firms are Constitutional rogues. Ironically, many of them advertise as experts in ethics and constitutional law. Beneath this ruse it is clear that they study those subjects in order to subvert them. They are the $1,000 per hour “hired liars” for their globalist corporate clients. Mega law firms should be banned. The number of partners in a law firm should be limited. They have ruined our judicial system with their cronyism and secrecy. The U.S. Constitution is for everyone else, not for them.

WHERE ARE THE WHISTLEBLOWERS?

On Aug. 05, 2016, Kevin Shipp, a decorated C.I.A. agent turned whistleblower and author of FROM THE COMPANY OF SHADOWS (2013), spoke on the subject of “Where are the whistleblowers?”
He opened his talk by saying:

“But the higher I got up in the Agency, the more I began to see illegal, unconstitutional, sometimes criminal activity that the Agency, and some other sectors of the shadow government, I call it, were doing things that were illegal and unconstitutional.”

“When the US government violates the Constitution, they are committing multiple felonies based on the foundation of our government.”

Shipp continued,

“So, as a federal agent I had to swear an oath to the Constitution, to defend the Constitution and our country against enemies foreign and domestic. The problem was there were some that were domestic. And, there were some that happened to be in our own government.”

SHIPP: WAKE UP CALL. IT’S ALMOST TOO LATE.

“It is almost too late to stop what is now a post constitutional government. The People are no longer ruling in our country. The government in a tyrannical form is not ruling people by subversion, force and fear.”

Shipp zeroed in on the “secrecy agreement” or “nondisclosure agreement” as the primary weapon used by the government against potential whistleblowers. He went on to describe his moral decision to resist the intimidation, follow the truth, and follow his oath to preserve, protect and defend the Constitution as his higher, righteous calling.

THE C.I.A. SECRECY AGREEMENT WEAPON: FORM SF312 CLASSIFIED INFORMATION NONDISCLOSURE AGREEMENT

C.I.A. USES THREATS AND INTIMIDATION TO MUZZLE CITIZENS FROM HOLDING THEIR GOVERNMENT ACCOUNTABLE
Shipp said all intelligence employees and contractors must sign Form SF312 Classified Information Nondisclosure Agreement. (Sometimes called the “Secrecy Agreement.”)

On the surface, it is a simple two-page agreement.

However, those two pages directly incorporate 1,242 pages of nested laws, directives, orders and regulations to which the person is committing! Do you think anybody has read those pages?

We just did. We actually compiled those pages below. Here are the laws, orders and regulations referred to directly in the C.I.A. Secrecy Agreement:

1. Executive Order 12356, later became 13526 (18 pgs.), National Security Information. This order binds the following laws, orders and regulations INSIDE it:
   a. 5 USC 552. Public information; agency rules, opinions, records, and proceedings (29 pgs.)
   b. 5 USC Title 44. Public Printing and Documents (317 pgs.)

2. 18 USC 641. Public money, property or records (2 pgs.)
3. 18 USC 793. Gathering, transmitting or losing defense information (3 pgs.)
4. 18 USC 794. Gathering or delivering defense information to aid foreign government (3 pgs.)
5. 18 USC 798. Disclosure of classified information (3 pgs.)
6. 18 USC 952. Diplomatic codes and correspondence (1 pg.)
7. 18 USC 1924. Unauthorized removal and retention of classified documents or material (1 pg.)
8. 50 USC 783. Communication of classified information by Government officer or employee (2 pgs.)
9. 50 USC 421-426. Protection of certain national security information (4 pgs.)
10. 5 USC 7211. Employees’ right to petition Congress (1 pg.)
11. 5 USC 1034. Protected communications; prohibition of retaliatory personnel actions (4 pgs.)
12. 30 USC 1054. Defense of certain suits arising out of legal malpractice (1pg.)
13. 5 USC 2302. Prohibited personnel practices (8 pgs.)
15. 50 USC 403. Director of National Intelligence (3 pgs.)
18. Classified Information SF312 Briefing Pamphlet (65 pgs.)

The total number became not two, but 1,242 pages!

In this environment judges rule by fiat. Perhaps he decides in one case to be decent. But then, when a globalist crony is in the docket, she rules for her crooked friends. It’s pure lawyer street rule. We the People are not even in their equation.

NOBODY CAN FOLLOW THESE NESTED LAWS
Our calculation of 1,242 pages above does not incorporate the additional pages incorporated within those 1,242 pages of nested regulations. For example, one page counted above contains 26 embedded references to other regulations:

10 USC 1054. Defense of certain suits arising out of legal malpractice (1 pg.), contains 26 pages of nested laws:

1. 26 USC 1346. United States as defendant (5 pages)
2. 26 USC 2672. Administrative adjustment of claim (2 pages)
3. 32 USC 316. Details of members of Army National Guard for rifle instruction of civilians (1 page)
4. 32 USC 502. Required drills and field exercises (3 pages)
5. 32 USC 503. Participation in field exercises (3 pages)
6. 32 USC 504. National Guard schools and small arms competition (1 page)
7. 32 USC 505. Army and Air Force schools and field exercises (2 pages)
8. 28 USC 2677. Compromise (1 page)
9. 28 USC 2680. Exceptions (3 pages)

5 USC 2302 (8 pgs.) contains much more than 275 pages of nested laws. Note, two sections are completely open-ended references to "any other provision of law designated that the Director of the Office of Personnel Management designates:" That makes no sense. An applicant is being required to follow the future thoughts of the Director. This scam gives new meaning to the idea of illegal contract fine print.

5. Unspecified law: Sections 2108, 3305 (b), 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317 (b), 3318, 3320, 3351, 3352, 3363, 3501, 3502 (b), 3504, and 4303 (e) and (with respect to a preference eligible referred to in section 7511 (a) (1)(B)) subchapter II of chapter 75 and section 7701 (at least 21 pages)
6. 10 U.S.C. 943. Organization and employees (2 pages)
7. 10 U.S.C. 1784. Employment opportunities for military spouses (2 pages)
8. Section 1308 (b) of the Alaska National Interest Lands Conservation Act (1 page)
9. The Foreign Service Act of 1980, Section 301 (c) of (159 pages)
10. 38 USC 108. (f). Certain service deemed to be active service (3 pages)
11. 38 USC 7281. (e). Employees (2 pages)
12. 38 USC 7802. (5). Duties of Secretary with respect to Service (2 pages)
13. 39 USC 1005. (a). Applicability of laws relating to Federal employees (3 pages)
14. Open-ended: Any other provision of law that the Director of the Office of Personnel Management designates in regulations as being a veterans’ preference requirement for the purposes of this subsection (N pages.)
15. Open-ended: Any regulation prescribed under subsection (b) or (c) of section 1302 and any other regulation that implements a provision of law referred to in any of the preceding subparagraphs (N pages.)

 Bookmark: #cia-secrecy-intimidation

**ABSORDITIES BURIED IN THE C.I.A. SECRECY AGREEMENT**

Buried deep inside the second layer of links in the C.I.A. Secrecy Agreement is 39 USC 1005 (a). Applicability of laws relating to Federal

GIBSON DUNN LLP exposed as one of the most corrupt law firms in

https://americans4innovation.blogspot.com/2017/04/cia-secrecy-agreement-is-unc.html
employees (3 pgs.).

For Postal Service employees, the term below subjects the agreement to UNSPECIFIED (open ended) procedures established by the Postal Service.

Therefore, if the C.I.A. decides to persecute a Postal Service employee, they merely need to have the Postal Service implement an "exception" to be applied only to their targeted employee. Such corrupt lawyering is an example of how the rogue C.I.A. maintains its power and intimidates whistleblowers.

Unless the C.I.A. officer overseeing the Secrecy Agreement specifically pointed this out to a prospective Postal Service employee, then this omission would nullify for fraud the Secrecy Agreement signed by Postal Service employees pursuant to the Restatement (Second) of Contracts (1981) cited at the end of this post.

In addition, the 'Statute of Frauds' would also nullify the contract also since such open-ended terms, as just illustrated, must be spelled out specifically so that the applicant knows exactly the objective terms and conditions to which he or she is committing before the contract can be enforced.

Some purposes of this example, we will use a conservative factor of 13 as the average number of nested regulations per page.

If this 13:1 ratio holds, that would increase the total number of pages referenced in the secrecy agreement from:

Nested layers of regulations (pages):

1. 1,242
2. 16,146
3. 209,898
4. 2,7 million
5. 35.5 million
6. 461.1 million, then
7. 6 billion

“LAW NESTING” EMPOWERS ONLY CROOKED DEEP STATE JUDGES AND ATTORNEYS
Clearly, this lawfare nesting of regulations inside of regulations ad infinitum is designed to destroy our Constitution as moral standard.

Whenever judges want to rule against something to support their globalist handlers—no matter whether legal precedent constrains them or not—they’ll just rummage through these nestings until they find something to justify ruling for their globalist handlers anyway. Then, if that decision is challenged, they’ll deny appeals using the now meaningless excuse of “judicial discretion.”

For example, in the Leader v. Facebook patent infringement battle, Obama’s one-month-before-trial replacement Magistrate Judge Leonard P. Stark engaged in lawfare. He cited an 1898 criminal law to support his negation of Leader Technologies’ victory over Facebook that proved on 11 of 11 claims that the engine running Facebook is Leader’s invention. Stark ignored well-established patent law precedent. Wantonly, he excused his misconduct, saying “There is nothing impermissible” about such an analysis in dredging up the 1898 criminal law that has NEVER been used in a patent case in the history of our Republic... until Judge Stark (still a Magistrate Judge at the time) overrode many decades of precedent and gave himself permission to do what was “not impermissible.” This decision appears to have been the Obama/Clinton/Soros/globalist quid pro quo for his appointment right after the trial. This illustrates how subtly and underhandedly Deep State shadow government corruption has crept in to American jurisprudence.
If permitted to do that long enough, these globalist lawfare judges create new precedent out of thin air.

“POST CONSTITUTIONAL FORM OF GOVERNMENT”

This, we believe, is what Mr. Shipp refers to when he said we are in a “post constitutional” form of government. The rule of law has been replaced by judicial fiat where the highest bidder in the judge’s chambers rules.

Bookmark: #deep-state-social-networking-theft

AFI researchers are now familiar with this Deep State *modus operandi*. These are the same lawyers who wrote the deceptive 1,500+ user license agreements for Google, Facebook, Instagram, What’s App, Yahoo, Microsoft, etc. where users are fooled into giving up all their privacy rights and property in exchange for free stuff. The illustration below stopped at eight link layers deep into the unintelligible legal nesting.

UNCONSTITUTIONAL GOV'T FRAUD AND MISREPRESENTATION AMOUNTING TO SLAVERY

Facebook, FacebookMail, Instagram, LinkedIn, What’s App, Google, Gmail, YouTube, Hotmail, WindowsLive, Skype, Yahoo, YahooMail, Flickr, Tumblr, Twitter, Apple, AppleTalk, PalTalk, SnapChat, IBM Websphere, Sharepoint, Lotus Notes, etc. *all deploy a rogue C.I.A.-inspired end user license agreement drafted by the IBM Eclipse Foundation starting in late 2001.* You give up all your information and Constitutional privacy and property rights.

(Rogue C.I.A.) social networking end user licenses all use the same nesting of terms charade employed in the C.I.A. Secrecy Agreement. The original name was the *Common Public License Version 0.5* provided to Eclipse Foundation members on Aug. 29, 2002. The source code provided carried *fraudulent IBM copyright claims (TIMELINE ENTRY)* over the inventions of Leader Technologies, Dr. Lakshmi Arunachalam and others.

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of matter of basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness, . . . *our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney “dark arts,” destruction, confusion, dishonesty, judicial chicanery and lawlessness.*

If we do not speak up, impeach derelict judges and imprison corrupt attorneys, we cannot possibly hope to start fixing the current ills in our society. Without justice and respect for private property, democracy has no sure foundation.

CURRENT EDITORIAL FOCUS

We are an opinion blog that advocates for strong intellectual property rights. We welcome commenters and contributors. The *Leader v. Facebook* patent infringement case first came to our attention after learning that the trial judge, Leonard P. Stark, U.S. District Court of Delaware, ignored his jury’s admission that they had no evidence to support their on-sale bar verdict, but the judge supported it anyway.

The judicial misconduct has deteriorated from there, replete with two of the three judges on the Federal Circuit appeal panel, Judges Alan D. Lourie and Kimberly A. Moore, holding Facebook stock that they did not disclose to the litigants, and later tried to excuse through a quick motion slipped in at the last minute by the Clerk of Court, Jan Horbaly, and his close friends at The Federal Circuit Bar Association. (The DC Bar subsequently revealed that Mr. Horbaly is not licensed to practice law in Washington D.C.)

The judges ignored *shocking new evidence* that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook’s appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the reexamination process by Facebook. We will stay focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! READERS!
INSTITUTIONAL SLAVERY

Then, as if the lawfare nesting is not harmful enough, these lawyers then have their government employees, numbering over 4.8 million people according to Agent Kevin Shipp, sign their life to the Agency, essentially engaging in institutional slavery:

6. I understand that the United States Government may seek any remedy available to it to enforce this Agreement including, but not limited to, application for a court order prohibiting disclosure of information in breach of this Agreement.

BOTH SIDES LIE IN SECTION 12: BUILT IN FRAUD

12. I have read this Agreement carefully and my questions, if any, have been answered. I acknowledge that the briefing officer has made available to me the Executive Order and statutes referenced in this agreement and its implementing regulation (32 CFR Part 2001, section 2001.80(d)(2) ) so that I may read them at this time, if I so choose.

SIGNATURE

This Secrecy Agreement is clearly the binding element of the Deep State shadow government.

“4.8 million Americans (and those are just the ones we know of) hold government security clearances” and are bound by and threatened by the secrecy agreement to stay silent” Now the figure is a lot bigger than that, but that’s a lot of people, and their families, and everybody that they’re connected to. Do you think they’re going to speak up if it means total destruction? Probably not.”

Common sense says that the briefing officer did not provide 6 billion seventh layer of nested documents at the signing of the Secrecy Agreement.

But, since: (1) the C.I.A. officer misrepresented himself or herself by not providing the 6 billion nested regulation pages (or 35 million in the fifth layer; or even the 16,146 in the second layer), and (2) the applicant did not review those 6 billion pages of regulations; both sides lied and committed fraud.

Given this fundamental fraud, the law says the Secrecy Agreements are fundamentally null, void and unenforceable, since they were entered into under false pretenses.
**CONCLUSION**

In conclusion, the C.I.A. Secrecy Agreement is a total fraud that has undermined the Republic.

The solution is to wipe the slate clean of this fraudulent tool of globalist Deep State shadow government threats and intimidation that has harmed so many people, and has made America less secure—the polar opposite of its stated aim. The Secrecy Agreement is clearly the shadow government’s central organizing tool.

Then, use simple, straightforward, unnested, common sense law.

While we are at it, let’s move our government agencies out of Washington, D.C. around the country, to more down-to-earth places with traditional values like North Platte, Nebraska, where the lawyers will have to do real work again instead of ruin our Republic.

* * *

Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself. Photos used are for educational purposes only and were obtained from public sources. No claims whatsoever are made to any photo. Fair Use is relied upon.

**COMMENT**

Click "N comments:" on the line just below this instruction to view comment on this post. On about Dec. 05, 2016, Google began blocking comments to this blog. However, if you email your comment to a secure email website we have established at::

afi@leader.com

we'll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

Posted by K. Craine at 12:53 PM

Recommended this on Google

99 comments:

**K. Craine** 🌟 April 28, 2017 at 2:09 PM

Email comment by AL/GH/JM:


If you think billionaire liberal George Soros is a horrible person, you’re not alone.

It’s not just here in America where Soros has earned himself a reputation for being corrupt, malicious, and an ever-ready opponent of liberty. Apparently, the man who has been leading the Democrat Party for the last 20 years or so, is also quite hated in Europe.

---

**GALLERY OF JUDICIAL MISCONDUCT**

Judge Leonard P. Stark, U.S. District Court of Delaware, trial judge in Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D.Del. 2011). Judge Stark heard his jury foreman admit that the jury made the on-sale bar decision without any evidence other than speculation, and yet he supported that verdict anyway. Just months before trial, Judge Stark allowed Facebook to add the on-sale bar claim after the close of all fact discovery and blocked Leader from preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader’s prophetic argument that the action would confuse the jury and prejudice Leader. He also permitted the jury to ignore the Pfaff v. Wells Electronics, Inc. test for on-sale bar, even after instructing the jury to use it. (See that Jury Instruction No. 4.7 here.) He also contradicted his own instruction to Leader to answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. Facebook’s entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the "heavy burden" of the clear and convincing evidence standard.)

Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to benefit financially from undisclosed holdings in Facebook. See analysis of Judge Lourie’s T. Rowe Price holdings re. the Facebook IPO. Judge Lourie also failed to apply his own law-test in Group One v. Hallmark Cards to
Hungary's Prime Minister Viktor Orbán delivered a scathing indictment of the world's liberals and arguing that Hungary had the right to implement whatever immigration policies it chooses to, and that the nation also had the right to fight back against the underhanded efforts of Soros and his minions.

Full story:


---

**K. Craine # April 28, 2017 at 2:12 PM**

Email comment by GH:

WikiLeaks (@wikileaks) tweeted at 3:56 AM on Fri, Apr 28, 2017:

CIA's first rule of stopping the next Manning/Snowden - don't leave CIA document tracking software on suspected source's computer.

Full tweet:

https://t.co/Jn3eAjw7tN

---

**K. Craine # April 28, 2017 at 2:13 PM**

Email comment by GH:

THE CIA AND THE SCUMBAG LAW FIRMS WHO HAVE BEEN PROTECTING THEM, HAVE BEEN SNEAKING INTO EVERY NOOK AND CRANNY OF OUR LIVES, CRIMINAL BASTARDS.


Scribbles
28 April, 2017

Today, April 28th 2017, WikiLeaks publishes the documentation and source code for CIA's 'Scribbles' project, a document-watermarking preprocessing system to embed "Web beacon"-style tags into documents that are likely to be copied by Insiders, Whistleblowers, Journalists or others. The released version (v1.0 RC1) is dated March, 1st 2016 and classified SECRET//ORCON/NOFORN until 2066.

Scribbles is intended for off-line preprocessing of Microsoft Office documents. For reasons of operational security the user guide demands that "the Scribbles executable, parameter files, receipts and log files should not be installed on a target machine, nor left in a location where it might be collected by an adversary."

According to the documentation, "the Scribbles document watermarking tool has been successfully tested on [...] Microsoft Office 2013 (on Windows 8.1 x64), documents from Office versions 97-2016 (Office 95 documents will not work!) (and) documents that are not locked forms, encrypted, or password-protected". But this limitation to Microsoft Office versions 97-2016 (Office 95 documents will not work!) and documents that are not locked forms, encrypted, or password-protected. This limitation to Microsoft Office documents seems to create problems: "If the targeted end-user opens them up in a different application, such as OpenOffice or LibreOffice, the watermark images and URLs may be visible to the end-user. For this reason, always make sure that the host names and URL components are logically consistent with the original content. If you are concerned that the targeted end-user may open these documents in a non-Microsoft Office application, please take some test documents and evaluate them in the likely application before deploying them."

Security researches and forensic experts will find more detailed information on how watermarks are applied to documents in the source code, which is included in this publication as a zipped archive.

Source:

https://wikileaks.org/vault7/#scribbles/#Scribbles

Weeping Angel
21 April, 2017

Today, April 21st 2017, WikiLeaks publishes the User Guide for CIA's 'Weeping Angel' tool -
an implant designed for Samsung F Series Smart Televisions. Based on the "Extending" tool from the M/5/BTSS, the implant is designed to record audio from the built-in microphone and egress or store the data.

The classification marks of the User Guide document hint that it was originally written by the British M/5/BTSS and later shared with the CIA. Both agencies collaborated on the further development of the malware and coordinated their work in Joint Development Workshops.

Source:
https://wikileaks.org/vault7/?scribbles/#Weeping Angel

Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr. Lakshmi Arunachalam’s motions (according to his Federal Circuit staffer Valeri White), and yet the Clerk signed an order regarding that motion on Judge Wallach’s behalf. See a full analysis of these events at Donna Kline Now! Judge Wallach also failed to police his court’s violation of Leader's Fifth and 14th Amendment constitutional right to due process when he participated in the fabrication of new arguments and evidence for Facebook in the secrecy of Judge's chambers after he had just invalidated Facebook’s sole remaining item of evidence (using disbeliefed testimony as ostensibly evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court’s Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit’s own Group One v. Hallmark Cards, Inc. test—a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.

K. Craine 🌟 April 29, 2017 at 8:26 AM

ALL OF OBAMA’S CABINET MEMBERS WERE/ARE ON THE GLOBALIST GRAVY TRAIN. THEY ARE ENTITLED TO IT... DIDN'T YOU GET THE MEMO?

Rick Wells. (Apr. 27, 2017). Former Obama DHS Secretary Napolitano Busted For $175 Million Univ Slush Fund. RickWells.com

Obama’s former Secretary of Homeland Security, Janet Napolitano, provided some insight into the corruption that permeates her management style at the University of California and which was surely covered up by the her equally corrupt comrades within the Obama regime.

An audit of the University of California reveals that Napolitano had a hidden “rainy day fund” stashed that nobody was supposed to find out about, to the tune of $175 million. The secret fund existed at the same time that the University system was claiming to be in dire financial straits and requesting a funding increase.

Full story:
http://rickwells.us/former-dhs-secretary-napolitano-busted-175-million-univ-slush-fund/

K. Craine 🌟 April 29, 2017 at 2:16 PM

Email comment by GH:

ALL OF OBAMA'S CABINET MEMBERS WERE/ARE ON THE GLOBALIST GRAVY TRAIN. THEY ARE ENTITLED TO IT... DIDN'T YOU GET THE MEMO?

Rick Wells. (Apr. 27, 2017). Former Obama DHS Secretary Napolitano Busted For $175 Million Univ Slush Fund. RickWells.com

Obama’s former Secretary of Homeland Security, Janet Napolitano, provided some insight into the corruption that permeates her management style at the University of California and which was surely covered up by the her equally corrupt comrades within the Obama regime.

An audit of the University of California reveals that Napolitano had a hidden “rainy day fund” stashed that nobody was supposed to find out about, to the tune of $175 million. The secret fund existed at the same time that the University system was claiming to be in dire financial straits and requesting a funding increase.

Full story:
http://rickwells.us/former-dhs-secretary-napolitano-busted-175-million-univ-slush-fund/

Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012), Clerk Horbaly and his staff obfuscated when the court’s ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with one of Facebook’s largest shareholders," Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with
As the international confrontation between the two adversaries played out publicly, behind closed doors another problem—which has never before been revealed—was developing. The U.S. and one of its closest allies, Japan, were embroiled in a dispute involving secret surveillance. Soviet officials were flat-out denying they had any role in shooting down the jet. At a spy base on Japanese territory, however, communications had been intercepted proving the Soviet military was the perpetrator. The U.S. wanted to obtain copies of the tapes but had to first receive approval from the head of a shadowy Japanese surveillance organization known as the “G2 Annex.”

*** END, THE INTERCEPT COMMENT, PART I ***

Reply

** K. Craine  April 29, 2017 at 8:26 AM **

*** START, THE INTERCEPT COMMENT, PART II ***

After some bureaucratic wrangling, the Japanese eventually signed off on the release and the highly sensitive recordings were sent to Washington. From there, the tapes were forwarded to New York City, where U.S. Ambassador Jeane Kirkpatrick brought them to the United Nations headquarters in Manhattan. On September 6—just five days after the Korean Airlines jet was shot down—Kirkpatrick attended a meeting at the U.N. Security Council where she blasted the Soviet Union for telling “lies, half lies and excuses” about its involvement in the downing of the plane. She then proceeded to play the copy of the intercepted conversations, stating that the evidence was being presented in “cooperation with the government of Japan.”

The case Kirkpatrick put forward against the Soviets was irrefutable and damning. But Japan’s spying capabilities had now been exposed—and the country’s officials were not pleased about it. The G2 Annex received new orders limiting its cooperation with the U.S., which affected the NSA’s relationship with its Japanese counterparts for the better part of a decade, at least until the Cold War ended in the early 1990s.

The details about the Korean Airlines case are revealed in classified National Security Agency documents, obtained by The Intercept from the whistleblower Edward Snowden. The documents, published Monday in collaboration with Japanese news broadcaster NHK, reveal the complicated relationship the NSA has maintained with Japan over a period of more than six decades. Japan has allowed NSA to maintain at least three bases on its territory and contributed more than half a billion dollars to help finance the NSA’s facilities and operations. In return, NSA has kitted out Japanese spies with powerful surveillance tools and shared intelligence with them. However, there is a duplicitous dimension to the partnership. While the NSA has maintained friendly ties with its Japanese counterparts and benefited from their financial generosity, at the same time it has secretly spied on Japanese officials and institutions.

The NSA declined to comment for this story.

Full story:


Reply

** K. Craine  April 29, 2017 at 8:34 AM **

Email comment by DL:

SURPRISE SURPRISE. BERKLEY RIOT AGAINST MILO WAS ORGANIZED BY PERVERT PEDOPHILES. THOSE ARE THE ONLY SORTS OF PEOPLE THAT WILL FOLLOW THE PERVERTS IN THE ROGUE CIA.

Peter Hasson. (Apr. 28, 2017). Documents Tie Berkeley Riot Organizers To Pro-Pedophilia Group, NAMBLA

The left-wing activists behind the anti-conservative riots at Berkeley have ties to one of the nation’s most prominent pro-pedophilia organizations.

The Coalition to Defend Affirmative Action, Integration & Immigrant Rights, and Fight for
Equality By Any Means Necessary — more commonly referred to as By Any Means Necessary or BAMN — is one of the militant leftist groups waging a campaign against conservatives and Trump supporters in Berkeley. The group's planned aggressive demonstrations against conservative commentator Ann Coulter and the students coming to hear her talk led to the cancellation of Coulter's speech this week due to safety concerns. (RELATED: “INFERNO” — Milo Speech Cancelled After Rioters Set UC Berkeley Campus Ablaze)

BAMN’s parent organization worked directly with the North American Man/Boy Love Association (NAMBLA) in the years just before it founded BAMN, according to NAMBLA documents reviewed by The Daily Caller. In addition, a member of that parent organization said to have founded BAMN is an admitted member of NAMBLA, which she has described as the victim of a “witch-hunt.”

Full story:

Reply

Staff. (Apr. 28, 2017). Soros caught funding anti-Trump movements WORLDWIDE. The HORN NEWS.

Billionaire liberal George Soros illegally spent $6 million to defeat candidates supported by “populists” and conservative candidates in elections in one year.

But this wasn’t in America. Soros has launched an effort to stop candidates like President Donald Trump around the world.

This $6 million in electioneering covers only one year, 2014, and only in elections for the European Parliament.

And the shadowy billionaire paid every penny of these millions from his tax-exempt “charity,” which is not supposed to dabble in politics.

Leaked documents show that Soros funneled the money in order to shut out candidates who represent the people, not the powerful. Documents marked “confidential” say the funds came through the Open Society Initiative for Europe.

“The next EU elections might also bring more populists and extremists into the European Parliament, which could undermine all our achievements to date,” the documents worried.

Full story:

Reply

Staff. (Apr. 28, 2017). Trump looks to IBM to help fix outdated computers

Trump looks to IBM to help fix outdated computers

Apr. 11, 2017 - 1:09 - President Trump is working with IBM and other tech companies to help improve the antiquated government computer system

Full story:
http://video.foxbusiness.com/v/5393914900001/?show=clips

Reply
K. Craine 🌟 April 29, 2017 at 8:40 AM

Email comment by Alex Jones:

Dr. Jerome Corsi. (Apr. 28, 2017). HOW PRESIDENT TRUMP CAN END OBAMACARE WITH A STROKE OF A PEN - He just needs to end the insurance company subsidies. Infowars.

WASHINGTON, D.C. - President Trump can put an end to Obamacare on his own, without requiring Congress to take any action at all.

How is this possible?


The result will be to immediately defund the low-income insurance company subsidies being paid by the federal government under Section 1402 of the Affordable Care Act (ACA), causing Obamacare to collapse, almost immediately.

The point is Congress never funded any taxpayer funds to pay the low-income insurance subsidies that are at the heart of making the ACA work.

Full story:


Reply

K. Craine 🌟 April 30, 2017 at 2:50 AM

Email comment by JM1:


Bernie Sanders is not too happy that former President Barack Obama has accepted $400,000 to speak at a conference sponsored by a Wall Street investment bank.

"I just think it does not look good," Sanders told CNN's Suzanne Malveaux, joining several people who have criticized Obama for taking the money. "I just think it is distasteful — not a good idea that he did that."

Sanders frequently railed against Hillary Clinton for accepting money for giving speeches to Wall Street banks while he campaigned for the Democratic presidential nomination last year. His comments about Obama echoed Massachusetts Sen. Elizabeth Warren, who said on Thursday that she was "troubled" by the former president's decision.

Sanders also aired his disapproval of Obama's decision in an interview with CBS's This Morning.

Full story:

http://time.com/4760188/bernie-sanders-barack-obama-wall-street-speech/

Reply

K. Craine 🌟 April 30, 2017 at 2:53 AM

Email comment by GH:


The Canary can exclusively reveal a fresh election expenses scandal involving the Conservative Party. It’s one that goes to the heart of David Cameron’s 2010 election campaign, as well as the EU referendum. One senior Labour MP has told The Canary it needs investigating for “potential criminal behaviour” by the Conservatives.

A former Conservative Party Treasurer

The story centres around a private investment firm called IPGL, run by former Conservative Party Treasurer Michael Spencer. In October 2008, HSBC made [pdf] a corrupt activities to this site and others, like Lawless America. Feel free to communicate anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook’s law firms:

1. Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)

2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)

3. Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)

4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)

5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protegé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bhara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))

6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberger and ConnectU v. Facebook)

7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore’s undisclosed former client)

8. Latham & Watkins LLP (Facebook Director James W. Breyer’s counsel; Judge Kimberly A. Moore’s husband, Matthew J. Moore’s new law firm)

9. Federal Circuit Bar Association ("FCBA") (Federal Circuit’s bar association; second largest in the U.S.; Facebook’s law firms extant much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotshal LLP; Facebook’s large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)

10. DC Bar Association
Justice (DOJ) is now preparing charges against WikiLeaks members, in particular its newest beneficiary. The announcement follows reports that the US Department of

Millions in donations

But despite these losses, from 2007 to 2011 IPGL was donating between £500,000 and £1.1m a year to the Tories [pdf p4]. And it specifically gave [pdf p6] £1.03m to the Conservatives’ 2010 election campaign. Including £18,706 directly to Cameron, which paid [pdf p60] for him, George Osborne and four unnamed others to fly by private jet to the World Economic Forum in Davos, Switzerland [GLOBALIST/SOROS SEDITION ONCCLAVE]. Months before the 2010 general election. The Guardian also named Spencer in Cameron’s “cash-for-access” scandal, as he attended private dinners with the former PM at Number 10.

Full story:


Reply

K. Craine  April 30, 2017 at 3:00 AM

Email comment by GH:

WE CAN’T BELIEVE ***ANYTHING*** THESE LYING B−STARDS AT THE CIA/NSA SAY. IF THEY ARE PUTTING OUT THIS PRESS RELEASE, THEN IT IS ASSURED THE OPPOSITE IS TRUE, THEY’VE JUST FIGURED OUT A DIFFERENT WAY TO DO IT... LIKE USE ANOTHER FIVE EYES INTELLIGENCE SERVICE (UK, NEW ZEALAND, CANADA, AUSTRALIA, US) TO DO THEIR DIRTY WORK. The Five Eyes liars did just meet in New Zealand last week. How can you tell a US intelligence official is lying?


The U.S. National Security Agency said on Friday it had stopped a form of surveillance that allowed it to collect without a warrant the digital communications of Americans who mentioned a foreign intelligence target in their messages, marking an unexpected triumph for privacy advocates long critical of the practice.

The decision to stop the once-secret activity, which involved messages sent to or received from people believed to be living overseas, came despite the insistence of U.S. officials in recent years that it was both lawful and vital to national security.

The halt is among the most substantial changes to U.S. surveillance policy in years and comes as digital privacy remains a contentious issue across the globe following the 2013 disclosures of broad NSA spying activity by former intelligence contractor Edward Snowden.

Full story:

http://mobile.reuters.com/article/idUSKB817U2OF

Reply

K. Craine  April 30, 2017 at 3:03 AM

Email comment by GH:

I AM WIKILEAKS
LEGAL DEFENCE FUND
Run by Courage
https://www.iamwikileaks.org/

“Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.”

WikiLeak is Courage’s newest beneficiary

Today, 28th of April, 2017, Courage announces publishing organisation WikiLeaks as its newest beneficiary. The announcement follows reports that the US Department of Justice (DOJ) is now preparing charges against WikiLeaks members, in particular its £214.2m loan to IPGL. At the time, IPGL was in financial difficulties, with one of its subsidiary companies (a betting firm called City Index) reporting [paywall] £43m losses. Spencer had to put in £70m of his personal £1bn fortune to bail out the failing company.
founding editor Julian Assange.

The DOJ has been running an unprecedented and wide-ranging investigation into Wikileaks for its publishing and sourcing work since 2010. It has involved paid informers, illegal interrogations in Europe and secret search warrants. Recently CIA Director Mike Pompeo called Wikileaks a “hostile intelligence service”.

Offences cited through the investigation, and allegedly in the charges, include conspiracy, espionage and theft of government property. Recent reports cite Cablegate, the Iraq and Afghan War Logs and Vault 7 publications as well as Wikileaks’ work in getting NSA whistleblower Edward Snowden asylum, as key to the investigation.

This is about more than one publisher. It is about press freedom more broadly and the steady erosion of the First Amendment in the United States. The Obama Administration prosecuted more whistleblowers than all presidents before combined, and ran the longest investigation into a publisher ever in the US with its Wikileaks Grand Jury. It has continued to the point where Trump’s Department of Justice has stated that charging Wikileaks Editor, Julian Assange, is now a “priority”.

Full story:
https://www.iamwikileaks.org/

Reply

K. Craine April 30, 2017 at 3:05 AM
Email comment by GH:


Wikileaks Founder and Editor-in-Chief Julian Assange joins the Liberty Report to discuss the latest push by the Trump Administration to bring charges against him and his organization for publishing US Government documents. How will they get around the First Amendment and the Espionage Act? The US government and the mainstream media -- some of which gladly publish Wikileaks documents -- are pushing to demonize Assange in the court of public opinion. Wikileaks is registered as a 501(c)3 organization in the US. Find out more about the organization and how you can help: https://wikileaks.org/

Full story:
https://youtu.be/QwkrtpXp–wg

Reply

K. Craine April 30, 2017 at 3:07 AM
Email comment by Joseph Farah:

Paul Bremmer. (Apr. 29, 2017). AUSTRIAN PRESIDENT SUGGESTS ALL WOMEN WEAR HIJABS - 'This is another example of the world's leaders bowing to Islam'. WND.

There may come a day when Austria will ask all women to wear an Islamic headscarf to fight Islamophobia.

So says Austrian President Alexander Van der Bellen.

Speaking before an audience of students, the left-wing former leader of Austria’s Green Party stated, “It is every woman’s right to dress exactly as she pleases.”

But, he said, “And if things continue like this… in light of manifestly rampant Islamophobia, the day will come where we will have to ask all women to wear a headscarf - all - in solidarity with those who wear it for religious reasons.”

According to the London Independent, Van der Bellen was responding to a question from a schoolgirl who argued a ban on Islamic hijabs or veils would reduce women to their appearance and shut some out of the labor market. Although the president made the comments in March, they came to light only recently after being included in an Austrian TV broadcast.
Full story:


---

K. Craine 🌐 April 30, 2017 at 3:21 AM

Email comment by DH:


Major publications from America2050.org to Deagel (CIA front group) are projecting that the United States will suffer a catastrophic reduction in population by 2024. The projections call for a 90% reduction in total.

How could this happen? What is behind it? The evolving story is in the following video:

‘90% population reduction’ thinktank proposals (one projection is by 2020):

Rogue CIA FRONTS:

AGENDA 21
http://www.whatsagenda21.net/

DEAGEL.com:
http://www.deagel.com/

AMERICA 2050:
http://www.america2050.org/

Full story:

---

K. Craine 🌐 April 30, 2017 at 3:28 AM

Email comment by LH:


As United States warships approach North Korea, Kim Jong Un has decided, yet again, to launch another missile test taunting President Trump to respond. Thankfully, when this ballistic missile was launched it ended up being another epic failure for the North Korean dictator.

But these are not the only things that Kim is taunting the United States with. He has also put out multiple videos showing the US’s destruction. I believe something needs to be done soon about this psycho tyrant who continually harasses the USA.

All that and more in this report...

Full report [VIDEO]:

---

K. Craine 🌐 April 30, 2017 at 3:33 AM

Email comment by Dave Hodges:


Before I get the following off of my chest, I want to declare the priorities of The Common Sense Show.

---

65. Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder et al)
68. Meredith C. Petrvack (Administrative Judge, U.S. Patent Office)
70. Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
71. Kimberly Jordan (Counsel, Patent Trial and Appeal Board, PTAB)
72. Daniel J. Ryman (Counsel, Patent Trial and Appeal Board, PTAB)
73. William J. Stoffel (Counsel, Patent Trial and Appeal Board, PTAB)
74. James C. Payne (Counsel, Patent Trial and Appeal Board, PTAB)
75. Deandra M. Hughes (Examiner, Leader v. Faceook reexamination)
76. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)
77. Dennis C. Blair (Director, U.S. National Intelligence)
78. Dennis F. Saylor, IV (Judge, Foreign Intelligence Surveillance Court, FISA)
79. James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)

81. President Barack Obama (appointed Leonard P. Stark to the judge’s seat in Delaware Federal District Court eight days after Stark’s court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million “likes” on Facebook)

82. Lawrence “Larry” Summers (Harvard President who aided Zuckerberg’s light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; “Special Advisor” to Marc Andreessen in Instagram; co-creator of the current Russian robber baron economy; close 20-year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the
Inform and educate.
- Restore the founding principles of Christianity to our lost nation.
- To re-establish and preserve the Constitution as the law of the land.
- To provide a voice for those who are not able to do so for themselves.

My forums of expression will never represent the TMZ’s, cheap, tabloid journalism which seeks to exploit the misfortunes of the rich and famous solely for the purpose of ratings. We are facing a monolithic entity that is well-equipped and well-funded and they are dedicated to tearing down everything my enterprise stands for. They are evil in nature and devoid of any redeeming moral or spiritual values. They do not hesitate to start wars for profit that kill millions and one day could kill billions. They use resources as a weapon (e.g. food). They hate Jesus and will not be satisfied until we live in Hell on a daily basis. I am fighting a war and do not have the time, nor desire to divert my attention away from my founding principles.

Tabloid Journalism

I am deeply disturbed by a trend I see in some Independent Media publications. I am seeing an increasing amount of sensationalism that represents what shows like TMZ and Inside Edition are trying to accomplish with their tabloid journalism.

We, in the Independent Media, have a special obligation to our profession. Our nation is lost, it has become hedonistic at best. I believe, as many do, that we are a nation under judgment. This is accompanied by the fact that many of us in the Independent Media are under intense scrutiny. We are accused of being Russian spies and purveyors of “fake news”. We are being visited by the millions from people who don’t know a legitimate conspiracy from a coincidence. What many do know is that CNN, Fox, ABC, et al., lie and they lie all the time. These people, in various states of ignorance, are passing by our controlled media. And when we engage in TMZ style journalism, we send the clear message that we are just as disgusting and shallow as the mainstream media.

Full story:


K. Craine  April 30, 2017 at 3:42 AM

Email comment by Joseph Farah:

Bob Unruh. (Apr. 30, 2017). CLIMATE EXPERTS: GLOBAL WARMING DOUBTS ARE ‘REAL SCIENCE’ - There are ‘good reasons why scientists disagree about this wickedly complex puzzle’. WND.

A number of Ph.Ds have written a book chapter asserting that doubts about the theory of human-caused global warming should be considered “real science.”

You know, the idea of basing hypotheses on documented evidence rather than a political agenda.

But the National Science Teachers Association wants nothing to do with such an approach. Its executive director, David Evans, has written a letter to members insisting they must teach the agenda of the National Wildlife Federation, the North American Association for Environmental Education, the Campaign for Environmental Literacy, the Center for Climate Change Communication and other activist groups.

What they must avoid, he contends, is the information compiled by the scientists who wrote “Why Scientists Disagree About Global Warming.”

The chapter, written by Craig Idso, Robert Carter and S. Fred Singer and published by the Heartland Institute, challenges common climate change and global warming agenda arguments.

Full story:

Violent gangs of left-wing radicals known as “antifa” have been attacking Christians or conservatives whom they consider “racist” or “fascist.”

But, now, some conservatives are organizing in self-defense, and the war is erupting in the streets.

The focal point is Berkeley, California, home of the free speech movement and now the site of repeated battles between antifa and conservatives. A lawsuit was filed against the University of Berkeley to force the school to allow author and conservative columnist Ann Coulter to speak.

It came only weeks after the “Battle of Berkeley” in which a “free speech rally” featuring Lauren Southern, Brittany Pettibone and other conservative and libertarian speakers was disrupted by antifa. However, conservatives wearing helmets and protective gear routed the left-wingers in a street battle, prompting organizers to declare victory.

Full story:

K. Craine  April 30, 2017 at 3:49 AM


Judicial Watch is suing the Department of Homeland Security (DHS) for emails former Secretary Jeh Johnson and three other top agency officials sent or received from personal email accounts, the nonprofit government watchdog group announced Friday.

The lawsuit was filed after DHS produced no records in response to a Dec. 29, 2015, Freedom of Information Act (FOIA) request for the emails. A federal court hearing is scheduled for Monday, May 1.

“The agency claims the emails are essentially inaccessible and it is too troublesome to recover them,” Judicial Watch said in a statement. (RELATED: Former DHS Sec Used Unsecure Email To Share Sensitive Information With Foreign Officials)

Full story:

K. Craine  April 30, 2017 at 3:54 AM

SEN. CHUCK SCHUMER IS NOTHING BUT A THUG. CHUCKY HAD NO PROBLEM WITH NEW YORK COPS PROTECTING OBAMA OR BILL AND HILLARY.


New York Democrat Sen. Chuck Schumer declared Saturday that President Donald Trump’s family should not have NYPD protection if the administration doesn’t foot the bill for protecting the first lady and son Barron.

According to Fox News, the NYPD claims it costs $127,000 to $146,000 per day to protect the first lady and their son. If Trump is in the city that estimate goes up to $308,000.

“[Mayor Bill de Blasio] ought to tell the Congress if we don’t pay for it, New York City cops aren’t guarding it,” Schumer told BuzzFeed News. “Let the feds put more people in.”

Full story:
Paul Joseph Watson and Robert Parry break down the historical, economic, and cultural aspects of the conflict raging in Syria.

Full story:
In the past 100 days, I have kept that promise — and more. Issue by issue, department by department, we are giving the people their country back. After decades of a shrinking middle class, open borders and the mass offshoring of American jobs and wealth, this government is working for the citizens of our country and no one else.

The same establishment media that concealed these problems — and profited from them — is obviously not going to tell this story. That is why we are taking our message directly to America.

Full story:
https://www.infowars.com/president-trump-in-my-first-100-days-i-kept-my.promise-to-americans/

GODSPEED CRAIG SAWYER!

K. Craine  April 30, 2017 at 4:09 AM  GODSPEED CRAIG SAWYER!


Full story [VIDEO]: https://youtu.be/Ty1ibQV_Gjk

Reply

K. Craine  April 30, 2017 at 4:19 AM  SUPPORT VETS FOR CHILD RESCUE

http://www.vets4childrescue.org/

Mission Statement:

The organization’s primary objectives are to educate and increase public awareness, assist law enforcement and other legal entities to prevent and reduce pedophilia, human sex trafficking and child sexual abuse.

Additional Information:

This mission is accomplished by various means including, but not limited to: raising public awareness by means of documentary television series, acting as a clearing house providing intelligence and other data to law enforcement, conducting seminars and other training to assist in the identification, prevention and detection of pedophilia, human sex trafficking and child sexual abuse.

WEBSITE:
http://www.vets4childrescue.org/

K. Craine  April 30, 2017 at 9:39 AM  Email comment by CM:


For anyone who has not been following the story of the global elites’ pedophile ring that was cracked wide open with the release of various John Podesta emails in the weeks leading up to the 2016 election, this post should serve as an excellent one-stop shop to get you caught up. How much of the material you actually get through, will depend on how strong your stomach is. You should know before you begin, sometimes the truth is far stranger than fiction.

Because I do a lot of writing about the New World Order and the global elite,
5/5/2017

AMERICANS FOR INNOVATION: C.I.A. SECRECY AGREEMENT IS UNCONSTITUTIONAL DEEP STATE BUREAUCRATIC SLAVERY

April 30, 2017 at 9:33 AM

K. Craine

AMERICA LACKS CIVICS TRAINING IN SCHOOLS - OUR COMMON VALUES, IF NOT, WE ARE "FATALLY" WUNDERING OURSELVES

Jack Davis. (Apr. 29, 2017). Actor Floors Carlson With Comments About Free Speech, Civics Education - "... it's political correctness taken to a nightmarish point of view." Western Journalism.

Actor Richard Dreyfuss and Fox News host Tucker Carlson were midway through a debate Friday night over funding for sanctuary cities when Dreyfuss left Carlson all but speechless.

Dreyfuss was telling Carlson that he believed no president had the power to withhold funding, as President Donald Trump has threatened to do, because that power rests with Congress.

But that was not what was uppermost in his mind. Instead, Dreyfuss needed to get something else off his chest.

Full story:

Reply

K. Craine April 30, 2017 at 9:35 AM

SIGN THE PREAMBLE.

GO TO RICHARD DREYFUS’ WEBPAGE:

http://www.thedreyfussinitiative.org/

Reply

K. Craine April 30, 2017 at 12:24 PM

SEND COGENT LARRY NICHOLS INTERVIEW TO EVERYONE YOU KNOW.


Full story:
https://youtu.be/60ros1_XMzU

https://americans4innovation.blogspot.com/2017/04/cia-secrecy-agreement-is.html
K. Craine  April 30, 2017 at 12:27 PM

Pass on this complimentary Larry Nichols interview!

Nichols: “Something very terrible is going on. We’re on in the midst of a coup, a silent coup... the result will be our Constitutional government will be replaced with a technocracy.”

Streamed live on Apr 25, 2017

HEAR THE WATCHMAN’S JOURNEY - LARRY NICHOLS JOINS US AGAIN WITH BREAKING NEWS ABOUT WHAT IS REALLY GOING ON!! EXPLOSIVE INFORMATION AT HAND. Hear The Watchman Journey.

Full story:

https://youtu.be/FxphpIgHJFQ

K. Craine  April 30, 2017 at 12:34 PM


Millions of U.S. taxpayer dollars were being foolishly wasted paying for the salaries of non-existent “ghost” soldiers and policemen in Afghanistan under the Obama administration, but no more.

According to the special inspector general for Afghanistan reconstruction, John Sopko, who recently sat down for an interview with Sharyl Attkisson of Full Measure, the ongoing problem may have been worse than anyone realized, but was being addressed by President Donald Trump’s Pentagon.

“We’ve been raising this concern about ghosts going back a number of years,” Sopko said. “Actually I want to say we heard about it from (Afghan President) Ashraf Ghani years ago, before he became president, he warned me about ‘ghosts,’ so we started looking three years ago.”

Full story:

http://conservativetribune.com/trump-obama-spending-afghanistan/

K. Craine  April 30, 2017 at 12:36 PM


April 23, 2017 – John Sopko Special Inspector General for Afghanistan Reconstruction: We’ve been raising this concern about ghosts going back a number of years. Actually I want to say we heard about it from Ashraf Ghani years ago, before he became president, he warned me about “ghosts,” so we started looking three years ago.

Sharyl: John Sopko is the Inspector General watching over the U.S. taxpayer billions spent to rebuild Afghanistan.

Sharyl: When you say “ghosts,” what are you referring to?

John Sopko: What we’re talking about are policemen, Afghan policemen, Afghan military, Afghan civil servants who don’t exist or they have multiple identity cards and we’re paying their salaries. By “we” I mean the United States and the international community. And we started finding out that we had no capability to measure the number of soldiers, teachers, doctors, military people who we are paying their salaries.

Full story:
Please note that some content has been cropped for brevity.

**K. Craine** ⚡ May 1, 2017 at 6:09 AM

Email comment by CM:

THE WASHINGTON DC PEDOPHILIA HIGH FLYER BLACKMAIL GAME


The individual I have mentioned is one James Achilles Alefantis. Mr. Alefantis is the owner of the Washington DC pizza parlor Comet Ping Pong. There are disturbing indications that Mr. Alefantis is running some form of pedophile ring that involves quite a few public figures in Washington D.C. It would appear that he is the “Achilles heel” for all these people of stature.

Since the investigation began, Mr. Alefantis has deleted many of his posts and set his social media to private. We have archived the entirety of his online presence however. Links posted here are both archives and screenshots I took while helping to investigate.

First I will discuss Alefantis’ links to powerful people, then outline the preponderance of evidence that he is a pedophile and uses Comet Ping Pong as a front for his sex trafficking ring.

Full tweet:


---

**K. Craine** ⚡ May 1, 2017 at 6:32 AM

Email comment by GH:


Infowars’ Michael Zimmerman speaks with former Navy SEAL Craig Sawyer at the NRA’s annual convention to discuss exposing the pedophile elite.

Full story:

https://www.infowars.com/former-seal-take-down-the-pedophile-elite/

---

**K. Craine** ⚡ May 1, 2017 at 6:22 AM

Email comment by GH:


If you only have one hour this weekend to watch a show on the internet, this is the one show you must see (recorded and published just this week on April 27, 2017). No, it doesn’t feature me!

This interview is absolutely stunning. As you know, I read and watch daily to pick out information that I believe is vital to learn in order to interpret what is happening in the world. This 54-minute video is one of the best I’ve watched in several weeks. It is presented on the internet show, Dark Journalist (who is Daniel Liszt). His interviews aren’t always in line with my perspective, but they are always engaging. His view is, by
no means, an evangelical point of view. But he offers a consistent vantage point with what many (like myself) who follow the “alternative media” (where truth resides much more frequently than not) assert to be the real story; that is, what is really happening behind the scenes.

Full story:

https://youtu.be/FTuxRlu4WI

Reply

K. Craine  📰 May 1, 2017 at 6:24 AM
Email comment by GH:


George Soros appears to have fixed his eye on a new enemy - a proposed Article V Convention.

Operators from Soros-funded organizations have been caught on camera lobbying state legislators in at least two states to oppose an Article V Convention.

Anthony Gutierrez of Common Cause Texas, a Soros-funded group, testified against Article V Convention legislation before the Texas legislature, and Ted Boettner of the West Virginia Center on Budget & Policy, sponsored by Soros’ Center on Budget and Policy Priorities, lobbied against such legislation in the Mountain State.

Common Cause and the Center on Budget and Policy Priorities have also put out policy papers attacking the effort to call an Article V Convention.

In fact, 230 left-wing organizations have organized to oppose an Article V Convention. The groups include the Brennan Center for Justice, the Center for Media and Democracy, Citizens for Responsibility and Ethics in Washington, Democracy 21, People for the American Way and the League of Women Voters. These 230 organizations, many of which are funded by Soros, put out a statement calling an Article V Convention “a threat to every American’s constitutional rights and civil liberties.”

Full story:
http://mobile.wnd.com/2017/04/george‐soros‐fixes‐eye‐on‐new‐enemy/

Reply

K. Craine  📰 May 1, 2017 at 6:35 AM
Email comment by GH/TJ:

NEWS ON THE GLOBALIST BULLY GEORGE SOROS


The billionaire and liberal moneyman was not happy that we connected the dots even further between him and the Orange/Osceola State Attorney.

Earlier this month we published an article “Soros Connected Groups Dominate Ayala’s Personal & Professional Life”, which received overwhelmingly positive reviews from our readers and community leaders.

In it, we demonstrated how Soros-linked groups and operatives have maintained a very close proximity to Ms. Ayala, even after her election last August. Ayala famously caught the eye of Mr. Soros, who pumped millions into a PAC that savaged her opponent, sex hound State Attorney Jeff Ashton.

While almost everyone on both sides of the political spectrum has appreciated our reporting and coverage of State Attorney Ayala, apparently one of our new readers was not amused... a Mr. George Soros.

Full story:

(1) the intellectual property theft of social networking source code from Leader Technologies, Columbus, Ohio that is the software engine running the UIA;

(2) the corruption at Ohio State University and OSU’s collusion with Battelle Memorial Institute which helped steal the software being used by UIA; and

(3) the mistreatment of OSU Marching Band Director Jon Waters regarding fabricated Title IX charges that were used to pave the way for Steinmetz to announce UIA.

Universities pride themselves on protection of intellectual property.

Therefore, these universities cannot participate in this abuse of inventor copyrights, patents and trade secrets by The Ohio State Trustees and Administration. If these universities participate knowingly with Ohio State in its theft of intellectual property, then they are aiding and abetting the theft of intellectual property on a “massive” scale... Massive Open Online Course (MOOC) also known as The Eclipse Foundation.

1. ARIZONA
Arizona State University
https://www.azag.gov/consumer/procedure
https://www.azag.gov/complaints/consumer

2. CALIFORNIA
University of California Riverside
California State System (observer)
http://www.oig.ca.gov/

3. FLORIDA
University of Central Florida
http://www.floridaog.com/
http://www.fldoe.org/ig/complaintForm.aspx
http://www.fldoe.org/ig/complaintForm.aspx

4. GEORGIA
Georgia State University
http://www.oig.georgia.gov/
http://www.oig.georgia.gov/file-complaint

5. INDIANA
Purdue University
http://www.in.gov/ig/2330.htm

6. IOWA
Iowa State University
http://www.state.ia.us/government/ag/file_complaint/online_2.html

7. MICHIGAN
Michigan State University

8. OHIO
The Ohio State University
http://watchdog.ohio.gov/FILEACOMPLAINT.asp

9. ORGEON
Oregon State University
https://justice.oregon.gov/forms/consumer_complaint.aspx
https://justice.oregon.gov/consumercomplaints/
THE CIA CREEPS ARE SPYING ON WHISTLEBLOWERS. WAIT A MINUTE. CIA’S CHARTER IS DATA GATHERING. BUT, NOW THEY HAVE BECOME A PARALLEL SECRET GOVERNMENT WITH NO CONTROLS WHO ARE PLAYING FOOTSIES WITH BANKS, GLOBAL CORPORATIONS AND SOLD OUT POLITICIANS. THIS IS A GLOBAL THREAT TO EVERY HUMAN BEING ON THE PLANET.

Staff. (Apr. 29, 2017). CIA’s anti-leaking tool leaked as ‘whistleblowers watch the watchers’. RT.

Can systems like the CIA’s Scribbles, which has been revealed by WikiLeaks, deter whistleblowers? Do these leaks mean the US agency is going to invest more money in its security? How effectively is the agency functioning?

WikiLeaks CIA files

Former MI5 intelligence officer Annie Machon and retired US Army Colonel Ann Wright, who is also a retired US State Department official, shared their views on these and other questions with RT.

On Friday, WikiLeaks released a series of documentations on a US Central Intelligence Agency (CIA) project known as ‘Scribbles,’ which was allegedly created to allow ‘web beacon’ tags to be embedded “into documents that are likely to be copied.”

WikiLeaks began publishing a huge cache of secret documents on the CIA named ‘Vault 7’ in March.

Full story:

Can whistleblowers be recognized as refugees? DW.

A Berlin-based NGO has launched a campaign to have whistleblowing defined as grounds for seeking political asylum. Top international lawyers support the initiative.

Full story:
http://m.dw.com/en/can‐whistleblowers‐be‐recognized‐as‐refugees/a‐38632030?maca=en‐Twitter‐sharing

Mr. Soros, who heads the Open Society Foundations, contributed over $36 million between 2000 and 2014 to 18 of the 55 organizations on the march’s steering committee, according to an analysis released Friday by the conservative Media Research Center.

Full story:
http://truepundit.com.ln.is/xxgav
Email comment by GH:


The CIA's tool for tracking potential leaks is out in the open, in the latest WikiLeaks release of classified documents under its code name “VAULT 7”. RT's Eisa Ali has more info on the latest leak.

Full story [VIDEO]:
https://youtu.be/xJTBqbZbmKY

Email comment by John McAfee:


Join John McAfee on Larry King's 'Politicking' and learn more about the Vault 7 WikiLeaks dump and why it should be important to every American. You don't want to miss this.

Full story:
https://youtu.be/hVqklqCmr0U

Email comment by TH:

THE FBI ARGUMENT IS NONSENSICAL SINCE WE NOW KNOW THE FBI COULD ALREADY UNLOCK AND MONITOR, AND DID MONITOR, VIA THE CIA, ALL PHONES. SO, THIS WAS A CHARADE. PRETEND PRIVACY FOR THE GREAT UNWASHED IDIOTS CALLED THE AMERICAN PEOPLE.

John McAfee. (Mar. 01, 2016). John McAfee and the FBI Finally Face Off On CNN (CNN Interview). CNN.

John McAfee squares off against former FBI officer Steve Rogers about the iPhone backdoor demanded by the FBI. Steel cage match.

Full story:
https://youtu.be/HqI0jbKGaT8
K. Craine  May 1, 2017 at 7:36 AM
Email comment by Phil:

Thom Hartman. (Jan. 16, 2014). John McAfee vs. The NSA. RT.

John McAfee, Former Programmer / Founder-McAfee Inc joins Thom Hartmann. Is there software coming to prevent NSA spying?

Full story:
https://youtu.be/axrBUSTh110

Reply

K. Craine  May 1, 2017 at 7:39 AM
Email comment by Tilly:

Brendan Kirby. (May 01, 2017). Meet the Senate’s Most Obstructionist Democrat. LifeZette.

Senator with the most ‘no’ votes on Trump appointees is not Bernie, Franken, Warren or Schumer

The senator who most consistently has opposed President Donald Trump’s appointees is not a famous liberal firebrand such as Bernie Sanders (I-Vt.), Elizabeth Warren (D-Mass.), Al Franken (D-Minn.), or Chuck Schumer (D-N.Y.).

Instead, it is New York’s junior Democratic senator, Kirsten Gillibrand, who took office in 2009 with a reputation as a moderate after two years in the House of Representatives. With the confirmation Thursday evening of Labor Secretary Alex Acosta, Gillibrand has a nearly perfect record of opposition.

Full story:
http://www.lifezette.com/polizette/meet-the-senates-most-obstructionist-democrat/

Reply

K. Craine  May 1, 2017 at 7:52 AM

The Society for Worldwide Interbank Financial Telecommunication has James Bond-level security at the facilities it uses to move millions of bank-payment orders around the world every day.

Visitors to a Swift operations center in Culpeper, Va., say their car trunks were inspected upon arrival by armed guards, who used mirrors to check under the chassis. Security inside included a fingerprint scan, a test for chemical weapons and an...

Full story:

Reply

K. Craine  May 1, 2017 at 8:04 AM
Email comment by WT:

Staff. (May 01, 2017). Trump SLAMS Chuck Schumer (brutal!). The HORN NEWS.

In celebration of his 100 days in office Saturday, President Donald Trump spoke to a crowd in Harrisburg, VA, taking on one of his biggest opponents.

He slammed Senator Chuck Schumer for his failed leadership of the Democratic party saying, “Senator Schumer is a bad leader. I've known him a long time, Senator Schumer is a bad leader, not a natural leader at all. He works hard to study leadership... Well if you have to study leadership you've got problems.”

Full story:
https://thehornnews.com/trump-slams-chuck-schumer-brutal/

Reply

K. Craine  May 1, 2017 at 9:12 AM

Email comment by Alex Jones:


Democrat moon-bat Maxine Waters was paraded out on MSNBC programming yet again Sunday, where she outright called the President a ‘racist’ and again suggested that there is evidence of collusion with Russia, which could lead to impeachment.

Appearing on MSNBC’s “AM Joy,” Waters was presented with a clip of Trump from his 100 day rally, during which the president lamented a “surge” in illegal immigration, and noted that the government had failed to properly enforce immigration laws.

Full story:

Reply

K. Craine  May 1, 2017 at 1:50 PM

ROGUE C.I.A. LEGAL TACTIC TO DESTROY THE CONSTITUTION UNCOVERED

Convoluted agreements are impossible to follow and weapons of intimidation by the rogue State

ROGUE C.I.A. PUSHES INTIMIDATION LAW

C.I.A. Secrecy Agreement and Social End User Licenses are playgrounds for corrupt lawyers and judges to undermine the U.S. Constitution

[GRAPHIC]

May 1, 2017—In addition to the rogue C.I.A.’s convoluted Secrecy Agreement...

Facebook, FacebookMail, Instagram, LinkedIn, WhatsApp, Google, Gmail, YouTube, Hotmail, WindowsLive, Skype, Yahoo, YahooMail, Flickr, Tumblr, Twitter, Apple, AppleTalk, PalTalk, SnapChat, IBM Websphere, Sharepoint, Lotus Notes, etc. ... all deploy a rogue C.I.A.-drafted end user license agreement that robs all of your Constitutional rights and spies on you 24x7x365. This is the very definition of a police state.

Be sure to read the entire post.

Full story.
https://americans4innovation.blogspot.com/2017/04/cia-secrecy-agreement-is.html#deep-state-social-networking-theft
Replies

K. Craine  May 1, 2017 at 2:13 PM

Email comment by JM:

JUSTICE KENNEDY RESIGNATION IMMINENT

Kit Daniels. (May 01, 2017). ROGER STONE: RESIGNATION OF JUSTICE KENNEDY IMMINENT - EXCLUSIVE FROM WHITE HOUSE - Sources: Trump to soon make SC pick, Napolitano on secret list! Infowars.

Full story:

K. Craine  May 1, 2017 at 3:18 PM

Email comment by Tom Fitton:


(Washington, DC) — Judicial Watch today released new State Department documents including a declaration from FBI Special Agent E.W. Priestap, the supervisor of the agency's investigation into Hillary Clinton's email activities, stating that the former secretary of state was the subject of a grand jury investigation related to her BlackBerry email accounts.

The declaration was produced in response to Judicial Watch's lawsuit seeking to force Secretary of State Rex Tillerson to take steps to “recover emails of former Secretary of State Hillary Clinton” and other U.S. Department of State employees (Judicial Watch, Inc. v. Rex Tillerson (No. 1:15-cv-00785)). The lawsuit was originally filed against then-Secretary of State John Kerry. The Trump State Department filing includes details of the agency's continuing refusal to refer the Clinton email issue to the Justice Department, as the law requires.

In the filing Priestap declares under penalty of perjury that the FBI "obtained Grand Jury subpoenas related to the Blackberry email accounts, which produced no responsive materials, as the requested data was outside the retention time utilized by those providers."

Full story:

K. Craine  May 2, 2017 at 7:09 AM

Quin Hillyer. (May 01, 2017). SWAMP DRAINING EVASIVE FOR TRUMP ADMINISTRATION. Liberty Headlines.

Draining a swamp - as candidate Trump metaphorically said he wanted to do to
Washington's fetid bureaucracy - requires manpower to get rid of all the muck.

But various factions on the right are increasingly concerned with the slow and/or uneven pace, and direction, of the Trump Administration's placement of personnel within executive departments to do the hard work of reform.

Politico on Monday lent credence to earlier reports that one reason for the slow pace of executive appointments - more on those numbers in a moment - is that different right-leaning factions exist, and they disagree about who is in charge.

Many, perhaps most, of Trump's Cabinet appointments were greeted with acclaim from most of the otherwise semi-warring factions on the right. Most of Trump's conservative supporters also were thrilled that Trump was so aggressive about appointing “landing teams” of mostly conservative staffers to help oversee the transition of executive agencies to new management.

Full story:
http://www.libertyheadlines.com/91765-2/?AID=7236

---

K. Craine May 2, 2017 at 7:12 AM

Email comment by GH:


The left-wing activists behind the anti-conservative riots at Berkeley have ties to one of the nation's most prominent pro-pedophilia organizations.

The Coalition to Defend Affirmative Action, Integration & Immigrant Rights, and Fight for Equality By Any Means Necessary — more commonly referred to as By Any Means Necessary or BAMN — is one of the militant leftist groups waging a campaign against conservatives and Trump supporters in Berkeley. The group's planned aggressive demonstrations against conservative commentator Ann Coulter and the students coming to hear her talk led to the cancellation of Coulter's speech this week due to safety concerns.

Full story:

---

K. Craine May 2, 2017 at 7:15 AM

Email comment by GH/PT:


Why the Obama Justice Department avoided the grand jury . . . until it had no choice

On the matter of the 2016 election, why is there an investigation into Russian meddling but no investigation of Justice Department meddling? The latter effort was more extensive. And it sure looks like it would be a lot easier to prove.

This week, courtesy of Judicial Watch, we learned that the Obama Justice Department and the FBI did, in fact, use the grand jury in the Clinton e-mails probe. Or, to be more accurate, they fleetingly used grand-jury subpoenas, which were issued to BlackBerry service providers at the tail end of the investigation — a futile attempt to recover e-mails sent to and from then-Secretary of State Hillary Clinton right before she transitioned from BlackBerry to her homebrew server.

That's a story unto itself, which we'll get to in due course.

Full story:
http://nation.foxnews.com/2017/05/01/revealed-eleventh-hour-subpoenas-clinton-e-mails-investigation
Alex Jones. (May 01, 2017). SPECIAL REPORT: GLOBALISTS TARGETING PATRIOTS FOR DEATH
-As the patriot movement continues to grow, the elite crack down out of fear. Infowars.

As the pro-Constitution, anti-globalist movement continues to grow, the establishment pushes even harder against them.

Full story:


Jerome Corsi. (May 01, 2017). ANTI-SOROS GROUP LAUNCHES TO FIGHT INTERNET CENSORSHIP - Free Our Internet to fight erosion of on-line freedoms. Infowars.

WASHINGTON, D.C. - This week a new non-profit group, Free Our Internet, is launching with the goal "to expose efforts by Silicon Valley monopolies and the radical tech-left to take control of the Internet."

The new non-profit citizens’ group will educate Americans about how leftist super-elites and their powerful corporate allies have methodically used their wealth and political influence to erode the public’s Internet freedoms and wage war on alternative media, noted a press release dated Monday, May 1, 2017.

Founded by Donald Trump’s Maine Campaign Director Christie-Lee McNally, Free Our Internet was organized to empower individuals who support free speech and expression online, protect the diversity of ideas, and oppose government actions that undermine Internet openness and transparency.

Full story:


THIS IS A MUST SEE BACKGROUND ON 9/11 FROM A CIA INSIDER WHO WAS JAILED BY THE CIA FOR WHISTLEBLOWING.

HER NAME IS SUSAN LINDAUER


Full story [VIDEO]:

https://youtu.be/68LUHa_OLa

SUSAN LINDAUER

Indicted and imprisoned on The Patriot Act
The second non-Arab American indicted.
CRIME: Speaking to staff of Sen. John McCain about Iraq and Libya

As a U.S. Intelligence Asset, Susan Lindauer covered anti-terrorism at the Iraqi Embassy in New York from 1996 up to the invasion. Independent sources have
confirmed that she gave advance warning about the 9/11 attack. She also started talks for the Lockerbie Trial with Libyan diplomats. Shortly after requesting to testify before Congress about successful elements of Pre-War Intelligence, Lindauer became one of the first non-Arab Americans arrested on the Patriot Act as an "Iraqi Agent". She was accused of warning her second cousin, White House Chief of Staff Andrew Card and Secretary of State Colin Powell that War with Iraq would have catastrophic consequences. Grazs of the Patriot Act, her indictment was loaded with "secret charges" and "secret evidence." She was subjected to one year in prison on Carswell Air Force Base in Fort Worth, Texas without a trial or hearing, and threatened with indefinite detention and forcible drugging to shut her up. After five years of indictment without a conviction or guilty plea, the Justice Department dismissed all charges five days before President Obama's inauguration.

Lindauer has written a book Extreme Prejudice: The Terrifying Story of the Patriot Act and the Cover Ups of 9/11 and Iraq about her experience.

http://www.veteranstoday.com/author/lindauer/

https://extremeprejudiceusa.wordpress.com/

https://extremeprejudiceusa.wordpress.com/about/

---

**K. Craine** May 2, 2017 at 8:30 AM

STRATOSPHERIC SULFATE AEROSOLS IN JET CHEMTRAILS NOW ADMITTED BY CIA

For... weather warfare, depopulation, population behavior modification, chemical warfare, etc.

Full story:

http://www.geoengineeringwatch.org/

---

**K. Craine** May 2, 2017 at 3:13 PM

Email comment by GH/JM/CM/AL:

Paul Joseph Watson. (May 02, 2017). EX-BANKER CLAIMS HE WAS INVITED TO TAKE PART IN CHILD SACRIFICE RITUALS - "These people were Luciferians". Infowars.

A former Dutch banker has given a sit down interview during which he claims that he was invited by members of the financial elite to participate in child sacrifice rituals.

Ronald Bernard was a successful entrepreneur who ran a number of businesses before entering the world of finance. Upon doing so, he was told by his peers to put his conscience in the freezer.

"I was training to become a psychopath and I failed," said Bernard.

Full story:

https://www.infowars.com/ex-banker-claims-he-was-invited-to-take-part-in-child-sacrifice-rituals/

---

**K. Craine** May 3, 2017 at 5:37 AM

Email comment by GH:

I LOVE IT. A MAN WHO FINALLY STANDS UP TO THESE MSM BULLIES.

Andrew Kerr. (May 01, 2017). Trump Shuts Down CBS Anchor After Being Pressed About Wiretapping Claims. CBS.
“That’s enough”

CBS anchor John Dickerson was shown the door during an Oval Office interview with President Donald Trump after repeatedly asking about his claims that former President Barack Obama had Trump Tower wiretapped during the election.

Trump claimed that Obama had surveilled Trump Tower during the election in a series of now-infamous March 4 tweets. Trump called his predecessor a “bad (or sick) guy” for tapping his phones during the “very sacred election process.”

Follow
Donald J. Trump
@realDonaldTrump

How low has President Obama gone to tapp my phones during the very sacred election process. This is Nixon/Watergate. Bad (or sick) guy!
5:02 AM - 4 Mar 2017
53,395 53,395 Retweets 164,144 164,144 likes

Advertisement - story continues below

Trump reminded Dickerson of the surveillance scandal after being asked if he had received any helpful advice from Obama during the transition.

“Well, he was very nice to me. But after that, we’ve had some difficulties. So it doesn’t matter,” Trump said of Obama. “You know, words are less important to me than deeds. And you— you saw what happened with surveillance. And everybody saw what happened with surveillance.”

Full story:
http://www.westernjournalism.com/trump shuts-cbs-anchor-presswiretapping-claims/

Reply

K. Craine  May 3, 2017 at 5:39 AM

Email comment by GH:

Alex Jones. (May 02, 2017). ALEX JONES: FACEBOOK IS A LITERAL CUCK FACTORY - Learn how Facebook has been weaponized to help the globalists retain control. Infowars.

Alex calls into the live 3-5 show with Owen Shroyer and Rob Dew to discuss the recent revelations about Facebook’s manipulation of the weak-minded.

Full story:
https://www.infowars.com/alex-jones-facebook-is-a-literal-cuck-factory/

Reply

K. Craine  May 3, 2017 at 5:47 AM

Email comment by MK/GH:

“If you can walk out of the DMV, and still think government should be in charge of healthcare, you must be a special kind of stupid.”

https://twitter.com/ffact5588/status/859577420810268675

Reply

K. Craine  May 3, 2017 at 5:51 AM

Email comment by GH:


European and international elite politicians, judges, and celebrities are pedophiles who buy children from a “child supermarket” disguised as an orphanage in Portugal, according to a former caretaker of the orphanage.

The caretaker, known only as Bbi, has come forward to expose the sickening practices of the Casa Pia (House of the Pious) and claims to have witnessed children being
“delivered” to high-level politicians and diplomats, as well as European and international celebrities and members of the judiciary.

The orphanage is controlled by a Ferrari-driving doctor who visits the children to decide which ones will be sold to high-ranking members of Portuguese and international society.

Full story:

---

K. Craine  May 3, 2017 at 5:54 AM
Email comment by GH/JM:


A government watchdog withheld at least 14 reports that revealed department-wide problems that allow fraud and waste at a cabinet-level agency, The Daily Caller News Foundation’s (TheDCNF) Investigative Group has learned.

The reports concern issues plaguing the Department of Housing and Urban Development (HUD), including felons illegally living in federally-funded homes, tax fraud and millions of dollars sitting in unused bank accounts for years. The department’s 2017 budget is $48.9 billion and it has 8,375 employees.

The HUD Inspector General (IG) posted its systemic implication reports – documents that reveal opportunities for fraud in agency programs – to its website. A comparison between that listing and another TheDCNF previously obtained through a Freedom of Information Act (FOIA) request showed 14 reports from 2011 through 2014 were excluded from the IG’s the website.

At least three of those reports were also kept from HUD, meaning top department officials may not even be aware of the problems and suggested remedies.

Full story:
http://dailycaller.com/2017/04/30/exclusive‐hud‐watchdog‐kept‐14‐fraud‐reports‐hidden‐from‐public/

---

K. Craine  May 3, 2017 at 5:59 AM
CHOBANI CEO IS A TURKISH MEMBER OF THE FEDERAL RESERVE.

Email comment by Alex Jones:


For every truly great recipe there's a secret ingredient, for Chobani yogurt it's crony capitalism.

Full story:
https://www.infowars.com/the‐secret‐ingredient‐of‐chobani‐crony‐capitalism/

---

K. Craine  May 3, 2017 at 6:08 AM
Email comment by AJ:

Chuck Ross. (May 03, 2017). TRUMP GOES AFTER FBI CHIEF COMEY ON EVE OF SENATE TESTIMONY - President says Comey ‘best thing that ever happened’ to Hillary Clinton. Infowars.

President Trump criticized James Comey on Tuesday night, just hours before the FBI director testifies before the Senate Judiciary Committee.
Trump accused Comey of giving Hillary Clinton a “free pass” in the investigation into whether she mishandled classified information on her private email server.

It is unclear what exactly prompted Trump’s outburst, though it was likely a response to an interview Clinton gave earlier in the day in which she blamed several factors, including Russia, misogyny and Comey, for her November election loss to Trump.

Clinton blasted Comey for re-opening the FBI’s investigation into her emails in late October, just before the election.

Full story:
https://www.infowars.com/trump­goes­after­fbi­chief­comey­on­eve­of­senate­testimony/

K. Craine  May 3, 2017 at 6:39 AM
Email comment by PW:

Full story:
https://youtu.be/iYCMKgcziOA

K. Craine  May 3, 2017 at 3:41 PM
Email comment by DL:

Huma Abedin forwarded Hillary Clinton's emails, some of them classified, to her disgraced husband, Anthony Weiner, FBI Director James Comey revealed on Wednesday.

"[Weiner’s] then-spouse, Huma Abedin, appears to have had a regular practice of forwarding emails to forward to him, I think, to print out for her so she could deliver them to the secretary of state," Comey told the Senate Judiciary Committee during an oversight hearing.

Comey reopened the FBI investigation into Clinton’s email practices in October after agents discovered that a laptop owned by Weiner and Abedin contained Clinton’s emails. The laptop was seized as part of a separate investigation into Weiner’s contacts with a 15-year-old girl.

Full story:
http://dailycaller.com/2017/05/03/huma­abedin­forwarded­hillarys­classified­emails­to­her­husband­anthony­weiner­video/

K. Craine  May 3, 2017 at 3:42 PM
Email comment by JM:

(WASHINGTON) — The U.S. National Security Agency collected more than 151 million records of Americans’ phone calls last year, even after Congress limited its ability to collect bulk phone records, according to an annual report issued on Tuesday by the top U.S. intelligence officer.

The report from the office of Director of National Intelligence Dan Coats was the first
measure of the effects of the 2015 USA Freedom Act, which limited the NSA to collecting phone records and contacts of people U.S. and allied intelligence agencies suspect may have ties to terrorism.

It found that the NSA collected the 151 million records even though it had warrants from the secret Foreign Intelligence Surveillance court to spy on only 42 terrorism suspects in 2016, in addition to a handful identified the previous year.

The NSA has been gathering a vast quantity of telephone "metadata," records of callers' and recipients' phone numbers and the times and durations of the calls - but not their content - since the September 11, 2001, attacks.

Full story:

---

Email comment by GH:


Former Superman Dean Cain has produced a new film - Architects of Denial - which delves into the Armenian genocide and the denial by the Turkish government and other authoritative bodies that atrocities ever took place.

"Armenians have been persecuted for centuries. It's unreal," Cain told "Fox & Friends" recently when discussing his upcoming project. "They were the first bastion of Christianity. They were the first country to, I think, recognize Christianity, and they are the only bastion of Christianity in the Middle East."

The film shares new insight into genocide from WikiLeaks founder Julian Assange, FBI Whistleblower and journalist Sibel Edmonds, US Ambassador John Evans, Genocide Watch founder Dr. Gregory Stanton and a host of eye-witnesses and survivors who reveal how easily the world turns away from the horror of mass extermination for political and economic convenience.

"Turkey has gone around the world aggressively lobbying to make sure there are no references to the Armenian genocide," said Wikileaks editor-in-chief Julian Assange in the recently released trailer for "Architects of Denial."

"Architects of Denial" not only digs into the persecution of Armenians and Christians in the Middle East, both past and present, but also sheds light on those politicians who refuse to acknowledge an event many historians and scholars accept as a sad reality.

Full story:

---

Email comment by GH:

NO EVIDENCE ROGER STONE OR PAUL MANAFORT COLLuded WITH THE RUSSIAN STATE

Full story [VIDEO]:
https://drive.google.com/file/d/0BzRUeHsUktytVVJvdGliU1VMU0E/view

---

Email comment by GH:

DIANNE FEINSTEIN FINALLY TELLS THE TRUTH
Wolf Blitzer. (May 04, 2017). Former Senate Intel Chair Dianne Feinstein: No Evidence Of Russia-Trump Camp Collusion. GOP War Room. CNN.

Full story [VIDEO]:
https://youtu.be/dAxaalddaqI

Reply

K. Craine  May 4, 2017 at 11:46 AM
Email comment by GH/JM:

David Knight, Owen Shroyer. (May 03, 2017). THE ELITE THINK THEY CAN SPEAK TO THE DEAD - If you thought Hillary Clinton was crazy before, wait until you find out what she does behind the scenes. Infowars.

David Knight and Owen Shroyer discuss Hillary's claim of speaking to the ghost of Eleanor Roosevelt and Ivanka Trump's disturbing admiration of similar socialist icons.

Full story:
https://www.infowars.com/the-elite-think-they-can-speak-to-the-dead/

Reply

K. Craine  May 4, 2017 at 11:50 AM
Email comment by GH/JM:


Arguments were heard in an appeals court on Wednesday involving a controversial government hacking case in which the FBI participated in the distribution of child pornography. This is the most recent legal test of the FBI's ability to hack any computer, anywhere.

In February 2015, the Federal Bureau of Investigation seized control of a server located in North Carolina used at the time to host a forum where thousands of dark net users traded photos and videos of children being sexually abused. The website wasn’t immediately shut down. Instead, for roughly two weeks, the FBI maintained the website while it conducted a massive hacking operation, resulting in hundreds of criminal cases.

More than 23,000 sexually explicit images and videos of young children were shared on the website after the FBI seized control, according to court filings. Some of the children depicted were barely old enough to attend kindergarten, the Justice Department has said.

Full story:

Reply

K. Craine  May 4, 2017 at 11:52 AM
Email comment by JM/GH:


BuzzFeed, the outlet behind the infamous and absurd “Golden Showers” dossier, has more than a bit of disdain for President Donald Trump — as proven through these leaked conversations from their private workplace chat.

In screenshots exclusively provided to Big League Politics by former BuzzFeed employee Tim “Treadstone” Gionet, better known as Baked Alaska, the website’s Director of Social Media Maycie Thornton wishes for Trump’s assassination as co-workers laughed and cheered her on.
“Maybe someone will assassinate him,” said Thornton.

Full story:


---

K. Craine  May 4, 2017 at 11:54 AM

Email comment by GH:

Andrew West. (May 03, 2017). Hillary Clinton To Form PAC in Coming Weeks To Undermine POTUS. Constitution.

Suddenly, the American political left believes that a full-on resistance movement against our Commander In Chief is completely appropriate and warranted.

For some reason, the presidency of Donald J. Trump doesn’t command respect from the liberal New Fascists, who have redefined the very idea of dissent in modern day America. Where our forefathers have respectfully debated, disagreed, and legislated their way through the annals of government friction, this new breed of angry leftist has instead chosen to follow a path of anger and obstruction.

In the weeks following the election of Trump, protests around the nation consistently turned violent, and they continue to do so 100-and-some days following the business mogul’s inauguration. It has become unfortunately acceptable for hate and venom to spew forth during any conversation about the President, regardless of your status and stature in our great nation. Even professional orators and television hosts have turned to the profane and disgusting in order to demean and delegitimize The Donald.

Now, Hillary Clinton has returned from under whatever rock she was hiding to begin a campaign of dissension against her former political rival.

Full story:


---

K. Craine  May 4, 2017 at 11:58 AM

Email comment by JM:


Last month, Congress voted to repeal FCC rules that would prevent internet service providers from selling your personal web browsing and app usage data. It was a decision that’s unpopular across the country, regardless of party affiliation. If the politicians that voted in favor of the reversal thought no one would notice, there are some big ass signs in their districts that say otherwise.

The internet activists at the non-profit Fight for the Future have crowdfunded four billboards, so far, that shame the members of congress that voted for the repeal. The lawmakers that have the honor of being called out will now have to see their face along the highway when they return home. Those lucky few are Marsha Blackburn (R-TN), Dean Heller (R-NV), John Rutherford (R-FL) and Jeff Flake (R-AZ). These four lawmakers accepted a combined $196,905 in campaign contributions from the telecom industry in the last election cycle. Blackburn, in particular, has been a longtime enemy of net neutrality. Just last year, she brought up SOPA and tried to frame it as an initiative that would have increased cybersecurity. She told Wolf Blitzer:

Full story:

https://gizmodo.com/the-turds-that-voted-to-sell-out-your-online-privacy-ge-1794899911

---

K. Craine  May 4, 2017 at 12:00 PM

Email comment by K. Craine:


Last month, Congress voted to repeal FCC rules that would prevent internet service providers from selling your personal web browsing and app usage data. It was a decision that’s unpopular across the country, regardless of party affiliation. If the politicians that voted in favor of the reversal thought no one would notice, there are some big ass signs in their districts that say otherwise.

The internet activists at the non-profit Fight for the Future have crowdfunded four billboards, so far, that shame the members of congress that voted for the repeal. The lawmakers that have the honor of being called out will now have to see their face along the highway when they return home. Those lucky few are Marsha Blackburn (R-TN), Dean Heller (R-NV), John Rutherford (R-FL) and Jeff Flake (R-AZ). These four lawmakers accepted a combined $196,905 in campaign contributions from the telecom industry in the last election cycle. Blackburn, in particular, has been a longtime enemy of net neutrality. Just last year, she brought up SOPA and tried to frame it as an initiative that would have increased cybersecurity. She told Wolf Blitzer:

Full story:

https://gizmodo.com/the-turds-that-voted-to-sell-out-your-online-privacy-ge-1794899911
Email comment by JM:

Late last week, President Donald Trump told CBS News that domestic surveillance of American citizens should be the “No. 1” topic of inquiry until we can find out “what the hell is going on” with it. Also late last week, the National Security Agency — the federal government’s 60,000-person-strong domestic spying agency — announced that it would voluntarily hold back on its more aggressive uses of Section 702 of the Foreign Intelligence Surveillance Act.

That section permits the NSA to capture communications between foreigners and Americans without a warrant from any court, even though the NSA has its own secret court that has granted well over 99 percent of applications for spying brought to it.

Yet the NSA has convinced the Foreign Intelligence Surveillance Court that when it captures the communications of a foreigner and an American and those communications refer to a third person who is an American, Section 702 extends the authority for warrantless spying to that third person, as well. And it extends to any person whom the third person is talking about — and so forth, out to the sixth level of communication.

If you do the math, this NSA-concocted, Section 702-generated, secret FISA court-approved logic permits warrantless spying on nearly everyone in the United States. So why did the NSA announce that it will pull back on the way it utilizes Section 702 as the basis for its mass spying?

Full story:
https://www.lewrockwell.com/2017/05/andrew-p-napolitano/more-spying-more-lying/

Reply

K. Craine  May 4, 2017 at 12:13 PM
Email comment by Alex Jones:
Alex Jones. (May 04, 2017). RON PAUL: WHISTLEBLOWERS ARE THE GREATEST ENEMIES TO THE DEEP STATE - Find out who the global elite are truly afraid of. Infowars.

Patriot movement icon gives his take on Trump’s presidency so far.

Full story:

Reply

K. Craine  May 5, 2017 at 5:42 AM
Email comment by Sharyl Attkisson:

When is science not to be believed? You’ll be shocked to hear from respected medical insiders who say half or more of the research doctors rely on that’s published in prestigious, peer-reviewed medical journals is wrong, riddled with errors, or compromised by financial conflicts of interest. How could this happen? And what can you believe? We investigate Sunday on Full Measure.

Also, Lisa Fletcher tells us how the law inadvertently protects websites allegedly trafficking in child prostitution.

And we’ll explore the concerns of civil liberties advocates who tell us that U.S. border agents are sometimes abusing policies and confiscating phones, computers and other devices of people entering or leaving the country, without a warrant. They can look through the devices and read contacts, emails and messages.

Full story:
https://sharylattkisson.com/fake-science/

Reply
Alex Jones. (May 05, 2017). FERGUSON PROTESTER FROM ICONIC PHOTOGRAPH FOUND DEAD - Police say the death comes as a result of a self-inflicted gunshot wound. Infowars.

Edward Crawford, the man from the iconic Ferguson protest photograph where he is seen throwing a tear gas canister back at riot police, has been found dead.

According to police, two women were in a car with Crawford when he began telling them about how depressed he was and then pulled out a gun and shot himself.

Infowars was on the ground in Ferguson covering the chaos firsthand as our reporters were in the midst of gunshots, rioting, looting, tear gas, pepper spray and rubber bullets.

Full story:
https://www.infowars.com/ferguson-protester-from-iconic-photograph-found-dead/

https://t.co/RhkpC9GhgX

K. Craine May 5, 2017 at 2:58 PM
Email comment by GH/AL:

Evan MacAskill. (May 05, 2017). The CIA has a long history of helping to kill leaders around the world. The Guardian.

US intelligence agency has since 1945 succeeded in deposing or killing a string of leaders, but was forced to cut back after a Senate investigation in the 1970s.

Some of the most notorious of the CIA's operations to kill world leaders were those targeting the late Cuban president, Fidel Castro. Attempts ranged from snipers to imaginative plots worthy of spy movie fantasies, such as the famous exploding cigars and a poison-lined scuba-diving suit.

But although the CIA attempts proved fruitless in the case of Castro, the US intelligence agency has since 1945 succeeded in deposing or killing a string of leaders elsewhere around the world - either directly or, more often, using sympathetic local military, locally hired criminals or pliant dissidents.

According to North Korea's ministry of state security, the CIA has not abandoned its old ways. In a statement on Friday, it accused that the CIA and South Korea's intelligence service of being behind an alleged recent an assassination attempt on its leader Kim Jong-un.

Full story:
https://www.theguardian.com/us-news/2017/may/05/cia-long-history-kill-leaders-around-the-world-north-korea

K. Craine May 5, 2017 at 3:00 PM
Email comment by GH:


A bombshell report has been released by the New York Times, and it provides shocking evidence that FBI Director James Comey was fully aware Obama’s administration was rigging the presidential election in favor of failed Democratic nominee Hillary Clinton.

The report reveals Comey reopened the investigation into Clinton’s use of a private email server solely to uphold the credibility of the FBI, out of fear that Obama’s administration was not supporting an independent, thorough investigation and he would be criticized for the unethical bias.
He anticipated Obama's Attorney General Loretta Lynch would intentionally close the investigation into Clinton's email server before any true crimes were able to be revealed, based on an email obtained by Russian hackers and then intercepted by the F.B.I.

Full story:
http://linkis.com/joeforamerica.com/20/eMywb

---


Members of Congress are holding “secret conversations” about removing President Donald Trump from office following a “difficult first 100 days,” according to a report from The New Yorker magazine.

“Nobody occupies the White House without criticism, but Trump is besieged by doubts of a different order, centering on the overt, specific, and, at times, bipartisan discussion of whether he will be engulfed by any one of myriad problems before he has completed even one term in office—and, if he is, how he might be removed,” wrote Evan Osnos.

Osnos claims to have “interviewed several dozen people about the prospects of cutting short Trump’s Presidency,” including “his friends and advisers; to lawmakers and attorneys who have conducted impeachments; to physicians and historians; and to current members of the Senate, the House, and the intelligence services.”

“This is a conversation that people are having around the dinner table, it’s one people have at the office, members of Congress are talking about it in private and the question is very simple: Is this a president who is able to do the job and is able to go the distance,” Osnos said on MSNBC’s The Last Word.

Critics of President Trump are actively seeking to remove him from office via impeachment or declaring him mentally or physically unfit for office under the 25th Amendment.

Full story:

---

Michael Best. (Apr. 24, 2017). Long before WikiLeaks, the FBI spent decades obsessing over Gavin MacFadyen - 40 years before he became a WikiLeaks Director and a Courage Foundation trustee, the Bureau was rifling through MacFadyen’s things. Muckrock.

In response to the initial FOIA request for files on deceased WikiLeaks Director and Courage Foundation trustee Gavin MacFadyen, the FBI cited a litany of exemptions. These included an ongoing investigation, national security, and the need to protect the identity of a confidential informant. While the Bureau used these exemptions to withhold all of the materials on MacFadyen in their possession, they did reveal that at least four files mentioning MacFadyen had been transferred to the National Archives.

Full story:
[EDITOR: CONTINUED NOTICE TO CORPORATION DIRECTORS. YOU MUST REPORT THIS RISK LIABILITY TO YOUR SHAREHOLDERS OR BE HELD LIABLE YOURSELF FOR THIS LOSS OF VALUE. See our previous post: AFI. (Apr. 04, 2017). WikiLeaks Vault 7 has created an epic liability crisis for corporate directors. Americans for Innovation.

https://americans4innovation.blogspot.com/2017/04/wikileaks-vault-7-has-created-epic.html]

Email comment by GH:


Today, May 5th 2017, WikiLeaks publishes “Archimedes”, a tool used by the CIA to attack a computer inside a Local Area Network (LAN), usually used in offices. It allows the redirecting of traffic from the target computer inside the LAN through a computer infected with this malware and controlled by the CIA. This technique is used by the CIA to redirect the target's computers web browser to an exploitation server while appearing as a normal browsing session.

The document illustrates a type of attack within a “protected environment” as the the tool is deployed into an existing local network abusing existing machines to bring targeted computers under control and allowing further exploitation and abuse.

Full story:
https://wikileaks.org/vault7/#Archimedes

Reply

K. Craine ✈️ May 5, 2017 at 3:11 PM

REP. GOWDY REMINDED FBI DIRECTOR COMEY THAT IGNORANCE OF THE LAW IS NOT AN EXCUSE FOR BREAKING IT.

Email comment by GH/WR:


Huma Abedin, a long-time top aide to Hillary Clinton, regularly forwarded classified emails to her husband, Anthony Weiner, FBI Director James Comey testified Wednesday.

Sen. John Kennedy, R-La., asked Comey how classified information got on Weiner's computer, something the FBI learned last October.

"His then-spouse, Huma Abedin, appears to have had a regular practice of forwarding emails to him for him, I think, to print out for her so she could then deliver them to the Secretary of State [Clinton],” Comey replied.

Comey couldn't say definitively whether Weiner read the classified documents, believed to primarily have been emails.

"Why did you conclude that neither of them committed a crime?” Kennedy asked.

"Because with respect to Ms. Abedin in particular, we didn't have any indication that she had a sense that what she was doing was in violation of the law, couldn't prove any sort of criminal intent,” Comey answered.

Full story:

Reply

K. Craine ✈️ May 5, 2017 at 3:14 PM

[READER NOTE: ZEROHEDGE HAS JUST BEEN ADDED TO A TWITTER, GOOGLE, FACEBOOK CENSORSHIP LIST AS OF TODAY. THIS MEANS YOU NEED TO DOUBLE DOWN IN SENDING THESE LINKS AROUND TO YOUR FRIENDS, THUS BYPASSING THIS BLANTANT, UNCONSTITUTIONAL CENSORSHIP.]

Tyler Durden. (May 04, 2017). President Obama Sought NSA Intel On 1000s Of Americans
During his final year in office, President Obama's team significantly expanded efforts to search National Security Agency intercepts for information about Americans, distributing thousands of intelligence reports across government with the unredacted names of U.S. residents in the midst of a divisive 2016 presidential election.

The data, made available this week by the Office of the Director of National Intelligence, provides the clearest evidence to date of how information accidentally collected by the NSA overseas about Americans was subsequently searched and disseminated after President Obama loosened privacy protections to make such sharing easier in 2011 in the name of national security. A court affirmed his order.

Full story:

Reply

K. Craine  May 5, 2017 at 3:15 PM
Email comment by GH:

WikiLeaks (@wikileaks) tweeted at 3:01 AM on Fri, May 05, 2017:

Email trail shows that Hillary Clinton may well have been hacked by a Chinese 'spear fishing' virus in 2009 she then forwarded to Abedin.

Full tweet:
https://t.co/9Odb7zFtlL

Reply

K. Craine  May 5, 2017 at 3:18 PM
Email comment by GH/PD:

Andrew Kerr. (May 04, 2017). FBI Found New Email Suggesting Lynch Made Sure Clinton Email Probe ‘Didn’t Go Too Far’ - ‘... when did you first learn of this document?’ Western Journalism.

FBI Director James Comey has become a persona non grata in Washington D.C. for his handling of the Hillary Clinton email investigation.

Democrats pin the blame of Clinton's election loss on Comey's shoulders for his Oct. 28 letter to Congress in which he announced the FBI had “learned of the existence of emails that appear to be pertinent to the investigation.”

Republicans say Comey shirked his duty as the director of the FBI by assuming the role of a prosecutor in recommending no charges against Clinton in a July 5 news conference.

Full story:

Reply

K. Craine  May 5, 2017 at 3:22 PM

Sen. Rand Paul (R-Ky.) says he has asked the intelligence community and White House for any evidence that he was surveilled by former President Barack Obama

'I have formally requested from the WH and the Intel Committees info on whether I was surveilled by Obama admin and or the Intel community!’ Paul tweeted Friday.

The tweet appears to build off of President Trump's claim, presented without evidence,
that the Obama administration wiretapped Trump Tower during last year's presidential race.

FBI Director James Comey has flatly denied any direct surveillance of the Trump campaign.

Full story:


---

Enter your comment...

Comment as:  

Publish  
Preview
NOTICE TO COMMENTERS: When the MSM diatribe on "fake news" began, our regular commenters were blocked from posting comments here. Therefore, email your comments to a new secure email address afi@leader.com and we will post them.