Docket updates. Many pages. I've downloaded and am in here now. Wow. Absolutely stunning. Read below. @SidneyPowell1 asks for a di [...]"

Tr threadreaderapp.com/thread/1187558935517106176.html



<u>Tracy Beanz</u> , 22 tweets, 9 min read

BREAKING: Docket updates. Many pages. I've downloaded and am in here now. Wow.

BREAKING - new @SidneyPowell1 filing in the Flynn case.

Lisa Page edited the Flynn 302.

James Clapper told WaPo reporter Ignatius to basically "take the kill shot on Flynn"

THREAD

cc @KerriKupecDOJ pic.twitter.com/YqEIsMUAiu

— Techno Fog (@Techno_Fog) October 25, 2019

In this case, high-ranking FBI officials orchestrated an ambush-interview of the new president's National Security Advisor, not for the purpose of discovering any evidence of criminal activity—they already had tapes of all the relevant conversations about which they questioned Mr. Flynn—but for the purpose of trapping him into making statements they could allege as false.

This is no paranoid "conspiracy" delusion, as the government implies. It is well documented by the evidence already made public, which was long known to the government — yet withheld from the defense—until after Mr. Flynn pleaded guilty and in clear violation of *Brady v. Maryland* and its progeny. This includes a still undisclosed discussion by the lead agent to use news of the "Steele dossier" as "a pretext to interview some people;" the FBI Director's calculated decision (contrary to FBI/DOJ protocol) not to notify the White House Counsel that the FBI wanted to speak with a key member of the President's staff; a strategically-planned personal call

1

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from FBI Deputy Director Andrew McCabe, designed to prevent Mr. Flynn from seeking the advice of counsel or notifying the Department of Justice; planning and rehearsing tactics calculated to keep Mr. Flynn "relaxed" and "unguarded" so as not to alert him to the significance of the conversation; anxious text messages between Agent Strzok and his paramour, Lisa Page—McCabe's Special Counsel—disclosing the deep personal involvement of these officials and others in an enterprise without a legitimate law enforcement objective.

requires the distillissal of the charges for outrageous government conduct.

"Regard for the requirements of the Due Process Clause 'inescapably imposes upon this Court an exercise of judgment upon the whole course of the proceedings [resulting in a conviction] in order to ascertain whether they offend those canons of decency and fairness which express the notions of justice of English-speaking peoples even toward those charged with the most heinous offenses." *Rochin v. California*, 342 U.S. 165, 169 (1952) (Frankfurter, J.) (quoting *Malinski v. New York*, 324 U.S. 401, 416-17 (1945)). When the government transgresses these boundaries—as it has here—the Court must dismiss the case and free the defendant to reconstitute his life.

2

As new counsel has made clear from her first appearance, Mr. Flynn will ask this Court to dismiss the entire prosecution based on the outrageous and un-American conduct of law enforcement officials and the subsequent failure of the prosecution to disclose this evidence— which it had in its possession all along—either in a timely fashion or at all. Moreover, the defendant still needs and is still entitled to *all* the facts in the government's possession—not just those Mr. Van Grack was forced to provide because they had already leaked into the public domain. The government's tactic of disclosing information because it had made its way into the news and the internet is tantamount to no *Brady* disclosure at all, while its self-serving minimized disclosures were outright deceptive.

As <u>@Techno Fog</u> reports, LISA PAGE edited the Flynn 302. This is abhorrent.

The real *evidence* the government had long suppressed caused a cavalcade of major events—many within mere days of Mr. Flynn's plea—and all unknown to him before it. Lisa Page, Special Counsel to Deputy Director McCabe, resigned; she had edited Mr. Flynn's 302 and was part of the small, high-level group that strategically planned his ambush. Lead Agent Peter Strzok was demoted from the Mueller investigation and ultimately fired. Strzok, who had met

4

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extensively with McCabe and the high-level, small group, was primarily responsible for creating the only basis for the charge alleged against Flynn. Ex. 1.

The day after Mr. Flynn's plea, the press exploded with the news of Strzok and Page's prolific text messages, their affair, and their malice toward President Trump.³ The Inspector General issued a rare statement that he was investigating the entire matter. MTC 23. Bruce Ohr, the fourth highest-ranking member of DOJ, was demoted. Judge Contreras, who accepted Mr. Flynn's plea only days before, was suddenly and inexplicably recused—only for it to be disclosed much later that he was a topic of conversation in the Strzok-Page texts because he was a friend of Agent Strzok.⁴ And, remarkably, DOJ's Bruce Ohr was demoted a second time. Ex. 1. This is merely a snapshot of the aftershock from the earliest revelations into the public domain and to Mr. Flynn.

b

The government provided Brady production in the form of publicly released information, even using the SCRIBD account of a reporter to supply texts to Flynn. This is a travesty.

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handed countless egregious examples; three months after this Court entered its order; and long

after the actual evidence would have made a material difference to Mr. Flvnn. Even then, Mr. Van

Grack did not provide the texts to the defense to honor his *Brady* obligation or this Court's order. Rather, he produced them only after they had been exposed publicly by others. The government is still suppressing crucial evidence.

Mr. Van Grack "produced" the first batch on March 13, 2018, by link to texts already released to the public by the Senate Judiciary Committee. He produced the second batch on June 24, 2018, by link to the "Scribd account" of reporter Peter Hasson. Those cannot even be downloaded. And for his third production, it gave the defense two pages on October 4, 2018. These go precisely to the issue of McCabe's Special Counsel Lisa Page editing the Flynn 302. Ex. 2.

The government still hides countless damaging texts—exculpatory and material to Mr. Flynn—that our independent work only recently uncovered. These were reported by CNN but have not been produced. These demonstrate violations of *Brady* and this Court's order that go to the core of Mr. Flynn's claim of outrageous government misconduct and to his innocence.

1. "A Pretext to Interview Some People."

On January 10, 2017, Buzzfeed and CNN broke the news of the "Steele dossier" on which

(it was later revealed) the Carter Page FISA application was premised. MTC 7, 26, 24, 27.5 Then-

6

Again, exculpatory information is not produced until AFTER it is publicly disclosed.

⁵ It was only much later the defense learned what the FBI already knew: This document had been bought and paid for by the Clinton campaign and the DNC. Both the FBI and Fusion GPS hired former British spy Christopher Steele. Fusion GPS was on the Clinton payroll, and it also hired Nellie Ohr—a Russia specialist with CIA ties whose husband Bruce was the fourth highestranking official in DOJ. Ms. Ohr was researching Mr. Flynn also, and his name appears twice in the "Steele dossier." Ms. Ohr and Steele funneled their "work" through Bruce Ohr in a backchannel to the FBI, long after the FBI fired Steele for lying. Ex. 7; MTC 25, 26, 28. Bruce Ohr also brought future Special Counsel members Andrew Weissmann and Zainab Ahmad into his

⁷ The government did not disclose this to Mr. Flynn until *after* Mr. Comey bragged about his breach on national television—*not* because Mr. Van Grack was complying with this Court's order. This short video (https://www.youtube.com/watch?v=NxNhjFrjXqI) reveals Mr. Comey's deliberate disregard for DOJ and FBI rules. In fact, Mr. Van Grack only disclosed a bland summary *four days after* Comey gloated about it on national television to a laughing audience—

four days *before* Mr. Flynn's scheduled sentencing, and because this Court entered its minute order of December 12, 2017. Dkt. 10. Mr. Flynn seeks disclosure of the full report of Mr. Comey's conduct, any memos, notes, and 302s documenting his decision, which was admittedly the subject of "many intensive discussions" within the FBI. There must be at least notes of several others, including Comey's Special Assistant Mr. Campbell, that document the efforts directed against Mr. Flynn. Ex. 8; MTC 4, 12-14.

As summarized by Inspector General Horowitz: "We have previously faulted Comey for acting unilaterally and inconsistent with Department policy. Comey's unauthorized disclosure of sensitive law enforcement information about the Flynn investigation merits similar criticism. **In a**

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6 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	produced this text and others around it, in a st	
and this Court's order. I	Ex. 4.	
2. "Many Meeting	ngs" to Strategize the Interview of Flynn	
In the next two w	eeks, there were "many meetings" between Strz	ok and McCabe to discuss
whether to interview [] National Security Advisor Michael Flynn a	and if so, what interview
rategies to use." Ex. 5.		
January 23, the	day before the interview, the upper echelon of	the FBI met to orchestrate
all. Deputy Director M	McCabe, General Counsel James Baker,	, Lisa Page, Strzok,
avid Bowdich, Trish A	nderson, and Jen Boone strategized to talk with	h Mr. Flynn in such a way
to keep from alerting	him from understanding that he was being	interviewed in a criminal
) vestigation of which h	e was the target. Ex.12. Knowing they had no b	basis for an investigation,6
	not to notify DOJ for fear DOJ officials would	follow protocol and notify
White House Counsel.	They decided not to tell Flynn their true pu	rpose nor give him 1001

	to deceive him about the entire scenario, and keep him "unguarded." Exs. 5, 6; MTC 34.
	3. "Off the Rails"
	They knew what they were doing was wrong. Lisa Page wrote: "I can feel my heart
	beating harder, I'm so stressed about all the ways THIS has the potential to go fully off the rails."
	Strzok replied: "I know. I just talked with we're getting together as soon as I get in to finish
	that write up for Andy [McCabe] this morning. I reminded about how I told Bill [Priestap]
	and the entire group that we should wait 30 to 60 days after the inauguration to change how we
	were managing this stuff. As it is, he went ahead, and everything is completely falling off the rails.
	I think our stuff is good on our cases, but I have no hope or understanding about what they're
	doing on Jen [Boone's] side of the house." Ex. 2.
	The next day, at Comey's direction to "screw it" in contravention of longstanding DOJ
	protocols,7 McCabe personally called Flynn to pave the way for the uncounseled conversation.
	They used their "pretext" to circumvent DOJ and ambush interview Mr. Flynn in the White House.
	⁷ The government did not disclose this to Mr. Flynn until <i>after</i> Mr. Comey bragged about his breach on national television— <i>not</i> because Mr. Van Grack was complying with this Court's order.
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I want to make sure everyone is reading all of this. This is an absolutely stunning filing. I don't even need to make comment. Here we learn more texts about Strzok and Page and the Flynn setup. No Logan act violation. They knew then and they and their media lackeys didn't care.



5. Reporting Back: Flynn's "Demeanor Was Sure." He Was Telling the Truth or Believed He Was Telling the Truth.

The agents returned from interviewing Mr. Flynn, describing their excitement over it, and with a belief contrary to what they expected, that he had been honest with them. After the interview, they briefed it three times. Strzok texted Page: "Describe the feeling, nervousness, excitement knowing we had just heard him denying it all. Knowing we'd have to pivot into asking. Puzzle round and round about it. Talk about the funny details. Remember what I said that made Andy laugh and ask if he really said that."

Strzok urged: "Also have some faith in and my assessment. . . . I'm finding it hard to go out on a counterintuitive yet strongly felt ledge with so many competent voices expressing what I feel too: bullsh*t – that doesn't make sense. [] I made some joke about what F said. Something patriotic or military."

Page responded: "It was clear that you both walked in and felt very strongly, so that obviously counts for something. [] You made a joke about a military band." Ex. 2. The agents did three briefings the day of the interview. They reported he had a sure demeanor, and he was telling the truth or believed he was—even though he did not remember it all. Ex. 6.

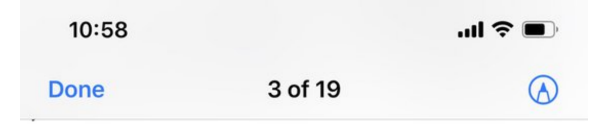
Not long after, the FBI and DOJ wrote an internal memo dated January 30, 2017, exonerating Mr. Flynn of acting as an "agent of Russia;" and, they all knew there was no Logan Act violation. The government owes Mr. Flynn the full versions of these exculpatory statements. MTC 9, 18, 19, 26. He has been smeared as being an agent of a foreign government for several years now.

6. Agents Manipulate the Flynn 302.

On February 10, 2017, the news broke-attributed to "senior intelligence officials"-that Mr. Flynn had discussed sanctions with Ambassador Kislyak, contrary to what Vice President



They completely edited the 302s to make it appear as though Flynn said things he did not and to frame him. Straight up. They edited their 302.



6. Agents Manipulate the Flynn 302.

On February 10, 2017, the news broke—attributed to "senior intelligence officials"—that Mr. Flynn had discussed sanctions with Ambassador Kislyak, contrary to what Vice President

10

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Pence had said on television previously. Overnight, the most important substantive changes were made to the Flynn 302. Those changes added an unequivocal statement that "FLYNN stated he did not"—in response to whether Mr. Flynn had asked Kislyak to vote in a certain manner or slow down the UN vote. This is a deceptive manipulation because, as the notes of the agents show, Mr. Flynn was not even sure he had spoken to Russia/Kislyak on this issue. He had talked to dozens of countries. Exs. 9, 10, 11.

Second, they added: "or if KISLYAK described any Russian response to a request by FLYNN." That question and answer do not appear in the notes, yet it was made into a criminal offense. The typed version of the highly unusual "deliberative" 302 by that date already included an entire section from whole cloth that also serves as a criminal charge in the Information and purported factual basis regarding "Russia's response" to any request by Flynn. The draft also shows that the agents moved a sentence to make it seem to be an answer to a question it was not.

Exs. 9, 10, 11.

Flynn resigned and left the White House on February 13, 2017. Ex. 1.

7. February 14: "Launch f 302."

The next day, Valentine's Day, Strzok texted: "Also, is Andy good with F 302?" Page replied: "Launch f302."

The same day, David Laufman in the National Security Division of DOJ, with whom they also worked, personally called Covington & Burling to pressure them to file the FARA registration form for Flynn Intel Group. Ex. 1. MTC 39.9

⁹ Mr. Kelner and two more Covington lawyers even had an extensive meeting with six members of the FARA section including Heather Hunt, David Laufman, and others to decide how to write the registration and review a draft, and they had a follow-up call with them. Kelner had never seen the FARA section "this engaged." Dkt. 98.

Powell writes that the Specia Counsel controlled the press to keep these texts etc under wraps until they could obtain a plea from Flynn.

¹⁰ Not only did Mr. Van Grack not disclose a single text message before Mr. Flynn agreed to plead guilty, but Special Counsel apparently managed to control the press on the issue until the plea was entered on December 1, 2017, in Judge Contreras's court. It defies credulity to suggest that it was only *unlucky* for Mr. Flynn that the story broke the very next day. Part of the evidence we request includes communications between the press and SCO, which will likely establish that Special Counsel intensified pressure on Mr. Flynn to plead immediately while it was pressuring the press not to explode the truth that destroyed the entire case. Karoun Demirjian, *Top FBI official assigned to Mueller's Russia probe said to have been removed after sending anti-Trump texts*, THE WASH. POST (Dec. 2, 2017), https://www.washingtonpost.com/world/national-security/two-senior-fbi-officials-on-clinton-trump-probes-exchanged-politically-charged-texts-disparaging-trump/2017/12/02/9846421c-d707-11e7-a986-d0a9770d9a3e story.html; MTC 11; Ex. 13.

The Carter Page FISA or another undisclosed FISA on Flynn was used to obtain information

MTC 34, 35, 37.

¹³ The government's *Brady* violations have suppressed evidence of Fourth Amendment defenses Mr. Flynn was entitled to pursue, especially if that evidence also shows government misconduct. Information was obtained against Mr. Flynn either through the illegal FISA warrant on Carter Page, baseless National Security Letters, an undisclosed FISA warrant, or the abuses of the NSA database documented in the heavily redacted opinion of Judge Rosemary Collyer (https://www.dni.gov/files/documents/icotr/51117/2016

15

<u>@SidneyPowell1</u> states there was a conflict with Flynn's former attorneys, Covington (I'd say.)

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"from the prosecutor's private deliberations, as the chosen forum for ascertaining the truth about criminal accusations." *Kyles v. Whitley*, 514 U.S. 419, 440 (1995).

While Flynn was cooperating extensively on all issues the Special Counsel wanted to address, the government has trickled out productions over the last year that reveal many things. Ex. 15. Some of the most notable include : (i) the original notes of the agents differ materially from the 302s; (ii) there were material alterations to the 302s to set up the "false statements," and (iii) the government has extensive reports of Mr. Flynn's briefings and debriefings on all his foreign contacts—including his Russia trip and his meeting with Turkish officials—giving lie yet again to the public pretext of the FBI "investigation" of Mr. Flynn. Further, what is still a heavily redacted 302 for former Agent Strzok, since January 2017, the government knew, but still has not disclosed the full statements and notes that show Deputy Attorney General Sally Yates said the interview of Mr. Flynn was "problematic," and she was "unclear" why the FBI was investigating or interviewing Mr. Flynn at all.

Neither Mr. Flynn nor his former counsel had any of these documents or knowledge of the plethora of information discussed above when Mr. Flynn entered his plea. However, one of the government's chief arguments is that because Mr. Flynn was represented by counsel (Covington & Burling) at all stages of the proceedings, and because counsel was present at all interviews and

other critical events including his plea and concomitant Brady waiver, that either excuses the

government's failures or renders his waiver of them conclusive.

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The government fails to acknowledge, however, that Covington & Burling was the very firm that Mr. Flynn paid more than \$1 million to investigate, prepare, and then defend the FARA registration in response to NSD/FARA section's and David Laufman's demands. *See* n.9 *supra*. By August 2017, when the government threatened Mr. Flynn with criminal charges related to the same FARA registration, former counsel were immediately caught in the vice of an intractable conflict of interest that they never escaped until Flynn engaged new counsel. By no later than



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Cert_FISC_Memo_Opin_Order_Apr_2017.pdf), and the more recent decision of Judge Boasberg (https://www.intelligence.gov/assets/documents/702%20Documents/declassified/2018_Cert_FIS C_Opin_18Oct18.pdf).

firm that Mr. Flynn paid more than \$1 million to investigate, prepare, and then defend the FARA registration in response to NSD/FARA section's and David Laufman's demands. *See* n.9 *supra*. By August 2017, when the government threatened Mr. Flynn with criminal charges related to the same FARA registration, former counsel were immediately caught in the vice of an intractable conflict of interest that they never escaped until Flynn engaged new counsel. By no later than August 2017, the conflict between Mr. Flynn and his former lawyers was non-consentable and not subject to waiver. Even *if* Mr. Flynn had been fully informed in writing of the conflict at that time, the lawyers were obligated to withdraw from the representation without regard to his wishes.¹⁴

Some conflicts of interest are so likely to interfere with the effectiveness of counsel, and so destructive of the fairness of the proceeding, that courts must prophylactically *override* a defendant's proffered waiver of the right to conflict-free counsel. *Wheat v. United States*, 486 U.S. 153, 162 (1988) ("[W]here a court justifiably finds an actual conflict of interest, there can be no doubt that it may decline a proffer of waiver, and insist that defendants be separately represented."). In other words, conflicts of interest that are non-consentable according to professional norms are also not subject to waiver by a criminal defendant under the Sixth Amendment.

"Federal courts have an independent interest in ensuring that criminal trials are conducted within the ethical standards of the profession and that legal proceedings appear fair to all who

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observe them." Id. at 160. Although in another case, a court could have remedied this, this Court

¹⁴ According to D.C. Rule of Professional Conduct 1.7(c)(2), conflicted representation may not commence or continue unless the affected client provides informed consent, after full disclosure of the possible adverse consequences "and the lawyer reasonably believes that the lawyer will be able to provide competent and diligent representation to each affected client." Comment [7] to this Rule ensures that the words are taken seriously: the client can be asked to weigh in and judge its own interests only after the lawyer has become "satisfied that the representation can be wholeheartedly and zealously undertaken."

The 302s have been edited, the notes provided, written by Strzok were written later - there is no predicate basis or truth to anything the charges are based on

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Production, Dkt. 109 a	at 16.	
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Inexplicably, the government asserts: "both interviewing agents have been clear, since the beginning and in their documentation, that the defendant made false statements to them on January 24, 2017, about multiple topics." But the government has no cite for this claim, nor does the defense have one. To the contrary, Mr. Flynn was honest with the agents to the best of his recollection at the time, and the agents knew it. The belatedly-disclosed Strzok-Page texts make clear that the agents left the interview with a firm conviction Mr. Flynn was being honest, and they maintained that conviction despite strong expressions of disbelief and cries of "bullshit" from their colleagues. Ex. 2. Nonetheless, for whatever reason, the agents did not record all Mr. Flynn's responses, nor did they record them all correctly in their notes, and the ultimate 302 and prosecution are even more questionable. Exs. 9, 10, 11.

The evidence the defense requests, if produced, would defeat the factual basis for the plea.¹⁹ The original 302 is crucial to this as are the original notes. The government elides the truth that the FBI has it and any other drafts prior to February 10, 2017. The FBI can retrieve it from its

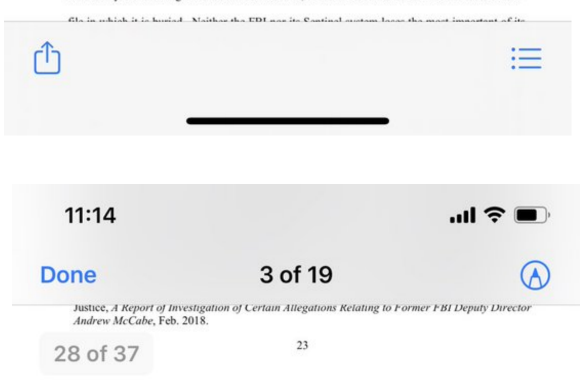
¹⁹ This is one of the many reasons no one should be prosecuted for a violation of 18 USC 1001 unless the statement has been recorded. Every law enforcement officer has that ability on his phone. Sidney Powell & Harvey Silverglate, *Conviction Machine* (Encounter Books 2020). Everyone knows a simple difference in tone can completely change the meaning of a sentence.

Note that the criminal referral of former Deputy Director McCabe is predicated on several recorded interviews, under oath, with full knowledge of the purpose of the proceedings and an opportunity to correct any misstatements. After initially lying to James Comey by claiming or leading the then-Director to believe that "McCabe had not authorized the disclosure [to the media] and did not know who did," the INSD of the FBI interviewed him under oath where he again claimed "he had not authorized the disclosure to the WSJ and did not know who did." Several months later, under oath to the OIG—in a recorded interview—he swore that he was unaware his

own Special Counsel Lisa Page was authorized to speak to the media on the issue or where she was at that time, and finally some four months after that, McCabe lied under oath about having lied under oath in all the previous incidents. The OIG determined McCabe authorized the leak to the WSJ via his Special Counsel "to advance his personal interests at the expense of Department leadership," and referred his case for prosecution. Office of the Inspector General, U.S. Dept. of Justice, A Report of Investigation of Certain Allegations Relating to Former FBI Deputy Director Andrew McCabe, Feb. 2018.

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Sentinel system that logs and serializes the drafts, or the FBI can retrieve it from the file or sub-



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Sentinel system that logs and serializes the drafts, or the FBI can retrieve it from the file or subfile in which it is buried. Neither the FBI nor its Sentinel system loses the most important of its reports that is supposed to support the federal felony of the President's National Security Advisor. The only reason for it to be suppressed is that it is favorable to the defense. If the agents recorded in the original 302 their impressions that Flynn was being truthful, had "a sure demeanor," and "showed no signs of deception," and that was edited out, it is "game over" for the government. Tellingly, Mr. Van Grack has chosen his words carefully, and he has not denied an original 302 exists.

This was the most important interview the FBI did—carefully orchestrated by the Director and Deputy Director after many internal discussions, and extensive meeting of the upper crust of the FBI for no valid purpose. ²⁰ The original 302 is not "missing." If the government will not produce it, it could only have been deliberately destroyed, and this prosecution should be dismissed on that basis alone. *United States v. Cooper*, 983 F.2d 928 (9th Cir. 1992) (holding that the district court properly dismissed the indictment due to the government's destruction of evidence by relying on the test articulated by the Supreme Court in *California v. Trombetta*, 467 U.S. 479, 489 (1984) and *Arizona v. Youngblood*, 488 U.S. 51, 58 (1988)).

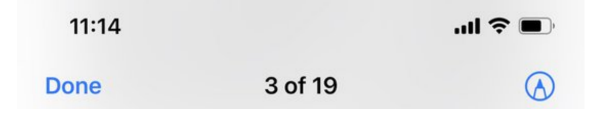
1. Agent Strzok's notes do not appear to have been taken contemporaneously during the interview.

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Only the junior agent was taking notes during the interview. Strzok's 302 of July 2017 says

The notes from the 302s provided to Flynn as exculpatory WERE HEAVILY REDACTED.



²⁰ The FBI knew that its questions had nothing to do with "Russian interference" in the election. Indeed, it had nothing to do with the election at all. As recently apparent from the Report of the Inspector General, this was Comey and McCabe's personally motivated operation in defiance of all protocols and procedures—deliberately circumventing DOJ. Office of the Inspector General, U.S. Dept. of Justice, *Report of Investigation of Former FBI Director James Comey's Disclosure* of Sensitive Investigative Information and Handling of Certain Memoranda, August 2019. The government is also required to produce these statements under Fed. R. Crim. P. 16(a)(B)(i).

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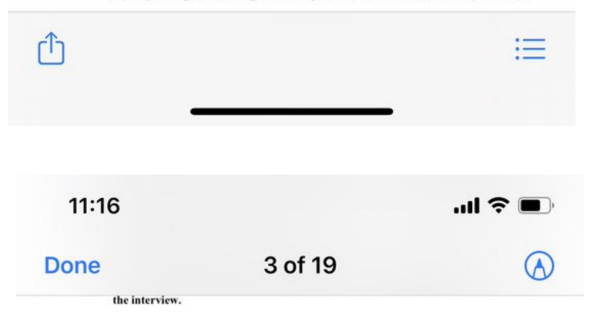
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Only the junior agent was taking notes during the interview. Strzok's 302 of July 2017 says that he was handling the interview and his partner was taking notes. A 302 is to be written into Sentinel within five days. Notes are to be signed and dated by the notetaker. Inexplicably, we have two sets of notes with significant redactions—neither of which is signed and dated as required. Exs. 9, 10. Agent Strzok's notes are far more detailed, lengthy, and written in a way that would not appear to be physically possible to write in a contemporaneous, casual setting. Ex. 10. The defense requests production of the actual, original notes, and handwriting samples of Strzok of contemporaneous and non-contemporaneous notes to evaluate another anomaly that further calls into question the entire effort by the FBI to manipulate and set up Mr. Flynn, and its report of that interview. Ex. 16.

2. The 302 statement that Mr. Flynn was told the "nature of the interview" is false.

As discussed *supra*, the government is suppressing evidence of notes, reports, or recordings of the significant meeting the upper echelon of the FBI held to orchestrate the agents' ambush of Mr. Flynn so as to keep him "relaxed." They purposely did not tell him they were investigating him and strategized at length to avoid raising any concerns. Ex. 6 ("Flynn was unguarded and clearly saw the FBI agents as allies.").

3. Mr. Van Grack's Productions of Flynn 302s Were Incomplete and Misleading.

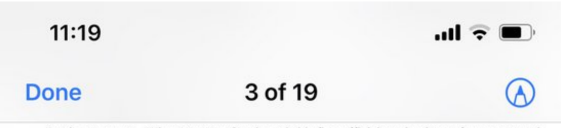
But it gets worse. When Mr. Van Grack made his first official production to former counsel of any actual documents (other than the (final) Flynn 302 produced on Nov. 22, 2017) on March 13, 2018—all of which should have been produced before Mr. Flynn pleaded guilty—Mr. Van Grack made it sound like there was only one 302:

Attachment I, which consists of two documents, is the interview report for the January 24, 2017, interview. SSA [redacted] and DAD Strzok digitally signed and certified the report on two occasions. They first digitally signed and certified the report in February 2017. They later digitally re-signed and re-certified the report in order to

25



Special counsel attorney Van Grace LIED to Flynn's defense team. He represented that there was only one 302. This is the most disgusting thing I've ever seen coming from our justice department.



But it gets worse. When Mr. Van Grack made his first official production to former counsel

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remove a header. Specifically, the [sic] initially signed and certified the report, dated February 15, 2017 had mistakenly stated that it was a "DRAFT;" the documents are otherwise identical.

This is false.

On May 25, 2018, Mr. Van Grack dribbled out another production—again denying any obligation to do so under *Brady* or the Court's Standing Order. This included a draft 302 dated February 10, 2017, as if it were the only other one.

That was also misleading. After former counsel called Mr. Van Grack, on June 1, 2018, the government produced two more drafts of the 302—these dated February 11, 2017, and February 14, 2017. Mr. Van Grack did not explain why all these intervening drafts were not produced in March, nor how they suddenly turned up, and there are material differences—especially from February 10 to February 11. Ex. 11.

Obviously, there are drafts of the 302, including an original draft in the files or subfiles of the Sentinel System of the FBI dating back to January 24, 2017, or so—the date of the actual interview of Mr. Flynn. *Brady* requires the production of the original 302, all drafts, notes, recordings, statements, and all testimony of the two agents along with all participants in any of the meetings to plan the ambush of Mr. Flynn "to keep him relaxed." If they are not there, then they were wrongfully destroyed. Either way, the government must be held to account.

4. The Final 302 Falsely States that Mr. Flynn Remembered Making Four to Five Calls from the Dominican Republic When Both Sets of Notes State He Does Not Remember.

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The state that Mr. El.

An example of the changes - scum to say the least. Look at their changes and how it effects the outcome.

Powell references a letter from the UK National Security Advisor that eviscerates the credibility of Christopher Steele

3. The Letter from Sir Mark Lyall Grant to the Incoming National Security Team Invalidates Any Use of Information from Christopher Steele, Further Undermines Any "Russia" Connection, and is Being Suppressed.

30

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Mr. Van Grack knows about this letter, and he questioned people about it. He may have seen it and have a copy of it. It was written by the United Kingdom's National Security Advisor, Sir Mark Lyall Grant, and hand-delivered January 12, 2017, from the British Consulate to the incoming National Security team in New York. It was not classified. Protocol dictates that it was also provided to the then active national security advisor—Susan Rice. This was two weeks before the pretextual interview of Mr. Flynn, and it eviscerates the credibility of Christopher Steele whose

²¹ "FLYNN also falsely stated that he did not remember a follow-up conversation in which the Russian Ambassador stated that Russia had chosen to moderate its response to those sanctions as a result of FLYNN's request." ¶3, Statement of Offense. "FLYNN also falsely stated that the Russian Ambassador never described to him Russia's response to FLYNN's request regarding the resolution." ¶ 4, *Id*.

²⁷

²² Letter of Sen. Charles Grassley to Deputy Attorney General Rod Rosenstein (June 6, 2019), https://tinyurl.com/y9jcg4ad.

false and unverified assertions mention Mr. Flynn and were used by the FBI to obtain illegal FISA warrants that likely reached the communications of Mr. Flynn. It undermines the entire "Russiacollusion" fable that Comey, McCabe and others used to justify their unlawful conduct. Ex. 7. (two pages of Steele dossier). In fact, that letter alone should have mandated termination of the FISA warrant, which was wrongly renewed twice after the Grant letter was delivered—including once for the wrongful benefit of Special Counsel. Anything obtained as a result of that warrant would have to be suppressed and could not be used against Mr. Flynn.

2010-10-13	UUIBOX	
13:04:59, Wed		
2016-10-19	OUTBOX	DAG approved. I told already to stand by for one edit. Am going
20:18:08, Wed		to go tell andy now.
2016-10-19	OUTBOX	Might be a minute past 4:30 because I am waiting for Andy to leave
20:23:06, Wed		d office to tell him.
2016-10-19	OUTBOX	Yeah. But still waiting for Andy.
20:31:29, Wed		
2016-10-20	INBOX	You got a
00:34:16, Thu		bonus from MYE.
2016-10-20	INBOX	Just write, look, I'm supposed to get some small amount, or
00:37:04, Thu		something I, for MYE. Plus some time off. Then do 4-5 days.
		\n\nPlease. I insist. I'll make up the \$ in per diem in London
2016-10-20	INBOX	You gotta watch the debates
00:54:15, Thu		
2016 10 20	OUTDOX	U

THEY GOT BONUSES FOR PARTICIPATING IN THE CLINTON EMAIL INVESTIGATION.

This is a statement from Strzok in what appears to be an internal investigation regarding a leak to <u>@SaraCarterDC</u> while she was at Circa. Notice how thirdhand and secondhand info isn't ok.

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07/26/2017 Washington, District Of Columbia

made reference to three issues that were

specifically addressed in the referenced email message from Ms. Carter. With respect to the first issue contained within the referenced email, which reads:

"POTUS wanted to meet with the sheriff's association and had Flynn call the FBI to arrange for the White House. The NSA office had called the FBI for the POC contacts for the early February discussion. After the call and the request was [sic] made - Deputy Director Andy McCabe was overheard in a staff meeting saying "Fuck Flynn, and I fucking hate Trump." Ghattas was in this meeting as well."

I do not recall being in a meeting wherein these matters were discussed, and I do not know to what extent the statements might be accurate regarding the substantive portions. However, my overall impression of the paragraph is that it is ludicrous. I have never heard DD McCabe use language even remotely similar to what is reflected therein. I further feel that whoever spoke to the media about this paragraph was not a person who attended the alleged meeting because the allegations are too wild and inflammatory in nature. Instead, I opine and suspect that the person talking to the media might have learned of the information from someone who have may have overheard someone else talking about the meeting and embellished the details.

With respect to the second issue contained within the referenced email from Ms. Carter relative to an alleged a meeting where two or more Agents disagreed with the nature of General

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DOJSCO-700021208

There is a Lisa Page 302 from October of 2018.

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07/26/2017 Washington, District Of Columbia

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With respect to the second issue contained within the referenced email from Ms. Carter relative to an alleged a meeting where two or more Agents disagreed with the nature of General

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DOJSCO-700021208

Case 1:17-cr-002	32-EGS Document 129-14 Filed 1	0/24/19 Page 1 of 3
FD-302 (Rev. 5-8-10)	-1 of 3-	OFFICIAL BECORD
	FEDERAL BUREAU OF INVESTIGATION	Date of entry 11/01/2018
Massachusetts Avenu attorney Amy Jeffre the interview was S	ontacted at the offices of Arnold e, N.W., Washington, D.C. Page was ss, as well as an associate of the enior Assistant Special Counsel (S Ahmad. and Assistant Special Agent	accompanied by firm. Present for GASC) Brandon Van

William E. McCausland. After being apprised of the official identities of the interviewers, Page provided the following information:

{NOTE: At the outset of the interview, Page and her attorneys were shown two documents: an email dated 2/10/2017 from Peter Strzok to Page with an attached FD-302; and a two page document listing text messages. Upon completing their review of these documents, Page provided the following:}

Page stated that on 1/23/2017, a 'pre-meeting' was held at FBIHQ to discuss the next day's proposed interview of National Security Advisor Michael Flynn. Among those present for the 1/23/2017 meeting were Dave Bowdich, Jen Boone, The Security Strack, Trish Anderson, and Andrew McCabe.

Following the interview of Flynn on 1/24/2017, a debriefing took place in McCabe's office at FBIHQ. Page believes that among those present were structure, Strzok, Jon Moffa, McCabe, Bill Priestap, possibly Bowdich, and Anderson, and definitely Jim Baker. Page recalled that in the course of the debriefing, the two individuals who interviewed General Flynn, Strzok and structure, stated they didn't believe he (Flynn) was lying, but were "torn on it." Indications of deception by Flynn in their interaction with him had been hard to see. Their view was that, if he (Flynn) was a liar, he was a good one. As the discussion continued, McCabe was not critical of Strzok or structure. According to Page, McCabe had no interest in 'jamming up' Flynn. At no point in time did McCabe say "Fuck Flynn."

Page stated that McCabe never pressured Strzok or in their drafting of the FD-302 of the interview of Flynn. Rather, the FD-302 was consistent with what was discussed in the debriefing. With respect for Strzok and the mathematical structure of the write up what you've got.' Page

nvestigation on	10/25/2018	at	Washington,	District	Of	Columbia,	United	States	(In	Person)
ile#								Date drafted	10/	/30/2018
MCCAUSI	AND WILLIAM	E								

to be distributed outside your agency.

DOJSCO-700022316

FD-302a(Rev.05-08-10)	Case 1:17-cr-00232-EGS Document 129-14 Filed 10/24/19 Page 2 of 3	
noted that because both agents were very experienced and Strzok in particular was so senior and well-respected, nobody in the room questioned their assessment. McCabe expressed no hostility towards agents in the 1/24 /2017 meeting. {NOTE: Page was asked about certain text messages exchanged with Peter Strzok and shown to her. Her responses are as follows:} In the text message from 1/24/2017, "denying it all" pertained to General	FD-302a (Rev. 05-08-10)	
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Flynn's response to questions in his interview as to whether his	particular was so senior and well-respected, nobody in the room questioned their assessment. McCabe expressed no hostility towards agents in the 1/24 /2017 meeting. {NOTE: Page was asked about certain text messages exchanged with Peter	
	<pre>particular was so senior and well-respected, nobody in the room questioned their assessment. McCabe expressed no hostility towards agents in the 1/24 /2017 meeting. {NOTE: Page was asked about certain text messages exchanged with Peter Strzok and shown to her. Her responses are as follows:}</pre>	

In the text message from 1/24/2017, "faith in and my assessment" was described by Page as a casual conversation in which Strzok stated that he and see giving their read out on their interview with Flynn and asked that everyone have faith in how they 'read it.' No one in FBI management questioned Strzok and seessment. However, Page, in casual conversation, had pushed Strzok on whether he was certain.

In the text message from 1/24/2017 mentioning "disagreement," Page stated there was no disagreement between McCabe and the agents. Rather, it was Strzok describing his own internal thinking.

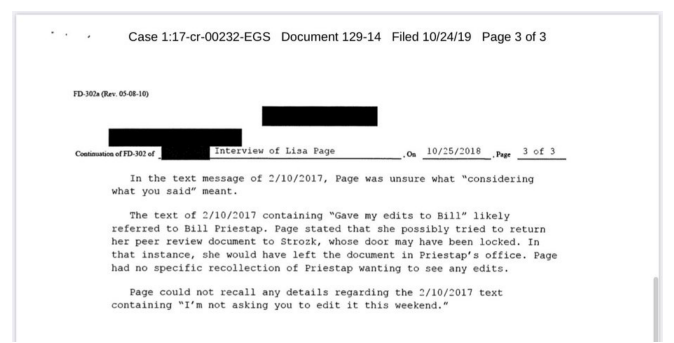
In the text message of 1/24/2017, "finding it hard" was Strzok trying to reconcile whether Flynn believed he was lying in his interview.

In the text message of 1/25/2017, "it was clear you both felt strongly" pertained to Strzok and .

Page didn't recall whether she took part in editing the FD-302 of the Flynn interview, but upon seeing a text message and the email of 2/10/2017 she believes she must have seen it at some point in the process. Page stated that if she had made any edits to the FD-302, they were merely grammatical edits as part of a peer review and not substantive. As Page put it, with no substantive knowledge she could make no substantive edits. Her edits would likely have been done by hand and handed back. At no point in time did Page consult with McCabe on edits, nor was she ever requested by McCabe to make edits or changes to the FD-302. She doesn't recall any objections from Strzok or to her edits. Page stated that it was not unusual for Strzok to ask her to review important documents he was drafting to ensure the use of proper grammar and therefore would not have been out of the ordinary for Strzok to have given her a draft FD-302 to look at.

[NOTE: Page was asked about certain text messages exchanged with Peter Strzok and shown to her. Her responses are as follows:}

DOJSCO-700022317



	DOJSCO-700022318

Last tweet before bed after what has been a LONG day - Powell included an affidavit from a handwriting expert that didn't seem to help or harm the case. At the end are all of Strzoks notes, unredacted but for a bit at the top. She's crafty, that Powell. I will attach them here.

I can't read them now my eyes are blurry. Have at it, diggers!

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More from @tracybeanz



<u>Tracy Beanz</u> <u>@tracybeanz</u>

THREAD: The NY Times is reporting (along with many others) that this Dirham investigation began in May. This is the transcript of James Baker before the House Committee. Note the date: 10/3/18 - over a year ago. Note what Baker says to Jordan when asked a question (next tweet)



COMMITTEE SENSITIVE

1

see all

EXECUTIVE SESSION COMMITTEE ON THE JUDICIARY, JOINT WITH THE COMMITTEE ON GOVERNMENT REFORM AND OVERSIGHT, U.S. HOUSE OF REPRESENTATIVES, WASHINGTON, D.C.

INTERVIEW OF: JAMES A. BAKER



Washington, D.C.

The interview in the above matter was held in Room 2141, Rayburn House Office Building, commencing at 10:02 a.m. Present: Representatives Meadows, Jordan, and Raskin.

COMMITTEE SENSITIVE

Jordan asks Baker a question in regards to the Steele dossier and David Corn from Mother Jones - he was one of the first reporting and receiving info from Steele

> 36 Mr. <u>Baker.</u> Every few months or so. Mr. <u>Jordan.</u> How about in -- I think you probably know where I'm headed -- how about leading up to just prior to the election of -- Presidential election of 2016, how many times did you talk with

David Corn in the weeks and months prior to election day?

Mr. Baker. I don't remember.

Mr. Jordan. Is it fair to say you did?

Mr. <u>Baker.</u> Yes, I did, but I just don't remember how many. Mr. <u>Jordan.</u> And did -- so did you talk to Mr. Corn about anything that the FBI was working on, specifically the now infamous Steele dossier?

Mr. Levin. One second.

[Discussion off the record.]

Mr. Levin. I'm sorry, I'm going to cut -- not let him answer these questions right now. You may or may not know, he's been the subject of a leak investigation which is still -- a criminal leak investigation that's still active at the Justice Department. So I am cutting off --

Mr. Jordan. Can you speak more in the mike there?

Mr. Levin. I'm sorry. I'm cutting off any discussion about conversations with reporters.

Mr. Jordan. Based on --

Mr. <u>Meadows.</u> You're saying he's under criminal investigation? That's why you're not letting him answer?

Mr. Levin. Yes.

COMMITTEE SENSITIVE

Bakers attorney cuts him off- Jordan and Meadows ask if it's because the IG is investigating. They reply that it is because of John Durham. GOOD INVESTIGATIONS HAPPEN IN SECRET. Durham has been investigating since before October of 2018. We are over a year into this.

> 37 Mr. <u>Meadows.</u> And so you're saying that you're going to take the Fifth. Mr. <u>Levin.</u> No, I'm saying I'm not letting him answer the questions. This is a voluntary --Mr. <u>Meadows.</u> That's not the prerogative.

mr. Levin. well, it's a voluntary interview now, so it is. Mr. Meadows. So what you're saying is in order to answer Mr. Jordan's questions he's going to have to be subpoenaed?

Mr. Levin. I'm saying I'm not going to let him answer the question now. If you choose to subpoena him, that's obviously your right.

Mr. Jordan. Just to clarify for us, you're, counsel, advising Mr. Baker not to answer that question because of -- not because of it's classified, not because of any classification concerns, but because there is an ongoing investigation by whom?

Mr. Levin. The Justice Department.

Mr. Jordan. I mean, is the inspector general looking at this or is this --

Mr. Levin. No, it's Mr. John Durham, a prosecutor.

Mr. Jordan. Mr. Huber.

Mr. Levin. Durham, Durham.

Mr. Jordan. Oh. Say it again.

Mr. Levin. John Durham.

Mr. Jordan. All right.

Did you talk to Mr. Corn prior to the election about anything,

COMMITTEE SENSITIVE

Read 5 tweets



<u>Tracy Beanz</u> <u>@tracybeanz</u> Hang on, folks - it's about to get exciting.

"Mr. Barr's reliance on Mr. Durham, a widely respected and veteran prosecutor who has investigated C.I.A. torture and broken up Mafia rings, could help insulate the attorney general from accusations that he is doing the president's bidding and putting politics above justice." the criminal investigation was prompted. A Justice Department spokeswoman declined to comment."

Read 12 tweets



<u>Tracy Beanz</u> @tracybeanz

BREAKING: Democrats "Star" Witness William Taylor sat on the Board of Ukranian NGO with Deep Ties to George Soros <u>uncoverdc.com/2019/10/24/dem...</u>

I was drawn to this. It seemed curious to me that he would mention that and not mention what the name of this curious NGO was. So I set out to find it.

I had served as Ambassador to Ukraine from 2006 to 2009, having been nominated by George W. Bush, and, in the intervening 10 years, I have stayed engaged with Ukraine, visiting frequently since 2013 as a board member of a small Ukrainian non-governmental organization supporting good governance and reform. Across the responsibilities I have had in public service, Ukraine is special for me, and Secretary Pompeo's offer to return as Chief of Mission was compelling. Lam

It took almost fifteen full hours of research, but I finally found the answer BURIED in an obscure archived article from the US-Ukraine Business Council website: <u>usubc.org/site/past-usub...</u>

Ambassador Taylor (Ret.) has served as a Senior Advisor to the U.S.-Ukraine Business Council (USUBC), <u>www.USUBC.org</u> for several years. He is a member of the Board of Directors of the East Europe Foundation (EEF), Kyiv, Ukraine.

Read 5 tweets

Related threads



Techno Fog @Techno_Fog

BREAKING - new <u>@SidneyPowell1</u> filing in the Flynn case.

Lisa Page edited the Flynn 302.

James Clapper told WaPo reporter Ignatius to basically "take the kill shot on Flynn"

THREAD

cc <u>@KerriKupecDOJ</u>

obligation" to give the information to the defense. What he described as "electronic communications" of "one of the agents who interviewed Mr. Flynn" "showed a preference for one of the presidential candidates" was painfully short of the bombshell of truth that exploded in the national news only one day after Mr. Flynn's plea.

The real *evidence* the government had long suppressed caused a cavalcade of major events—many within mere days of Mr. Flynn's plea—and all unknown to him before it. Lisa Page, Special Counsel to Deputy Director McCabe, resigned; she had edited Mr. Flynn's 302 and was part of the small, high-level group that strategically planned his ambush. Lead Agent Peter Strzok was demoted from the Mueller investigation and ultimately fired. Strzok, who had met

4

Stefan Halper is a known long-time operative for the CIA/FBI. He was paid exorbitant sums by the FBI/CIA/DOD through the Department of Defense Department's Office of Net Assessment in 2016. His tasks seem to have included slandering Mr. Flynn with accusations of having an affair with a young professor (a British national of Russian descent) Flynn met at an official dinner at Cambridge University when he was head of DIA in 2014. Flynn has requested the records of Col. James Baker because he was Halper's "handler" in the Office of Net Assessment in the Pentagon, and ONA Director Baker regularly lunched with *Washington Post* Reporter David Ignatius. Baker is believed to be the person who illegally leaked the transcript of Mr. Flynn's calls to Ignatius. The defense has requested the phone records of James Clapper to confirm his contacts with Washington Post reporter Ignatius—especially on January 10, 2017, when Clapper told Ignatius in words to the effect of "take the kill shot on Flynn." It cannot escape mention that the press has long had transcripts of the Kislyak calls that the government has denied to the defense. MTC 34, 35, 37.

¹³ The government's *Brady* violations have suppressed evidence of Fourth Amendment defenses Mr. Flynn was entitled to pursue, especially if that evidence also shows government misconduct. Information was obtained against Mr. Flynn either through the illegal FISA warrant on Carter Page, baseless National Security Letters, an undisclosed FISA warrant, or the abuses of the NSA database documented in the heavily redacted opinion of Judge Rosemary Collyer (https://www.doi.com/file/documents/isot/51117/2016

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<u>@SidneyPowell1@KerriKupecDOJ</u> Included: new Page/Strzok texts.

Discussion between Lisa Page and Peter Strzok re: editing the Flynn 302.

Strzok to Page: "I made your edits"

Also discussion of misleading leadership re: picking up 302.

PS-outgoing	2/10/17	18:02	Hey I was considering what you said, please just drop off what you have, I will incorporate it tonight /tomorrow and email back out to you. Thanks for yo
PS-outgoing	2/10/17	18:02	ur time on it.
PS-incoming	2/10/17	19:09	It's fine. Unrelated, but you need to finalize that asap. I wouldn't be surprised if following this evening's events that a request comes in to see it.
PS-outgoing	2/10/17	19:11	A) I don+M1625't believe you. And I love you. B) thank yiu. I'm going back in tonight to do so
PS-incoming	2/10/17	19:12	I gave my edits to Bill to put on your desk.
PS-outgoing	2/10/17	21:50	Bill didn't leave your edits in my office. I found them in his, so pls let me know if you're not ok with my grabbing them (ie, you told me you gave them
PS-outgoing	2/10/17	21:50	to him). And thank you. I appreciate your time.
PS-incoming	2/10/17	22:32	Yes, it's no problem. You can say I emailed you to tell you I left them with him.
PS-outgoing	2/10/17	22:36	I made your edits, and sent them to Joe. I also emailed you an updated 302. I'm not asking you to edit it this weekend, I just wanted to send it to you.
PS-outgoing	2/10/17	22:37	And hopefully it doesn't need much more editing. I will polish it this weekend, and have it ready for Monday. I really appreciate your time and edits.

<u>@SidneyPowell1@KerriKupecDOJ</u> New Page/Strzok texts also include this post-Flynn interview analysis of Strzok.

This appears to confirm they left the interview thinking Flynn didn't lie.

PS-outgoing	1/24/17	19:24	Describe the feeling, nervousness, excitement knowing we had just h
PS-outgoing	1/24/17	19:24	eard him denying it all, knowing we'd have to pivot into asking.
PS-outgoing	1/24/17	19:24	Puzzle round and round about it. Talk about the funny details. Reme
PS-outgoing	1/24/17	19:24	mber what I said that made Andy laugh and ask if he really said tha
PS-outgoing	1/24/17	19:52	Also, have some faith in and my assessment. Of course there's room for disagreement or error. But we were pretty convinced. It's fine to disagree -
PS-outgoing	1/24/17	19:52	your hesitation to tell me you did worried me a little bit.

PS-incoming	1/24/17	21:31	Okay, I'm crawling into bed now. I have the utmost faith in both your thinking. And I don't remember andy laughing or saying that! What was it about? Sur
PS-outgoing	1/24/17	21:51	A) thank you. Its important to me that you feel that. I'm finding it hard to go out on a counterintuitive yet strongly felt ledge with so many competent
PS-outgoing	1/24/17	21:51	voices expressing what I feel, too: bullsh*t - that doesn't make sense. B) I made some joke about what F said. Something patriotic or military. C) not t
PS-incoming	1/25/17	05:45	A) I get it. I'm sorry that I don't know what advice to offer you; it was clear that you both walked in and felt very strongly, so that obviously counts
PS-Incoming	1/25/17	05:45	for something. B) You made a joke about the military band, though I can remember exactly what you said. C) Jesus, what happened now?!

Read 9 tweets



Mercedes Stephenson

@MercedesGlobal

<u>#BREAKING</u> <u>#Exclusive</u> The second in command of Canada's military Vice Chief of the Defence Staff, Lt General Paul Wynnyk quit his job. He wrote a scathing letter to CDS General Vance obtained by Global News alleging Vance planned to put Mark Norman back into the job <u>#cdnpoli</u> <u>#CAF</u>

In his letter LGen Wynnyk writes "the purpose of his letter is to advise you of my intent to release from the Canadian Armed Forces within the next 30 days." This VERY fast for a Vice to be leaving. Next up comes his reasons why. Wynnyk is not happy <u>#cdnpoli</u> <u>#CAF</u> # Wynnyk writes that when he accepted the VCDS position Gen Vance required him two year commitment from him, Wynnyk says he originally planned to retire in 2019 but agreed to serve "away from my family and beyond maximum pensionable time..." <u>#cdnpoli</u> <u>#CAF</u> <u>Read 20 tweets</u>



Sotiri Dimpinoudis 🏶

<u>@sotiridi</u>

<u>#Breaking</u>: Just in - Reports that some fighter jets of the Israeli airforce have been taken of just recently, and that <u>#IDF</u> drones and helicopters are entering the airspace of the <u>#Gaza</u> strip right now! <u>#Israel</u>

<u>#Update</u>: <u>#Israel</u>'s ambulance service has raised it's alert level to the highest possible across southern <u>#Israel</u> as continued systematic preparation of escalation continues. <u>#Gaza</u>. #Update: All night confusion protests of #Hamas at the #Gaza/#Israel strip border this night 37/42

will be cancelled! Read 68 tweets



<u>Sotiri Dimpinoudis</u> <u>@sotiridi</u>

<u>#Breaking</u>:Just in <u>#Venezuela</u> is experiencing a nation wide Power outage! For almost 1 hour! Maduro regime is claiming sabotage at the power station. The <u>#Caracas</u> airport control tower is working on generators to keep flight landing and departing.



<u>#Breaking</u>: Just in - Reports that generator in the biggest "Hospital de Clínicas" in <u>#Caracas</u> in <u>#Venezuela</u> has failed to start the power in the building.





<u>#Update</u>: Traffic in <u>#Venezuela</u> and in <u>#Caracas</u> is a complete mess. Not enough police officers in the country to guide every important traffic stop. <u>Read 223 tweets</u>



<u>Nichole Manna</u>

<u>@NicholeManna</u>

<u>#BREAKING</u>: Portions of downtown Fort Worth are closed off after a scaffolding collapsed during a construction project in the 200 block of Main St, according to reports.

<u>@mingoramirezjr</u> is walking over there now to find out more.

<u>@mingoramirezjr</u> Update: Two people are in critical condition and are trapped, according to authorities. Crews are working to get them out now.

<u>@mingoramirezjr</u> Check for updates on the Fort Worth scaffolding collapse here: <u>star-</u> <u>telegram.com/news/local/com...</u>

Read 6 tweets



<u>Sotiri Dimpinoudis</u>

<u>@sotiridi</u>

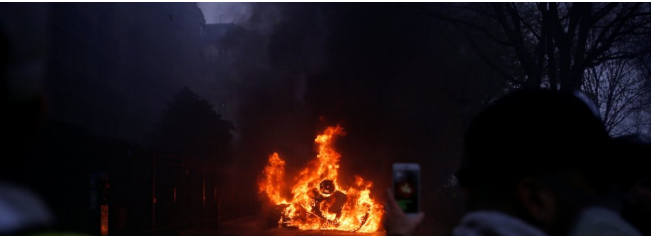
<u>#Breaking</u>: The <u>#YellowVests</u> protests in France <u>#Paris</u> are getting out of hands people throwing Molotov Cocktails, and self made minor explosive devices. <u>#GiletsJaunes</u> as people demand for French President <u>#Macron</u> to resign.



<u>#Update</u>: More then a dozen of cars, Scooters, and vans have been set on fire in <u>#Paris</u> in France! People are scaling the Champs-Élysées monument and are screaming <u>#Macron</u> resign now! <u>#GilletsJaunes</u> <u>#YellowVests</u>

<u>#Update</u>: Some pictures of the protests today in <u>#Paris</u> in France.













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4

Trending hashtags



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