

## I. America's Future *[FBI Series](#)* Articles

1. [The Self-Destruction Of The FBI](#) - August 25, 2022
2. [The Left's Flip-Flop On The FBI](#) - August 28, 2022
3. [The FBI Mostly Enforces Unconstitutional Federal Criminal Laws](#) - September 7, 2022
4. [The FBI's Sense Of Unbalanced Justice](#) - September 14, 2022
5. [The FBI's War Against Donald Trump](#) - September 21, 2022
6. [The Roots Of The FBI's Suppression Of Dissent](#) - September 28, 2022
7. [FBI Targeting Of Pro-Life Activists](#) - October 5, 2022
8. [The FBI's Unholy Alliance With Big Media](#) - October 13, 2022
9. [FBI Lies While Prosecuting Americans For Lying](#) - October 20, 2022
10. [FBI Declares War On Parents](#) - October 27, 2022
11. [The FBI's War On The First Amendment](#) - November 3, 2022
12. [The FBI's Manipulation Of Social Media](#) - November 10, 2022
13. [The FBI's Ties To Organized Crime](#) - November 17, 2022
14. [The FBI Turns A Blind Eye To Sex Crimes](#) - December 1, 2022
15. [FBI Interference In American Elections](#) - December 8, 2022
16. [The FBI's Bloody Role In The "Fast And Furious" Scandal](#) - December 15, 2022
17. [Twitter Files Reveal FBI Violations Of The First Amendment](#) - December 29, 2022

[All articles in the "Unequal Justice Under Law" series can be found here.](#)

# The Self-Destruction Of The FBI

August 25, 2022

Over the entrance of the Supreme Court building in Washington, D.C. are inscribed the words, “Equal Justice Under Law.” Those words reflect a promise by our federal government that “We the People” will be treated equally by those entrusted with law enforcement, prosecutorial and judicial powers. It is our shared belief that there is one standard of justice that applies to us all, which has provided the glue that has held our nation together for over two centuries. Today that glue is dissolving before our eyes.

Consider, two dozen FBI agents had no qualms about conducting an armed raid on President Trump’s home at Mar-a-Lago even though no former President had ever been treated in such a fashion. FBI agents have arrested Trump campaign officials in early morning raids on their own homes, placed them in handcuffs and leg irons, and seized their phones. At least thus far, it even appears that the role of the FBI has been more to protect the son of the current President of the United States than to investigate him.

Leftists Antifa and Black Lives Matter (BLM) rioters were allowed to storm the federal courthouse in Portland, burn down stores, and kill without consequence, but election protesters welcomed into the Capitol by police on January 6, egged on by informants who have never been arrested, are treated as terrorists, hunted down by the FBI, locked down in solitary confinement, beaten by prison guards and prosecuted, many without adequate access to effective counsel. Those who break into stores are released without bond, while those who defend themselves and their property are arrested and prosecuted. We recently learned that the plot to kidnap the Governor of Michigan was largely concocted by FBI agents and informants. Could it get any worse?

Federal law enforcement has failed us. Government exists “for the punishment of evildoers, and for the praise of them that do well” (1 Peter 2:14), but in practice, it rewards evildoers and punishes those who do well.

This type of unequal justice is literally tearing America apart. The prophet Isaiah describes what happens when law enforcement acts corruptly: “Justice is turned back, And righteousness stands far away; For truth has stumbled in the street, And uprightness cannot enter.” (*Isaiah* 59:14.)

We at America’s Future are determined to stand against corrupt federal law enforcement. Until we know the true scope of the problem, we will be unable to correct it. We encourage you to continue reading our “In Focus” series in future newsletters to stay informed, and invite you to work with us to resist this evil that we may restore justice and righteousness to our land.

<https://www.americasfuture.net/the-self-destruction-of-the-fbi/>

# The Left's Flip-Flop on the FBI

August 28, 2022

From its earliest days, the political Left in America has been highly critical of FBI abuses of civil liberties. With the advent of World War I and Congress' enactment of the Espionage Act of 1917, the FBI began use of wiretapping and opening U.S. Mail as part of its nationwide surveillance of Americans. To be sure, the Bureau surveilled those thought to be German agents, but it also targeted political activists who were critical of U.S. entry into the war. As far back as 1924, an [ACLU report](#) described the FBI as “a secret police system of a political character.”

The Left's criticism of the FBI intensified over the “Cointelpro” operation, which lasted from 1956 to 1971. There, the FBI targeted and disrupted political activities of American citizens viewed as troublemakers, particularly civil rights activists and the Black Panther Party. The FBI wiretapped, surveilled, and harassed Martin Luther King, Jr., and many believe at one point tried to drive him to commit suicide.

More recently, the Department of Justice Office of the Inspector General examined the FBI in the years after 9/11, and its [report](#) showed the FBI had focused on left-leaning groups such as Greenpeace, Catholic Worker, and People for the Ethical Treatment of Animals, violating its own policies while surveilling Americans. The Left objected when the Espionage Act was used against whistle blowers who revealed details of the NSA mass surveillance programs and the CIA's use of torture to fight its war on terror.

All this changed during the Trump Era with the FBI's protection of Hillary Clinton and Hunter Biden while attacking anyone in the MAGA movement.

Some on the Left now are thrilled that the Espionage Act could be used to indict President Trump, as the search warrant used to justify the Mar-a-Lago raid asserted possible violations of that Act. The Left has made clear that they have no objections to a “secret police system” — it just needs to be **their** secret police. Former House Speaker Newt Gingrich explains: “The arrogance, aggressiveness, and dishonesty of the FBI has turned it into the left-wing secret police.”

Congressional Democrats have attacked the FBI for decades, but when Republicans pushed back against the FBI raid, soon-to-be former Rep. Liz Cheney tweeted, “I have been ashamed to hear [Republicans] attacking the integrity of the FBI agents.... These are sickening comments...” Former FBI agent Peter Strzok told MSNBC, “Absolutely the American public should trust what the FBI is doing. It's not that the FBI is targeting any one side or the other.” Really?

At America's Future, we believe that everyone's Constitutional rights must be protected — or we will have lost the rule of law. The FBI's violation of the rights of Leftist activists is just as serious as its violation of the rights of Conservative activists. The nation cannot survive if

federal law enforcement personnel who are entrusted to carry badges and guns act as the enforcement arm of those politicians currently in power.

<https://www.americasfuture.net/the-lefts-flip-flop-on-the-fbi/>

# The FBI Mostly Enforces Unconstitutional Federal Criminal Laws

September 7, 2022

Increasingly, Americans have become aware of the politicization of the FBI and its efforts to target and often terrorize the political enemies of the Biden Administration. Why is it that more people are not demanding we simply eliminate the threat by abolishing the FBI? One reason is that there is the notion that America needs the FBI to protect the nation from criminals. Is that really true? The FBI has never played a major role in law enforcement in the United States, which is handled at the state and local level. The FBI's only criminal responsibilities is for federal crimes, but that raises the question as to why are there so many federal crimes. Was this the way it was supposed to be?

The truth is that the Founding Fathers never entrusted the federal government with the general power to criminalize behavior — called the “police power.” Only three provisions in the Constitution expressly authorize enactment of federal crimes. The Constitution’s [Article I, Section 8](#) authorizes laws for “punishment of counterfeiting,” and to “define and punish piracies and felonies committed on the high seas, and offenses against the law of nations.” [Article III, Section 3](#) authorizes the crime of treason. Only a handful of other constitutional provisions could be viewed as authorizing other types of crimes.

Consistent with that constitutional plan, until the Twentieth Century, there were only a handful of federal crimes. But in response to every tragic event, someone in Congress will urge a new crime be created — promising that a tragedy of that sort “would never happen again.” Those in Congress have demonstrated little respect for the limits the Constitution places on them, and government schools have dumbed down the American people so we don’t think about the danger of the federal government usurping criminal powers that states should exercise.

Similarly, the Supreme Court has failed to require Congress to legislate within the limits imposed by the Constitution. Courts find a way to discover vast authority in the “[necessary and proper](#)” clause or the power to regulate [interstate commerce](#) to create crimes or the notion of “implied” powers. Neither the Congress nor the Courts pay much attention to the [Tenth Amendment](#), under which all “powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.”

How bad is the problem? [The American Bar Association has noted](#) that “[s]o large is the present body of federal criminal law that there is no conveniently accessible, complete list of federal crimes.” According to one count made in 2015, America enforced “[at least 5,000 federal criminal laws](#),” with 10,000-300,000 regulations that can be enforced criminally.” These laws are not ignored by federal prosecutors.

The Founders would neither recognize nor countenance the modern federal criminal Leviathan that threatens the rights of Americans. American citizens should not countenance it either. And if the thousands of unconstitutional federal crimes were repealed, the need for the FBI would largely vanish as law enforcement would be returned to the states as the Framers of our Constitution intended.

<https://www.americasfuture.net/the-fbi-mostly-enforces-unconstitutional-federal-criminal-laws/>

# The FBI's Sense of Unbalanced Justice

September 14, 2022

Since the 1930s, the FBI's motto has been "Fidelity, Bravery, Integrity." How well has today's FBI lived up to that slogan? Has it been faithful to its duties? Does it follow high ethical standards? Or has it degenerated into the partisan, brutal enforcement arm of the ruling class? Let's take a look at how the FBI treats key figures of the opposition party, and compare that to how it treats its friends.

In January 2019, the FBI stormed the home of long-time Trump confidant Roger Stone in a pre-dawn, military-style raid. Extensive video footage of the raid was broadcast by [CNN](#), which the FBI apparently tipped off to arrive a half-hour early to cover the event to send a message to the American people. On cue, the deep state media fell into line in attacking Stone as a violent threat to everyone around him.

In 2021, in another early-morning show of force, the current administration's FBI raided the home and office of former Trump attorney (and former U.S. Attorney) Rudy Giuliani. Giuliani was awakened by the agents. The FBI seized his cellphone and other devices and the computer at his office. In America, there has been a robust attorney-client privilege and protection of attorney work product, but now the FBI seizes everything lawyers have and reads everything, even if they can't use everything as evidence in court. That's no privilege at all.

On June 3, 2022, FBI agents arrested Trump Trade Advisor Peter Navarro on simple "contempt of Congress" charges for refusing to testify before the January 6 House Committee. Navarro explained: "[T]hey went with this shock and awe terrorist strategy...They let me go to the airport and then take me with five agents, like an Al Qaeda terrorist...and the next thing I know I'm in leg irons, handcuffs, strip-searched."

After the raid on President Trump's home at Mar-a-Lago on August 8, former House Speaker Newt Gingrich called the FBI an "[American Stasi](#)," a reference to the brutal communist East German secret police. The main charges against Trump dealt with the Presidential Records Act, and were instigated by National Archives.

Recently, it stopped Trump attorney Professor John Eastman and seized his phone. This week, the FBI seized My Pillow owner Mike Lindell's phone while driving through a Hardees, and reportedly the FBI has done the same with dozens of others investigating election fraud. Intimidation is the FBI's calling card with the pace of seizures intensifying as the November 8th election draws closer.

Now, compare how the FBI treats its establishment allies.

Former Clinton Administration National Security Advisor Sandy Berger stole classified documents from the [National Archives](#) by stuffing them in his underwear. These records related to the government's official investigation into the events of September 11, 2001 and

thus their removal and destruction could have impeded that critical investigation. Berger was allowed to plead to a misdemeanor for unauthorized removal and retention of classified material and served no jail time. When Hillary Clinton transferred highly classified documents to her private email server, once again, the FBI and Justice Department had no interest. Some of those documents were classified at a higher level than “top secret.” Then FBI Director James Comey issued his famous statement exonerating Hillary Clinton, which [Senators Grassley and Graham](#) revealed had been drafted even before the FBI’s investigation was completed.

More recently, former FBI lawyer Kevin Clinesmith admitted altering a document about Trump campaign aid Carter Page that was used to justify the FBI investigation into President Trump. He could have been sent to jail for five years, but he reached a plea deal, 12-month probation and 400 hours of community service.

Americans are waking up as they watch – in real time – the FBI betray its motto, bending the law and sink to the dark side of unbalanced justice. Is there room for reform of the FBI? Or is it time to dissolve it?

<https://www.americasfuture.net/the-fbis-sense-of-unbalanced-justice/>

# The FBI's War Against Donald Trump

September 21, 2022

While most think of the FBI as an agency that investigates crime, its real function is to serve as an intelligence agency which discredits or “neutralizes” opponents of the Deep State. Sometimes those who the FBI believes need to be neutralized are the very presidents and congressmen with responsibility to oversee the FBI. How are these officials neutralized? It's been an open secret for decades. Even the pro-government and government-funded [Public Broadcasting System](#) reported in a 1993 documentary that “For nearly 50 years, FBI director J. Edgar Hoover amassed secret files on America's most prominent figures, files he used to smear and control presidents and politicians.”

The FBI's misuse of the information it collects continues. While still President-Elect, Donald Trump criticized the Intelligence Community, causing Senate Majority Leader [Chuck Schumer](#) to warn: “if you take on the Intelligence Community they have six ways from Sunday of getting back at you.” No truer words have ever been uttered by a politician. Members of Congress often have their own secrets to hide and do not want to provoke an agency that has a secret file on their lives and careers.

President Trump was not like those who came before him who were willing to make peace with the creatures who live in the D.C. Swamp. Worried that a President Trump would be uncontrollable, the FBI began investigating Trump. The FBI claimed the reason was to find out whether Russian agents were interfering in the 2016 election — but that was a lie. Actually, it was the FBI that was spreading the Trump-Russian Collusion hoax.

The FBI's anti-Trump operation, “Crossfire Hurricane,” was launched when the Trump Campaign was in high gear — July 2016, according to a Justice Department [Inspector General Report](#) (IG Report). Providing fuel for the FBI operation was the now-infamous “Steele Dossier,” compiled by ex-British agent Christopher Steele.

Among the claims in the Steele Dossier was the claim that Naval Academy graduate Carter Page and a Trump advisor was a Russian agent. That same IG Report demonstrates the FBI knew that story was not true. (IG Report, p. viii.) The FBI filed falsified information with the [Foreign Intelligence Surveillance Court](#) to obtain authorization to wiretap Carter Page, thus providing access to much of the Trump Campaign. The FBI concealed from congressional investigators, and the FISA Court, that Steele was being paid by Trump's opponent — the Hillary Clinton campaign.

The FBI renewed its FISA surveillance request three more times. By the fourth time, the agent who filed the sworn statement with the Court stated that he wanted a definite answer as to whether Page was a foreign agent before filing the statement. So FBI lawyer Kevin Clinesmith took an email from another agency discussing Page's actual involvement as a source for the CIA, [added the words “not a source”](#) to the discussion of Page's work for the

CIA, and forwarded it on for presentation to the FISA Court. (IG Report p. xi.) So the FBI, knowing that Page was actually providing intelligence to the CIA, swore to the FISA Court that he was a Russian agent instead, in order to obtain permission to spy on the Trump campaign.

The FBI's "Crossfire Hurricane" involved FBI agents at all levels of the Bureau. Whether you like Trump or not, the FBI's leading role in the Russia hoax demonstrates that the agency has never stopped working to neutralize its opponents — up to and including the President of the United States — to preserve the grip of the Deep State over our nation.

<https://www.americasfuture.net/the-fbis-war-against-donald-trump/>

# The Roots of the FBI's Suppression of Dissent

September 28, 2022

With each day's headlines, the American people are waking up to the fact that the FBI routinely works to silence the voices of those who oppose the policies of the Deep State. What many do not realize is that this type of intimidation by federal "law enforcement" officers has deep roots that go back to the earliest days of the FBI.

A walk-through history reminds us that the agency's culture of abuse is nothing new.

After much priming by the pro-war press, Congress declared war on April 6, 1917, bringing the nation into World War I. On June 5, 1917, the registration of all men between the ages of 21 and 31 was ordered, and the reality of war was brought home, provoking significant opposition. The government had legitimate concern about the possibility of German and other Axis agents operating in the United States. However, in the aftermath of the Russian Revolution, it was also, perhaps even more, concerned about any form of opposition to the Wilson Administration from American citizens.

In 1919 and 1920, under the direction of a young agent named J. Edgar Hoover, President Wilson's FBI carried out what are known as the "Palmer Raids." Thousands of citizens in numerous cities were arrested, [often without warrants](#), sometimes [holding them for months without charges](#) or attorneys. In Detroit, nearly 1,000 men were detained and starved for almost a week in a small area without windows on the top floor of the federal building, accused of being "radicals" and "anarchists." The raids swept up an [estimated 3,000 to 10,000 persons](#) deemed "radicals" and "anarchists." Many of those arrested were beaten and denied due process for [nothing more than having a foreign accent](#).

At the time, a "[group of legal scholars](#) including future Supreme Court Justice Felix Frankfurter, Ernst Freund, and Harvard Law School Dean Roscoe Pound published a scathing critique of the raids, saying they lacked arrest warrants, directed officers to seize documents at will, and permitted unrestrained force."

Future Supreme Court Justice Harlan Stone attacked the raids in his testimony before the Senate in 1921. He argued that "any system" that permits law enforcement agencies to "restrain the liberty of individuals, without safeguards ... will result in abuse of power." Stone argued that the FBI "maintained many activities which were without any authority and federal statutes and engaged in many practices which were brutal and tyrannical in the extreme," including "indiscriminate arrest of the innocent with the guilty, unlawful seizures by federal detectives, intimidating preliminary interrogations of aliens held incommunicado, high-handed levying of excessive bail, and denial of counsel."

In the face of widespread criticism, J. Edgar Hoover doggedly defended the Bureau's illegal and abusive acts, even arguing that to allow the persons arrested to speak to lawyers would "defeat the ends of justice."

Finally, a single courageous federal judge stood up against the illegal Palmer raids. Ordering 13 prisoners freed, Circuit Court Judge George W. Anderson charged that the Wilson regime had created a “spy system” that “destroys trust and confidence and propagates hate.” **“A mob is a mob whether made up of government officials acting under instructions from the Department of Justice, or of criminals, loafers and the vicious classes,”** he said. Judge Anderson had been nominated to the First Circuit by President Wilson, but he had the character to resist Wilson’s policies. Only rarely have courageous judges sought to hold the FBI accountable to law.

Six decades later, in 1979, the Palmer raids were reviewed by the U.S. House Select Committee on Assassinations which scathingly noted that the Palmer raids had come to “symbolize the misuse of police power for a political purpose.” Yet, Congress did virtually nothing to bring the FBI under control.

The Palmer raids are a particularly grim warning today, as the FBI attacks the political opponents of the Biden regime, most recently demonstrated by a raid on and arrest of a pro-life Catholic activist in front of his seven children. In response, 22 Congressional Republicans at least had the courage to send a [letter to Attorney General Merrick Garland](#), stating that this latest raid “appears to be an extraordinary overreach for political ends.” The question remains whether Congress will have the courage to actually restore the rule of law which requires a great deal more than just writing letters.

<https://www.americasfuture.net/the-roots-of-the-fbis-suppression-of-dissent/>

# FBI Targeting of Pro-Life Activists

October 5, 2022

In recent days, the FBI has concentrated its mammoth manpower on investigating and prosecuting those who came to Washington, D.C. on January 6, 2021 to support honest elections. Also, the FBI has long targeted gun owners, Constitutionalists, and various others perceived to be “Enemies of the State.” What has been overlooked is that one of the FBI’s targets has been those in the pro-life movement. Let’s review some of the special attention the FBI has devoted to pro-lifers.

In August 2010, the FBI and the Department of Justice co-sponsored a training seminar with national abortion organizations including Planned Parenthood, the Feminist Majority Foundation and the National Abortion Federation. The [FBI training](#) defined as “violence” various common pro-life “activities such as praying, providing women outside abortion centers with alternatives information, and peaceful protesting or picketing.” Imagine FBI agents being trained to spot those praying on street corners as especially deserving of investigation and prosecution.

In March 2022, FBI agents raided and arrested nine pro-life advocates on charges of blocking the entrance to an abortion clinic almost a year and a half previously — in October of 2020. Some of the pro-lifers were [rounded up in FBI raids](#) of their homes and places of work. Some were arrested in [FBI raids on their homes in the dark of night](#), as video now shows. The pro-lifers were charged with violations of the “Freedom of Access to Clinic Entrances Act” (“FACE Act”), which carries potential prison sentences of 11 years.

Let’s pause to consider whether that aggressive enforcement has been even-handed. After the leak of Justice Alito’s draft Supreme Court’s decision in [Dobbs v. Jackson Women’s Health Organization](#) overturning *Roe v. Wade*, the nation suffered more than 50 attacks against churches, pro-life pregnancy centers, and other pro-life groups. The FBI refused to respond for weeks.

On June 16, 2022, Arkansas Senator [Tom Cotton wrote a letter to Attorney General Merrick Garland](#), demanding that he investigate pro-abortion extremist group “Jane’s Revenge” for domestic terrorism after the group took responsibility for some of the attacks “including firebombings and grotesque acts of vandalism.” Cotton wrote to Garland that “[i]f you are unwilling to protect Americans from these attacks, you should resign.” Yet three months later, not a single arrest has been reported in the attacks on pro-life institutions. Meanwhile, according to a report by the Catholic New Agency, the number of attacks on pro-life institutions has ballooned to nearly 100.

Most recently, on September 23, 2022, dozens of armed [FBI agents with drawn guns executed an early-morning raid](#) on the Pennsylvania home of Catholic pro-life advocate Mark Houck, arresting him at gunpoint in front of his seven children. The FBI accuses Houck of

violating the FACE Act, based on Houck's involvement in a peaceful protest in October 2021. Apparently, a pro-abortion escort said crude and disgusting things to Houck's minor son. Houck defended his son and months later, the FBI raided his home and executed a SWAT-style arrest. Even Philadelphia District Attorney Larry Krasner, a Soros-backed prosecutor, declined to press charges against Houck.

The FBI appears to have little to no time to investigate the [Hunter Biden laptop](#), or the claims of former Biden family business partner [Tony Bobulinski](#), but found time to raid the home of a peaceful, law-abiding, pro-lifer. This kind of FBI behavior is no accident — it is designed to send a warning to other pro-life advocates and sidewalk counselors *not* to use their First Amendment rights to persuade pregnant women not to have abortions.

Many have now realized that the nation's premiere law enforcement agency long ago declared war on pro-lifers and their free-speech rights. As the FBI targets champions for life in our nation, and ignores crimes by its crony politicians, more and more people are concluding that the FBI is not an institution in need of reform — it is one needing to be abolished.

<https://www.americasfuture.net/fbi-targeting-of-pro-life-activists/>

# The FBI's Unholy Alliance With Big Media

October 13, 2022

In May 2022, the attorneys general of Louisiana and Missouri filed suit against Joe Biden, Anthony Fauci, and other federal officials for directing Facebook (now Meta), Twitter and other social media giants to censor stories harmful to Democrats under the guise of combating misinformation.

Among the stories that were suppressed at the reported direction of the current administration was the Wuhan lab leak story and the worthlessness of masks. However, the most significant spiked story was one which may have swung the November 2020 Presidential election to Biden.

[In October 2020, New York Post exposed](#) the politically damaging (and disgusting) contents of the Hunter Biden laptop. There, the FBI told Facebook's Mark Zuckerberg that Hunter's laptop was "Russian propaganda," and he dutifully ensured few Facebook users would learn about its contents. [Polling has shown](#) that, if the American People had known the truth about the laptop, it could have swung the election to President Trump.

[Louisiana Attorney General Jeff Landry](#) asserted: "Ripped from the playbook of Stalin and his ilk, the Biden Administration has been colluding with Big Tech to censor free speech and propagandize the masses."

Just this month, as more evidence about Deep State control of social media has been gathered, the [Louisiana-Missouri lawsuit was expanded](#) to name the FBI and U.S. Department of Justice as defendants. Among the FBI officials censoring news were those working in the FBI's Foreign Influence Task Force. The techniques that the FBI has developed to combat "Foreign Influence" are now being employed to limit the influence of Americans on how we are ruled by keeping us ignorant about the lies we are regularly told by the Deep State.

Social media has been a dominant form of media only for about the past decade and a half. Before that, the main source of news was the establishment press, and historians have proven that Big Media has been complicit in covering up FBI abuses for almost a century. Much of this story is contained in a book by a Dean at Minnesota State University, Matthew Cecil. His book, *Hoover's FBI and the Fourth Estate: The Campaign to Control the Press and the Bureau's Image*, rips the cover off many stories the FBI would rather keep private.

In the 1930s, President Franklin Roosevelt issued a secret order "authorizing" J. Edgar Hoover's FBI to wiretap American citizens without warrants, despite both federal law and Supreme Court decisions banning the practice. FBI agents arrested a dozen citizens in February 1940, some without warrants, breaking down doors in a pre-dawn Detroit raid. The accused were chained, paraded before photographers, and denied access to counsel until minutes before their initial hearing 12 hours later. Civil libertarian critics denounced the FBI's

“third-degree” tactics, and Senator George Norris (D-TN) denounced the FBI for “taking the law into their own hands.”

In late 1939, Hoover admitted to a House subcommittee that the FBI had been wiretapping citizens for nearly a decade. “Once again,” writes Dean Cecil, “Hoover’s FBI had been caught placing itself above the law – squarely in secret police territory....” The liberal *New Republic* editorialized, “How long will Congress let Hoover run before it calls for a full disclosure of all the FBI lawlessness?”

In order to keep his actions from the attention of the American people, and keep pressure off Congress to investigate the FBI, Hoover relied on a mostly sycophantic press corps. Dean Cecil explains that “[j]ournalists were central to the FBI’s efforts to maintain its central position in American culture and government while legitimizing its existence through news columns produced by ‘objective’ and authoritative reporters.” Hoover’s “supporters in the media published dozens of favorable editorials and columns in the months that followed,” the author reports, further stating, “Hoover leveraged his own iconic status and dominant position of power...designating the criticism a ‘smear campaign’ designed to discredit the Bureau and undermine American society.”

Only a handful of media critics “contradicted the Bureau’s preferred message of dispassionate and scientific law enforcement led by a steady and trustworthy director.” Hoover responded to negative stories by removing critical media outlets from the FBI’s mailing lists — cutting them off from access to information.

Hoover routinely characterized the critics of FBI lawlessness as “un-American” and promoters of “misinformation.” “The recent campaign... against the bureau was inspired by un-American forces and through the lies and misinformation which they distributed, well-meaning ... persons were victimized by their falsehood,” he claimed. Hoover asserted that his civil libertarian critics wanted to “undermine public confidence” in law enforcement.

In 1945, President Truman wrote worriedly, “[\*\*We want no Gestapo or secret police F.B.I.\*\*](#)” It is high time for the American People to heed that warning and begin to envision a nation without a secret police — without an FBI.

<https://www.americasfuture.net/the-fbis-unholy-alliance-with-big-media/>

# FBI Lies While Prosecuting Americans for Lying

October 20, 2022

Every day, it is getting more difficult for the FBI to persuade Americans that it is fighting “a never-ending battle for [Truth, Justice, and the American Way](#).” Every time the FBI is caught doing wrong, it doubles down, claiming to be pure and unspotted. For example, after suffering heavy criticism of its unprecedented raid on former President Trump’s home, [FBI Director Christopher Wray responded](#): “Every day I see the men and women of the FBI doing their jobs professionally and with rigor, objectivity, and a fierce commitment to our mission of protecting the American people....”

The reality of the FBI is far different — and far more disturbing — than the image the FBI wants to project, especially in its commitment to “Truth.” As noted liberal Alan Dershowitz bluntly puts it in a recent interview, “The FBI’s work model is to lie to people, to tell them they have more evidence than they have, to tell them that their friends have decided to cooperate. Lying is very much a part, unfortunately, of dialogue between FBI agents and defendants.”

The FBI probably would not deny Dershowitz’ charge that it lies but would explain that it lies only to get “bad guys” to tell the truth. Even assuming it is right for the FBI to lie to persons being interrogated, that’s not the end of the story. The FBI also lies to prosecute Americans that are perceived as a threat to the ruling class. Here’s how it does it.

Unlike local law enforcement, which often videotapes its interviews of suspects, the FBI has a policy not to record the interview. Instead, one agent takes notes on a “Form 302,” while another asks the questions. Why would that be? Certainly it’s not a lack of resources, for if local police have the technology to conduct video and audio recordings, the FBI could do the same.

One reason was detailed in a [2006 internal FBI memo](#). The Bureau is afraid that if a jury was allowed to see and hear the FBI’s deceptive interrogation tactics, the jury might distrust the FBI more than the defendant. As the FBI report put it:

[L]awful and acceptable interviewing techniques do not always come across in recorded fashion to lay persons as proper means of obtaining information from defendants. Initial resistance may be interpreted as involuntariness and misleading a defendant as to the quality of the evidence against him may appear to be unfair deceit.

Thus, writes civil liberties lawyer Harvey Silverglate, “rather than risk such juror skepticism in response to a verbatim recording, the FBI feels that a jury will more likely be led to [the FBI’s version of the truth](#) by reading an FBI agent’s Form 302 than by listening to the actual interview.”

Even beyond its effort to withhold information from jurors is the FBI's desire to be able to prosecute those it chooses under a very dangerous federal statute — 18 U.S.C. Section 1001 — the federal false statements law. That statute makes it a felony, punishable by up to five years in prison, to make a material misstatement to any member of the federal government.

If interviews are recorded, the defendant can only be charged with lying based on the actual words that come out of his mouth. However, if the only evidence of what the defendant stated is in the form of an FBI agent's written notes on a Form 302, he can be prosecuted and convicted for what the agent wrote down — which may be very different from what the defendant said. And if the defendant had been truthful, there is no recording available for him to use in his defense.

Lying to suspected criminals is bad enough, but the FBI has been exposed lying to federal courts, lying to Congress, and even falsifying documents in its political war against Donald Trump.

On August 19, 2020, former FBI lawyer [Kevin Clinesmith pleaded guilty to falsifying an email](#) used in a sworn affidavit to convince the Foreign Intelligence Surveillance Act (“FISA”) Court to authorize it to surveil Trump campaign official Carter Page as a suspected “Russian agent.” The FBI had received an email proving that Page was a source for the CIA, not Russia, but Clinesmith added the words “not a source” to completely reverse the meaning of the email, and trick the FISA judge. This pillar of FBI virtue pleaded guilty, getting probation, and community service.

FISA judge Rosemary Collyer [blasted the FBI for its deliberate deception](#). “[R]epresentations made by FBI personnel turned out to be unsupported or contradicted by information in their possession,” she wrote. In other words, they intentionally deceived the court. “The FBI’s handling of the Carter Page applications...was antithetical to the heightened duty of candor,” Judge Collyer added.

The FBI lied to the Senate Judiciary Committee. In a scathing rebuke, Senator Lindsey Graham stated that “[t]he FBI did to the Senate Intelligence Committee what the Department of Justice and FBI had previously done to the FISA Court: [mischaracterize, mislead and lie](#).”

Former FBI director James Comey denied for years that the FBI had spied on the Trump campaign. “So it was all lies....[No spying on the campaign,” Comey tweeted](#), adding in an op-ed piece that “those who attacked the FBI for two years should admit they were wrong.” But the details of the FBI’s Crossfire Hurricane investigation into the 2016 Trump Campaign have been widely exposed.

Juries and federal district court judges historically just have assumed FBI agents are telling the truth and have convicted defendants based on what the agent testified. But as FBI lying is exposed, fewer and fewer jurors will accept the testimony of an FBI agent at face value. There is a term for law enforcement officers lying during testimony that originated in

New York City — [“testilying.”](#) Increasingly, that term is used to describe the sworn testimony of FBI agents.

In August 2020, several House Republicans suggested that [the FBI may have to be dismantled](#) if it continues to use investigation and prosecution as political weapons. We are not holding our breath, but let’s hope the day will come when the FBI’s days of lying to protect the Deep State are ended, once and for all.

<https://www.americasfuture.net/fbi-lies-while-prosecuting-americans-for-lying/>

# FBI Declares War on Parents

October 27, 2022

In an earlier time, parents entrusting their children to the public school system could have assumed that the teachers and administrators shared their values. Those days are long gone as the current generation of teachers and administrators has its own agenda. Actually, it's been getting worse for 50 years. Americans once learned to read using phonics, but now are taught with the "look say" method and similar nonsense. Real math was replaced with the new math. History classes now teach that America was built on racism. Reading the Classics has been replaced by reading propaganda.

As government schools failed to educate, more and more parents shifted to homeschooling and private schools, but most of those who have stayed in the system remained passive. Parents only began to organize when they were horrified by school libraries filled with pornographic books, classes teaching "critical race theory," girls' rooms being visited by boys, "drag queen" shows, and now secretly encouraging young children to "transition to another sex." Concerned parents flocked to school board meetings to speak out and have been working to replace school board members at the polls.

What's this got to do with the FBI? A great deal. The FBI is the enforcement arm of the ruling class in America. If the ruling class wants to have teachers replace parents in raising children, they can count on the FBI to bring parents to heel — which is exactly what has happened. The pushback from the left began with Child Protective Services and the local police but has now elevated to the FBI. Consider a few illustrations that show this progression.

In Salinas, California, Jessica Konen was [brought before her daughter's principal](#) and a teacher, and was told that her daughter was "trans fluid." "The teacher accused Konen of not being 'emotionally supportive' of her daughter, who was to be called by a new name and male pronouns and would be using the unisex restroom at school." The mother's reaction was "I felt she completely coached my child." A few days later, the police came to her home and told her that there had been a complaint made to Child Protective Services (CPS). The police questioned her two children as to whether they wished to be removed from Konen's home. This all began with teachers coaching the child behind her mother's back.

Parents in Loudoun County, Virginia, began appearing in large numbers at school board meetings after the board actively [covered up the rape](#) of a 9th-grade girl in the girls' bathroom by a boy wearing a skirt. The schools transferred the boy to another school where he committed another sexual assault. And when the girl's father showed up at a school board meeting to protest the "transgender bathroom" policy, he was arrested and charged by local law enforcement.

When the local authorities failed to stop the protests, the matter escalated to the national level. On September 29, 2021, the National School Boards Association [sent a letter to the Biden administration](#), asking for federal help to control concerned parents. The letter compared parent speeches and protests at school board meetings to “domestic terrorism and hate crimes.” The following week, on cue, Attorney General [Merrick Garland announced in a memo to the FBI](#) that the FBI would respond and begin investigating the “threat” posed by the parent protestors.

[Garland testified before Congress](#) that he drafted his memo to the FBI in response to the NSBA’s letter. What he did not tell Congress, and was later uncovered, was that the NSBA’s letter was actually [requested by Biden Education Secretary Miguel Cardona](#), to give Garland the pretext to enlist the FBI.

One mother, Stacy Langton, attacked books in the Fairfax County public school library that featured child pornography and pedophilia. On October 17, 2021, Langton and many other parents participated in a [“Parents are not Terrorists” protest](#) outside the Justice Department. At the next school board meeting on October 21, 2021, [federal agents, unmarked cars and a helicopter](#) converged on the meeting, Langton said. “This is something that is incredible in America, and it’s ridiculously un-American,” Langton said.

Called to testify before Congress, [Garland tried to deny](#) that the FBI was using antiterrorism statutes such as the Patriot Act to target parents for exercising their First Amendment rights. But FBI whistleblowers have since revealed that Garland and the FBI have targeted dozens of parents nationwide on the flimsiest of pretexts.

On the basis of the whistleblower revelation, Congressmen Jim Jordan (R-OH) and Mike Johnson (R-LA) wrote their own letter to Garland on May 11, 2022 calling him out for his false testimony and unmasking the FBI’s targeting:

[T]he FBI ... interviewed a mom for allegedly telling a local school board “we are coming for you.” The complaint, which came into the FBI through the National Threat Operations Center snitch-line, alleged that the mom was a threat because she belonged to a “right wing mom’s group” known as “Moms for Liberty” and because she “is a gun owner.” When an FBI agent interviewed the mom, she told the agent that she was upset about the school board’s mask mandates and that her statement was a warning that her organization would seek to replace the school board with new members through the electoral process.

Another FBI office opened an investigation into Republican state elected officials over allegations from a state Democratic party official that the Republicans incited violence by expressing public displeasure with school districts’ vaccine mandates.

On October 17, 2022, House [Judiciary Republicans sent a “preservation letter”](#) to the White House, demanding that all communications to or from the administration relating to “terrorism” investigations of parents be preserved. The letter warned that “Committee

Republicans intend to continue to pursue this serious misuse of federal law-enforcement resources, including if necessary into the 118th Congress.”

There is no guarantee that Congressional Republicans will take any meaningful action even if they win in November, but they could and they should. Congress has less authority over local Child Protective Services and local law enforcement, but it certainly can rein in the FBI. What should be the strategy: first, exposure so that even more Americans know how corrupt the FBI has become; then, attach riders to appropriations bills limiting the FBI’s authority; and, finally, develop a plan to close down the FBI once and for all within one year. (And, while we’re at it, let’s have Congress defund the corrupt Department of Education as well.)

<https://www.americasfuture.net/fbi-declares-war-on-parents/>

# The FBI's War on the First Amendment

November 3, 2022

FBI agents are required to take an oath of office to “support and defend the Constitution of the United States against all enemies, foreign and domestic.” One would hope that the agents would understand that oath to include the First Amendment, but that raises the question — what rights do FBI agents think the First Amendment actually protects, if they think of it at all?

Properly understood, the First Amendment elevates the rights of the individual above the reach of the state. It protects the rights of Americans to freedom of religion, speech, press, petition, and assembly. Each of these First Amendment terms had an established meaning before they were written into the Constitution. For example, freedom of speech had its origins in the right of members of Parliament to criticize the King without being sent to the Tower of London. And, freedom of the press protected not Big Media, but every individual who wanted to lay his views before the public through pamphlets and the like. Both of those speech and press rights protect robust criticism of government.

Now, government is changing the meaning of those constitutional terms. Lawyers and judges, with no respect for truth, have made Swiss Cheese out of the First Amendment text. No matter what the text of the First Amendment may require, they can find a way around its clear meaning. Remember what [Bill Clinton](#) said when asked if he had been lying about his White House indiscretions? He replied: “It depends on what the meaning of the word is, is.” Clinton followed in the path of [Humpty Dumpty](#) who said: “When I use a word ... it means just what I choose it to mean — neither more nor less.”

The real problem is that protecting the constitutional rights of Americans is an afterthought when compared with one of the FBI's central, but unspoken, responsibilities — to tamp down criticism of government. How does it do that? The way that it always has — by surveilling us and then instilling fear into the hearts of those who speak against government. If our response is to fear the consequences of speaking out, we silence ourselves. In that way, the FBI “chills” speech.

The groups that the FBI targets over the last century have moved from anti-World War I activists, communists, civil rights supporters, socialists, Vietnam War protestors, and draft dodgers. Under the Obama and Biden administrations, their focus has been on militia members, “domestic terrorists,” MAGA Republicans, constitutionalists, gun rights advocates, and election protestors. Under Obama and Biden, FBI efforts to suppress protected political speech have skyrocketed.

The FBI is making widespread [use of private informants to report on their neighbors](#) who have political views that differ from those of the administration. The FBI has “wide leeway...to use informants when investigating citizens based on their ideological beliefs.” As

whistleblower Chris Stevens has revealed, during the Obama administration, he was asked to become an informant within the Northern California Militia. The FBI asked Stevens to keep spying on the group even after his investigation failed to find any probable cause. “I was just a human recording machine paid by the government to go into people’s lives and befriend them and find out what they were thinking,” Stevens said. His infiltration of militia groups contradicts the FBI’s claims that federal law enforcement does not investigate Americans based on ideology alone.

[Another whistleblower revealed](#) that the FBI characterized a veteran-organized group called “American Contingency” as a “domestic violence extremist” group, continuing to do so even after concluding that the group “desires to assist Americans in preparing themselves for catastrophic events and not to overthrow the government.” On September 14, 2022, House Judiciary Committee ranking member Jim Jordan (R-OH) wrote a [letter to FBI director Christopher Wray](#) to defend the group, noting that “the FBI opened an investigation into an American citizen — and deemed him a potential ‘threat’ — simply because he exercised his First Amendment right to speak out in protest of the government.”

It is past time for us as patriotic Americans to stop our self-censoring. We need to speak up, to be loud and effective critics of government abuses. True, the FBI may spy on us and hear what we say. And the FBI may knock on our door, or worse. So this is a good time to remind ourselves what God says: “God has not given us a spirit of fear, but of power and of love and of a sound mind.” *2 Timothy* 1:7. Another translation puts it this way: “God has not given us a spirit of cowardice....” It’s time to put away fear and put away cowardice. It is a certainty that if we don’t find the courage to use what Freedoms we now have, soon we will lose those as well.

We must recognize and accept the fact that the FBI doesn’t care about us — it serves those who seek to rule over us and control our lives. The FBI has become the tip of the spear of the “enemies domestic,” which they promised to defend us against. Until we can dismantle the FBI once and for all, we must stand for truth, and accept whatever the consequences may be.

As has been said before: “If not us, who? If not now, when?”

<https://www.americasfuture.net/the-fbis-war-on-the-first-amendment/>

# The FBI's Manipulation of Social Media

November 10, 2022

The FBI's work in service to the nation's ruling class is often conducted surreptitiously, and usually, Americans don't learn of their nefarious deeds until years later. Occasionally, however, the leaks come out more rapidly. Earlier this year, it was discovered that only two years ago the FBI coordinated directly with social media giants to restrict political speech to help elect the Presidential candidate favored by the Deep State.

During the summer of 2020, the FBI told Facebook CEO Mark Zuckerberg to expect "some kind of dump" of "Russian propaganda." Then, when the Hunter Biden laptop story broke in October 2020, only weeks before the November election, the FBI sprang into action. Mark Zuckerberg has admitted that, at the FBI's request, he limited Facebook's sharing of the *New York Post's* reporting on the Biden laptop story, designating it as "misinformation."

The question is why? Could it be that Zuckerberg wanted to avoid an FBI investigation into the \$400 million he gave to election officials in 49 states to help turn out Democrat voters?

During an interview with the *New York Times* Editorial Board in January of 2020, then-candidate [Biden called for repeal of Section 230 of the Communications Decency Act](#), which protects Internet search engines and companies such as Facebook from liability for certain operations. A transcript shows that Biden stated, "I've never been a big Zuckerberg fan. I think he's a real problem." Candidate Biden even suggested criminal prosecution of Internet search companies depending on the content of information they allow to be published: "[Zuckerberg] should be submitted to civil liability and his company to civil liability."

Once Biden took office, the Biden Administration's pressure on social media ramped up. On March 1, 2022, [FBI Section Chief Laura Dehmow warned](#) in a meeting attended by Twitter executives that "we need a media infrastructure that is held accountable" for sharing "misinformation." The threat from the administration to Big Tech could hardly have been more clear.

Earlier this month, on Nov. 4, the House Judiciary Committee's Republican members [released a 1050-page report detailing FBI abuses](#), highlighting how the FBI has indeed pressured social media companies to suppress stories in social media for purely political reasons. "An FBI directive that interferes in free and fair election-related public discourse raises significant risk of First Amendment violations through private-sector censorship at the government's behest," the Judiciary Republicans concluded.

And for once, a court is helping uncover FBI abuses.

On May 5, 2022, the attorneys general of Missouri and Louisiana filed suit against the Biden regime for "working with social media giants such as Meta, Twitter, and YouTube to [censor](#)

**and suppress free speech**, including truthful information, related to COVID-19, election integrity, and other topics, under the guise of combating ‘misinformation.’”

Then, on October 21, 2022, the judge hearing the case **ordered a deposition of FBI Supervisory Special Agent Elvis Chan**, finding that “Chan has personal knowledge about ... censorship across social media as it related to COVID-19,” and that “Chan was identified [by the plaintiffs] as the FBI Agent who communicated with Facebook to suppress a story about the Hunter Biden laptop. If he did this, the Court ultimately finds there are reasons to believe that he has interfered in other ways, too.”

The FBI control over social media is not a rare event, and systems have been set up to ensure quick responses to government demands. “[T]here was a back channel to companies like Facebook and Twitter coming from agencies and they were sort of **dropping the dime on people that they wanted to silence**,” said George Washington University law professor Jonathan Turley. “What we’re seeing now is more and more evidence that there was censorship by surrogate and that some high-ranking government officials were part of that effort,” Turley said.

In normal times, the press would investigate stories of government abuse, but these are not normal times. These days, the FBI has as much control over the corporate media as it does social media, and neither has the incentive to tell the truth to the American people, and so the abuses continue. We can only hope that one day enough Americans will so fully understand the corrupt role being played by the FBI to undermine the Constitution that they demand the candidates they support pledge to abolish that agency.

<https://www.americasfuture.net/the-fbis-manipulation-of-social-media/>

# The FBI's Ties to Organized Crime

November 17, 2022

The FBI wants us to believe it is the federal government's premiere law enforcement agency combating organized crime. The reality is otherwise. Largely unknown to the American people is the FBI's record of assisting some organized crime organizations, supposedly to target other crime families. In the process, the FBI has committed innumerable crimes and then lied to the American people and the courts to cover up its crimes.

We now know that for years the FBI propped up the violent "Winter Hill Gang" — the Boston crime family led by the notorious James J. "Whitey" Bulger. On June 23, 2011, the FBI announced that it had "[captured Bulger – one of the FBI's Ten Most Wanted Fugitives.](#)" What the FBI press release did not acknowledge was that "from 1975 to 1990, in its quest to bring down the Italian mob, the FBI's Boston office [became partner in crime to Bulger's 'Winter Hill Gang.'](#)" At one point, "at least six G-men were taking payoffs from organized crime," according to Bulger's partner-in-crime Stevie Flemmi, who eventually admitted in court to taking part in 50 murders.

While one can understand that undercover work can put law enforcement into compromising situations, consider the pain the FBI has inflicted on the American people and the rule of law.

## *FBI Allows the Bulger Gang to Murder*

In 1982, informant Brian Halloran offered to implicate Bulger in the murder of an Oklahoma businessman. The FBI rejected his offer because Bulger was informing the FBI about the activities of rival gangs. Worse, Bulger's FBI contact, agent John "Zip" Connolly, tipped Bulger off to Halloran's offer. As Halloran was riding in the car of his friend Michael Donahue, Bulger's gang, including Bulger himself, riddled the car with bullets, murdering both the would-be informant Halloran and the innocent Donahue, who left behind a wife and three young boys. The Donahues sued the government, and in 2007, Judge Reginald Lindsay finally ordered the Justice Department to stop denying the FBI's involvement in the murder and to settle with the family.

That same FBI agent Connolly was [convicted of being an accessory in the Bulger gang murder](#) of businessman John Callahan after Connolly tipped off Bulger that Callahan could implicate him in the murder of another businessman. Agent Connolly was convicted in 2008, and released from prison in 2021 on medical grounds, supposedly being terminally ill. It was reported as recently as February 2022 that Agent Connolly continues to collect his FBI pension.

### *FBI Suborns Perjury to Keep Innocent Men in Prison*

After the Bulger gang murdered another hoodlum, Teddy Deegan, the FBI pressured mob hitman Joseph Barboza to testify falsely that four innocent men participated in Deegan's murder, and the jury believed the story, sending those men to jail. The FBI's role was covered up for years, including by then-FBI Director Robert Mueller. In 2002, Mueller directed the Bureau to [fight the granting of pardons to the men](#), in order to continue the FBI's cover-up. Two of the innocent men died in prison, and two finally were released after 35 years behind bars. The press gave Mueller a pass for his cruelty and duplicity, and he later became famous as being the "squeaky-clean" Special Counsel investigating the myth of Russian collusion with President Trump in 2016.

The two survivors and the estates of the two deceased men sued, and in a scathing opinion, federal district judge Nancy Gertner excoriated the FBI. Gertner found that the FBI not only knew that Barboza's testimony was perjured, but actually suborned his perjured testimony. "They coddled him, nurtured him, debriefed him, protected him, and rewarded him — no matter how much he lied.... In word and in deed, the FBI condoned Barboza's lies." Calling the FBI's actions "absurd," "shocking," and "chilling," the judge stated, "This case is about intentional misconduct, subornation of perjury, conspiracy, the framing of innocent men," and awarded \$102 million to the plaintiffs. Your tax dollars at work, paying for the crimes of the FBI. One Boston gangster testified to Congress that after the 1967 trial of one of the men, Louie Greco, [one FBI agent bragged about framing Greco](#).

Judge Gertner noted that the FBI "continued to suppress exculpatory facts over the next thirty years." "[\[T\]he FBI wanted them to rot in prison](#), so the scandal would not be revealed. In the 1980s, two U.S. attorneys in Boston wrote letters to the state demanding that the innocent men not be released." "In 2001, the Bush administration invoked executive privilege for five months to [shield FBI documents about the Bulger affair](#), in what then-Rep. Dan Burton called, "'an utterly unprecedented' attempt to drape DOJ in a 'veil of secrecy.'"

On February 3, 2004, the U.S. House Committee on Government Reform issued a report entitled: "[Everything Secret Degenerates: The FBI's Use of Murders as Informants](#)." The Committee called the FBI's complicity in Bulger's gang activities "one of the greatest failures in federal law enforcement history." The Committee concluded: "Incalculable damage to the public's respect for the rule of law" was caused by the FBI and Department of Justice.

As [Lord Acton](#) explained: "Every thing secret degenerates, even the administration of justice; nothing is safe that does not show how it can bear discussion and publicity." It is time to end the secrecy covering the crimes of the FBI, and then end the FBI.

<https://www.americasfuture.net/the-fbis-ties-to-organized-crime/>

# The FBI Turns a Blind Eye to Sex Crimes

November 24, 2022

In 2016, the world was shocked by reports of the largest case of sexual abuse in the history of American sports. USA Gymnastics' team physician, Dr. Larry Nassar, had sexually abused hundreds of young girls under his care. [Nassar is currently serving a 175-year prison sentence](#) for his crimes. However, just as shocking is how the FBI allowed this abuse to continue. In July 2021, the [Office of the Inspector General released a damning report](#), demonstrating that the FBI's Indianapolis Field Office took no action for a full eight months after it was informed by USA Gymnastics of Nassar's abuse.

Former U.S. gymnast McKayla Maroney [testified before the Senate Judiciary Committee](#), "After telling my entire story of abuse to the FBI in the summer of 2015, not only did the FBI not report my abuse, but when they eventually documented my report 17 months later, they made entirely false claims about what I said." Similarly, the [OIG's report](#) showed that the FBI not only "failed to respond to the Nassar allegations with the utmost seriousness and urgency that they deserved and required," but also "made numerous and fundamental errors when they did respond to them, and violated multiple FBI policies." As seems typical, the [Justice Department never pursued charges](#) against the agents who refused to investigate Nassar.

There may be a reason that the FBI turned a blind eye to these sex crimes. The ranks of the FBI appear to have been riddled with hundreds of employees with their own records of sexual abuse. And, making it even worse, the FBI as an institution has a practice of covering up sexual misconduct within its own ranks.

On October 5, 2022, Senator Charles Grassley, as ranking member of the Senate Judiciary Committee, released excerpts from [FBI documents obtained from a whistleblower](#). These documents reveal that between 2004 and 2022, fully 665 FBI employees, including 45 Senior Executive Service-level employees, retired or resigned following OIG investigations into sexual misconduct. [Grassley wrote a letter to Attorney General Merrick Garland](#) and FBI Director Christopher Wray, shredding the "systemic failure within the Justice Department and FBI to protect female employees from sexual harassment and sexual misconduct...." Fed up, [Grassley has demanded an OIG investigation](#) of the FBI's failure to clean up its own house of sexual harassment and assault.

The list of abuses is extensive and longstanding. The following illustrations were all drawn from published sources.

- In 2008, former agent Lt. Colonel John Parkinson tried to blow the whistle on two fellow agents who [engaged in illicit sexual activities in FBI offices](#), and even used taxpayer-funded FBI aircraft to fly from Sacramento to Las Vegas to meet prostitutes. When this agent exposed the sexual activities, his fellow agents made

counter-allegations against him. Parkinson was fired, while the offending agents were not.

- A decade before the most recent expose by Senator Grassley, on September 27, 2012, he sent another letter detailing other sex offenses to then-FBI Director Robert Mueller. Grassley demanded answers to substantiated allegations that an FBI agent on assignment in the Philippines had submitted expense reports for over \$14,000 in expenses apparently related to payments he and “cooperating individuals” had [paid prostitutes at Manila brothels](#). Some of the prostitutes were believed to be minors. The allegations were corroborated by an investigator with the federal public defender’s office.
- In 2018, Roger C. Stanton, the FBI’s assistant director of the Insider Threat Office, abruptly retired after an investigation found he [sexually harassed a female agent](#).
- In 2020, an investigation determined that James Hendricks, the special agent in charge of the Albany, New York, office, had sexually harassed eight female subordinates. “[C]olleagues labeled him a ‘[skilled predator](#)’ and the Justice Department’s internal watchdog found that his behavior marked one of the FBI’s most egregious known cases of sexual misconduct.” Even after Hendricks committed some of those crimes, he was promoted to lead the FBI’s Albany field office. When he finally retired after the facts came out, he was among “several senior FBI officials” who [avoided discipline and retired with full taxpayer-funded benefits](#), despite substantiated sexual abuse allegations against them.
- In 2021, FBI special agent David Harris faced charges in [Florida, Louisiana, and Texas for child sexual abuse](#). Harris, the very agent who headed up “a regional division of the FBI that investigates online crimes against children,” was charged with aggravated crimes against nature and indecent behavior with children under the age of 13, and rape. Talk about the fox guarding the hen house.
- In August 2022, another FBI employee, Robert Smith, was arrested and charged with [sexually abusing several young girls](#) in Utah. Smith was charged with “four 1st-degree felony counts of aggravated sexual abuse of a child, four class-A misdemeanor counts of lewdness involving a child, and two class-B misdemeanor counts of lewdness.”

Sometime charges are brought, but often the FBI lets these matters slide. “Director [Wray](#) [\[has\] not aggressively moved to solve the sexual misconduct](#) problems at the FBI,” Grassley wrote in his October 5, 2022 letter. “[H]igher-graded employees, especially supervisors, are more likely to [be] subjected to lesser penalties; whereas, lower-graded employees are seemingly more likely to be...dismissed for their sexual misconduct. This may give the appearance the FBI is not holding its supervisors accountable for unwelcome sexual conduct,” Grassley added.

Rather than the FBI cleaning up its own ranks, its recent actions show how low of a priority sex crimes are. In September 2022, House Judiciary Committee Republicans sent their own letter to FBI Director Wray, detailing an FBI whistleblower's allegation that "FBI agents were **moved off child sex abuse cases to work on political investigations,**" perpetuating the FBI's big lie that the greatest threat faced by the nation is "domestic violent extremism."

The FBI has had multiple chances to fix the sexual abuse and corruption that exists within it, but it is beyond repair. The FBI cannot be fixed; it must be closed down.

<https://www.americasfuture.net/the-fbi-turns-a-blind-eye-to-sex-crimes/>

# FBI Interference in American Elections

December 8, 2022

For the last six years, the American people have been told their elections are being influenced by evil forces. First, the leftwing media were obsessed with FBI claims of Russian “election interference.” When Americans no longer responded to that lie, just days before the 2022 Congressional elections, the FBI joined in warning about a new threat — that “[domestic violent extremists pose heightened threat to midterm elections](#).” Well, it turned out that this threat was no more real than that posed by Russia. Hiding in plain sight is the fact that the most significant interference in the last several federal election cycles has come from those who claimed to be protecting us — the FBI.

**2016 Presidential Election.** In mid-2016, the FBI terminated a legitimate investigation in Hillary Clinton’s mishandling of classified materials in order to remove the threat of an “FBI investigation” from looming over her during the months leading up to the November 2016 election.’

Then, in August 2016, supposedly non-political, supposedly independent, supposedly highly professional FBI employees were scheming to stop Donald Trump from being elected President. Deputy Assistant Director of Counterintelligence Peter Strzok and FBI lawyer Lisa Page were exchanging texts sharing their hatred for Trump and commitment to ensuring he lost the election. “[Trump’s] not ever going to become president, right? Right?!” texted Page, to which Strzok responded, “[No. No he won’t. We’ll stop it.](#)” They did their best. Under the name “Operation Crossfire Hurricane,” the FBI concocted a story that the Donald Trump campaign had “colluded” with Russia to (somehow) influence the 2016 election.

In reality, the FBI’s “investigation” relied almost entirely on the now discredited “Christopher Steele dossier.” Years later, a December 9, 2019 Department of Justice Inspector General report revealed that Steele had actually been [paid by the Hillary Clinton campaign to develop “opposition research”](#) on Trump. When the FBI couldn’t corroborate the allegations in Steele’s “dossier,” it then [offered Steele \\$1 million to develop some corroboration](#). Your tax dollars in the hands of the FBI were hard at work — to undermine our elections.

**2018 Congressional Election.** The “Russia collusion” hoax was not limited to the 2016 Presidential election. It continued well into the 2018 midterm election cycle. In May 2017, shortly after President Trump fired FBI Director James Comey, [Acting Attorney General Rod Rosenstein](#) appointed former FBI Director Robert Mueller as Special Counsel to investigate Russian involvement in President Trump’s election. “The 22-month-long Mueller investigation cast a shadow over the first two years of Trump’s presidency and [loomed large over the 2018 midterm elections](#).” Of course, the Mueller team included Peter Strzok and Lisa Page.

**2020 Presidential Election.** The FBI went back to its book of “dirty tricks” to affect the 2020 Presidential Election to cover up the Hunter Biden laptop scandal. It was not until much later that Senator Charles [Grassley \(R-IA\) released information from FBI whistleblowers](#) showing that in 2020, “FBI officials sought to falsely portray as disinformation evidence acquired from multiple sources that provided the FBI derogatory information related to Hunter Biden’s financial and foreign business activities, even though some of that information had already been or could be verified.” Unfortunately, the whistleblower information was not released until July 2022 — well after the 2020 election.

Computer repairman John Paul Mac Isaac [became alarmed at the information he saw on Hunter Biden’s laptop](#). He became even more alarmed when he reported what he found to the FBI, and was warned by an FBI agent to remain silent about what he had found. The Agent “turned around and told me that, in their experience, nothing ever happens to people that don’t talk about these things,” Mac Isaac said.

The FBI not only refused to investigate the laptop, but went to great lengths to portray the Hunter Biden story as “misinformation,” all the while knowing it was true. And the Bureau brought others into its conspiracy. On August 25, 2016, Facebook CEO Mark Zuckerberg admitted that the social media giant [suppressed stories about the Hunter Biden laptop](#) after the FBI advised Facebook that “there was a lot of Russian propaganda on the [prior] 2016 election,” and that “basically there’s about to be some kind of dump similar to that” related to the laptop.

Later polls revealed that nearly [30 percent of voters would have been less likely to vote for Biden](#) — including 15 percent of Democrats — had they known that Biden likely lied about Hunter Biden’s business dealings with Ukraine. Thus, it is highly likely that the FBI — the enforcement arm of the Deep State — “elected” Joe Biden as President of the United States.

**2022 Congressional Election.** Just three months before the mid-term elections, on August 7, 2022, about 30 federal agents executed a search warrant at Mar-a-Lago, a totally unprecedented raid of the home of a former President. The full story of the FBI plan for the search is not yet known, so speculation abounds. [By one report](#), “The FBI’s raid of former President Donald Trump’s Mar-a-Lago residence was aimed at finding evidence...which Democrats want to blame on Mr. Trump ahead of the midterms in November and the 2024 presidential election.” Former CIA analyst Fred Fleitz believed the raid was a fishing expedition and “a cover story to find information to prosecute or indict Trump on other issues.”

**2024 Presidential Election.** On November 15, 2022, one week after the midterm elections, President [Trump announced](#) he would run for President in the 2024 election. It did not take long for the FBI election machine to swing into action. Only three days later, on November 18, 2022, Attorney General [Merrick Garland appointed John Smith](#) as a Special Counsel to investigate efforts by President Trump and his allies to challenge the results of the 2020 Presidential Election.

Even Justice Department supporters admit that [Trump's 2024 announcement](#) affected the DOJ's timeline to seek charges with the aid of documents seized by the FBI at Mar-a-Lago. "With the 2024 primaries in mind, the Justice Department likely has a 'target end date of 2023'" for bringing any charges against Trump, noted former Obama federal prosecutor Barb McQuade — even while attempting to characterize the bringing of charges before the primaries as somehow staying out of the election cycle.

If America is to continue as a Constitutional Republic, this election interference from the FBI cannot be allowed to continue. If the American people want to prevent the FBI from deciding who will be elected President in 2024, the new majority in the House of Representatives — which has the power of the purse — will need to totally defund the FBI and bring an end to the FBI's undermining of American elections.

<https://www.americasfuture.net/fbi-interference-in-american-elections/>

# The FBI's Bloody Role in the “Fast and Furious” Scandal

December 15, 2022

The FBI is viewed as the nation's premiere “law enforcement” agency. That would cause many to assume that if the FBI learned that another government agency had developed a plan to violate federal law, the FBI would stop it in its tracks. You certainly would not expect the FBI to participate in a criminal conspiracy that would lead to the murder of others. Well, that expectation would be a mistake.

Most Americans recall “Operation Fast and Furious” as the handiwork of the Bureau of Alcohol, Tobacco and Firearms (ATF), but not everyone knows how the FBI played a key role in that bloody scandal, with deadly repercussions around the globe.

Beginning in 2009, during the Obama Administration, the Phoenix office of the ATF developed a plan to [allow unauthorized purchasers to buy guns in the United States](#) to “walk” them into Mexico knowing many would be sold to powerful drug cartels, so they could later trace the firearms. As it turns out, there is no evidence that ATF did much to trace the guns, but we do know that many were used to commit crimes by Mexican drug cartels and terrorists.

If tracing the guns was never the plan, what was its purpose? Many believe that the Obama Administration wanted to find an excuse to crack down on Second Amendment rights, reasoning that an ATF and FBI-fueled crime wave could help push Congress to enact more gun control laws.

In 2010, the ATF program became known as “Operation Fast and Furious,” and transitioned from a local ATF operation to one run by a combination of federal agencies including the Drug Enforcement Agency (DEA), Immigration and Customs Enforcement (ICE), and, not surprisingly, [the FBI](#). In fact, future FBI Director and later Trump Special Counsel Robert Mueller was [apparently involved in the planning stages](#) of the “Operation.”

It is a crime to buy a firearm from a Federal Firearms Licensee (FFL) on behalf of another person — punishable as a felony known as a “straw purchase.” By June 2010, more than 1,600 weapons had been sold through suspected straw purchases surveilled but permitted by the FBI and other agencies, at a cost of more than \$1 million. Over 300 of these weapons were later found at crime scenes — 179 in Mexico and 130 in the United States. Before the project was over, more than 2,000 guns were allowed to be trafficked illegally.

On Dec. 14, 2010, U.S. Border Patrol Agent Brian Terry was killed by suspected operatives of a Mexican drug-smuggling organization. [Two rifles found at the scene were tied to Fast and Furious](#). After Agent Terry's murder, ATF agent John Dodson decided to blow the whistle on the program. He testified to Congress and revealed that “the Mexican bandits who

gunned down Terry were working for FBI operatives and had been sent to the border to do a 'drug rip-off.'" Dodson revealed that the DEA was aware a large shipment of drugs would be sent through the canyon the night Terry was killed. The DEA advised the FBI, who then "advised criminal informants from another cartel that the load would be 'theirs for the taking.'"

On July 11, 2011, Senator Chuck Grassley and Congressman Darrell Issa [wrote to FBI Director Mueller](#) for information about the FBI's role in Operation Fast and Furious through its Phoenix, Arizona, Tucson, Arizona, and El Paso, Texas offices. They had learned that "at least one individual who is allegedly an FBI informant might have been in communication with, and was perhaps even conspiring with, at least one suspect whom ATF was monitoring." They asked FBI Director Mueller: "How many paid FBI informants, prospective informants assigned an informant number, or cooperating defendants ('informants') were in communication with any of the ATF suspects ... under Operation Fast and Furious."

Senator Grassley followed up with [another letter in July 2011](#) stating: "The evidence we have gathered raises the disturbing possibility that the Justice Department not only allowed criminals to smuggle weapons but that taxpayer dollars from other agencies may have financed those engaging in such activities." As is routinely the case, the response of the FBI is unknown, and the American people continued to be kept in the dark about these illegal FBI activities. In a [memorandum dated February 1, 2012](#), Grassley and Issa wrote that, with Fast and Furious, the ATF was unknowingly [targeting FBI assets](#).

When federal crimes are committed, often it is the FBI that leads the investigation. But when the FBI has been complicit in the crime, can the American people trust the results of any investigation? It is no surprise that Americans believe that there never will be any accountability for crimes committed by employees at the U.S. Department of Justice, including the FBI.

As of 2013, [it was reported](#) that at least 1,400 of the more than 2,000 guns trafficked under "Fast and Furious" were still unaccounted for, so the death toll of the FBI's gunrunning scandal may still not be final. However, a postscript to the bloody gunrunning tale can be added. In November 2015, a team of 10 Islamic terrorists carried out a wave of shootings across Paris, France, and 130 people died in the deadliest peacetime attack in French history. One of the weapons used in the attack [was tied to Fast and Furious](#).

America could do nicely without law enforcement agencies that create such mayhem, and the ATF and the FBI should be the first to be axed.

<https://www.americasfuture.net/the-fbis-bloody-role-in-the-fast-and-furious-scandal/>

# Twitter Files Reveal FBI Violations of the First Amendment

December 22, 2022

There was a time when most Americans naively believed the primary activity of the FBI was to uphold federal laws. Over the course of the last four weeks of 2022, the American people have been shown, beyond a doubt, that one of the FBI's primary activities has been knowingly to violate the federal Constitution to ensure the Deep State's continued control over the nation.

During December 2022, the American people learned why the Deep State and its media friends have been so distraught by Elon Musk's purchase of Twitter. It turns out those dark forces that run our nation were not just worried about Musk allowing differing political opinions on his Twitter platform. Their greater concern was that the American people would learn how the FBI and other Deep State agencies have worked for years to control public debate on controversial issues and influence federal elections.

Under Musk, Twitter granted access to several reporters to investigate its internal files so they could independently report on what secrets they contained. The only condition imposed on the journalists was that any news stories had to be released first on the Twitter platform. In agreement with this condition, the select reporters made "data dumps" releasing documents demonstrating the degree to which the Deep State has conspired with Big Tech to suppress the views of its critics and promote the views of its friends.

This proof of Deep State manipulation of American politics started to unfold on December 2, 2022, when independent journalist [Matt Taibbi](#) began reporting on the "Twitter Files," which was followed by a second installment by journalist Bari Weiss on December 8, 2022. Among the initial revelations was how the Deep State pressured Twitter to suppress the [New York Post's](#) October 14, 2020 coverage of the Hunter Biden laptop story showing Biden family corruption involving Ukraine.

On December 16, 2022, Taibbi released "The Twitter Files: Part Six — [Twitter, the FBI Subsidiary](#)." It revealed how Twitter's head of "Safety and Trust" Yoel Roth was in frequent contact with the FBI, particularly an agent in San Francisco named Elvis Chan. Chan was used by Washington as the primary conduit for sending its directives to Twitter.

This communication developed into a partnership where the FBI could send offending tweets or entire accounts to Twitter claiming that they should be examined for violations of Twitter's terms of service. Although Twitter employees frequently could not identify specific violations, they were pressured by the FBI into suppressing dissident voices.

Not only was Twitter working with current FBI employees, but it also acted as a revolving door to former FBI employees. Twitter's Deputy General Counsel Jim Baker had been FBI General Counsel where he was a [major figure in the Russiangate Hoax](#) pushing false

information from the Hillary campaign to investigators inside the agency. He ultimately left the FBI after he was caught [leaking information to corporate press](#). “As of 2020, there were [so many former FBI employees](#) — ‘Bu alumni’ — working at Twitter that they had created their own private Slack channel and a crib sheet to onboard new FBI arrivals.”

On December 19, 2022, reporter Michael Shellenberger posted “Twitter Files: Part 7 — [The FBI & the Hunter Biden Laptop](#).” Those files demonstrated how the FBI knew about Hunter Biden’s laptop in December 2019 when they acquired a warrant and seized the laptop from the Mac repair shop in Delaware. In other words, fully 11 months before the November 2020 election, the FBI knew that the Hunter Biden laptop was real, but decided not to investigate.

The FBI also knew that a copy of the laptop had been provided to lawyers and journalists, so the FBI [began an operation](#) to prepare Twitter and other Big Tech companies to expect “Russian disinformation” in the form of a fake Hunter Biden laptop dump. Mark Zuckerberg has stated in an interview that the [FBI conducted the same type of preparation](#) for Facebook. In September 2020, FBI and other agencies even [conducted a table-top exercise](#) for a hypothetical hack-and-dump operation of, just for example, a Hunter Biden laptop!

The FBI’s psychological operation worked. By the time the New York Post published its story on the laptop on October 14, 2020, Big Tech was already on the lookout for this supposed Russian activity and was more than happy to take the FBI’s word for it so that it could help the Biden campaign. The FBI conducted a classified briefing to none other than FBI alum Jim Baker to assure Twitter employees that the Hunter Biden laptop story wasn’t real, so they should take action to suppress it.

And that’s what Twitter did. “[W]ithin hours, Twitter and other social media companies censor [sic] the NY Post article, preventing it from spreading and, more importantly, undermining its credibility in the minds of many Americans.” By this one action, the FBI, working with Twitter and other social media companies, likely elected Joe Biden President.

Why are Twitter and other Big Tech companies doing the bidding of the FBI? Although most of them are glad to help their cronies on the Left, they are also under pressure to keep their immunity from liability under [Section 230](#) of the Communications Decency Act. And both candidate Biden and the Biden Administration threatened to remove that liability to get Big Tech to toe the line. On December 7, 2022, America’s Future explained all this in [an amicus brief to the U.S. Supreme Court](#) in Gonzalez v. Google.

And how did the FBI respond to Twitter’s revelations? The FBI used one of the standard plays from its worn out playbook claiming to be the victim, putting out a statement: “The men and women of the FBI work every day to protect the American public... It is unfortunate that conspiracy theorists and others are feeding the American public misinformation with the sole purpose of attempting to discredit the agency.”

Before the release of the Twitter Files, any discussion of federal government involvement in the censorship of users by Big Tech was decried as “conspiracy theory,” but what had been called “conspiracy theory” has now been proven to be “conspiracy fact.”

It would be difficult to imagine a more serious violation of the First Amendment’s prohibition against “abridging the freedom of speech, or of the press” than what has been revealed in the “Twitter Files.” Since many of those whose dissident views were suppressed were conservative Christians, the prohibition on interference with the “free exercise” of religion was also breached. The FBI also prevented the ability of Americans to “assemble” together online, as well as petition government “for a redress of grievances.”

And we now know that it was not just rank-and-file Americans whose views were suppressed by Twitter. President Trump was banned the day after former First Lady [Michelle Obama](#) [pressured Twitter](#), demanding: “Now is the time for Silicon Valley companies to stop enabling this monstrous behavior — and go even further than they have already by permanently banning this man from their platforms and putting in place policies to prevent their technologies from being used by the nation’s leaders to fuel insurrection.”

The FBI has no respect for the American people, the U.S. Constitution, or the rule of law. If the FBI is allowed to continue to exist, there is little hope for fair elections, or the survival of our Constitutional Republic.

<https://www.americasfuture.net/twitter-files-reveal-fbi-violations-of-the-first-amendment/>