



DOJ Boss Bruce Ohr Testified Behind Closed Doors and Revealed He Kept the FBI and Mueller's Lead Attorney 'In the Loop' on the Dossier

Bruce Ohr, a high-ranking Department of Justice (DOJ) official who has been demoted twice, testified behind closed doors this week about his involvement in the dirty dossier that was fabricated by Christopher Steele, in order to fraudulently obtain FISA warrants to spy on the Trump campaign. Ohr was a back channel of communication for information on the dossier between the DOJ, the FBI and Andrew Weissmann, Mueller's lead attorney in his investigation against Trump.

Summary by JW Williams

Bruce Ohr, a high-ranking Department of Justice (DOJ) official who has been demoted twice, testified behind closed doors this week about his involvement in the dirty dossier that was fabricated by Christopher Steele, who was paid by the FBI and the Hillary Clinton campaign to compile the dossier that was used to fraudulently obtain FISA warrants to spy on the Trump campaign. Nellie Ohr, Bruce Ohr's wife, is a Russia expert who is fluent in Russian. She worked for Fusion GPS, the firm that hired Christopher Steele to assemble the dossier.

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The core of the entire conspiracy is that the the Steele dossier was based on lies and the FBI knew it was fake when they presented it to FISA for warrants to spy on Trump to find dirt on him to thwart him. And when he won the election anyway, they used the same dirty dossier to start the Mueller investigation.

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Legal analyst, Gregg Jarrett, said that Bruce Ohr kept the FBI, the DOJ and Andrew Weissmann, the main lawyer in the Mueller probe, informed about the Steele dossier, a false document that was used to frame Donald Trump. Ohr failed to report to the DOJ that his wife worked for Fusion GPS. Jarrett says that Ohr may be prosecuted for four crimes that include services fraud, federal gratuity, federal bribery and making a false statement.

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Ohr is till working for the DOJ and retains his security clearance.

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President Trump quoted Gregg Jarrett in a recent tweet:

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“Ohr told the FBI it (the Fake Dossier) wasn’t true, it was a lie and the FBI was determined to use it anyway to damage Trump and to perpetrate a fraud on the court to spy on the Trump campaign. This is a fraud on the court. The Chief Justice of the U.S. Supreme Court is in charge of the FISA court. He should direct the Presiding Judge, Rosemary Collier, to hold a hearing, haul all of these people from the DOJ & FBI in there, & if she finds there were crimes committed, and there were, there should be a criminal referral by her....” [@GreggJarrett](#)

– Donald J. Trump (@realDonaldTrump) [August 30, 2018](#)

The entire Mueller investigation falls apart if the FISA

warrant is declared to have been obtained through fraudulent means.

Watch video at this link:

<https://www.thegatewaypundit.com/2018/08/fox-news-legal-expert-supreme-court-chief-justice-needs-to-step-in-and-haul-doj-and-fbi-hacks-in-front-of-fisa-court-video/>



Landmark US Court Decision Rules that Privacy Under the Fourth Amendment Applies to Smart Meters

The Seventh US Circuit Court handed down a landmark opinion that the Fourth Amendment protects energy-consumption data collected by smart meters, because that data reveals intimate details about personal activities in the home that would be unavailable to the government without a physical search. The court held that residents have a reasonable expectation of privacy in this data and that the government's access of it constitutes a "search." More than 40% of American households have a smart meter and the number will likely reach 80% by 2020. Law enforcement agencies are already trying to obtain the data from energy companies without warrants. -GEG

The Seventh Circuit just handed down a [landmark opinion](#), ruling 3-0 that the Fourth Amendment protects energy-consumption data collected by smart meters. Smart meters collect energy usage data at high frequencies—typically every 5, 15, or 30 minutes—and therefore know exactly how much electricity is being used, *and when*, in any given household. The court recognized that data from these devices reveals intimate details about what’s going on inside the home that would otherwise be unavailable to the government without a physical search. The court held that residents have a reasonable expectation of privacy in this data and that the government’s access of it constitutes a “search.”

This case, *Naperville Smart Meter Awareness v. City of Naperville*, is the first case addressing whether the Fourth Amendment protects smart meter data. Courts have in the past held that the Fourth Amendment *does not* protect monthly energy usage readings from traditional, analog energy meters, the predecessors to smart meters. The lower court in this case applied that precedent to conclude that smart meter data, too, was unprotected as a matter of law. On appeal, EFF and Privacy International filed an [amicus brief](#) urging the Seventh Circuit to [reconsider](#) this dangerous ruling. And in its decision, released last week, the Seventh Circuit wisely recognized that smart meters and analog meters are different:

“Using traditional energy meters, utilities typically collect monthly energy consumption in a single lump figure once per month. By contrast, smart meters record consumption much more frequently, often collecting thousands of readings every month. Due to this frequency, smart meters show both the amount of electricity being used inside a home and when that energy is used.”

The Seventh Circuit recognized that this energy usage data “reveals information about the happenings inside a home.” Individual appliances, the court explained, have distinct

energy-consumption patterns or “load signatures.” These load signatures allow you to tell not only *when* people are home, but *what* they are doing. The court held that the “ever-accelerating pace of technological development carries serious privacy implications” and that smart meters “are no exception.”

This is critical precedent. Last year, roughly 65 million smart meters had been installed in the United States in recent years, with 88% of them—over 57 million—in homes of American consumers; more than 40% of American households had a smart meter. Experts predict that number will reach about 80% by 2020. And [law enforcement agencies](#) are already trying to get access to data from energy companies without a warrant.

In this case, a group of citizens called Naperville Smart Meter Awareness challenged Naperville’s policy of requiring every home to have a smart meter, objecting on Fourth Amendment and other grounds. The district court [held](#) that smart meter data—despite being collected directly a city utility, not any non-governmental third party—was subject to the so-called “third party doctrine.” In other words, the lower court reasoned that simply because the utility company held the data, it was automatically devoid of constitutional protection.

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Democrat Lawmaker Threatens ICE Officers with Prosecution

US Congressman, Ruben Gallego, a Democrat from Arizona and pro-immigration advocate, threatened Immigration and Customs Enforcement (ICE) officers saying "You will not be safe" from prosecution after Trump leaves office. Gallego made his statement in response to a *Washington Post* story that reported the government is denying passports to Hispanics who have US citizenship but are suspected of having fake birth certificates. Chris Crane, president of the National ICE Council accused Gallego of inciting violence against ICE officers. -GEG

Rep. Ruben Gallego (D-AZ) fired a warning shot to ICE officers early on Thursday warning "you will not be safe" from prosecution post-Trump.

Democrats are waging a war on ICE officers and calling for borders to be completely abolished.

The unhinged Democrat (redundant, we know) actually accused ICE officers of deporting "Americans."

The hysteria began with a story out of the [Washington Post](#) wherein they reported the government is denying passports to Hispanics who have U.S. citizenship but are suspected of having fake birth certificates. This same policy was in place during the Bush and Obama years and have actually declined under Trump, but when have facts ever mattered to the left?

Ruben Gallego tweeted: "If you are a US government official and you are deporting Americans be warned. When the worm turns you will not be safe because you were just following orders. You do not have to take part in illegal acts ordered by this President's administration."

If you are a US government official and you are deporting

Americans be warned. When the worm turns you will not be safe because you were just following orders. You do not have to take part in illegal acts ordered by this President's administration. <https://t.co/BLq48HRkbH>

– Ruben Gallego (@RubenGallego) [August 30, 2018](#)

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Child-Abuse Charges Dropped Against New Mexico Jihadists When District Attorney Misses Court Deadline

The case of five New Mexico jihadists who trained children to carry out school shootings has taken another bizarre turn when child-abuse charges against three of the suspects were dropped because the district attorney missed the deadline to hold preliminary hearings. This case is shrouded in similar strange twists, including the destruction of evidence at the crime scene, making it appear that the fix is in. -GEG

The case of five New Mexico jihadists who trained children to carry out school shootings has taken another bizarre turn after it was revealed that child abuse charges against three

of the five suspects have been dropped after a screw up.

11 counts of felony child abuse charges against three of the five suspects were dropped after the state failed to indict them within a 10-day window.

A Taos County judge put the blame on the DA for failing to schedule a preliminary hearing.

“There was no excuse and no reason why the District Attorney’s office could not have requested these preliminary hearings. I don’t know if they are overworked or they don’t have enough people at their office. I don’t see the district attorney here or the chief deputy district attorney, but it is disturbing to me that the district attorney would put this court in that kind of a situation,” said Judge Jeff McCelroy.

McCelroy said that there was “a complete failure to follow proper procedures in prosecuting the case” despite the “very public, very shocking information” about the case.

“While the original 11 counts were dropped, new child abuse charges were filed against defendants Jany Leveille and Siraj Wahhaj – the son of a famous New York Imam, in connection with the death of 3-year-old Abdul-Ghani Wahhaj, according to Siraj Wahhaj’s attorney, Thomas Clark. The two will remain in jail until next week, when prosecutors will argue they should stay behind bars until trial, at which point the DA’s office can refile the child abuse charges against all five suspects for neglect of the eleven surviving children,” [reports Zero Hedge](#).

The apparent screw up will increase concerns that authorities are dragging their feet in the matter, particularly after it was revealed that the jihadists also planned to attack a hospital in Atlanta.

[Read full article here...](#)



The Las Vegas Shooter's Girlfriend May Have Been Employed by the FBI – More Strange Evidence Surfaces

Marilou Danley, the girlfriend of Las Vegas mass shooter Stephen Paddock, worked for the FBI, according to her application for a loan. The database, Intelius, also shows that Danley, an Australian national, worked at the FBI. This is the same Danley who admitted to law enforcement that she helped Paddock load the magazines Paddock would use during the shooting, and her prints were on the ammo. Reportedly, she was visiting family in the Philippines at the time of the shooting and set her Facebook account to private at 12:38 a.m. and then deleted it entirely at 2:46 a.m.—nearly one hour before Paddock's name was publicly released as the suspect in the shooting. Paddock was using Danley's player's card the night he is said to have done the shooting. -GEG

A bombshell revelation in regard to the massacre that took place last October in Las Vegas has surfaced this week, suggesting that Stephan Paddock's girlfriend, Marilou Danley could've been an FBI asset. According to a credit application, as reported by [True Pundit](#), **Danley listed the FBI as an employer.**

This is the same Danley whose fingerprints were found on the

ammunition used to murder 58 people on 1 October. The same Danley who admitted to law enforcement that she helped Paddock load the magazines Paddock would use that fateful night.

This is the same Danley who was reportedly visiting family in the Philippines at the time, and set her Facebook account to private at 12:38 a.m. and then **deleted it entirely at 2:46 a.m.**—nearly one hour before Paddock's name was publicly released as the suspect in the shooting. The same Danley whose player's card Paddock was using the night he murdered all those people.

According to the publicly available intelligence obtained from a consumer credit reporting bureau, Danley claimed she previously worked at the FBI.

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California Passes Law SB100 that Bans All Gasoline and Electricity by 2045. Agenda 21 Is on Steroids!

Video Blogger, Gary Gileno, says a new law passed in the California legislature that calls for California to rely 100%

on renewable energy by 2045, which will effectively ban all gasoline and electricity! This is the first time 100% renewable energy will be required, which will be impossible, because almost all renewables require backup systems run by fossil fuels. That means backup systems also must be shut down. California's infrastructure will devolve to 3rd-world level: blackouts will be common. He believes that the goal is to collapse the state into bankruptcy. This will be classified as a humanitarian crisis, and the rest of the country will be on the hook for its bailout. -GEG



Report: The Climate Industry Is Using Philanthropic Donations to Weaponize State Prosecutors Against Climate Skeptics

Competitive Enterprise Institute senior fellow, Chris Horner, presented a study that exposes an elaborate campaign by the billion-dollar-per-year climate industry that weaponizes state prosecutors by arranging private parties to fund and direct them, led by Bloomberg Philanthropies. Horner reported that the scheme “uses nonprofit organizations as pass-through entities by which donors can support elected officials to, in turn, use their offices to advance a specific set of policies

favored by said donors.” -GEG

- A new report digs deeper into the ties between Democratic state attorneys general and environmental activists.
- The report is based on two-and-a-half years of government documents gathered by Competitive Enterprise Institute senior fellow Chris Horner.
- Horner exposes a “law enforcement for hire” scheme between Bloomberg Philanthropies and state attorneys general.

A new report based on documents collected over two-and-a-half years through open records requests outlines an “elaborate campaign” by the “billion-dollar per year climate industry” to weaponize state attorneys general (AGs) in service of the global warming agenda.

That campaign culminated in what the report labels “law enforcement for hire” because it allows political donors to pay for state prosecutors “in the service of an ideological, left-wing, climate policy agenda.”

“It represents private interests commandeering the state’s police powers to target opponents of their policy agenda and to hijack the justice system as a way to overturn the democratic process’s rejection of a political agenda,” Competitive Enterprise senior fellow Chris Horner wrote in his report, a copy of which was given to The Daily Caller News Foundation.

Horner builds on [initial reporting by TheDCNF](#) about Bloomberg Philanthropies’ funding of legal fellows to advance “progressive clean energy, climate change, and environmental legal positions” at AG offices.

Horner’s report goes more in-depth, drawing on more than two years of government records requests, many of which he had to sue unwilling AGs offices for. Horner wrote that states

“routinely force litigation before releasing the relevant public records.”

Horner’s report details the actions of a group of AGs and activists, led by [former](#) New York Attorney General Eric Schneiderman, that eventually led to former New York City Mayor Mike Bloomberg paying for “legal fellows” to work in state law enforcement.

Schneiderman led some states to investigate oil giant ExxonMobil for allegedly misleading investors and the public about the severity of man-made global warming. His broader coalition, called AGs United For Clean Power, promised to work together to advance a climate agenda, but that coalition seems to have fallen apart since its inception in 2016.

At least six state AG offices had taken on Bloomberg-funded legal fellows, Horner reported, including Maryland, Massachusetts, New York, Oregon, Washington and the District of Columbia.

[Read full article here...](#)



California Is First State to

Abolish Cash Bail, A Move That Was Endorsed by George Soros and Black Lives Matter

Mainstream media is heralding a new landmark bill passed in California that abolishes cash bail to thin out prison population. Proponents say that cash bail penalizes poverty while the wealthy can buy their release as they await trial. The no-cash-bail system will give judges discretion to decide who will be released on their own recognizance or with an ankle monitor, and who must stay pending trial.

Backers of this 'bail reform movement' include George Soros and Black Lives Matter, whose goal is to reduce the chances of imprisonment for their members and agents. Beth Chapman, wife of Dog the Bounty Hunter, warns that the intention is to release criminals back into communities with no repercussion and no deterrent. Read our recent article about the goals behind so-called criminal justice reform [here](#). -GEG

By JW Williams

[Mainstream media](#) is heralding a new landmark bill passed in California that abolishes cash bail in order to thin out prison overcrowding. Liberal proponents say that cash bail penalizes poverty while the wealthy can buy their release as they await trial. The new no cash bail system will instead give judges discretion to decide who can go home, released on their own recognizance or under supervision conditions like an ankle monitor, and who must stay in jail pending trial because they pose a threat to public safety or a flight risk. The 'bail schedule', a formula that attaches a monetary amount for the current crime and the defendant's history, will be abandoned. People who are deemed low to medium risk, committing low-level offenses and non-violent felonies, will mostly be released on their own recognizance or under supervised conditions.

Last year, Lee Stranahan wrote an [article](#) about the controversial progressive backers of 'bail reform movement' under the banner of 'criminal justice reform', who include

George Soros and Black Lives Matter, whose goal is to dismantle the systems that preserve law and order in the name of equity and racial fairness. The mainstream media is mum on revealing these supporters of criminal justice reform.

For example, during the Obama era, Black Lives Matter demanded an end to “mass incarceration,” which may be linked back to the Black Panther Party’s goal of releasing all minorities from prison.

In 2016, [Proposition 47](#) downgraded 198,000 low-level felonies to misdemeanors.

An impact from the Black Lives Matter movement, funded by George Soros and leftist foundations, was the spike in murder rates in cities such as Chicago because police are intimidated from doing their jobs following non-stop protests, accusations of racism, and harassment against law enforcement.

The bail reform movement is funded by wealthy leftist groups that have launched lawsuits, protests, and bill proposals across the country to remove a key component of keeping the streets safe by holding criminals and their families financially responsible for their pretrial release.

Beth Chapman is best known to Americans as the wife of Dog the Bounty Hunter, warned that the intention after an arrest is to release the criminals back into communities with no repercussion and no deterrent.

The Washington Post failed to mention that illegal aliens will neglect to follow up on their court dates.

Read our recent article about the goals behind criminal justice reform [here](#).



East Germans in Former Communist City Protest Mass Immigration After the Stabbing of a German Man

Two thousand Germans, labeled as “far-right” protesters and “Nazis”, demonstrated against terrorism and migrant crime following the arrest of a Syrian man and an Iraqi man who are accused of stabbing a 35-year old German carpenter to death on Sunday. The government condemned the Germans while hundreds of leftists showed up to counter-protest the German citizens who oppose migrant crime. The protests are being held in Chemnitz, which used to be a part of communist East Germany when the city was called “Karl-Marx-Stadt”, which is the scene of the murder. Some protesters were heard chanting “We Are the People!” which is the same chant used by anti-communist people during the communist era. German society is divided over Merkel’s admission of a million migrants in 2015.

Over 1,000 right-wing supporters spontaneously gathered in Chemnitz city centre on Monday following the fatal stabbing of a man, allegedly by migrants, with some attacking foreigners and yelling anti-migrant slogans.

The demonstration, which was largely organised by local football hooligan group Kaotic, came in reaction to a brutal stabbing of a 35-year-old local named Daniel who was attacked on Sunday while attending a street festival, *Die Welt* [reports](#).

Police are still investigating the motive behind the attack which also saw two other Germans seriously injured, with two arrests, a 23-year-old Syrian migrant and a 22-year-old Iraqi, [announced](#) on Monday.

People display candles following the violent death of a 35-year-old man during the city festival in downtown Chemnitz on August 26, 2018. (Photo: SEBASTIAN WILLNOW/AFP/Getty Images)

Following the attack, the anti-mass migration Alternative for Germany (AfD) organised a peaceful demonstration of around 100 people that saw no incidents of violence. AfD MP Markus Frohnmaier commented on the stabbing on Twitter writing: “If the state can no longer protect the citizens, people go to the streets and protect themselves.”

“Today it is the citizens’ duty to stop the death-bringing ‘knife migration’! It could have been your father, son or brother!” he added.

1000 Rechtsextreme marschieren in Chemnitz auf. Laut Beobachtern Übergriffe auf Migranten. Polizei überrumpelt. [#c2608 pic.twitter.com/LuxcEV5onD](#)

– Fabian Eberhard (@FabianEberhard) [August 26, 2018](#)

Shortly after the initial protest, the football hooligan group Kaotic organised their own demonstration which allegedly saw foreigners [targetted with bottles](#) by members of the protest.

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California's Next (Likely) Governor, Gavin Newsom, Vowes to Bring Universal Healthcare to Everyone in the State, Including Illegal Aliens

California: Democrat gubernatorial candidate Gavin Newsom vowed to implement universal healthcare in the the state and will grant medical services to illegal aliens through executive order. He bragged about bringing universal healthcare to San Francisco and promised that the state will have it "fully implemented, regardless of pre-existing conditions, ability to pay, and regardless of your immigration status."

Gary Gileno says Newsom is up in the polls by 20 points and is likely to win the governor's office. He includes video testimony of a doctor saying that women from China, Vietnam, Mexico, and all over the world come to California to give birth to obtain US citizenship and to have 100% of their medical bill paid by taxpayers. -GEG

From Pod Save America:

FAVREAU: How do you plan to get single-payer health care passed?

NEWSOM: It needs to be pulled into the governor's office. The executive needs to lead it. Obamacare would not have happened if it was just exclusively a legislative fiat – that said – and Nancy Pelosi did a magical job of organizing it, but it required the concerted contributions of the president of the United States. The only way in a state whose population that

is larger than 163 nations – California – whose economy is larger than all of four nations – fifth largest economy – to approximate a strategy for universal health care with the support and concurrence of the governor. Frankly, that's not an indictment, it's just what's been missing in the past. So, I'd bring that into my office. I brought it well beyond a bill that basically started a process. If you read 562, the vast majority of elected officials that were for and against it didn't – Did not. For and against did not, because they would have actually known what it said.

It would have created a committee that began a process to come up with a strategy and a plan to finance and organize with 34 prescribed benefits, a universal strategy for single-payer financing. That process can be done without a bill. That process should be done by the next governor and I'm committed to it for no other reason than health care is devouring our budget. Health care in this state is the biggest driver of our unfunded retirement benefits. It's a driver of a lot of our costs, not the least of which at the UC and CSU. I serve on both those boards. Tuition is impacted by the costs of employment, personnel costs are impacted by health care. It's the issue that animates most of the voters I talk to, still, even in this post-Obamacare world. The inflationary burdens are self-evident and the vandalism these guys are doing on the federal level is only going to make things worse. I'd like to see if we could control our own destiny. I'm not naive about it. I did universal health care when I was Mayor. Fully implemented, regardless of pre-existing conditions, ability to pay, and regardless of your immigration status. San Francisco is the only universal health care plan for all undocumented residents in America. Very proud of that. We proved it could be done without bankrupting the city. I'd like to see that extended to the rest of the state.

[Read full article here...](#)



China Hacked Hillary Clinton's Private Email Server and Received a 'Courtesy Copy' of Every Email She Sent and Received

Richard Pollack from the *Daily Caller* reports that sources say a Chinese-owned company hacked into Hillary Clinton's home-brew server all throughout her time as Secretary of State and forwarded 'courtesy copies' to the Chinese government. Two officials with the Intelligence Community Inspector General repeatedly warned FBI officials of this fact, including Peter Strzok who was the bureau's top counterintelligence official. Hillary's server was easy to hack, because she never installed security safeguards.

UPDATE: US Representative [Louie Gohmert revealed](#) that he FBI's statement that they had "not found any evidence the servers were compromised" was deceptive because it was the Inspector General who found the breach.

- A Chinese-owned company penetrated former Secretary of State Hillary Clinton's private server, according to sources briefed on the matter.
- The company inserted code that forwarded copies of

Clinton's emails to the Chinese company in real time.

- **The Intelligence Community Inspector General warned of the problem, but the FBI subsequently failed to act, Texas Republican Rep. Louie Gohmert said during a July hearing.**

A Chinese-owned company operating in the Washington, D.C., area hacked Hillary Clinton's private server throughout her term as secretary of state and obtained nearly all her emails, two sources briefed on the matter told The Daily Caller News Foundation.

The Chinese firm obtained Clinton's emails in real time as she sent and received communications and documents through her personal server, according to the sources, who said the hacking was conducted as part of an intelligence operation.

The Chinese wrote code that was embedded in the server, which was kept in Clinton's residence in upstate New York. The code generated an instant "courtesy copy" for nearly all of her emails and forwarded them to the Chinese company, according to the sources.

The Intelligence Community Inspector General (ICIG) found that virtually all of Clinton's emails were sent to a "foreign entity," Rep. Louie Gohmert, a Texas Republican, [said](#) at a July 12 House Committee on the Judiciary hearing. He did not reveal the entity's identity, but said it was unrelated to Russia.

Two officials with the ICIG, investigator Frank Rucker and attorney Janette McMillan, met repeatedly with FBI officials to warn them of the Chinese intrusion, according to a former intelligence officer with expertise in cybersecurity issues, who was briefed on the matter. He spoke anonymously, as he was not authorized to publicly address the Chinese's role with Clinton's server.

Among those FBI officials was Peter Strzok, who was then the

bureau's top counterintelligence official. Strzok was [fired this month](#) following the discovery he sent anti-Trump texts to his mistress and co-worker, Lisa Page. Strzok didn't act on the information the ICIG provided him, according to Gohmert.

Gohmert mentioned in the Judiciary Committee hearing that ICIG officials told Strzok and three other top FBI officials that they found an "anomaly" on Clinton's server.

The former intelligence officer TheDCNF spoke with said the ICIG "discovered the anomaly pretty early in 2015."

"When [the ICIG] did a very deep dive, they found in the actual metadata – the data which is at the header and footer of all the emails – that a copy, a 'courtesy copy,' was being sent to a third party and that third party was a known Chinese public company that was involved in collecting intelligence for China," the former intelligence officer told TheDCNF.

"The [the ICIG] believe that there was some level of phishing. But once they got into the server something was embedded," he said. "The Chinese are notorious for embedding little surprises like this."

The intelligence officer declined to name the Chinese company.

"We do know the name of the company. There are indications there are other 'cutouts' that were involved. I would be in a lot of trouble if I gave you the name," he told TheDCNF.

A government staff official who's been briefed on the ICIG's findings told TheDCNF that the Chinese state-owned firm linked to the hacking operates in Washington's northern Virginia suburbs. The source was not authorized to publicly discuss the matter.

The company that penetrated Clinton's server was not a technology firm and it served as a "front group" for the Chinese government, the source told TheDCNF.

The Fairfax and Loudoun county governments told TheDCNF that 13 state-owned Chinese companies operate in the area. Of those, three were not technologically oriented.

Fairfax County Economic Development Authority communications manager Seth Livingston told TheDCNF that all of the nine firms operating in his county were there in 2009 when Clinton began as secretary of state.

“Our Asian folks believe that all of the companies have been around and known to us since that time period,” he said in an email.

“This is the most combed over subject in modern American political history,” Clinton spokesman Nick Merrill told TheDCNF. “The FBI spent thousands of hours investigating, and found no evidence of intrusion. That’s a fact.”

“But in an age where facts are alternative and truth isn’t truth, it’s no surprise that an outlet like the Daily Caller would try to distract us from very real and very immediate threats to our democracy brought by the man occupying the White House,” he continued.

Department of State Inspector General Steven A. Linick and then-ICIG I. Charles McCullough III scrutinized Clinton’s server in 2015. McCullough [told](#) Congress in July 2015 that her emails contained classified material.

“IC IG was involved in the classification review of certain information drawn from the private email server,” an agency spokeswoman told TheDCNF. She declined to comment further.

The two IGs asked the Department of Justice to investigate whether the classified information was compromised, [according](#) to a July 23, 2015, New York Times report based on unnamed senior government officials.

The FBI issued a referral to the Justice Department in July

2015. The bureau warned that classified information may have been disclosed to a foreign power or to one of its agents.

[Read full article here...](#)



UK Prime Minister Theresa May, While Visiting South Africa, Announced Support for Land Expropriation from White Farmers

British Prime Minister Theresa May, while on a visit to South Africa to cement trade ties with African nations, said the UK supports land reform (expropriation) of land owned by white farmers if it is “legal and transparent and generated through a democratic process.” In other words, the UK supports theft if there is a law that authorizes it and the majority approves of it. She said that this land theft is an opportunity to “unlock investment” for the country. -GEG