

1) This is my <u>#Qanon</u> thread for July 2nd, 2018.

Q posts can be found here: <u>qanon.pub</u>

My theme: Q's School of Law



2) This thread is intended to spur discussion & research into the legal matters that $\frac{\#Qanon}{}$ has brought up.

After all, a major part of Q's mission is to drop hints (crumbs) to encourage average people like you and me to do our own research and uncover the truth.



3) Disclaimer: I am not an attorney and I have no formal legal training.

I have studied the legal system as a hobby so I do have some familiarity with the subject. I'll share what

I've learned but there are many things Q has mentioned that I haven't begun looking into.

#Qanon

- 4) As always, I suggest digging into these clues. Do your own research and see what you uncover. Even better if you know someone with a legal background.
- #Qanon
- 5) This thread will examine many of <u>#Qanon</u>'s early posts. If you haven't had a chance to check them out, this will be a good way to become familiar with some of them.
- 6) At various times in <u>#Qanon</u>'s mission, he hinted at the possibility that there are sealed indictments awaiting the criminal cabal that hijacked our government.



https://pbs.twimg.com/media/DhJmxuuVQAE4iX9.jpg

7) But the mention of sealed indictments brings with it many thorny questions.

What is an indictment, exactly?

What is a "sealed indictment?"

How would anyone know if there were sealed indictments pending for an individual (or a group of people)?

#Qanon



https://pbs.twimg.com/media/DhJoDISV4Al6mql.jpg

8) I won't ask you to take it on blind faith that there are sealed indictments piling up, waiting to put the cabal in jail.

I don't think #Qanon would want that either.

Let's look at what evidence there is in favor of (and against) this idea and see where the facts lead.

9) On March 10, <u>#Qanon</u> posted this. It predated by several weeks the announcement by Jeff Sessions that US Attorney John Huber had been assigned to do to the work of swamp draining requested By Chuck Grassley, Trey Gowdy and Bob Goodlatte.

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▶ Q !UW.yye1fxo 03/10/18 (Sat) 12:21:27 ID: 5b7643
(4) No.614360 >>614365 >>614370 >>614375 >>614377 >>614382 >>614383
>>614384 >>614385 >>614386 >>614388 >>614389 >>614391 >>614395
>>614398 >>614399 >>614400 >>614403 >>614407 >>614411 >>614412
>>614429 >>614437 >>614448 >>614449
Future proves past.
Revealed Sessions has appointed someone outside of DC (long ago).
What are sealed?
Re_read drops re: Podesta / Huma.
You have more than you know.
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https://pbs.twimg.com/media/DhJqPZpUEAAW0al.jpg

Q

10) All the articles I found about this announcement were published no earlier than March 29. How #QAnon got the information on March 10th is a bit of a mystery.



Sessions Opts Against Second Special Counsel To Investigate FBI, DOJ
Sessions told three powerful Republican committee chairmen he has appointed a Justice Department attorney based in Utah to conduct an internal review.

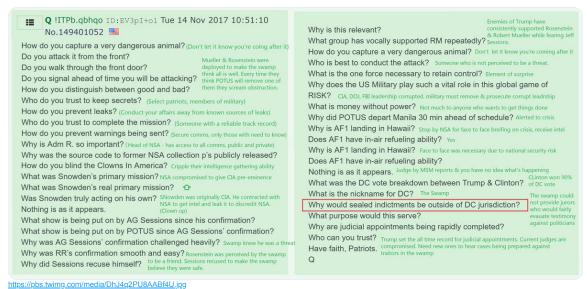
http://thefederalist.com/2018/03/30/sessions-opts-against-second-special-counsel-to-investigate-fbi-doj.



http://thefederalist.com/2018/03/30/sessions-opts-against-second-special-counsel-to-investigate-fbi-doj/

- 11) #Qanon asked us to go back to his previous posts and look for his mention of something "sealed."
- 12) That takes us to this post by <u>#Qanon</u> from November 2017. I've provided my answers to some of the questions. Read this and think about how it relates to current events.

(I'm just getting started. I'll continue this thread tomorrow.)



13) In November, <u>#Qanon</u> said it would be difficult to impanel objective Grand Juries in Washinton DC, so a prosecutor was working outside of DC to obtain sealed indictments against bad actors.



https://pbs.twimg.com/media/DhMMEmVUEAA1KNJ.jpg

14) That is precisely what Sessions' told us in March.

How did <u>#QAnon</u> know months ahead of time that Sessions had appointed a US attorney outside of DC to prosecute corruption?

Lucky guess?



15) This is one of the biggest proofs that #Qanon must have access to information at the highest levels inside of the Trump administration.

No one could simply guess that this was happening.



16) <u>#QAnon</u> pointed out in November that the President was appointing Federal judges at a break-neck pace. Few people have made the connection that all those new judges could be a necessary step before prosecution begins against the swamp.





Republicans have increasingly pointed to confirming Trump's nominees as a key reason they should keep control of the Senate in the midterm elections.

http://thehill.com/homenews/senate/385728-republicans-confirming-trumps-court-nominees-at-record-pace

 $\underline{\text{http://thehill.com/homenews/senate/385728-republicans-confirming-trumps-court-nominees-at-record-pace}$

17) Ever since #Qanon mentioned sealed indictments, anons have been doing their best to track them on the website pacer.gov

If you have an account with pacer you can research Federal court dockets.

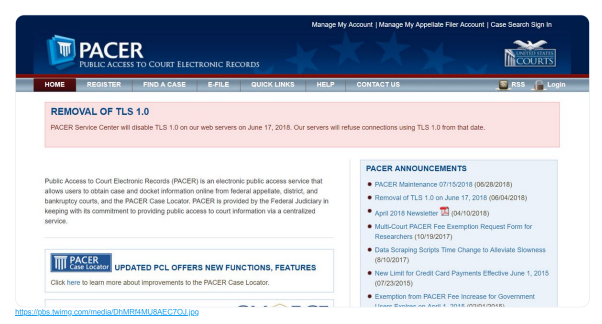


https://pbs.twimg.com/media/DhMOxQJUwAES_E7.png

18) There is, however, a problem with tracking sealed cases on <u>pacer.gov</u> There are many different types of cases that are listed as "sealed." Some are civil cases.

Some are criminal.

Many of them are not indictments.



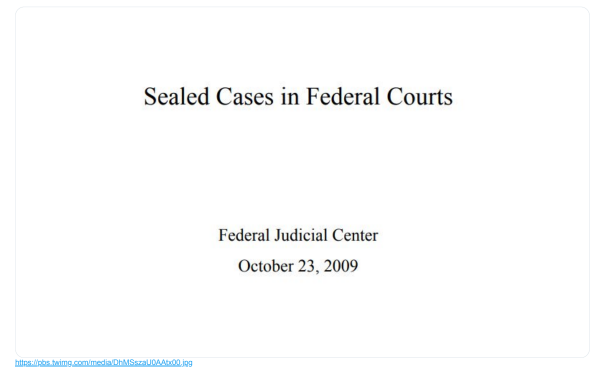
19) If you're not aware of the different types of cases that are sealed, you might wrongly assume all sealed cases are indictments.

#Qanon

20) Many people who are tracking sealed indictments have referenced this study done by the Federal Judicial Center in 2009, on sealed cases in Federal Courts.

(If this subject interests you, this is an excellent read.)

Link: http://www.uscourts.gov/sites/default/files/sealed-cases.pdf



21) The Table of Contents of the document lists the many types of cases that are sealed in Federal Courts. Note that only a few of these categories could pertain to the kind of criminal indictments or Grand Jury matters that we're interested in.

#Qanon

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https://pbs.twimg.com/media/DhMVKzsVAAUvrlV.ipg

22) Anyone doing research on the <u>pacer.gov</u> website should be aware that in order to get a real idea of how many criminal sealed indictments there are, a specific type of sealed case needs to be identified. #Qanon

23) Page 21 of the document lists the data for sealed criminal cases. For the year 2006, researchers found 66,458 total criminal cases.

1077 of these cases were sealed for one reason or another.

284 sealed cases were criminal indictments.

#Qanon

Sealed Cases in Federal Courts

Sealed Criminal Cases

We found 1,077 sealed criminal cases among 66,458 criminal cases filed in 2006 (1.6%). Among the sealed cases are 241 grand jury matters and warrant-type applications, which most districts would have given magistrate judge or miscellaneous case numbers instead of criminal case numbers. There were 13 districts with no sealed 2006 criminal cases; 10 of these districts are small, with fewer than six authorized judgeships; four of the districts without sealed civil cases also had no sealed criminal cases. The median percentage of sealed cases among 2006 criminal cases was 0.96% for the 94 district courts.⁶

The three principal reasons for sealing a criminal case, accounting for 65% of the sealed criminal cases in this research, are (1) sealing the indictment so as to not tip off the defendant until the defendant's apprehension, (2) protecting the identity of a juvenile defendant, and (3) keeping secret details of a cooperating defendant's prosecution. Another 21% of the sealed criminal cases we observed are warrant-type cases that many districts would have given magistrate judge or miscellaneous case numbers instead of criminal case numbers. We classified the cases according to the predominant reason for their sealing:

- 284 sealed indictments
- 180 juvenile prosecutions
- · 70 misdemeanor drug cases, which often are expunged
- 241 criminal cases sealed because of cooperation or ongoing investigations
- 17 sealed transfers of jurisdiction
- 15 grand jury matters
- 226 warrant-type cases
- · 4 criminal cases sealed to protect the victims
- 2 criminal cases sealed to protect trade secrets
- 1 criminal case sealed to protect a high-profile defendant
- 1 sealed criminal contempt case related to attorney discipline
- 1 other sealed criminal case
- 12 criminal cases in which the sealing function was used for cases that are not really sealed
- · 23 cases apparently sealed in error

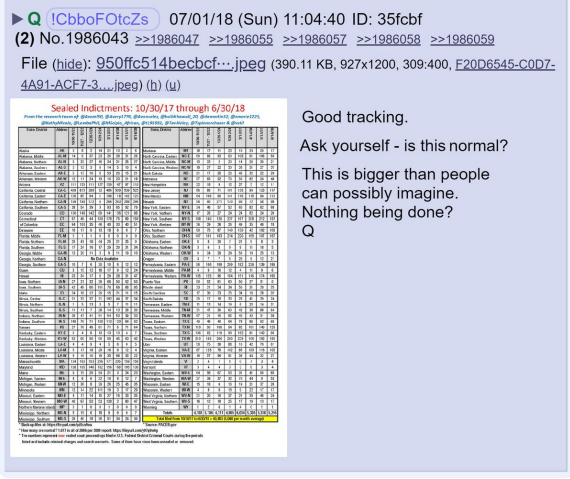
In addition, there are 20 criminal cases that are regarded as sealed in their courts, but were not

https://pbs.twimg.com/media/DhMWgQsVAAE0yP_.jpg

24) I'm not trying to be a wet blanket. Just pointing out the fact that not all sealed cases are criminal indictments. If we're going to present this information to the public and be taken seriously, we need to have our facts straight.

#Qanon

25) That brings us to a recent post by <u>#Qanon</u> who thanked a group of anons for keeping the list of sealed indictments updated.



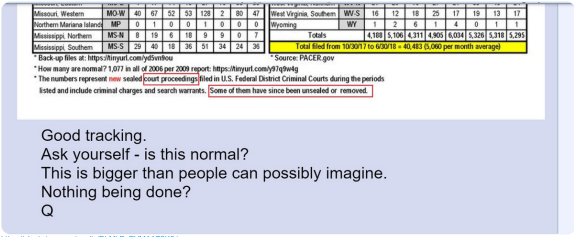
https://pbs.twimg.com/media/DhMa7bQUYAIIh8g.jpg

26) Here's a closeup of the bottom line, showing approximately 40,000 sealed cases since October 30, 2017.

Read the fine print. These are not all sealed indictments.

It's difficult to ascertain the exact nature of some of these sealed cases.

#Qanon



https://pbs.twimg.com/media/DhMbP RVMAA7SK8.jpg

27) Nevertheless, this kind of activity is not normal.

This article digs a little deeper into the data.

The author concludes that there has been a 175% increase in the number of sealed cases from 2017 to 2018.

https://www.txantimedia.com/?p=2539

txantimedia

Critical analysis of the news media, politics & interesting stories





Increased Sealed Cases - Something Big Is Going On

https://pbs.twimg.com/media/DhMdVxbUEAAyQFw.jpg

28) If there is a significant increase in sealed cases overall, it follows that there should be an increase in sealed indictments although the exact number is difficult to determine.

#Qanon asked who is filing the sealed indictments?

Q (!CbboFOtcZs) 07/01/18 (Sun) 11:11:28 ID: 35fcbf (2) No.1986153 >>1986160 >>1986162 >>1986165 >>1986166

>>1986043

Ask yourself - who is filing the indictments? It would take a very large team to work this quickly. Who has that kind of manpower? 470

https://www.breitbart.com/big-government/2018/03/31/turley-sessions-using-utah-federal-prosecutor-much-better-trump-2nd-special-counsel/

Q

https://pbs.twimg.com/media/DhMeYKiUYAAd20L.jpg

investigators to build cases against bad actors in DC.

(Also, consider the possibility that Huber may be working with other US Attorneys.)



Turley: Sessions' Using Utah Federal Prosecutor Much Better for Trump than 2nd Special Co... WASHINGTON, DC – Professor Jonathan Turley, a top national legal expert on government prosecutions, commented on Thursday about Attorney General Jeff Sessions' decision to bring in U.S. Attorney John...

https://www.breitbart.com/big-government/2018/03/31/turley-sessions-using-utah-federal-prosecutor-much-be...

 $\underline{\text{https://www.breitbart.com/big-government/2018/03/31/turley-sessions-using-utah-federal-prosecutor-much-better-trump-2nd-special-counsel/}$

Sessions informed Congress in his letter that all the matters recommended for investigation by Goodlatte, Gowdy, and Grassley are "fully within the scope of [Huber's] existing mandate." He also informed the chairmen that Inspector General Michael Horowitz, who is working with Huber, has a staff of 470 investigators, giving Huber access to enormous investigative firepower that far exceeds the staff of any special counsel.

That point is critical because as Sessions' March 29 letter explains, the inspector general's jurisdiction to conduct civil and criminal investigations includes "actions taken by former employees after they have left government service." Then Huber can act on any of those matters.

As a U.S. attorney, Huber has full authority to empanel a grand jury and to file criminal charges. A grand jury can be empaneled anywhere, which means that it could be a group of citizens from deep-red Utah – in the heart of Trump country – instead of the D.C. Swamp that decides whether to hand down indictments for felony prosecution.

"The Inspector General's jurisdiction extends not only to allegations of legal violations, but also to allegations that Department employees violated established practices as well," Sessions added in his letter, which means that the IG's report can hold people accountable even for actions that do not violate a specific statute.

"I think [Sessions] did the right thing here," said Turley. "I think the president should listen to General Sessions on this one."

https://pbs.twimg.com/media/DhMgAOQUEAMke2V.jpg

30) An anon with a legal background (lawfag) weighed in on #Qanon's post.

► Anonymous 07/01/18 (Sun) 11:56:21 ID: 702bc9 (1) No.1987021

>>1986443

lawfag here

i believe a team of 470 could prepare and file 30,000 indictments in 8 months - that is 63 per person and there would be lots of overlap

but still a magnificent effort

also it would be feasible to use the DOJ crew will all the hires to prosecute but i imagine they will off load as many as possible to the military justice system

looks like its gonna be all barrels firing at all times glorious

https://pbs.twimg.com/media/DhMgxJQUYAEbXkC.jpg

31) Another anon suggested that the military's Judge Advocate General's Corps (JAG) could help if needed. And that brings up another thorny question:

What role could the military play in prosecuting the swamp?

► **Anonymous** 07/01/18 (Sun) 11:32:49 ID: 61d04d **(15)** No.1986499

>>1986443 JAG has 2000 OIG 470

https://pbs.twimg.com/media/DhMhOApVQAEIvYG.jpg

32) Before we address that question, let's look at #Qanon's next post.

▶ Q !CbboFOtcZs) 07/01/18 (Sun) 11:29:32

>>1986153

Ask yourself - does Huber have the ability to file across all 50 states?

Is any of this normal?

Think sealed indictments.

Think resignations of CEOs.

Think resignations of Senators.

Think resignations of Congress.

Think termination of senior FBI....

Think termination of senior DOJ....

Media BLACKOUT.

Midterms punt.

(2) No.1986443 ID: d4a218

All or nothing?

Race?

Would a 2nd SC take years to complete?

Would a 2nd SC be based in corrupt DC?

Would the grand jury be members of the DC

community?

What % of DC voted for HRC?

How large is Mueller's team?

20-25?

Think 470.

The more you know.

C

https://pbs.twimg.com/media/DhMiNx9V4AEqHcf.jpg

33) The Breitbart article mentioned that there are 470 investigators working with DOJ Inspector General Michael Horowitz.

<u>#Qanon</u> suggests that Mueller's team is 470 strong.

He's hinting that Mueller is coordinating with Michael Horowitz.

Will future prove past?



https://pbs.twimg.com/media/DhMkO6SVAAIZP0v.jpg

34) An anon correctly answered <u>#Qanon</u>'s question. If 90% of DC voters pulled the lever for Hilary, what are the chances of empanelling a Grand Jury that would fairly weigh the evidence against her cohorts?

► **Anonymous** 07/01/18 (Sun) 11:46:17 ID: 943528 **(1)** No.1986825

>>1986443

With 100 percent of precincts reporting, Hillary Clinton won 260,223 votes in D.C. (90.5 percent), whereas Donald Trump won 11,553 votes (4 percent).

https://pbs.twimg.com/media/DhMkfMQVAAAyb2C.jpg

35) The Breitbart article answered <u>#Qanon</u>'s question: Grand Juries can be empanelled and charges filed in any state.

Sessions informed Congress in his letter that all the matters recommended for investigation by Goodlatte, Gowdy, and Grassley are "fully within the scope of [Huber's] existing mandate." He also informed the chairmen that Inspector General Michael Horowitz, who is working with Huber, has a staff of 470 investigators, giving Huber access to enormous investigative firepower that far exceeds the staff of any special counsel.

That point is critical because as Sessions' March 29 letter explains, the inspector general's jurisdiction to conduct civil and criminal investigations includes "actions taken by former employees after they have left government service." Then Huber can act on any of those matters.

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"I think [Sessions] did the right thing here," said Turley. "I think the president should listen to General Sessions on this one."

https://pbs.twimg.com/media/DhMtEN9UcAAKaCv.jpg

36) An anon replied to <u>#Qanon</u>

► **Anonymous** 07/01/18 (Sun) 11:32:22 ID: df8832 (1) No.1986489 >>1986553

>>1986443

Looking at the numbers, it doesn't seem to be slowing down or wrapping up either.

https://pbs.twimg.com/media/DhMthisU8AAapp3.jpg

37) <u>#Qanon</u> suggested that the prosecution is being done in stages using multiple agencies including military intelligence and the NSA.

What happens when you "pull the trigger" of a gun?

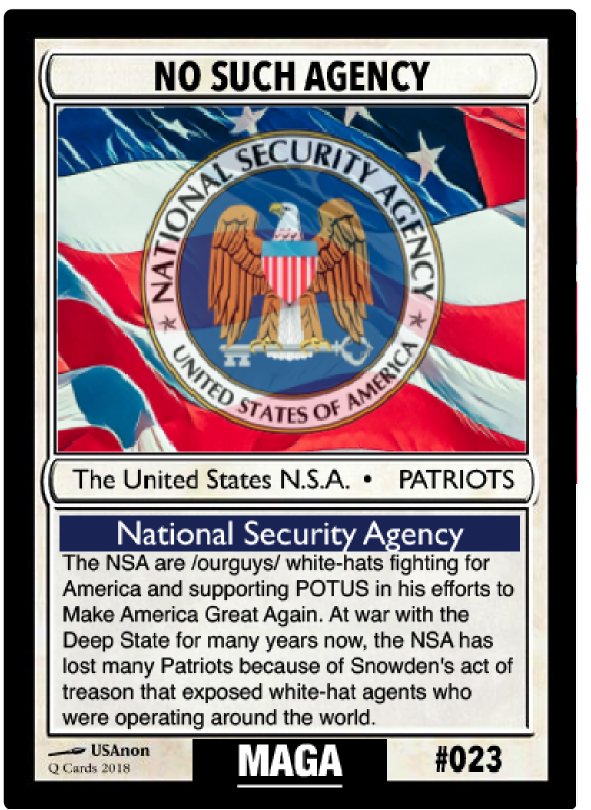
Bang!

▶ Q !CbboFOtcZs 07/01/18 (Sun) 11:35:22
ID: d4a218 (2) No.1986553 >>1986560 >>1986562
>>1986489
Think stages.
What role can MIL INTEL play?
What role can NSA play?
BANG!
Q

https://pbs.twimg.com/media/DhMtwbpUwAEO1Uf.jpg

38) <u>#Qanon</u> brought up two major themes found in previous drops: Military Intelligence (MI) and the NSA.

You can use the terms NSA or No such agency on ganon.pub to find Q posts on that subject.



https://pbs.twimg.com/media/DhNJuaxU0AAct5Q.png

39) Many of <u>#Qanon</u>'s early posts mention Military Intelligence (MI).

Because the C_IA, FBI & DOJ have been corrupted, the President has been relying on Military Intelligence (MI) as a workaround until those agencies can be restructured and reformed.

https://en.wikipedia.org/wiki/Military_Intelligence_Corps_(United_States_Army)

Military Intelligence Corps (United States Army)

From Wikipedia, the free encyclopedia

The Military Intelligence Corps (sometimes referred to as MI) is the intelligence branch of the United States Army. The primary mission of military intelligence in the United States Army is to provide timely, relevant, accurate, and synchronized intelligence and electronic warfare support to tactical, operational and strategic-level commanders. The Army's intelligence components produce intelligence both for Army use and for sharing across the national intelligence community.^[1]

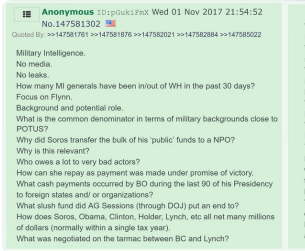


https://pbs.twimg.com/media/DhNKZcCVMAAKOdE.jpg

40) Here's a post by #Qanon from November explaining the upside of using Military Intelligence.

What's a major drawback with the FBI & DOJ? They leak to the media.

(Note that Q said we need to dig as we're still missing critical points that will help paint the full picture)



What was negotiated on the tarmac between BC and Lynch?
Remember it was expected HRC was going to win during this time period.
What if the wizards and warlocks tipped off a local reporter as to the supposed unscheduled stop?

What if the NSA under the personal direction from Adm R had this meeting miscat and logged under a false identity to prevent bad actors from locating while also verifying to said players all was clear _ no logs. What really happened when the wizards and warlocks revealed what they

Was Comey forced into the spotlight shortly thereafter not by choice? Right before the election no doubt which would cast suspicion? These are crumbs and you cannot imagine the full and complete picture. If Trump failed, if we failed, and HRC assumed control, we as Patriots were prepared to do the unthinkable (this was leaked internally and kept the delegate recount scam and BO from declaring fraud). Dig deeper - missing critical points to paint the full picture. There is simply no other way than to use the military. It's that corrupt and dirty.

Please be safe and pray for those in harms way as they continually protect and serve our great country.

https://pbs.twimg.com/media/DhNK70NVMAAKL_s.jpg

41) More to the current point of discussion, <u>#Qanon</u> suggested on October 31st, that Military Intelligence would be used to help prosecute the swamp because they could not trust corrupt investigators (FBI), prosecutors (DOJ), and judges.



Quoted By: >>147440375 >>147440468 >>147441131 >>147448067 >>147451938 >>147452686 >>147456062

Why does Obama travel in advance of POTUS to foreign locations? Why is this relevant?

Focus on the power of POTUS as it relates to the Marines.

How can MI be applied to prosecute bad actors and avoid corrupt agencies and judges?

Biggest drop on Pol.

Above is reason why the shills are sliding. In case you didn't know, shills log and send new info back to ASF for instruction. They use a 5 prong pre packaged injection (one post auto generates four more at random designated times). Common drive of posts they all tap into. Since they misjudged the influence of the MSM they are aggressively looking to censor throughout major platforms in exchange for CIA slush funds and WW access for expansion of said networks. Everything they do has been forecasted and prepared for.

https://pbs.twimg.com/media/DhNNJ1gUcAAY6mu.jpg

42) This was one of <u>#Qanon</u>'s first posts. Note, again the emphasis on using Military Intelligence to go around three-letter agencies that have been corrupted.



Anonymous ID:BQ7V3bcW Sat 28 Oct 2017 15:15:48

No.147023341

Quoted By: >>147026505 >>147039926,2 >>147039926,5

Mockingbird

Why does Potus surround himself w/ generals?

What is military intelligence?

Why go around the 3 letter agencies?

What Supreme Court case allows for the use of MI v Congressional assembled and approved agencies?

Who has ultimate authority over our branches of military w\o approval conditions unless 90+ in wartime conditions?

What is the military code?

POTUS knew removing criminal rogue elements as a first step was essential to free and pass legislation.

Who has access to everything classified?

Mockingbird 10.30.17

God bless fellow Patriots.

https://pbs.twimg.com/media/DhNOl8-V4AAEgjs.jpg

43) NSA stores all domestic communications.

At the time, Jeff Sessions (DOJ & FBI) Mike Rogers (NSA) Mike Pompeo (CIA) and POTUS had it all.

(Gina Haspel is now C_IA chief and Paul Nakasone is head of NSA.) #Qanon



https://pbs.twimg.com/media/DhNQZdgU8AEGUDV.jpg

44) Slight rabbit trail. There are many levels of secrecy (classification) used by the government. The idea is to compartmentalize information so as to restrict access only to those who have a need to know. #Qanon

		Secrecy levels	
Highest privacy	Category Additional levels of Compartmentalization		
	Basic secrecy levels	Top Secret	NATO Cosmic Top Secret
		Secret	NATO Cosmic top Secret
Lowest privacy	Dublic and and invited	Confidential	NATO Confidential
	Public or semi-public	For Official Use Only	NATO Restricted
		Unclassified	NATO Unclassified

https://phs.twimg.com/modia/DhNO9IELIOAAT74Vi

45) Speaking of security clearances, $\underline{\text{\#Qanon}}$ posted this in November to clarify what the term "Q Clearance Patriot" means.

It does not mean he is (or was) an employee in the Department of Energy.

Anonymous ID: zGyR4tyi Thu 02 Nov 2017 10:44:30 No.147640127

What is Q Clearance?
What hint does that explicitly refer to?
DOE?

Who would have the goods on U1?

Does stating 'Q' refer that person works in DOE?

Does it refer that someone dropping such information has the highest level of security within all departments?
Why is this relevant?

(May 2010) BO "Russia should be viewed as a friendly partner under Section 123 the Atomic Energy Act of 1954" after agreeing to a new nuclear weapons reduction deal and helping US w/ Iran. Who is the enemy?

What is being continually stated by all D's?

What is being continually stated by all D's? Russia is what?

What did the Russia reset really provide? Clearance/pathway to complete the U1 deal? Why is the Canadian PM so important? They never thought they were going to lose. The calm before the storm.

https://pbs.twimg.com/media/DhNSYO-UwAAqZjS.jpg

46) <u>#QAnon</u> pointed out that Hillary's "Russian Reset" was for the purpose of allowing the Uranium One deal to be approved. The Prime Minister of Canada was a key player because much of the uranium involved came from Canada & they needed his cooperation.

https://en.wikipedia.org/wiki/Russian reset

Russian reset

From Wikipedia, the free encyclopedia

The **Russian reset** was an attempt by the Obama administration to improve relations between the United States and Russia in 2009.

Symbolic reset [edit]

On 6 March 2009 in Geneva, U.S. Secretary of State Hillary Clinton presented Russian Foreign Minister Sergei Lavrov with a red button with the English word "reset" and the Roman alphabet transliteration of the Russian Cyrillic alphabet word перегрузка ("peregruzka".) It was intended that this would be the Russian word for "reset" but actually was the word for "overload".[1]



Hillary Clinton and Sergei Lavrov with the "reset" button Clinton presented to Lavrov in March, 2009

https://pbs.twimg.com/media/DhNUXR5VMAA4U4D.jpg

47) Interesting how progressives tried to patch up relations with Russia when it suited their agenda but for the last 2 years, their fears of Russia have reached levels of hysteria approaching that of McCarthyism in the 50s.

#Qanon



48) In this post, $\underline{\#Qanon}$ again asked the anons to focus on POTUS, Military Intelligence and this time, State Secrets.

#Q has repeatedly asked what Supreme Court (SC) decision opened the door for POTUS to use Military Intelligence versus 3-letter agencies?

Anonymous ID: P3Lk4PKG Sun 29 Oct 2017 09:11:40

No.147106598

Quoted By: >>147108645

Some of us come here to drop crumbs, just crumbs.

POTUS is 100% insulated - any discussion suggesting he's even a target is false.

POTUS will not be addressing nation on any of these issues as people begin to be indicted and must remain neutral for pure optical reasons. To suggest this is the plan is false and should be common sense.

Focus on Military Intellingence/ State Secrets and why might that be used vs any three letter agency

What SC decision opened the door for a sitting President to activate - what must be showed?

Why is POTUS surrounded by generals ^^

Again, there are a lot more good people than bad so have faith. This was a hostile takeover from an evil corrupt network of players (not just Democrats).

Don't fool yourself into thinking Obama, Soros, Roth's, Clinton's etc have more power present day than POTUS.

Operation Mockingbird

Patriots are in control. Sit back and enjoy the show.

https://pbs.twimg.com/media/DhNYK3XVMAldsI1.jpg

49) The Supreme court decision on State Secrets was the United States vs Reynolds which established that the government could refuse to provide evidence in court if it were deemed to be a threat to national security.

#Qanon

https://en.wikipedia.org/wiki/State secrets privilege

State secrets privilege

From Wikipedia, the free encyclopedia

The **state secrets privilege** is an evidentiary rule created by United States legal precedent. Application of the privilege results in exclusion of evidence from a legal case based solely on affidavits submitted by the government stating that court proceedings might disclose sensitive information which might endanger national security.^{[1][2][3][4][5][6]} United States v. Reynolds,^[7] which involved military secrets, was the first case that saw formal recognition of the privilege.

Following a claim of "state secrets privilege", the court rarely conducts an *in camera* examination of the evidence to evaluate whether there is sufficient cause to support the use of this doctrine. This results in court rulings in which even the judge has not verified the veracity of the assertion.^[1] The privileged material is completely removed from the litigation, and the court must determine how the unavailability of the privileged information affects the case.^{[3][5]}

Function [edit]

The purpose of the state secrets privilege is to prevent courts from revealing state secrets in the course of civil litigation (in criminal cases, the Classified Information Procedures Act serves the same purpose). The government may intervene in any civil suit, including when it is not a party to the litigation, to ask the court to exclude state secrets evidence. While the courts may examine such evidence closely, in practice they generally defer to the Executive Branch. Once the court has agreed that evidence is subject to the state secrets privilege, it is excluded from the litigation. Often, as a practical matter, the plaintiff cannot continue the suit without the privileged information, and drops the case. Recently, courts have been more inclined to dismiss cases outright, if the subject matter of the case is a state secret. [8]

50) The question of what Supreme Court case allows the President to use the Military for prosecution instead of the DOJ is a more difficult one. I've researched this issue for days and I haven't found a clearcut answer.

#Qanon

51) At issue is the question of the extent to which the President can use the military to enforce laws.

The Insurrection Act empowers the President to use the military to enforce the law under certain conditions.

#Qanon

https://en.wikipedia.org/wiki/Insurrection Act

Insurrection Act

From Wikipedia, the free encyclopedia

The Insurrection Act of 1807 is a United States federal law (10 U.S.C. §§ 251&—255&) that governs the ability of the President of the United States to deploy military troops within the United States to put down lawlessness, insurrection, and rebellion. The general purpose is to limit presidential power, relying on state and local governments for initial response in the event of insurrection. Coupled with the Posse Comitatus Act, presidential powers for domestic law enforcement are limited and delayed.

This Act was used to declare the commencement of the American Civil War.

https://pbs.twimg.com/media/DhNd5niVAAAUK76.jpg

52) The posse comitatus act is thought to restrict the use of the military but in fact, it simply acknowledges that no one EXCEPT Congress and the President are authorized to use the military to enforce the law.

#Qanon

Link:

http://www.dtic.mil/dtic/tr/fulltext/u2/a494995.pdf

This is almost the complete law. If it were the complete law, the pontificators would be correct in asserting that the law prohibits the use of the Army and Air Force from enforcing the law in the United Sates. However, Congress included an important qualification in the sentence that is often overlooked by those who prefer an absolute prohibition. The important exception is the following clause that modifies the subject: Except in cases and under circumstances expressly authorized by the Constitution or Act of Congress.

It is clear that Congress has someone in mind that could lawfully authorize the Army and Air Force to execute the laws. Who is this person or persons to whom Congress grants that authority?

Congress has on several occasions enacted laws that authorize one person-and one person only-to authorize the Army and Air Force to execute the laws. That person is the President of the United States. To make it clear what the sentence really says, I will substitute this meaning of the exception clause in the parsed version of the Posse Comitatus Act.

Whoever, except the Congress or the President of the United States, willfully uses any part of the Army or the Air Force as a posse comitatus of otherwise to execute the laws shall be fined under this title or imprisoned or both.

Restated even more clearly, the intent of this law reads as follows: Only the Congress or the President of the United States may authorize the use of the Army and Air Force to execute the laws.

https://pbs.twimg.com/media/DhNe59QU0AAsI-6.jpg

53) Except in rare cases, non-military personnel cannot be tried in a military court. The constitution guarantees civilians the right to a trial in a non-military court. Detention & trial by the military of a civilian would in most cases violate the right of habeas corpus.

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LEGAL ENCYCLOPEDIA

Habeas Corpus

OVERVIEW:

Latin for "that you have the body." In the US system, federal courts can use the writ of habeas corpus to determine if a state's detention of a prisoner is valid. A writ of habeas corpus is used to bring a prisoner or other detainee (e.g. institutionalized mental patient) before the court to determine if the person's imprisonment or detention is lawful. A habeas petition proceeds as a civil action against the State agent (usually a warden) who holds the defendant in custody. It can also be used to examine any extradition processes used, the amount of bail, and the jurisdiction of the court. See, e.g. Knowles v. Mirzayance 556 U.S.___(2009), Felker v. Turpin 518 US 1051 (1996) and McCleskey v. Zant 499 US 467 (1991).

https://pbs.twimg.com/media/DhNgZoNU8AAM-gC.jpg

54) But there are exceptions. If a civilian is believed to have committed an act of war against the US, they could be tried as an enemy combatant. Treason and espionage are also charges that could be suitable for a military trial.

#Qanon

55) After losing a case in the Supreme Court, the Bush administration & Congress passed the Military Commissions Act, aimed at strengthening the military's ability to detain enemy combatants.

<u>#Qanon</u>

https://en.wikipedia.org/wiki/Military Commissions Act of 2006

Military Commissions Act of 2006

From Wikipedia, the free encyclopedia

For other uses, see Military Commissions Act (disambiguation).

The United States **Military Commissions Act of 2006**,^[1] also known as HR-6166, was an Act of Congress^[2] signed by President George W. Bush on October 17, 2006. The Act's stated purpose was "to authorize trial by military commission for violations of the law of war, and for other purposes".^[3]

It was drafted following the Supreme Court's decision on *Hamdan v. Rumsfeld* (2006),^[4] which ruled that the Combatant Status Review Tribunals (CSRT), as established by the United States Department of Defense, were procedurally flawed and unconstitutional, and did not provide protections under the Geneva Conventions. It prohibited detainees who had been classified as enemy combatants or were awaiting hearings on their status from using habeas corpus to petition federal courts in challenges to their detention. All pending habeas corpus cases at the federal district court were stayed.

In Boumediene v. Bush (2008), the US Supreme Court held that section 7 of the MCA was unconstitutional because of its restrictions of detainee rights. It determined that detainees had the right to petition federal courts for habeas corpus challenges.

https://pbs.twimg.com/media/DhNkAdkUYAAq7cR.jpg

56) The Military Commissions Act has been fraught with problems. It's been repeatedly challenged in court and parts of it have been ruled unconstitutional.

#Qanon

57) Obama may have accomplished what Bush wasn't able to. Hidden inside the National Defense Authorization Act, is a provision allowing the President to detain & prosecute those who provide aid to terrorists—even if they're a US citizen.

#Qanon

Traitors, Spies and Military Tribunals: The Assault on Civil Liberties During World War I



Eric Chester

Winter 2013

Vol:XIV-2

Whole #: 54

Printer-friendly version



INTRODUCTION: ON DECEMBER 31, 2011 PRESIDENT BARACK OBAMA SIGNED INTO LAW THE NATIONAL DEFENSE AUTHORIZATION ACT (NDAA) OF 2011. TUCKED INTO THE BILL PROVIDING THE MILITARY WITH HUNDREDS OF BILLIONS OF DOLLARS WERE PROVISIONS AUTHORIZING THE PRESIDENT TO INDEFINITELY DETAIN IN MILITARY JAILS THOSE CHARGED WITH PROVIDING "SUBSTANTIAL SUPPORT" TO AL—QAIDA OR THE TALIBAN, AND TO PROSECUTE THESE INDIVIDUALS IN MILITARY TRIBUNALS. THESE PROVISIONS COULD EASILY BE USED AGAINST THOSE WHO RAISED FUNDS FOR AN ORGANIZATION CONTROLLED BY ISLAMIC FUNDAMENTALISTS WITH TIES TO AL—QAIDA. IN ADDITION, THE WORDING IS SO IMPRECISE THAT IT COULD LEAD TO THE DETENTION OF ANYONE WHO HELPED TO ORGANIZE A DEMONSTRATION, OR HOSTED A WEBSITE, THAT PROMOTED THE VIEWS OF ISLAMIC FUNDAMENTALISM AS PROPOUNDED BY AL—OAIDA.

In signing NDAA (2011), Obama issued a finding stating that he would not detain any U.S. citizen in a military prison as authorized by the bill. In fact, his finding is not legally binding, and the statute remains on the books as enacted by Congress. Furthermore, any future president would not be bound morally or legally to the finding, and would be free to utilize its provisions.

https://pbs.twimg.com/media/DhNmUqNUEAAOiZ7.jpg

57) This article approaches the subject from a perspective of concern about executive abuse and overreach but it nicely chronicles the government's shifting view toward treason, sedition, sabotage, espionage, and terrorism.

#Qanon

In 1919, after the war had come to an end, Warren wrote a law review article defending the proposition that Congress could authorize military tribunals to try civilians for acts of sabotage, thereby greatly restricting the range of actions included in his argument. This time he also conceded that espionage had a clearly defined scope, which did not encompass acts of sabotage, but he nevertheless insisted that the Constitution had given Congress the authority to permit military tribunals to punish "the acts of the destructive enemy agent." After all, saboteurs might prove to be "more dangerous than spies."

Warren's argument in this article comes very close to that advanced by those supporting the relevant provisions in the National Defense Authorization Act. The damage caused on September 11, 2001 was sabotage writ large. The NDAA (2011) does not include a rationale for its sweeping provisions, but implicitly the argument holds that under the provision of the Constitution that gives Congress the responsibility to "provide for the common defense" of the United States, Congress can authorize the military to indefinitely detain anyone, including a U.S. citizen, who provides "substantial support" to al-Quaida and the Taliban. Such individuals, goes the argument, represent a significant threat to the national security of the United States during a time of hostilities, and thus are not protected by the Bill of Rights.

The argument that the Milligan decision did not limit Congressional authority to extend the jurisdiction of military tribunals to civilians is tenuous at best. The decision to overturn the conviction of Milligan could have been made on narrow technical grounds, but Judge David Davis used the opportunity to write an opinion intended to establish broad guidelines on the entire issue. His opinion held that "it is the birthright of every American citizen when charged with crime to be tried and punished according to law." The controversy concerning the jurisdiction of military tribunals is grounded in "the struggle to preserve liberty and to relieve those in civil life from military trials." Furthermore, the Constitution "is a law for rulers and people equally in war and peace." The argument that the fundamental rights embodied in the Bill of Rights "can be suspended during any of the great exigencies of government" is "pernicious," and "leads directly to anarchy or despotism." Although the Milligan case arose out of a trial held under martial law, Davis was making arguments that were designed to restrict the power of military trials at any time and whatever the legal rationale.

The Chamberlain Court-Martial Bill would have greatly increased the power of the military, and would have marginalized the Department of Justice in the effort to quash dissent during World War I. Neither Attorney General Gregory nor President Wilson was prepared to move in this direction, and the issue soon led to a tense confrontation between the President and members of Congress.

https://pbs.twimg.com/media/DhNkteVVAAANXhF.ipg

58) Congress has authorized the military detention & prosecution of US citizens as spies during times of war.

If Obama's staff are found to have aided Al-Qaeda, the Taliban, ISIS, etc, could they be tried in a military tribunal?

#Oanon

Link to article: http://newpol.org/content/traitors-spies-and-military-tribunals-assault-civil-liberties-during-world-war-i

The first article of the Constitution had authorized Congress to "declare war," "provide for the common defence," and "make rules for the government and regulation of the land and naval forces." From these general guidelines Warren argued that Congress had the power to override the basic rights guaranteed to citizens of the United States in the Bill of Rights when it determined that the risk to the armed forces of "the inherently dangerous effect" of certain acts "upon the military situation" required such legislation. Thus, he concluded, the Milligan decision had not limited the "power of Congress to legislate under Article 1, Section 8 of the Constitution."

Congress had already enacted legislation holding that civilians could be tried as spies in military tribunals in times of war. In 1806, Congress had held that "all persons not citizens of the United States" who were found "lurking as spies" in the vicinity of military installations could be tried by military tribunal and executed if convicted. In 1862, in the midst of the Civil War, Congress had amended this act to include "all persons" found "lurking" near fortifications.[26] This marked a significant extension of the scope of military justice, but it does not seem that anyone was actually prosecuted under the provisions of the amended act. Instead, Union generals relied on courts-martial created on the basis of martial law.

Warren argued that Congress had already asserted its right to determine who could be tried by a military tribunal for spying, and thus it could determine what acts were covered by the charge of espionage. The Constitution gave Congress "the power today to subject to court-martial civilians who commit acts just as injurious to the members of our army and navy" as those who spied on military fortifications.

In 1919, after the war had come to an end, Warren wrote a law review article defending the proposition that Congress could authorize military tribunals to try civilians for acts of sabotage, thereby greatly restricting the range of actions included in his argument. This time he also conceded that espionage had a clearly defined scope, which did not encompass acts of sabotage, but he nevertheless insisted that the Constitution had given Congress the authority to permit military tribunals to punish "the acts of the destructive enemy agent." After all, saboteurs might prove to be "more dangerous than spies."

https://pbs.twimg.com/media/DhNpy7GUcAAqAKR.jpg

59) Speaking of Obama, #Qanon posted a link to an article about the former President.

▶ Q !CbboFOtcZs 07/01/18 (Sun) 12:23:25 ID: 147267 (1) No.1987414 >>1987420 >>1987424 >>1987429 >>1987432 >>1987436 >>1987437

https://www.washingtontimes.com/ne ws/2018/jul/1/us-really-did-have-manchurian-candidate-white-hous/

Q

https://pbs.twimg.com/media/DhNr_1EU0AEFzuL.jpg

60) The article <u>#Qanon</u> posted is worth reading.



U.S. really did have Manchurian Candidate in White HouseAfter returning from a tour of some of the war zones in the Middle East -- which ended with the Free Iran Gathering 2018 in Paris -- I am struck by the realization that America really did have a Manc...

https://www.washingtontimes.com/news/2018/jul/1/us-really-did-have-manchurian-candidate-white-hous/



https://www.washingtontimes.com/news/2018/jul/1/us-really-did-have-manchurian-candidate-white-hous/

61) <u>#Qanon</u> posted a link to an article about inconsistencies in the testimonies of Loretta Lynch, Bill Clinton and members of the Secret Service (USSS) who guarded them during the <u>#TarmacMeeting</u>

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▶ Q !CbboFOtcZs 07/01/18 (Sun) 17:21:07
ID: 9f17f9 (1) No.1991107 >>1991113 >>1991121
>>1991125 >>1991129 >>1991131 >>1991136 >>1991138
Thank you USSS.
https://www.theblaze.com/news/2018/07/0
1/stunning-revelation-buried-deep-in-ig-report-blows-hole-in-lynch-clinton-tarmac-meeting-narrative/amp?
__twitter_impression=true
Q
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https://pbs.twimg.com/media/DhNszOgUEAABKuL.jpg

62) The inconsistencies about the #TarmacMeeting were reported in the OIG report.

No mention by the mockingbird media?

#Qanon

 $\frac{https://www.theblaze.com/news/2018/o7/O1/stunning-revelation-buried-deep-in-ig-report-blows-hole-in-lynch-clinton-tarmac-meeting-narrative/amp? twitter impression=true$

If true, it blows a hole in the narrative Lynch and Clinton have maintained for two years. Lynch claimed the "social" meeting was spontaneous and the two discussed grandchildren.

The meeting was extremely controversial at the time because it came just days before then-FBI Director James Comey announced the FBI would not recommend criminal charges against Clinton for using a private email server while secretary of state.

What does Horowitz's report say?

The <u>report states</u> that the DOJ department of public affairs supervisor traveling with Lynch told internal DOJ investigators that Clinton's Secret Service detail contacted Lynch's security detail ahead of time to arrange the meeting.

Clinton's plane was parked next to Lynch's, the report revealed, or about just 20 to 30 yards away.

Clinton told investigators he only learned the plane next to his was Lynch's after being briefed by his staff. He claimed he then debated whether or not he should "say hello" and "shake hands with the Attorney General."

Page 203 of the report states:

https://pbs.twimg.com/media/DhNtbxKU0AEgBx5.jpg

63) <u>#Qanon</u> pointed out that the mainstream media is attempting to push a false narrative by spreading [fake] news about civil war and North Korea's nuclear program.

Q !CbboFOtcZs 07/01/18 (Sun) 18:13:38 ID: 8704f4 (1) No.1991829 >>1991832 >>1991837 >>1991839 >>1991843 >>1991844 >>1991847 >>1991850 >>1991853 >>1991854 >>1991855

There will be no civil war.

Coordinated MSM hysteria designed to instill fear - change narrative.

NK is NOT advancing their weapons program. Coordinated MSM hysteria designed to instill fear change narrative.

FAKE NEWS!

റ

https://pbs.twimg.com/media/DhNuLjDUEAleTIL.jpg

64) For your own sanity, please use discernment when reading the news. Avoid sensationalism.

#Qanon



Social media trolls Alex Jones with 'Second Civil War' letters

Social media users mocked InfoWars founder and host Alex Jones for predicting that Democrats are planning to start a civil war on July 4.

12 http://thehill.com/blogs/blog-briefing-room/395417-social-media-trolls-alex-jones-with-second-civil-war-letters

Spontaneous?

Coordinated?

Or

http://thehill.com/blogs/blog-briefing-room/395417-social-media-trolls-alex-jones-with-second-civil-war-letters

65) If Susan Rice is warning us about North Korea's supposed nuclear plans, you can take it to the bank all is well.

#Qanon





Folks, this is huge, if true: NK has a secret, third nuclear facility. They have been hiding it. The US intell community knows about it. And Trump is saying the nuclear problem is solved.



11th Hour @ @11thHour

.@NBCNews Exclusive: North Korea has increased nuclear production at secret sites. One U.S. official says, "Work is ongoing to deceive us on the number of facilities, the number of weapons, the number of missiles." nbcnews.to/2yY4hyQ #11MSNBC

11:17 AM - 30 Jun 2018

https://pbs.twimg.com/media/DhNw7tsVAAEpmmg.jpg

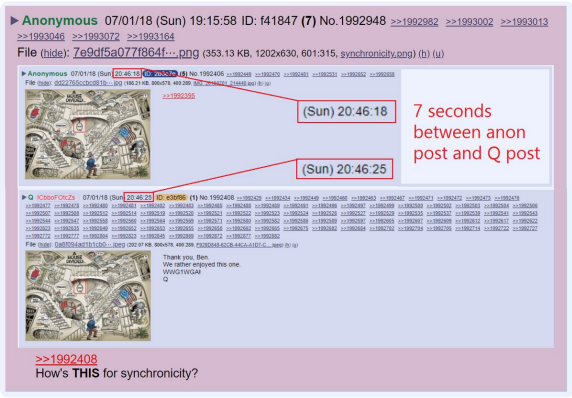
66) #Qanon posted this, noting that Ben Garrison (@GrrrGraphics) is now on the Q train.

Q (!CbboFOtcZs) 07/01/18 (Sun) 18:46:25 ID: e3bf86 (1) No.1992408 >>1992429 >>1992476 >>1992477 >>1992478 >>1992480 >>1992481 >>1992482 >>1992483 >>1992485

File (hide): <u>0a8f094ad1b1cb0...jpeg</u> (202.07 KB, 800x578, 400:289, <u>F928D848-62CB-44CA-</u> A1D7-C....jpeg) (h) (u)

Thank you, Ben. We rather enjoyed this one. WWG1WGA!

67) An anon posted the same graphic as #Qanon. The time difference between the two posts was 7 seconds.



https://pbs.twimg.com/media/DhNzSqsUwAA2B4_.jpg

68) <u>#Qanon</u> posted a link and said it's time to review drops about the intelligence group known as "The Five Eyes."

UK intelligence operatives are now the primary target [+]. Events have taken a sudden turn.

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▶ Q !CbboFOtcZs 07/02/18 (Mon) 22:52:44 ID: e429ce
(3) No.2007869 >>2007877 >>2007878 >>2007879 >>2007880 >>2007883 >>2007884
>>2007886 >>2007893 >>2007895 >>2007900 >>2007901 >>2007902 >>2007907 >>2007908
https://www.breitbart.com/big-government/2018/07/02/nunes-refers-ten-obama-officials-to-house-judiciary-and-oversight-joint-task-force/amp/? __twitter_impression=true
Re_ read drops re: Five Eyes / FVEY.
Will be extremely important going forward.
[UK] - primary
Turn taken.
FBI/DOJ to State / Hussein WH (inc C_A / other appointment Start) to Foreign Bad Actors.
[RR] deadline?
We have the server.
Q
```

https://pbs.twimg.com/media/DhN7VmzVAAA0zD2.jpg

69) The chain of [unofficial] communications under Obama was DOJ/FBI>> StateDept >> White House staff >> Foreign bad actors.

Here's the link #Qanon posted.



Nunes Refers Ten Obama Officials to House Judiciary and Oversight Joint Task Force | Breit...
House Intelligence Committee Chairman Devin Nunes (R-CA) on Monday referred ten current and former
U.S. officials to the House Judiciary and Oversight & Government Reform Committees' joint task force...

https://www.breitbart.com/big-government/2018/07/02/nunes-refers-ten-obama-officials-to-house-judiciary-an_



https://www.breitbart.com/big-government/2018/07/02/nunes-refers-ten-obama-officials-to-house-judiciary-and-oversight-joint-task-force/

70) More details.

#Qanon



Former British Spy Gave Secret Briefing at State Department on 'Trump Dossier'
Just weeks before Americans headed to the polls to elect Donald Trump, former British spy Christopher
Steele gave ...

https://www.theepochtimes.com/former-british-spy-gave-secret-briefing-at-state-department-on-trump-dossier...

 $\underline{https://www.theepochtimes.com/former-british-spy-gave-secret-briefing-at-state-department-ontrump-dossier \ \underline{2574889.html}$

71) A solid article that pieces together the UK intelligence connections in the surveillance of the Trump campaign.

#Qanon



- All Russiagate Roads Lead To London As Evidence Emerges Of Joseph Mifsud's Links To U...

 Thanks to corporate press' overzealous attempts to paint Mifsud at the center of the Trump-Russia scandal, the revelation that he was nothing of the sort removes yet another central tenant from the T...
- https://disobedientmedia.com/2018/04/all-russiagate-roads-lead-to-london-as-evidence-emerges-of-joseph-m...

 $\underline{https://disobedientmedia.com/2018/o4/all-russiagate-roads-lead-to-london-as-evidence-emerges-of-joseph-mifsuds-links-to-uk-intelligence/$