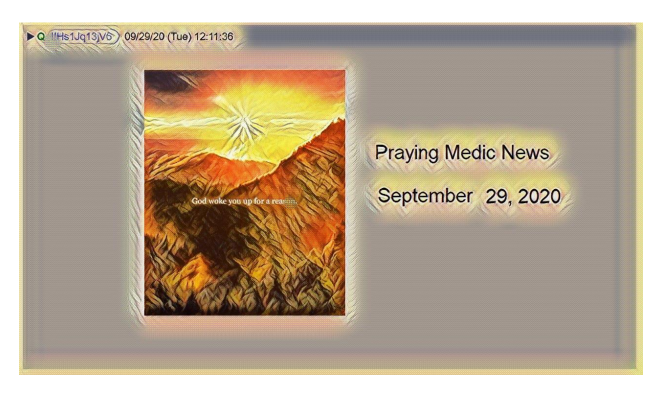
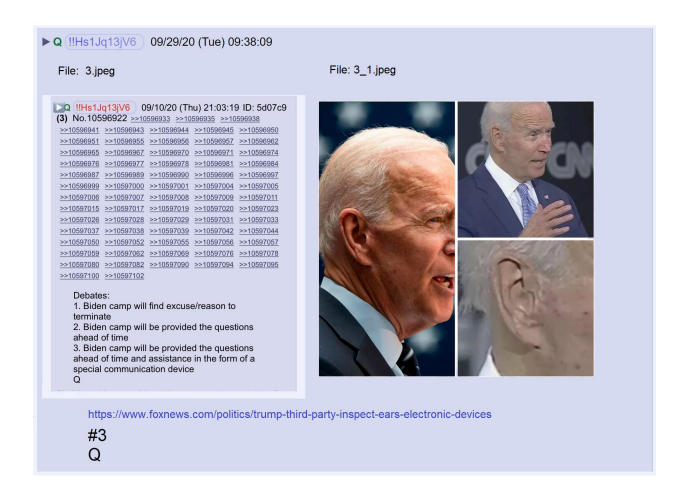
Q News Update – September 29, 2020

(Thank you to Larry Vander Schaff for today's intro music.)



Q's first post has a repost of his prediction (#3) that Joe Biden would use a communication device for the Presidential debates.



Q's link points to an article about a request by the Trump campaign to have both candidates checked by a 3rd party for ear devices and Biden camp's refusal to comply. Biden has also refused to submit to a drug test, that was requested by the Trump campaign.

https://www.foxnews.com/politics/trump-third-party-inspect-ears-electronic-devices

Trump camp seeks extra debate rule: Third party inspectors to look for electronic devices in candidates' ears

CLEVELAND -- <u>President Trump</u> is asking for an additional ground rule ahead of Tuesday night's <u>first presidential debate</u> between himself and <u>Democratic presidential nominee Joe Biden</u>. But the Biden campaign is rejecting it.

Fox News has learned that <u>the president</u>'s re-election campaign wants the Biden campaign to allow a third party to inspect the ears of each debater for electronic devices or transmitters. The president has consented to this kind of inspection, but a source said the Biden campaign has declined the ear check.

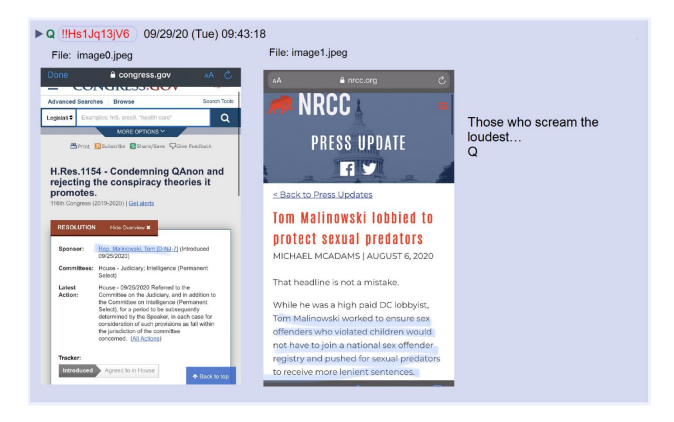
The Trump campaign, in the hours ahead of the debate, claimed Biden's campaign had agreed to such an inspection before reversing themselves.

"Joe Biden's handlers several days ago agreed to a pre-debate inspection for electronic earpieces but today abruptly reversed themselves and declined. Biden's handlers have asked for multiple breaks during the debate, which President Trump doesn't need, so we have rejected that request," said Trump campaign spokesman Tim Murtaugh. "On top of the refusal to take a drug test, it seems pretty obvious that the Biden team is looking for any safety net they can find in the hours leading up to the debate. With his 47 years as a failed Washington politician, how much help does Biden want?

Kate Bedingfield, Biden's deputy campaign manager, called the Trump campaign's request "absurd" in a call with reporters. She also denied the claim that the campaign had asked for breaks.

"His staff seems concerned that he may not do well tonight and they're already laying the groundwork for how they're going to lie about why," Bedingfield said. "It is completely absurd. Of course, he's not wearing an earpiece and we never asked for breaks."

Q's next post shows how New Jersey Representative Tom Malinowski sponsored the bill condemning Qanon while also lobbying against stiffer penalties for sex offenders.



Article about Malinowski's lobby efforts against a nation sex offender registry.

https://freebeacon.com/2020-election/nj-dem-lobbied-against-sex-offender-registry/

EWASHINGTON FREE BEACON

2020 ELECTION

NJ Dem Lobbied Against Sex Offender Registry

Then-lobbyist Malinowski decried harsher sentences for sex offenses against children as 'unfair'

Yuichiro Kakutani - AUGUST 6, 2020 4:59 AM

New Jersey Democratic congressman Tom Malinowski fought against the establishment of the national sex offender registry as the top lobbyist for Human Rights Watch, according to a review of congressional records and lobbying disclosures.

Prior to assuming office, the Democrat opposed a 2006 crime bill that imposed tougher penalties on sexual predators, including a permanent record on the national sex offender registry for violent offenders who victimized children. He and his fellow lobbyists argued in a letter to Congress that "no legitimate community safety justification" exists to create such a registry, which they warned will put offenders "at risk of retaliation and discrimination."

"Crime, even a crime that involves sexual misconduct, should not be license to run roughshod over principles of fairness and proportionality," the group wrote in the letter signed by Malinowski's colleague. "Human Rights Watch urges you to vote against [the sexual offender bill]."

Malinowski first rose to prominence when the Obama administration tapped him to become assistant secretary for democracy, human rights, and labor at the State Department in 2014. The White House chose him because they liked Malinowski's reputation as a "good guy lobbyist," according to the Center for Responsive Politics, but Malinowski's earlier efforts to block a widely popular effort to hold sex predators accountable complicates his legacy as a Beltway lobbyist.

As a freshman representative, Malinowski has frequently touted his tenure at Human Rights Watch to bolster his credentials as a human rights crusader. His campaign did not respond to requests for comments about whether the congressman stands by his previous lobbying efforts against the sex offender bill.

Malinowski served as Human Rights Watch's Washington director between 2001 and 2013, pushing the agenda of a nonprofit group that is praised for its humanitarian work but criticized for its alleged anti-Israel bias. The group's executive director promoted an op-ed tying white supremacy to Zionism and blamed Israel for growing anti-Semitism in Europe. Malinowski lobbied on a wide variety of bills during his 12-year tenure, including the sex offender legislation, according to lobbying disclosures.

The crime bill passed both the House and the Senate via voice vote in 2006, indicating bipartisan support for the legislation. In addition to the national sex offender registry, the bill also imposed tougher punishments for sex offenders by expanding the death penalty and requiring higher minimum sentencing for offenders. Malinowski's team opposed these tougher punishments as well, arguing that harsher sentences are arbitrary and excessively cruel.

Malinowski is running a tough reelection campaign against GOP state senate leader Tom Kean Jr. The most recent poll, conducted in April, showed the two candidates neck-and-neck, with Kean holding a slight lead.

Hillary Clinton had her first podcast episode yesterday. Q pointed out a stack of books under her laptop computer and asked if the one about Lucio Bubacco was intentional or careless.



Podcast yesterday. Intentional or careless? O

ABOUT

• Lucio Bubacco's works in glass are unparalleled examples of extraordinary Venetian flame technique • A witty play with the borders of kitsch, and biblical and carnevalesque iconography • Masterful glass art from Murano Most of the subjects of Lucio Bubacco's (b. 1957) glass art are provocative and polarizing; at the same time they are sensual and beguiling. In a kind of erotic 'trance dance' - Mephistophelian and frequently riotous - nightmarish fabulous creatures and mythological phantasms virtually undulate about each other. His technical virtuosity in creative execution is unparalleled, for the Muranoborn glass artist has elevated the Venetian flame technique to a new level of skill and complexity. Bubacco has captured human feelings and emotions in the masterly play of gestures and muscles of the glass figures featured in his burlesque installations. Full of wit and irony he thus explores the limits of kitsch without overstepping them. Follow him into a world of carnavalesque orgies, crystalline incubi and erotic fantasies in glass!



One anon's thoughts.

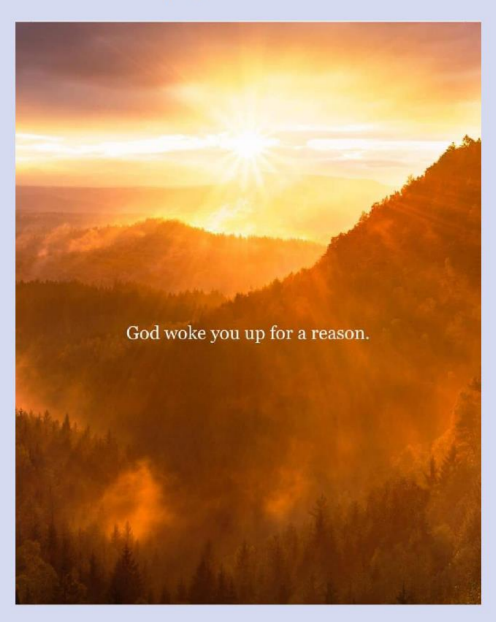
► **Anonymous** 09/29/20 (Tue) 10:39:45

>>10836966

Intentional. 100 percent. All her peeps watching. Giving middle finger to the God Wins crowd.

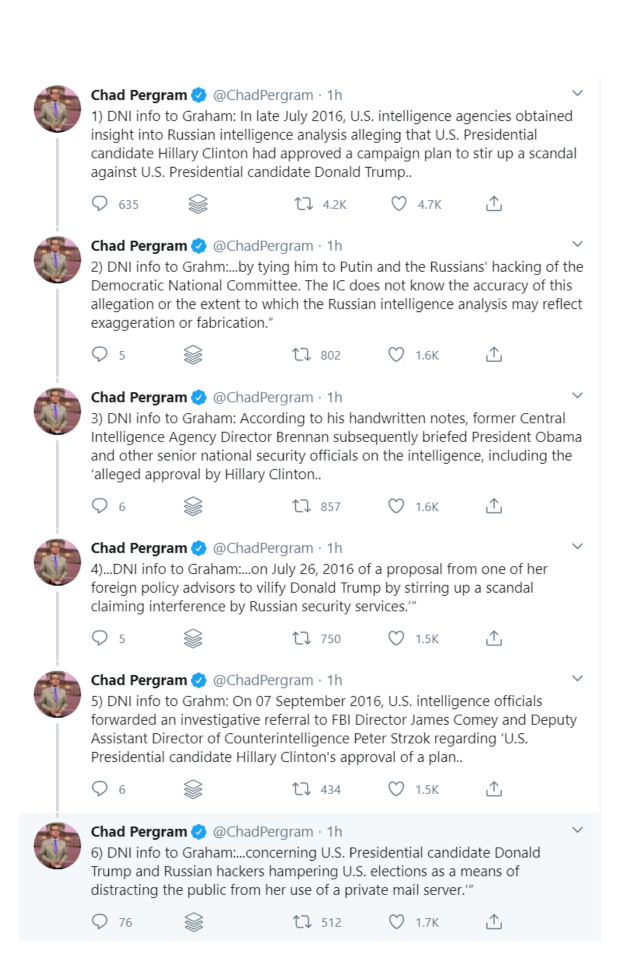


File: Biblical.jpeg





Chad Pergram's twitter thread.



The thread is in reference to newly declassified information from DNI Ratcliffe.

https://www.judiciary.senate.gov/imo/media/doc/09-29-20 Letter%20to%20Sen.%20Graham Declassification%20of%20FBI's%20Crossfire%20Hurricane %20Investigations 20-00912 U SIGNED-FINAL.pdf

► Anonymous 09/29/20 (Tue) 12:06:46

UNCLASSIFIED

DIRECTOR OF NATIONAL INTELLIGENCE WASHINGTON, DC

SEP 2 9 2020

The Honorable Lindsey Graham Chairman, Committee on the Judiciary United States Senate 290 Russell Senate Office Building Washington, D.C. 20510

Chairman Graham,

In response to your request for Intelligence Community (IC) information related to the Federal Bureau of Investigation's (FBI) Crossfire Hurricane Investigation, I have declassified the following:

- . In late July 2016, U.S. intelligence agencies obtained insight into Russian intelligence analysis alleging that U.S. Presidential candidate Hillary Clinton had approved a campaign plan to stir up a scandal against U.S. Presidential candidate Donald Trump by tying him to Putin and the Russians' hacking of the Democratic National Committee. The IC does not know the accuracy of this allegation or the extent to which the Russian intelligence analysis may reflect exaggeration or fabrication.
- According to his handwritten notes, former Central Intelligence Agency Director Brennan subsequently briefed President Obama and other senior national security officials on the intelligence, including the "alleged approval by Hillary Clinton on July 26, 2016 of a proposal from one of her foreign policy advisors to vilify Donald Trump by stirring up a scandal claiming interference by Russian security services."
- . On 07 September 2016, U.S. intelligence officials forwarded an investigative referral to FBI Director James Comey and Deputy Assistant Director of Counterintelligence Peter Strzok regarding "U.S. Presidential candidate Hillary Clinton's approval of a plan concerning U.S. Presidential candidate Donald Trump and Russian hackers hampering U.S. elections as a means of distracting the public from her use of a private mail server.

As referenced in his 24 September 2020 letter to your Committee, Attorney General Barr has advised that the disclosure of this information will not interfere with ongoing Department of Justice investigations. Additional declassification and public disclosure of related intelligence remains under consideration; however, the IC welcomes the opportunity to provide a classified briefing with further detail at your convenience.

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Respectfully

ohn Ratcliffe

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Fox News White House correspondent Kevin Corke posted this on Twitter



Replying to @kevincorke

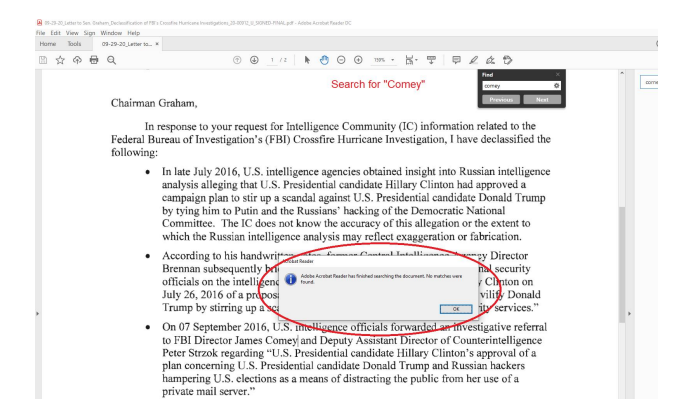
#new statement from @DNI_Ratcliffe

DNI Statement on Letter to Chairman Graham WASHINGTON, D.C. – Director of National
Intelligence John Ratcliffe today issued the following statement:

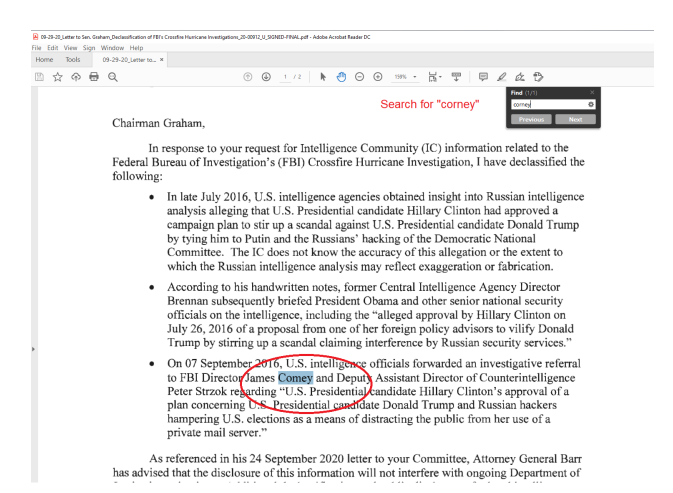
"To be clear, this is not Russian disinformation and has not been assessed as such by the Intelligence Community. I'll be briefing Congress on the sensitive sources and methods by which it was obtained in the coming days."- Ratcliffe

3:12 PM · Sep 29, 2020 · Twitter for iPhone

Fun fact: If you download the PDF of the DNI document and search for the name Comey there are no search results.



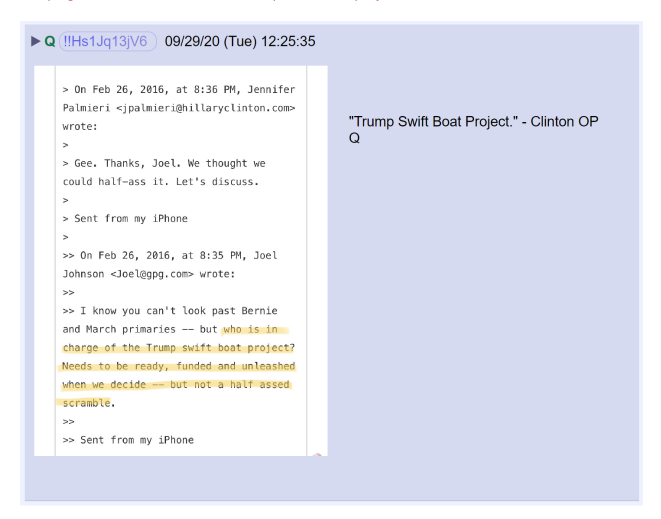
If you search for "corney," the name Comey comes up.



Patriots trolling Comey?



Q posted a screencap of an email published by Wikileaks where in February of 2016 Clinton campaign officials discussed the "Trump Swift boat project."



The New York Post wrote about Clinton's Trump Swift boat project in 2016, but the details declassified today were not known.

https://nypost.com/2016/10/24/clinton-campaign-discussed-swift-boat-project-to-undermine-trump/

NEWS

Clinton campaign discussed 'swift boat project' to undermine Trump

By Daniel Halpe

NewYork Post

October 24, 2016 | 12:41pm | Updated

In a Feb. 26, 2016, exchange involving Democratic strategist Joel Johnson, as well as Clinton communications director Jennifer Palmieri and chairman John Podesta, assembling a group to destroy Trump was discussed.

"I know you can't look past Bernie and March primaries — but who is in charge of the Trump swift boat project?" Johnson asked in an email to Palmieri, according to the hacked emails.

"Needs to be ready, funded and unleashed when we decide — but not a half assed scramble," Johnson added.

"Gee. Thanks, Joel," Palmieri responded a minute later.

"We thought we could half-ass it. Let's discuss," she added.

Johnson responded, "Sorry. I've been behind too many curtains in my day…"

It's unclear precisely what measures may have been taken as a result of the conversation — or what was under way prior to the email exchange.

Swift-boating refers to the group Swift Boat Veterans for Truth that accused John Kerry of fabricating his exploits to win decorations during his military service in Vietnam when he ran for president in 2004.

The term "swift-boating" has since become synonymous with nasty campaign tactics.

The emails belonging to Podesta were released by WikiLeaks on Monday.

In Other News

Senators Joe Manchin and John Cornyn sponsored a Senate bill that would remove Section 230 protections for social media platforms that don't report illegal online drug activity.

https://www.forbes.com/sites/roberthart/2020/09/29/senators-target-big-techs-legal-immunity-in-online-drug-dealing-crackdown/#25ddfce81a86

Senators Target Big Tech's Legal Immunity In Online Drug-Dealing Crackdown



f TOPLINE In a bid to stop the sale of opioids and illicit drugs online, two senators have proposed legislation that would see internet companies stripped of the legal immunity shielding them from liability over content posted by their users, the latest in a series of bills to target the protection.

KEY FACTS

- Democratic Senator Joe Manchin and Republican Senator John Cornyn
 proposed the legislation, titled the "See Something, Say Something
 Online Act." on Tuesday.
- It seeks to remove the increasingly controversial legal immunity that internet companies enjoy regarding the content posted by their users, and would see internet platforms like Facebook and Google forced to report suspicious activity to law enforcement or be held liable for the consequences.
- Manchin accuses social media companies of turning a "blind eye" to the problem of online drug dealing, and says sites must be held accountable for the "economic and human damage they have caused to our communities."
- The legal immunity tech companies enjoy over what their users post has increasingly become the subject of intense scrutiny and the bill is the latest in a series to target the cause: Section 230 of the 1996 Communications Decency Act.

KEY BACKGROUND

Section 230 is one of the most important laws covering online speech, protecting internet companies from liability for content posted by their users. It has become increasingly controversial in recent years, particularly when it comes to moderating content, taking fire from across the political spectrum. This includes attacks from presidential candidates Donald Trump and Joe Biden. Biden told the New York Times he thinks it should be revoked. Trump signed an executive order in May backing legislation that would remove or weaken the protection and last week the Justice Department unveiled draft legislation to reform the "outdated statute."

There are also a number of other proposals targeting Section 230 working their way through the political process, including ones from Republican Senator Josh Hawley, Republican Senators Roger Wicker and Lindsey Graham, and Democratic Senator Brian Schatz and Republican Senator John Thune

The DailyMail is reporting that Brad Parscale is under investigation for stealing as much as \$40 million from the 2016 Trump campaign and \$10 million from the RNC.





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Hospitalized Brad Parscale 'is under investigation for stealing up to \$40million from Trump's campaign and \$10million from the RNC', as he spirals out of control over White House 'gravy train' ending and mounting debt from his lavish lifest

- Brad Parscale is under investigation for 'stealing' between \$25-\$40 million from Trump's 2020 presidential campaign, well-placed sources told DailyMail.com
- The 44-year-old is also being investigated for 'pocketing' another \$10 million from the Republican National Committee, the insiders added
- He was involuntarily committed to a hospital by Fort Lauderdale police on Sunday afternoon following a concerning episode at his \$2.4M Florida home
- DailyMail.com revealed on Monday his wife Candice was fleeing the home in just her bikini, telling a passerby: 'I think my husband just killed himself'
- She told police Parscale had been 'stressed out for the past two weeks and has made suicidal comments throughout the week to shoot himself'
- A Trump insider explained to DailyMail.com Parscale went into a tailspin after he
 was demoted in July and replaced by his former number two, Bill Stepien
- Trump later ordered an audit of the spending of the RNC

Donald Trump's demoted campaign boss Brad Parscale is under investigation for 'stealing' between \$25-\$40 million from Trump's 2020 presidential campaign, well-placed sources exclusively told DailyMail.com.

The 44-year-old is also being investigated for 'pocketing' nearly another \$10 million from the Republican National Committee, the insiders added.

The revelation comes as Parscale was involuntarily committed to a hospital by Fort Lauderdale police on Sunday following a concerning episode at his \$2.4 million Florida home

DailyMail.com revealed on Monday that his wife Candice Parscale was seen screaming and fleeing the home in just her bikini, telling a passerby: 'I think my husband just killed himself'.

As many as 20 police cars and boats swarmed the waterfront property after the distraught wife told cops she heard a revolver being cocked and a 'loud boom' after Parscale began 'ranting and raving'.

Candice told police that Parscale had been 'stressed out for the past two weeks and has made suicidal comments throughout the week to shoot himself', according to an officer's report.

A Trump insider explained to DailyMail.com that Parscale went into a tailspin after he was demoted in July and replaced by his former number two, Bill Stepien, as he's worried about the 'gravy train' ending and keeping up with his lavish lifestyle.

In today's hearing, Judge Sullivan refused to dismiss the case against General Flynn.

 $\underline{https://www.foxnews.com/politics/judge-emmet-sullivan-hears-arguments-over-whether-to-\underline{dismiss-flynn-case}$

Flynn lawyer in fiery hearing tells judge to recuse self over 'abject bias,' says she asked Trump not to pardon

In a fiery exchange during Tuesday's hearing, former national security adviser Michael Flynn's attorney Sidney Powell claimed that U.S. District Court Judge Emmet Sullivan had displayed "abject bias" in the case and should recuse himself.

Sullivan responded to Powell by saying that she was free to submit an argument in writing and should have done so months ago.

Powell also admitted on Tuesday that she has spoken to President Trump about Flynn's criminal case, but that she requested that Trump not grant him a pardon.

Federal prosecutors filed a motion to dismiss the case in May, after FBI records revealed details of the bureau's investigation that Flynn's legal team has claimed exonerated him. Rather than grant the motion to dismiss, given that both sides agreed to it, Sullivan appointed retired Judge John Gleeson as an amicus curiae--or "friend of the court"-- to argue against the Justice Department.

The Justice Department argued Tuesday that the case should be dismissed because there is no controversy between the parties.

Gleeson's amicus curiae brief in June insisted that not only does Sullivan have the authority to reject the government's request but he should do so. He alleged that that prosecutors' reasoning is "riddled with inexplicable and elementary errors of law and fact" and should not justify dismissal.

The DOJ in response asserted that Article II of the Constitution gives the court no power to review the executive branch's exercise of prosecutorial discretion. In their reasoning for dismissing the case, prosecutors claimed that Flynn's false statements could not be proven to be material in an FBI investigation, specifically the investigation of Russian election interference and the Trump campaign's possible ties to it.

Flynn's lawyers have argued that Sullivan had no authority to appoint Gleeson as amicus and the court must grant dismissal on the existing record.

In a reply belief, Gleeson claimed that the DOJ was being disingenuous with its reasoning for dismissing the case, arguing that the decision was politically motivated.

"There is clear evidence that the Government's Motion to Dismiss the case against Defendant Michael T. Flynn rests on pure pretext," he wrote. "There is clear evidence that this motion reflects a corrupt and politically motivated favor unworthy of our justice system."

Flynn and his lawyers had sought to bypass Sullivan, asking the D.C. Circuit Court of Appeals to issue a writ of mandamus -- in this case, an order from a higher court to a lower court or official to fulfill their duties -- to require Sullivan to grant the dismissal. A three-judge panel granted Flynn's request and ordered Sullivan to dismiss the case. Sullivan appealed, and an en banc review of the full D.C. Circuit Court reversed the decision and ruled in Sullivan's favor.

BREAKING:



#new More delays from Judge Sullivan:

Judge #Sullivan is asking parties to submit briefs by October 7 indicating he will likely not rule on the #Flynn case until sometime after that date. See below order:

Docket Text:

MINUTE ORDER as to MICHAEL T. FLYNN. In view of the discussion at today's motion hearing, the government, Mr. Flynn, and the Court-appointed amicus curiae shall file any additional motions or supplemental materials regarding [198] the government's motion to dismiss the criminal information against Mr. Flynn by no later than October 7, 2020. Signed by Judge Emmet G. Sullivan on 9/29/2020. (Icegs3)

3:57 PM · Sep 29, 2020 · Twitter for iPhone