

# JTF MAGA REPORT SUMMARY 1

NO JUSTIFICATION FOR COLLUSION INVESTIGATION

VOLUME 1 OVERVIEW

REDACTED VERSION



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UNITED STATES SECURITY BREACHES  
AND ACTS CONSTITUTING TREASON  
BY U.S. GOVERNMENT PERSONNEL

# THERE WERE NO GROUNDS TO HIRE SPECIAL COUNSEL IN THE FIRST PLACE

THERE WAS NEVER ANY REAL THREAT ASSESSMENT JUSTIFICATION FOR THE INVESTIGATION.

The cross referenced threat assessments from the following United States Agencies during the period of \_\_\_\_\_ verified by \_\_\_\_\_ showed no such assessment of the Trump For President Campaign that would warrant an investigation.

The time stamped access and egress by department personnel at the following UNITED STATES Departments and Agencies pertaining to \_\_\_\_\_

THE INVESTIGATION WAS A COUNTER ATTACK IN RESPONSE TO THE DEMOCRATIC PARTY NOT WINNING THE PRESIDENTIAL ELECTION AND KEY OFFICIALS HAVING TO VACATE UNITED STATES GOVERNMENT FACILITIES, WHICH WILL EXPOSE CRIMINAL OFFENSES OF THE FORMER OBAMA ADMINISTRATION AND OUTSIDE PARTIES THAT INCLUDE FOREIGN FACTIONS AVERSE TO THE VALUES OF THE UNITED STATES AND THAT SEEK TO USURP OPPORTUNITIES AND STEAL OUR RESOURCES; **THE BEST DEFENSE, AN OFFENSE.**

Retroactive measures such as James Clapper, on December 15, 2016 and Loretta Lynch on January 3, 2017 each being instructed to modify Section 2.3 of Executive Order 12333, to expand access to surveillance of United States Citizens, granting the 16 additional main publicly recognized Intelligence Agencies to receive unfiltered Intelligence without any privacy policies, however, the FBI had already accessed comprehensive NSA surveillance files prior to this date.

The claim was made by the Obama Administration that they had been working towards expanding the NSA surveillance machine, however, no reports had been found to date, and the Obama Administration was already sharing the raw signal Intelligence between U.S. Agencies illegally including the FBI, for self enrichment and political purposes according to \_\_\_\_\_

The expansion was reckless, irresponsible and criminal because the motive was to achieve a political advantage, enrich themselves and their foreign alliances, and cover up crimes but the HIGH PROBABILITY OUTCOME STUDY rightly forecasted multiple security vulnerabilities.

There are additional facts that have been overlooked. COMMUNICATIONS AND ACTIVITIES OF **EVERY MEMBER** OF THE TRUMP CAMPAIGN COULD EASILY BE REVIEWED TO DETERMINE IF THERE WERE ANY RUSSIA COLLUSION EVENTS, because as Edward Snowden told the world and our Intelligence Community admitted, all communications are collected and stored. See confirmation videos.

<https://youtu.be/PJYjRdEKMiw>

The intelligence Community including U.S., Five Eyes and various foreign alliances are highly efficient. See video of Tucker Carlson interview with Brett Larson and their report on google tracking and profiling capabilities. The Intelligence Community capabilities are much more robust and detailed than the news broadcast example.

<https://youtu.be/Os8ZG6HuLrU>

Because our surveillance system collects all data from each communication of every person daily and then stores the data for retroactive mining when a target is identified, and any expansion of access requires multiple security layers and redundant security protocols, rushing the transition puts the whole Nation and the world at risk for weapon technology transfer such as chemical and nuclear threats, and enabling enemies to collect war strategies, plus the more people who touch the surveillance network also greatly increase the probability of more intercepts due to higher volume per day, including information coming in and out of the Pentagon, defense contractors and research institutions, all of which have the potential to be compromised regardless of bifurcation.

THE GLARING FLAW IN THE RUSSIA COLLUSION INVESTIGATION IS THAT THE OBAMA ADMINISTRATION AND U.S. DEPARTMENT HOLDOVERS AND SELF SERVING RADICAL WASHINGTON ELITISTS ALREADY KNEW THERE WAS NO COLLUSION BECAUSE OF OUR ROBUST SURVEILLANCE CAPABILITIES, AND THUS THE MOTIVE BY THE DESPERATE FORMER OBAMA ADMINISTRATION TO MANUFACTURE EVIDENCE BY MANIPULATING THE CARTER PAGE MATTER AND INVENTING THE FAKE DOSSIER IN COLLABORATION WITH BAD ACTOR GCHQ AND MI6 OPERATIVES ALIGNED WITH U.S. BAD ACTORS.

EITHER THE OBAMA INTELLIGENCE AGENCIES WERE COMPLETELY INEPT OR THEY DELIBERATELY COMMITTED TREASON AGAINST A SITTING PRESIDENT.

As mentioned at the start of this Report there were no records of any threat assessment that would ever justify the investigation of a Republican or Democrat Nominee for President and then continued investigation

Rod Rosenstein

Further as Mark Levin, Joseph DiGenova, Gregg Jarrett, Judge Jeanine Pirro, Sean Hannity, Sara Carter, Jay Sekulow and a number of qualified attorneys and former Federal Judges have detailed and as can be found in the 2000 VOLUME 24 OPINIONS OF THE OFFICE OF LEGAL COUNSEL OF THE UNITED STATES DEPARTMENT OF JUSTICE CONCERNING THE OFFICIAL DUTIES OF THE PRESIDENT OF THE UNITED STATES AND THE ATTORNEY GENERAL attached hereto, the President cannot be indicted or criminally prosecuted anyway, because such action as found on Page 222, “would impermissibly undermine the capacity of the executive branch to perform its constitutionally assigned functions”, and further reaffirmed, “We believe that the conclusion reached by the Department in 1973 still represents the best interpretation of the Constitution.”

Therefore, special counsel never should have been appointed but particularly because there was not even a scintilla of real evidence and the parties who were the main instigators and continued antagonists, had the following motivations and conflicts, making them ineligible to participate anywhere in this process of calling for special counsel for an allegation of an action that would not be a crime in the first place (collusion is not a crime although that could lead to conspiracy, which is a crime)

Standard protocols for investigating foreign infiltration were not followed from the beginning by the Obama Administration, as their responsibility through the proper U.S. Departments was to collect data from the environment of the supposed crime, perform the threat assessment, identify the players showing there was bias by multiple parties.

THE ACTUAL PARTIES WHO WERE RESPONSIBLE FOR STAGING AND INITIATING THE FALSE ALLEGATIONS OF RUSSIA COLLUSION, WERE ACTUALLY, ACCORDING TO FEDERAL RULES OF LAW, GUILTY OF OBSTRUCTION, PERJURY, CONSPIRACY AND TREASON AMONG MULTIPLE ADDITIONAL OFFENSES, BECAUSE OF THE FOLLOWING:

**REDACTED**

whereby James Comey admitted he purposefully leaked information because he knew that would prompt the appointment of special counsel

Rod Rosenstein had insisted President Trump fire FBI Director James Comey and cited the reasons with the recommendations of seven reputable bipartisan DOJ Attorney Generals and Deputy Attorney Generals. Please see the May 9, 2017 MEMORANDUM BY ROD J. ROSENSTEIN REGARDING RESTORING PUBLIC CONFIDENCE.

**REDACTED**

The verified surveillance apparatus has been effectively explained by Mr. William Binney, Mr. Kirke Wiebe, Mr. Tom Drake, Ms. Diane Roark and Mr. Ed Loomis, and in a lawsuit against President Barack Obama by Mr. Elliott Schuchardt attached hereto.

No collusion or crime was ever committed as has been actually proven by Robert Mueller from more than a year of conducting an investigation and confirmed by Rod Rosenstein, Andrew McCabe, James Clapper and Diane Feinstein, among multiple parties.

See VIDEOS of Rosenstein, McCabe, Clapper, Feinstein.

Therefore the following United States Departments, as represented by the following personnel declared there was no collusion, without rebuttal from anyone within those Departments:

**THE DEPARTMENT OF JUSTICE** Represented by Rod Rosenstein;

<https://youtu.be/5rAxiX8Tiu0>

**THE FBI** represented by Andrew McCabe;

<https://youtu.be/SwB7CiqIqXE>

**THE ENTIRE INTELLIGENCE COMMUNITY** represented by **DNI James Clapper**;

<https://youtu.be/ZEmkN8aoeMY>

**THE SENATE INTELLIGENCE COMMITTEE** represented by **Diane Feinstein**.

<https://youtu.be/GLcMBnz9GWk>

The findings of this Report are that the hard evidence is incontrovertible, that for the sake of Justice and restoring our Intelligence Community including the FBI, and restoring the DOJ, and public confidence thereof, the false allegations concerning Russia Collusion should be immediately dismissed, to remove the distractions from President Donald J. Trump, and relieving the U.S. Taxpayers of this burden, and subsequently, the abundance of evidence, should cause the immediate referrals for criminal prosecution against the following parties, and the removal from U.S. Government office, of those who remained employed.