

# Verdict®



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## Federal Court Orders Clinton To Answer Additional Email Questions Under Oath

U.S. District Court Judge Emmet G. Sullivan ruled that within 30 days Hillary Clinton must answer under oath two additional questions about her controversial email system.

In 2016, Clinton was required to submit under oath written answers to Judicial Watch's questions. Clinton objected to and refused to answer questions about the creation of her email system; her decision to use the system despite warnings from the State Department cybersecurity officials; and the basis for her claim that the State Department had "90-95 per-

cent" of her emails.

After a lengthy hearing on November 14, 2018, Judge Sullivan ruled that Clinton must address two questions that she refused to answer under oath:

- Describe the creation of the clintonemail.com system, including who decided to create the system, the date it was decided to create the system, why it was created, who set it up, and when it became operational.

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Hillary Clinton

SHUTTERSTOCK

## Judicial Watch Sues FBI Over Failure To Preserve Text Messages

### Files suit over disgraced FBI official McCabe's texts



Former FBI Deputy Director Andrew McCabe

Judicial Watch filed lawsuits in September and October 2018 regarding the maintenance of text messages as federal records and for records of the audit of communications of former FBI Deputy Director Andrew McCabe.

After the FBI claimed that text messages are not subject to the Freedom of Information Act (FOIA), Judicial Watch filed suit to ensure that text messages are being preserved. The new lawsuit under the Administrative Procedure Act (APA) against the FBI challenges the FBI's failure to preserve FBI text messages as required by the Federal Records Act. (*Judicial Watch v. FBI* (No.1:18-cv-02316)).

In its lawsuit, Judicial Watch points to a related FOIA case in which Michael G. Seidel, the assistant

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AP PHOTO/ALEX BRANDON, FILE

## Clinton

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- During your October 22, 2015 appearance before the U.S. House of Representatives Select Committee on Benghazi, you testified that 90 to 95 percent of your emails “were in the State’s system” and “if they wanted to see them, they would certainly have been able to do so.” Identify the basis for this statement, including all facts on which you relied in support of the statement, how and when you became aware of these facts, and, if you were made aware of these facts by or through another person, identify the person who made you aware of these facts.

Judge Sullivan read his opinion from the bench, deciding that the question about the creation of the email system was within the scope of discovery. Judge Sullivan rejected Clinton’s assertion of attorney-client privilege on the question about the emails “in the State’s system.”

The court refused Judicial Watch’s and media’s requests to unseal the deposition videos of Huma Abedin, Cheryl Mills and other Clinton State Department officials. And, it upheld Clinton’s objections to answering a question about why she refused to stop using her Blackberry despite warnings from State Department security personnel. Justice Department lawyers for the State Department defended Clinton’s refusal to answer certain questions and argued



JUDICIAL WATCH

**JW President Tom Fitton with JW attorney Mike Bekesha, who appeared in federal court against Mrs. Clinton’s personal lawyer, the Justice Department and State Department**

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**“It is shameful that Judicial Watch attorneys must continue to battle the State and Justice Departments, which still defend Hillary Clinton, for basic answers to our questions about Clinton’s email misconduct.”**

~ *Judicial Watch President Tom Fitton*

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for the continued secrecy of the deposition videos.

This hearing and court ruling are the latest development in a Judicial Watch Freedom of Information Act (FOIA) lawsuit about the controversial employment status of Huma Abedin, former deputy chief of staff to Clinton. The lawsuit, which seeks records regarding the authorization for Abedin to engage in outside employment while employed by the Department of State, was reopened because of revelations about the Clintonemail.com system (*Judicial Watch v. U.S. Department of State* (No. 1:13-cv-01363)). The court also granted discovery to Judicial Watch to help determine if and how Clinton’s email system thwarted FOIA.

“A federal court ordered Hillary Clinton to answer more questions about her illicit email system — which is good news,” said Judicial Watch President Tom Fitton. “It is shameful that Judicial Watch attorneys must continue to battle the State and Justice Departments, which still defend Hillary Clinton, for basic answers to our questions about Clinton’s email misconduct.”

(On November 19, Judicial Watch President Tom Fitton appeared on *Mornings on the Mall* on WMAL Radio to discuss Judge Sullivan’s ruling, which can be listened to at the Judicial Watch website: <http://jwatch.us/hillarycourtdecision>) 



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Judicial Watch is a conservative, non-partisan American educational foundation that promotes transparency, accountability and integrity in government, politics and the law. Judicial Watch advocates high standards of ethics and morality in America’s public life and seeks to ensure that public officials do not abuse the powers entrusted to them by the American people.

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# Why Is The State Department Refusing To Disclose Soros' Involvement In Macedonia?

By Tom Fitton



JUDICIAL WATCH

Reprint of an April 28, 2017 op-ed in *The Hill*

One reason George Soros has been able to be so active in the political arena is that he has received a considerable amount of our tax dollars to fund his activities. It would be interesting to know the full extent of this funding.

Judicial Watch recently filed a Freedom of Information Act (FOIA) lawsuit against the U.S. Department of State and the U.S. Agency for International Development (USAID) for records of communications relating to the funding and political activities of the Open Society Foundation — Macedonia. Judicial Watch wants to learn why the Macedonia

organization, part of George Soros' Open Society Foundations, received nearly \$5 million from USAID from 2012 to 2016. The suit was filed in the U.S. District Court for the District of Columbia (*Judicial Watch v. U.S. Department of State and the U.S. Agency for International Development* (No. 1:17-cv-00729)).

Both the State Department and USAID failed to respond to a February 16, 2017 FOIA request seeking:

- All records related to any grants, contracts, or disbursements of funds by the State Department to the Open Society Foundation — Macedonia and/or any of the Foundation's subsidiaries. This request includes all related requests for funding, payment authorizations, or similar records, as well as all related records of communication between any official, employee, or representative of the State Department and any official, employee, or representative of the U.S. Agency for International

★ ★ ★  
**It's clear from what we have already learned that the Obama administration freely used our tax dollars for political purposes, including support of the Soros operation.**

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Development (USAID).

- Any records of communication between any official, employee, or representative of the State Department and any officer, employee, or representative of the Open Society Foundation — Macedonia and/or any of the Foundation's affiliated organizations. This request includes responsive records of communication sent from or directed to U.S. Ambassador to Macedonia Jess L. Baily.
- All analyses or similar records regarding the political activities of the Open Society Foundation — Macedonia and/or any of the Foundation's affiliated organizations.
- All messages transmitted via the State Department's SMART system sent from any U.S. Government employee or contractor operating under the Chief of Mission's authority at the U.S. Embassy in Skopje that pertain to the Open Society Foundation — Macedonia and/or any of the Foundation's affiliated organizations.

The USAID website reports that between February 27, 2012 and August 31, 2016 it gave \$4,819,125

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George Soros

SEAN DEMPSEY/PA WIRE URN:39829963

## FBI

From page 1

section chief of the Record/Information Dissemination Section in the FBI's Information Management Division, stated: "text messages on [FBI]-issued devices are not automatically integrated into an FBI records system" (*Danik v. U.S. Department of Justice*, (No. 1:17-cv-01792)).

Judicial Watch argued that the FBI "does not have a recordkeeping program in place that provides effective controls over the maintenance of electronic messages, including text messages." Moreover:

"The FBI relies upon its personnel to incorporate their text messages into a recordkeeping system. If FBI personnel do not actively incorporate their text messages into a recordkeeping system, the text messages are not preserved."

Judicial Watch asked the court to declare the FBI's failure to have a recordkeeping program for electronic messages to be "not in accordance with law" and to order the FBI "to establish and maintain a recordkeeping program that provides effective controls over the maintenance of electronic messages."

If text messages are not preserved, then they may be deleted and never produced to Congress, criminal

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**"This lawsuit exposes a massive FBI cover-up of its text messages, which are government records and are, by the thousands, likely to have been deleted and lost by FBI employees."**

~ *Judicial Watch President Tom Fitton*

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Former FBI Director James Comey testifies in front of the Senate Intelligence Committee, June 2017

investigators and to the American people under FOIA.

Judicial Watch also filed suit against the Justice Department after Justice failed to respond to an August 27, 2018 FOIA request seeking the FBI's audit records of McCabe's communications (*Judicial Watch v. U.S. Department of Justice* (No. 1:18-cv-02283)).

In 2015, a political action committee run by Terry McAuliffe, a close friend and political supporter of Bill and Hillary Clinton, donated nearly \$500,000 to Andrew McCabe's wife Jill, who was then running for the Virginia State Senate. Also, the Virginia Democratic Party, over which McAuliffe had significant influence, donated an additional \$207,788 to the Jill McCabe campaign. In July 2015, Andrew McCabe was in charge of the FBI's Washington, D.C., field office, which provided personnel resources to the Clinton email probe.

In July 2017, Judicial Watch filed three FOIA lawsuits seeking communications between the FBI and McCabe concerning "ethical issues" involving his wife's political campaign, McCabe's communications with McAuliffe, and McCabe's travel vouchers.

Following an inspector general



Report, a grand jury reportedly was impaneled recently to investigate McCabe's possible role in leaks to the media "to advance his personal interests."

The FBI has told Judicial Watch that it is under no legal obligation to produce any of Andrew McCabe's text messages under FOIA, which has attracted criticism from President Trump.

"This lawsuit exposes a massive FBI cover-up of its text messages, which are government records and are, by the thousands, likely to have been deleted and lost by FBI employees," said Judicial Watch President Tom Fitton. "And of course, this cover-up conveniently impacts the production of text messages to Judicial Watch and Congress of disgraced FBI officials Andrew McCabe, Peter Strzok, Lisa Page and James Comey." 

SHUTTERSTOCK.COM

## Message

From page 3

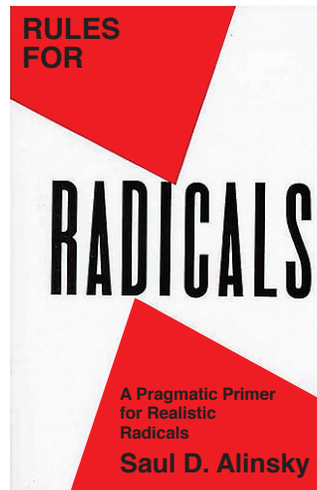
in taxpayer money to Soros' Open Society Foundation — Macedonia (FOSM), in partnership with four local "civil society" organizations. The USAID's website links to [www.soros.org.mk](http://www.soros.org.mk) and says the project trained hundreds of young Macedonians "on topics such as freedom of association, youth policies, citizen initiatives, persuasive argumentation and use of new media."

In February, Judicial Watch's Corruption Chronicles reported:

"The U.S. government has quietly spent millions of taxpayer dollars to destabilize the democratically elected, center-right government in Macedonia by colluding with left-wing billionaire philanthropist George Soros, records obtained by Judicial Watch show. Barack Obama's U.S. ambassador to Macedonia, Jess L. Baily, has worked behind the scenes with Soros' Open Society Foundation to funnel large sums of American dollars for the cause, constituting an interference of the U.S. ambassador in domestic political affairs in violation of the Vienna Convention on Diplomatic Relations."



Jess L. Baily, U.S. ambassador to Macedonia



Saul D. Alinsky's handbook for radical activism

Here's how the clandestine operation functions, according to high-level sources in Macedonia and the U.S. that have provided Judicial Watch with records as part of an ongoing investigation. The Open Society Foundation has established and funded dozens of left-wing, nongovernmental organizations (NGOs) in Macedonia to overthrow the conservative government. One Macedonian government official interviewed by Judicial Watch in Washington, D.C., recently called it the "Soros infantry." The groups organize youth movements, create influential media outlets and organize violent protests to undermine the institutions and policies implemented by the government. One of the Soros groups funded the translation and publication of Saul Alinsky's *Rules for Radicals* into Macedonian. The book is a tactical manual of subversion, provides direct advice for radical street protests and proclaims Lucifer to be the first radical. Thanks to Obama's ambassador, who has not been replaced by President Trump, Uncle Sam keeps the money flowing so the groups can continue operating and recruiting, sources in Macedonia and the U.S. confirm.

According to a September 2015 article at [InsidePhilanthropy.com](http://InsidePhilanthropy.com), Soros' Open Society Foundation "may be the largest philanthropic organiza-

tion ever built, with branches in 37 countries. While the Gates Foundation spends more money, OSF has a larger footprint worldwide thanks to its many local offices, including throughout Africa. OSF's budget will be around \$930 million ..."

The activities of Ambassador Bailey and USAID's funding of the Open Society Foundation have recently come under congressional scrutiny. On Jan. 17, 2018, Sen. Mike Lee (R-Utah) sent a letter to Baily asking him to explain the State Department's relationship with Open Society Foundation. On February 24, 2018, Reps. Chris Smith (R-N.J.), Louie Gohmert (R-Texas) and others called on the Government Accountability Office to conduct an investigation and audit of the State Department's and USAID's activities in Macedonia, including funding of Open Society Foundation entities and potential interference in domestic Macedonian political affairs in potential violation of the Vienna Convention on Diplomatic Relations.

It's clear from what we have already learned that the Obama administration freely used our tax dollars for political purposes, including support of the Soros operation. Let's hope Trump's State Department and USAID will follow open records laws and disclose the details of the Obama-Soros wellspring. **TF**

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# Court Report

## Judicial Watch Lawsuit Seeks Records On Hillary Clinton's Security Clearance

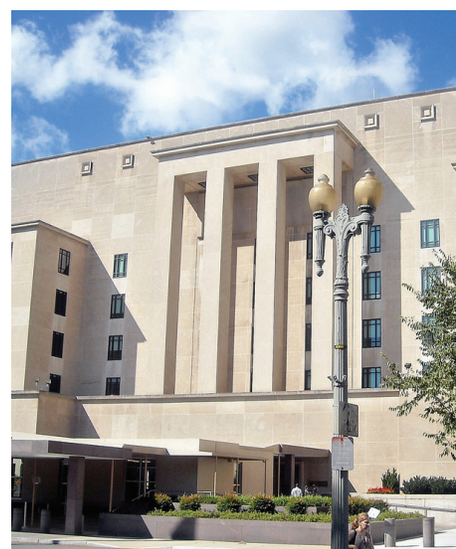
Judicial Watch filed a Freedom of Information Act (FOIA) lawsuit on October 29, 2018 against the U.S. Department of State requesting all records regarding the security-clearance status of former Secretary of State Hillary Clinton and four of her top aides during her tenure at the State Department.

Clinton's security clearance reportedly was withdrawn at her request on August 30 — which is nine days after Judicial Watch filed an August 21 FOIA request seeking information on the former Secretary of State's security-clearance status.

Judicial Watch filed its lawsuit (*Judicial Watch v. U.S. Department of State* (1:18-cv-02496)) in U.S. District Court for the District of Columbia after the State Department failed to respond to the August 21 FOIA request seeking:

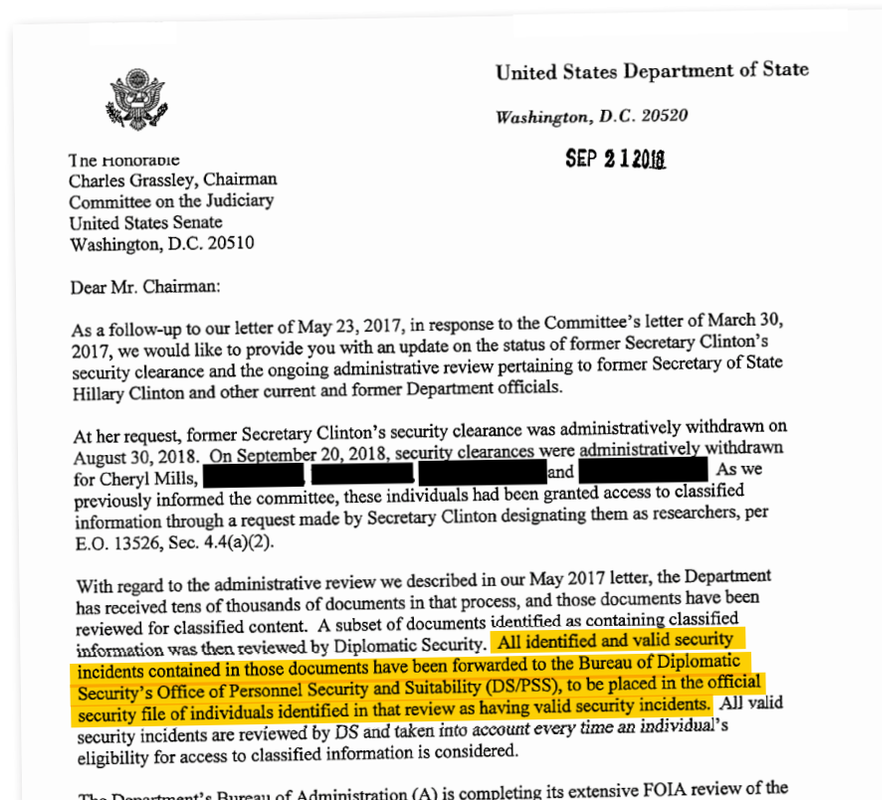
“Any and all records concerning, regarding, or relating to the security clearance status of Clinton, Huma Abedin, Cheryl Mills, Jacob Sullivan and Phillipe Reines.”

In a September 21 letter to Senate Judiciary Committee Chairman



U.S. Department of State

### State Department letter to Senate Judiciary Committee Chairman Charles Grassley (R-IA).



Charles Grassley, Acting Assistant Secretary for Legislative Affairs Charles S. Faulkner said that, at her request, Clinton's security clearance was “administratively withdrawn” on August 30.

The letter added that, on September 20, security clearances were “administratively withdrawn” for Clinton aide Cheryl Mills and four other redacted names who “had been granted access to classified information through a request made by Secretary Clinton designating them as researchers.” The letter also suggests that Mrs. Clinton and her aides may have been cited for “valid security incidents.”

An October 12 news release from the Senate Judiciary Committee said the news on Clinton's security clearance was part of an update from the State Department of “its ongoing review of the mishandling

See **LAWSUIT** on page 9

# Judicial Watch Files Bar Complaint Against Christine Blasey Ford's Lawyers

**Ford's lawyers failed to inform her she need not come to DC but could have been interviewed by female staffers in private at home**

Dr. Ford's lawyers neglected to inform their client that she could have been interviewed by female staffers at home, in private, rather than the formal hearing in Washington, D.C.

Judicial Watch filed a complaint to the Board of Professional Responsibility of the District of Columbia Court of Appeals against Debra S. Katz, Lisa J. Banks, and Michael R. Bromwich for violating the rules of professional responsibility in their representation of Dr. Christine Blasey Ford before the U.S. Senate Judiciary Committee during the hearings on the Supreme Court nomination of the Honorable Brett Kavanaugh.

According to the Judicial Watch complaint, by not informing their client Dr. Ford that Sen. Chuck Grassley, chairman of the Senate Judiciary Committee, offered in a letter to "fly female staff investigators to meet Dr. Ford... in California, or anywhere else, to obtain (her) testimony," Katz, Banks, and Bromwich violated the following District of Columbia Rules of Professional Conduct:

Rule 1.4(a) — A lawyer shall keep

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**"If you [the Committee] were going to come out to see me, I would have happily hosted you and had you — had been happy to speak with you out there."**

*~ Dr. Christine Blasey Ford  
testifying before the Senate  
Judiciary Committee*

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PHOTO BY TOM WILLIAMS/GO ROLL CALL/POOL

**Christine Blasey Ford, left, flanked by attorneys Michael Bromwich and Debra Katz, testifies during the Senate Judiciary Committee hearing on the nomination of Brett M. Kavanaugh, Sept. 2018**

a client reasonably informed about the status of a matter and promptly comply with reasonable requests for information.

Rule 1.4(b) — A lawyer shall explain a matter to the extent reasonably necessary to permit the client to make informed decisions regarding the representation.

The Judicial Watch complaint is reprinted below (footnotes removed):

To the Office of Disciplinary Counsel:

Judicial Watch hereby files a disciplinary complaint against District of Columbia bar members Debra S. Katz, Lisa J. Banks, and Michael R. Bromwich in connection with their representation of Dr. Christine Blasey Ford before the U.S. Senate Judiciary Committee [the "Committee"].

Rule 1.4(a) of the District of Columbia Rules of Professional Conduct ["DC Rules"] states: "A lawyer shall keep a client reasonably informed about the status of a matter and promptly comply with reasonable requests for information." Rule 1.4(b) provides: "A lawyer shall explain a matter to the extent reasonably necessary to permit the client to make informed decisions regarding the representation."

In this case, Dr. Ford made well-publicized allegations of sexual misconduct involving Judge Brett Kavanaugh of the U.S. Court of Appeals for the District of Columbia Circuit, whose nomination to the U.S. Supreme Court was before the Committee. Her identity was first revealed in connection with these allegations on September 16, 2018. The next day, September 17, 2018, Ms. Katz went on several television shows asking that the Committee

**See COMPLAINT page 8**

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## Court Report

### Complaint

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hold a public hearing so that Dr. Ford could offer her testimony.

Sen. Chuck Grassley, chairman of the U.S. Senate Judiciary Committee, honored that request. In a letter sent on September 19, 2018, he informed Ms. Katz and Ms. Banks that the Committee was scheduling a hearing on Judge Kavanaugh's nomination for September 24, 2018, in order to "give Dr. Ford an opportunity to tell her story to the Senate and, if she chooses, to the American people." Letter from Sen. Chuck Grassley, Chairman, S. Judiciary Comm., to Debra S. Katz and Lisa J. Banks (Sept. 19, 2018) (available at <https://goo.gl/ce3SVv>). He informed Ms. Katz and Ms. Banks that the hearing could be public or private, and that Dr. Ford could also choose to have a public or private staff interview with Committee staff, either by phone or in person. "To that end," Chairman Grassley continued, "Committee staff has attempted to contact you directly by phone and email several times to schedule a call at a time convenient for you and your client. We thus far have not heard back from you with regard to that request." He reiterated that "my staff would still

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**The Chairman is even willing to fly female staff investigators to meet Dr. Ford and you in California, or anywhere else, to obtain Dr. Ford's testimony.**

*~ Letter from Senate Judiciary Committee Chairman Charles Grassley to Ms. Katz*

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welcome the opportunity to speak with Dr. Ford at a time and place convenient to her."

On September 21, 2018, Chairman Grassley wrote another letter to Ms. Katz, where he stated that "[t]he Chairman has offered the ability for Dr. Ford to testify in an open session, a closed session, a public staff interview, and a private staff interview." Press Release, Senate Judiciary Committee, Ford 'Wasn't Clear' Committee Offered California Interview in lieu of Public Washington Hearing (Oct. 2, 2018) (available at <https://goo.gl/6dmN-Jd>). "The Chairman is even willing to fly female staff investigators to meet Dr. Ford and you in California, or anywhere else, to obtain Dr. Ford's testimony." (Emphasis added.)

See COMPLAINT page 9

## Complaint

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When the hearing finally took place on September 27, 2018, however, the following exchange took place between Dr. Ford, under oath, and counsel for the Committee, Rachel Mitchell:

**Mitchell:** May I ask, Dr. Ford, how did you get to Washington?

**Ford:** In an airplane.

**Mitchell:** OK. It's — I ask that, because it's been reported by the press that you would not submit to an interview with the Committee because of your fear of flying. Is — is that true?

**Ford:** Well, I was willing — I was hoping that they would come to me, but then I realized that was an unrealistic request.

**Mitchell:** It would've been a quicker trip for me.

**Ford:** Yes. So that was certainly what I was hoping, was to avoid having to get on an airplane, but I eventually was able to get up the gumption with the help of some friends, and get on the plane.

Nomination of the Honorable Brett M. Kavanaugh to be an Associate Justice of the Supreme Court of the United States (Day 5): Hearings before the Comm. on the Judiciary, 115th Cong. (2018)

Mitchell's questioning at the hearing continued:

**Mitchell:** Was it communicated to you by your counsel or someone else, that the Committee had asked to interview you and that — that they offered to come out to California to do so?

**Bromwich:** We're going to ob-



Sen. Chuck Grassley (R-IA)

ject, Mr. Chairman, to any call for privileged conversations between counsel and Dr. Ford. It's a privileged conversation ...

### (CROSSTALK)

**Grassley:** Would — could — could we — could you validate the fact that the offer was made without her saying a word?

**Bromwich:** (OFF-MIKE)

**Grassley:** Is it possible for that question to be answered without violating any counsel relationships?

**Ford:** Can I say something to you — do you mind if I say something to you directly?

**Grassley:** Yes.

**Ford:** I just appreciate that you did offer that. I wasn't clear on what the offer was. If you were going to come out to see me, I would have happily hosted you and had you — had been happy to speak with you out there. I just did not — it wasn't clear to me that that was the case.

Thus, it is clear, by Dr. Ford's own testimony, that her attorneys did

See **COMPLAINT** page 10

## Lawsuit

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of classified information related to the use of Clinton's non government email server... Department authorities are continuing to review tens of thousands of documents for classified content."

"The State Department needs to provide the full truth on the security clearances of Hillary Clinton and her top aides and why the agency allowed Mrs. Clinton to keep her clearance despite her mishandling

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**Mrs. Clinton and her aides may have been cited for "valid security incidents."**

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of classified information and related false statements," said Judicial Watch President Tom Fitton. **JW**

## Complaint

From page 9

not communicate the Committee's multiple offers to take her testimony in California, despite the fact that this was Dr. Ford's preferred option. In fact, Dr. Ford testified that she "wasn't clear on what the offer was" and regarded the possibility of investigators taking her testimony in California as "unrealistic" — when in fact it had been specifically offered.

Despite knowing of Dr. Ford's strong preference to not travel to Washington, D.C., it was inexcusable that Dr. Ford's attorneys should have neglected to inform her of the fact that the Committee investigators were willing to meet her in California. Dr. Ford was thus deprived of the ability to "participate intelligently in decisions concerning the objectives of the representation and the means by which they are to be pursued."

D.C. Rules of Prof I Conduct r. 1.4(b) cmt. 1.

The misconduct of Ms. Katz, Ms. Banks, and Mr. Bromwich noted above has been widely reported. It appears likely that they knowingly subordinated their client's interest in avoiding the publicity of a Senate hearing and avoiding travel to Washington, D.C., to the desire of Democratic Senators on the Committee to have such a hearing take place in Washington, D.C. Their failure to inform their client of the offer to have Committee staff investigate Dr. Ford in California was dishonest at worst and careless at best. Either way, it is inexcusable, and raises substantial questions about their character and fitness to practice law. It warrants a full investigation by the Office of Disciplinary Counsel.

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**"Their failure to inform their client of the offer to have Committee staff investigate Dr. Ford in California was dishonest at worst and careless at best."**

*~JW Bar Complaint*

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"We are concerned that ethics rules were violated by Dr. Ford's attorneys during the Kavanaugh confirmation and took action to get accountability," stated Judicial Watch President Tom Fitton. "We already filed a Senate ethics complaint against Sen. Cory Booker over his admitted rule-breaking and are considering additional steps to address the misconduct committed by Justice Kavanaugh's opponents." 



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# Chronicles

## Elaborately Planned Caravan Brings Human Traffickers, Gangbangers To Guatemala

The migrant caravan marching northbound through Central America is an “elaborately planned” movement that’s benefitting human smugglers and bringing disturbing numbers of violent gang members and other criminal elements through Guatemala, according to government sources in the capital, Guatemala City.

A Guatemalan official told Judicial Watch: “MS-13 gang members have been detained and coyotes [human smugglers] are joining the march with clients who pay to get smuggled into the United States.” People from Asian countries waiting to get smuggled into the U.S. through Central America are also integrating with poor Hondurans in the caravan, a high-level Guatemalan government source confirmed. Among them are nationals of Bangladesh, a south Asian Islamic country that’s well-known as a recruiting ground for terrorist groups such as ISIS and Al-Qaeda Indian Subcontinent (AQIS). “There are lots of dirty businesses associated with this,” Guatemalan authorities told Judicial Watch. “There’s lots of human trafficking.”

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**“It is very complex,  
not a simple march.  
There is nothing  
spontaneous about it.”**

~ Guatemalan government source

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Migrants from Central America move toward the border checkpoint in Tijuana, Mexico, Nov. 25, 2018

Sandwiched between Honduras and Mexico, Guatemala has been overrun with the onslaught of migrants who began their journey mid-October in the northern Honduran city of San Pedro Sula. At last count, around 7,000 people have participated in the trek, a great number of them rowdy, angry men ages 17 to 40. Guatemala President Jimmy Morales has ordered the military and police to detain all of the migrants and facilitate their safe return back to Honduras, though thousands have already reached the Mexican border. In a morning interview with Judicial Watch at the Guatemalan Ministry of Defense, Secretary of Defense General Luis Miguel Ralda Moreno said more than 2,000 Hondurans have been

sent back home on buses. “We’re doing everything possible to stop the caravan while still respecting human rights,” General Moreno said.

During an afternoon interview at the National Palace, President Morales said that Guatemala has absorbed the huge cost of mobilizing police and military to return thousands of people to Honduras. He would like the United States to help him find the organizers of the caravan so they can face legal consequences. “Mass immigration like this endangers lives,” Morales said. “This is unprecedented. We are in the process of investigating who is behind the caravan.” Morales assured Judicial Watch that Guatemala is doing everything possible to curb

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## Caravan

From page 11

illegal immigration and asked for cooperation from the United States.

It has been a delicate and complicated task, Guatemalan officials say, because the caravan is a very well-organized movement that has been well-orchestrated. There are rest points along the route with food, water and shelter for the migrants as well as medical care in some areas. “It’s very strategic and extremely organized,” a Guatemalan government source told Judicial Watch. “It is very complex, not a simple march. There is nothing spontaneous about it.”

During a visit to the Guatemala-Honduran border in late October, Judicial Watch interviewed multiple migrants who repeated the same rehearsed line when asked who organized the caravan, insisting it was a spontaneous event even though there were clearly organizers shouting instructions in Spanish and putting select persons in front of cameras for interviews. All of them said the caravan was not about politics but rather poverty.

Guatemalan officials disagree, estimating that the caravan is a movement of radicalized forces to desta-



Migrants gather at the Mexico-U.S. border after getting past a line of Mexican police at the Chaparral crossing in Tijuana, Mexico, Sunday, Nov. 25, 2018

bilize Central American countries. Honduran President Juan Orlando Hernández, a conservative, echoes that assessment. In an October 17 local newspaper report, Hernández asserted that leftist interests seeking to destabilize the country are manipulating migrants. Women and children are being used without regard for the risks to their lives, Hernández

said. “The irregular mobilization was organized for political reasons to negatively affect the governance and image of Honduras and to destabilize the peace of neighboring countries,” the president said, adding that many have returned to the country after realizing they’ve been fooled.

Additionally, Judicial Watch has obtained exclusive information and photos from Guatemalan authorities revealing that they have recovered seven unaccompanied minors from human smugglers working inside the caravan. The children have been taken into custody and they are being provided with food, water and medical attention, according to a high-level Guatemalan government official. The smugglers have been arrested, and the broader investigation into criminal activity in the caravan is ongoing.

A Judicial Watch team, headed by Director of Investigations Chris Farrell, spent several days on the Guatemala-Honduras border covering the illegal alien caravan, which originated in the northern Honduran city of San Pedro Sula. The team filed a number of exclusive reports and videos and met with Guatemalan President Jimmy Morales and other top government officials.

“Judicial Watch has been at the forefront of this top news story, reporting exclusive information from inside that no other news organization is reporting,” said Judicial Watch President Tom Fitton. “Chris Farrell and Irene Garcia put themselves in harm’s way to get this material, and Judicial Watch supporters nationwide are highly grateful for their sacrifices.”

Judicial Watch recently reported, in a startling revelation, that Guatemala’s president announced October 11 in the country’s largest newspaper that nearly 100 ISIS terrorists have been apprehended in the impoverished Central American nation. **JW**



Judicial Watch fact-finding team prepares to board helicopter provided to them by the Guatemalan government that would fly them to Guatemala’s southern border (left to right: Guatemalan intelligence officer (name unknown), Irene Garcia, Sara Carter, Guatemalan Secretary of Strategic Intelligence Mario Duarte and Chris Farrell)

# Narco-Terrorism To Worsen Under Mexico's New President; Amnesty For Drug Traffickers

The overwhelming majority of illegal drugs in the United States already come from Mexico, and Mexican traffickers are the greatest criminal threat to the nation. But, things are about to get worse as Mexico's new left-wing president takes over. His name is Andrés Manuel López Obrador (known popularly as AMLO).

He opposes hardline anti-drug policies and believes in amnesty for drug-war criminals.

A U.S. State Department document obtained by Judicial Watch warns that Obrador, who took over December 1, will seek to decriminalize marijuana and poppy cultivation early in his term. He also intends to end Mexican military intervention in the drug war and pardon some drug offenders, according to a document issued recently by Mexico's Bureau of Diplomatic Security, titled, "Mexico's Drug War & AMLO," and subtitled, "Crime; Drug Trafficking; Narco-Terrorism."

Narco-violence and cartel-associated crime already are one of the most dangerous threats against U.S. private-sector interests in Mexico, according to the State Department, and Obrador's new policies will only worsen the crisis. According to the new State Department memo:

"The promised amnesty deal with organized criminal groups and the pledge to investigate and prosecute corrupt politicians, many of whom are in business with the cartels, prompts concern about increased impunity for violent offenders."

The memo identifies "hot spots" for Mexican Criminal and Narco-Violence and reveals that the drug war and cartel infighting have caused severe, nationwide security repercussions. Five Mexican states (Colima, Guerrero, Michoacán, Sinaloa, and Tamaulipas) have such high levels



Mexico's President-elect Andrés Manuel López Obrador

of violence that the U.S. government warns against travel there. Common crimes include homicide, kidnapping, carjacking, and robbery. "In these states, gang activity, including gun battles, is widespread," the State Department writes:

"Criminal organizations operate freely and sometimes with impunity. Local law enforcement has limited capability to respond to violence in many parts of these

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**Mexican drug cartels have long benefitted from our susceptible southern border, and the situation is more serious than ever because traffickers have joined forces with Middle Eastern terrorists to enter the United States.**

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states, as criminal organizations have laid territorial claim to significant portions of the region."

In 2017, the Federal Bureau of Investigation (FBI) handled 116 kidnappings in Mexico, 81 for ransoms, and during the 2018 general elections there were 774 attacks against politicians. More than 150 politicians were killed in the attacks, the State Department reveals, and 371 non-elected officials. On election day alone, 138 assaults were reported in Mexico and seven politicians were murdered, compared to nine during the entire 2012 election season. Clearly, our neighbor to the south is a perpetually unstable, crime-infested cesspool. Intra-cartel violence remains the most prevalent type of crime, much like an outlaw society taken over by thugs.

"Although Mexico employs strict gun-control laws, criminals are often armed with guns, which has resulted in the increase of homicide incidents in Mexico," according to the

**See DRUGS page 14**

## Drugs

From page 13

State Department memo. The memo continues:

“While most of these homicides appeared to be targeted, criminal-organization assassinations, turf battles between criminal groups have resulted in violent crime in areas frequented by U.S. citizens. Shooting incidents injuring or killing bystanders have occurred. In some states, members of these groups frequently maintain roadblocks and may use violence towards travelers.”

It’s difficult to imagine, but the Mexican crisis likely will continue to worsen. For years a variety of government audits have documented that the overwhelming majority of illegal drugs in the U.S. come from Mexico, and Mexican traffickers remain the greatest criminal threat to the country. A recent warning that comes to mind is the Drug Enforcement Administration’s (DEA) 2015 National Drug

Threat Assessment proclaiming that Mexican cartels are in a class of their own, that “no other group can challenge them in the near term.”

The U.S. government classifies them as Transitional Criminal Organizations (TCOs), and they smuggle in enormous quantities of heroin, cocaine, methamphetamine and marijuana. These are sophisticated operations that have been smuggling huge amounts of illicit drugs into the United States for some time. But, it doesn’t end there.

The DEA has confirmed that major Mexican cartels are actually operating inside the United States. They include the Beltran-Leyva Organization (BLO), New Generation Jalisco Cartel (Cartel de Jalisco Nueva Generación or CJNG), the Los Cuinis, Gulf Cartel (Cartel del Golfo or CDG), Juarez Cartel, Michoacán Family (La Familia Michoacána or LFM), Knights Templar (Los Caballeros Templarios or LCT), Los Zetas, and the infamous Sinaloa Cartel.

Mexican drug cartels have long benefitted from our susceptible southern border, and the situation is more serious than ever because traffickers have joined forces with Middle Eastern terrorists to enter the United States. Years ago, Judicial Watch broke a story detailing how smugglers (“coyotes”) working for the Juárez Cartel help move ISIS terrorists through the desert and across the border between Santa Teresa and Sunland Park, New Mexico. To the east of El Paso and Ciudad Juárez, cartel-backed “coyotes” also smuggle ISIS terrorists through the porous border between Acala and Fort Hancock, Texas. Judicial Watch’s high-level government sources say these specific areas were targeted for exploitation by ISIS because of their understaffed municipal and county police forces and the relative safe havens the areas provide for the unchecked, large-scale drug smuggling already ongoing. **JW**

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# Uncovered

## Documents Show State Department Links To Soros' Open Society Foundation – Romania

Judicial Watch released 49 pages of new State Department documents showing top Soros representatives in Romania collaborating with the State Department in a program jointly funded by, among others, Soros' Open Society Foundation — Romania and USAID, called the "Open Government Partnership."

The documents were obtained thanks to a March 2018 Judicial Watch Freedom of Information Act (FOIA) lawsuit filed against the U.S. Department of State and USAID after they failed to respond substantively to an October 2017 request (*Judicial Watch v. U.S. Department of State and U.S. Agency for International Development* (No. 1:18-cv-00667)). The lawsuit seeks:

- All records relating to any contracts, grants or other allocations/disbursements of funds by the State Department to the Open Society Foundation — Romania and/or its personnel and/or any OSFR subsidiary or affiliate.

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**"The State Department shouldn't be using tax dollars to either fund or advocate for Mr. Soros' far-left agenda. George Soros needs zero financial assistance from taxpayers."**

*~ Judicial Watch President Tom Fitton*

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**USAID**  
FROM THE AMERICAN PEOPLE

- All assessments, evaluations, reports or similar records relating to the work of Open Society Foundation — Romania and/or its subsidiaries or affiliated organizations.

On September 16, 2016, the State Department's Bureau of Educational and Cultural Affairs Senior Program Designer Jennryn Wetzler sent an email announcing that the featured speaker in a State Department-sponsored "Open Government Partnership" conference call would be longtime Soros' foundations official in Romania, Ovidiu Voicu. Voicu is the executive director of a Romanian non government organization

(NGO) called the Center for Public Innovation, which describes itself as a "spin-off" of Soros' Open Society Foundation — Romania.

*"From: Wetzler, Jennryn M*

*"Sent: Friday, September 16, 2016 2:36 PM*

*"To: Wetzler, Jennryn M*

*"Cc: 'Jan GondoI'; 'Nicole Allen'; 'Ovidiu Voicu'; ECACollaboratory*

*"Subject: Invitation to the monthly OGP and open education network call: 9/28 at 14:00 UTC/ 10:00 EDT*

"Please join us for a conversation with Ovidiu Voicu, executive director of Romania's Center for Public Innovation. Ovidiu will share updates from Romania, including recent OGP commitments to OER and open data & transparency in education! We encourage everyone to share thoughts and questions, as well as their own country updates.

*Speaker Bio: Ovidiu Voicu leads*



See **SOROS** page 16

# Soros

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the Center Public Innovation, a spin-off of the Open Society Foundation — Romania. He joined the Foundation in 2000 to coordinate its social research programs, and in April 2012, he took the leadership of the newly created public policy unit. In 2015, with the Foundation phasing out its activities in Romania, Ovidiu and his team created the Center for Public Innovation to continue the Open Society legacy and work on the ground.”



Ovidiu Voicu leads the Center Public Innovation, a spin-off of the Open Society Foundation Romania

On April 19, 2016, Wetzler emails Romanian chancellery official and Open Government Partnership participant Radu Puchiu regarding a meeting with an “Open Society Romania colleague” regarding the possibility of Romania committing to open educational resources (OER) programs.

On October 13, 2016, State Department official Richard Silver circulated summaries of Romanian news stories. In an analytical comment concerning a summary of a newspaper article discussing a proposal by Romanian politicians to ban George Soros-backed NGO members from holding public office, he defended Soros’ Open Society Foundation’s involvement in Romania:

“Since 1990, the Soros’ Foundation for Open Society was one of the main donors in Romania and other former communist countries, financing sociological research, education, social inclusion, good governance, civic culture and integrated community intervention. The most influential Romanian NGOs as well as politicians, researchers and other players who had scholarships abroad benefitted by its financing. Over the past 26 years, a series of political parties, mainly PSD and its political allies, have blamed NGOs, intellectuals, cultural personalities of eroding Romania’s economy, territorial autonomy, public order or the health

of the population. Independent analysts warned about the danger of such messaging which creates social shifts and turns Romania back to communist practices.”

Also, on October 13, 2016, Silver circulated the same news summaries, but the analysis contained additional material that was redacted as classified.

“These government documents detail a close working relationship between the State Department and the Soros foundations’ operations in Romania and Europe,” said Judicial Watch President Tom Fitton. “The State Department shouldn’t be using tax dollars to either fund or advocate for Mr. Soros far-left agenda. George Soros needs zero financial assistance from taxpayers.”

Judicial Watch is currently pursuing three FOIA lawsuits relating to the Obama administration’s funding for Soros’ operations. Judicial Watch is pursuing information about Soros’ activities in Macedonia and Colombia as well.

In April 2018, Judicial Watch published an in-depth study of Soros’ Open Society Foundation activities in Guatemala.

In July 2018, a Colombian human rights group funded by the U.S. government and Soros attacked Judicial Watch for exposing its ties to FARC, the country’s famously violent Marxist guerrillas.

In February 2017, Judicial Watch reported that the U.S. government had quietly spent millions of taxpayer dollars to destabilize the democratically elected, center-right government in Macedonia.

In a March 2017 letter to former Secretary of State Rex W. Tillerson, six U.S. senators (Lee (R-UT), Inhofe (R-OK), Tillis (R-NC), Cruz (R-TX), Perdue (R-GA) and Cassidy (R-LA)) called on the secretary to investigate the relations between USAID and the Soros foundations and how U.S. tax dollars are being used by the State Department and USAID to support left-of-center political groups who seek to impose left-leaning policies in countries such as Macedonia and Albania. JW

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# Federal Judge ‘Shocked’ Clinton Aide Granted Immunity By Justice Department

## Court criticizes State Department for providing false statements on Clinton emails

In his opening remarks at an October 12 hearing, U.S. District Court Judge Royce C. Lamberth strongly criticized the U.S. Department of State, stating, “The information that I was provided was clearly false regarding the adequacy of the [Clinton email] search and... what we now know turned out to be the Secretary’s email system.”

Turning his attention to the Department of Justice, Judge Lamberth said he was “dumbfounded” by the agency’s inspector general report revealing that Cheryl Mills had been given immunity and was allowed to accompany former Secretary of State Hillary Clinton to her FBI interview:

“I had myself found that Cheryl Mills had committed perjury and lied under oath in a published opinion I had issued in a Judicial Watch case where I found her unworthy of belief, and I was quite shocked to find out she had been given immunity in — by the Justice Department in the Hillary Clinton email case. So I did not know that until I read the IG report and learned that and that she had accompanied the Secretary to her interview.”

(In an April 28, 2008 ruling relating to Mills’ conduct as a White House official in responding to concerns about lost White House email records, Judge Lamberth called Mills’ participation in the matter “loathsome.” He further stated Mills was responsible for “the most critical error made in this entire fiasco ... Mills’ actions were totally inadequate to address the problem.”)

Lamberth also complained that the Justice Department attorney



U.S. Department of Justice, Washington, D.C.

representing the State Department was using “doublespeak” and playing “word games.”

The October hearing had been ordered by Judge Lamberth in JW’s Freedom of Information Act (FOIA) lawsuit regarding a request from Judicial Watch for further testimony under oath from Clinton, Mills and several other State Department

officials regarding the State Department’s processing of Judicial Watch’s FOIA request and Clinton’s emails. The State Department still opposes all of Judicial Watch’s requests for additional discovery into the Clinton email scandal.

Judge Lamberth said he was relieved that he did not allow the case to be shut down prematurely, as the State Department had requested:

“The case started with a motion for summary judgment [seeking to close the case] here and which I denied and allowed limited discovery because it was clear to me that at the time that I ruled initially, that false statements were made to me by career State Department officials, and it became more clear through discovery that the information that I was provided was clearly false regarding the adequacy of the search and this — what we now know turned out to be the Secretary’s email system.

“I don’t know the details of what

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**“I had myself found that Cheryl Mills had committed perjury and lied under oath in a published opinion I had issued in a Judicial Watch case where I found her unworthy of belief, and I was quite shocked to find out she had been given immunity...”**

~ U.S. District Court  
 Judge Royce C. Lamberth

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## Judge

From page 17

kind of IG inquiry there was into why these career officials at the State Department would have filed false affidavits with me. I don't know the details of why the Justice Department lawyers did not know false affidavits were being filed with me, but I was very relieved that I did not accept them and that I allowed limited discovery into what had happened."

Judge Lamberth also said the State Department was using "doublespeak" and word games:

**The Court:** The State Department told me that it had produced all records when it moved for summary judgment and you filed that motion. That was not true when that motion was filed.

**Mr. Prince:** At that time, we had produced all —

**The Court:** It was not true.

**Mr. Prince:** Yes, it was — well, Your Honor, it might be that our search could be found to be inadequate, but that declaration was absolutely true.

**The Court:** It was not true. It was a lie.

**Mr. Prince:** It was not a lie, Your Honor.

**The Court:** What — that's doublespeak.

\*\*\*

**Mr. Prince:** There's strong precedent saying that items not in the State's possession do not need to be searched....

**The Court:** And that's because the Secretary was doing this on a private server? So it wasn't in the State's possession?...So you're playing the same word game she



U.S. District Court Judge Royce C. Lamberth

played?

In March 2016, Judge Lamberth granted "limited discovery" to Judicial Watch:

"Where there is evidence of government wrong-doing and bad faith, as here, limited discovery is appropriate, even though it is exceedingly rare in FOIA cases.

\*\*\*

"[Judicial Watch] is certainly entitled to dispute the State Department's position that it has no obligation to produce these documents because it did not 'possess' or 'control' them at the time the FOIA request was made. The State Department's willingness to now search documents voluntarily turned over to the Department by Secretary Clinton and other officials hardly transforms such a search into an 'adequate' or 'reasonable' one. [Judicial Watch] is not relying on 'speculation' or 'surmise' as the State Department claims. [Judicial Watch] is relying on constantly shifting admissions by the government and the former government officials."

The development comes in Judicial Watch's July 2014 FOIA lawsuit filed after the U.S. Department of State failed to respond to a May 13, 2014 FOIA request (*Judicial Watch v. U.S. Department of State* (No. 1:14-cv-01242)). Judicial Watch seeks:

- Copies of any updates and/or talking points given to Ambassador Rice by the White House or any federal agency concerning, regarding, or related to the September 11, 2012 attack on the U.S. consulate in Benghazi, Libya.
- Any and all records or communications concerning, regarding, or relating to talking points or updates on the Benghazi attack given to Ambassador Rice by the White House or any federal agency.

This Judicial Watch FOIA lawsuit led directly to the disclosure of the Clinton email system in 2015.

In May 2016, Judicial Watch filed an initial Proposed Order for Discovery seeking additional information. The State Department opposed Judicial Watch's proposal, and in December 2016, Judge Lamberth requested both parties to file new proposed orders in light of information discovered in various venues since the previous May.

The full transcript of the hearing is available at the Judicial Watch website here:

<http://jwatch.us/benghazitalkingpoints>

"President Trump should ask why his State Department is still refusing to answer basic questions about the Clinton email scandal," said Judicial Watch President Tom Fitton. "Hillary Clinton's and the State Department's email cover-up abused the FOIA, the courts, and the American people's right to know."

Watch additional comments from Judicial Watch President Tom Fitton at the JW website here: <http://jwatch.us/clintonemailrulingvideo> 

# In the Media

**State Department provided 'clearly false' statements to derail requests for Clinton docs, 'shocked' federal judge says**

**Fox News**

**October 18, 2018**

In a combative exchange at a hearing Friday in Washington, D.C., a federal judge unabashedly accused career State Department officials of lying and signing "clearly false" affidavits to derail a series of lawsuits seeking information about former Secretary of State Hillary Clinton's private email server and her handling of the 2012 terrorist attack on the U.S. consulate in Benghazi, Libya.

U.S. District Court Judge Royce Lamberth also said he was "shocked" and "dumbfounded" when he learned that the FBI had granted immunity to former Clinton chief of staff Cheryl Mills during its investigation into the use of Clinton's server, according to a court transcript of his remarks.

"I had myself found that Cheryl Mills had committed perjury and lied under oath in a published opinion I had issued in a [Judicial Watch](#) case where I found her unworthy of belief, and I was quite shocked to



JW President Tom Fitton appeared on *Fox and Friends First* on the Fox News Channel to discuss if Rod Rosenstein will appear before Congress, November 2018

find out she had been given immunity in — by the Justice Department in the Hillary Clinton email case," Lamberth said during the hearing.

**Watchdog org: Tillerson used \$1 million in taxpayer funds to fly throughout U.S.**

**The Hill**

**October 19, 2018**

A watchdog organization estimated that former Secretary of State Rex Tillerson spent more than \$1 million in taxpayer funds to fly around the United States in military jets during his time in the Trump administration.

The news outlet notes that five of Tillerson's trips in military jets were clearly marked as "personal travel" in the Department of State's memos to the Defense Department.

\*\*\*

HuffPost noted that past secretaries of state have used government aircraft to make stops at home. For example, Hillary Clinton used military aircraft to travel from Washington, D.C., to New York, according to a FOIA obtained by [Judicial Watch](#).

**Trump deploys active-duty troops as part of promise for 'very secure border'**

**The Washington Times**  
**October 26, 2018**

The Trump administration will send about 800 troops to the U.S.-Mexico border ahead of the illegal immigrant caravan, a defense official confirmed Thursday, following through on President Trump's pledge.

Most of the troops will be active-duty Army soldiers who specialize in support operations such as logistics and engineering. Medical staff also will be part of the deployment, with an Air Force contingent assisting in aerial evacuations.

\*\*\*

"This caravan deal presents an opportunity for incredible criminal activity," said Chris Farrell, [Judicial Watch's](#) director of investigations, who returned from Central America, where he spent time tracking the caravan.




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## Media

From page 19

### Military must be part of the solution to the border crisis

*The Hill*

Op-ed by Judicial Watch

President Tom Fitton

October 31, 2018

Thousands of aliens are making their way north through Mexico, aiming to cross the U.S. southern border. President Trump is right to call it an invasion.

These caravans are being organized in a region that is struggling with terrorist infiltration. Guatemalan President Jimmy Morales confirmed this during a recent security conference attended by Vice President Mike Pence and Secretary of State Mike Pompeo, as well as the presidents of Honduras and El Salvador and other Latin American dignitaries.

Morales said his administration has captured “close to 100 persons completely involved with terrorists, with ISIS, and we have not only

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**“Thousands of aliens are making their way north through Mexico, aiming to cross the U.S. southern border. President Trump is right to call it an invasion.”**

~ Judicial Watch President  
Tom Fitton

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detained them within our territory, but they have been deported to their country of origin.” Several of the terrorists were Syrians caught with fake documents, according to Guatemala’s head of intelligence. President Morales also revealed that Guatemalan authorities captured more than 1,000 gangsters, including members of MS-13, trying to enter the country.

### Watchdog files FOIA lawsuit over records on Hillary Clinton’s security clearance

*Washington Examiner*

November 2, 2018

A conservative watchdog group has filed a Freedom of Information Act lawsuit against the State Department over access to records on former Secretary of State Hillary Clinton’s security clearance status.

Filed earlier this week by **Judicial Watch**, the lawsuit also seeks all records related to four of Clinton’s top aides from her time leading the department.

Clinton’s security clearance was “administratively withdrawn” at “her request” on Aug. 30, according to a letter sent to Senate Judiciary Committee Chairman Chuck Grassley (R-Iowa) from State Department official Charles Faulkner. Cheryl Mills, who served as Clinton’s chief of staff, and four other individuals, whose names were redacted in the letter, had their access withdrawn in September. 

## JW Earns Nationwide Media Coverage

October 19, 2018 — November 19, 2018

The following list partially details recent radio and television appearances by Judicial Watch spokesmen, as well as general television and radio coverage of Judicial Watch’s investigations and lawsuits.

### Radio

10/18	WTIC	Hartford/New Haven, CT — Live
10/23	WJIM	Lansing, MI — Live
10/25	Bill O’Reilly Radio	National — Live
10/26	ABC NewsRadio	Australia
10/29	NPR	National — mention
10/30	WHYY	Philadelphia, PA
10/30	NPR	National — mention
11/1	Tony Perkins	National — Live
11/2	Frank Gaffney	National — Live
11/4	NPR	National — mention
11/4	KQED	San Francisco, CA — Live
11/4	KRLA	Salem, OR — Live
11/9	Bloomberg	National — mention
11/11	KTRS	St. Louis, MO — mention
11/14	KTRH	Houston, TX — Live
11/16	KTFK	St. Louis, MO — Live
11/20	KLRA	Las Angeles, CA — Live

### TV

10/18	Fox News Channel	National — Live
10/20	Fox News Channel	National — Live
10/21	Fox News Channel	National — Live
10/21	CNN	National — mention
10/22	Fox Business Network	National — Live
10/23	Fox News Channel	National — Live
10/23	OAN	National — Live
10/23	Fox Business Network	National — mention
10/25	Fox Business Network	National — Live
10/28	CNN	National — mention
10/29	MSNBC	National — mention
10/30	CBN	National — Live
10/30	CRTV	National — Live
11/2	The Blaze	National — mention
11/5	Fox Business Network	National — mention
11/10	Bloomberg	National — mention
11/11	Bloom UK	United Kingdom — mention
11/12	CNN	National — mention
11/16	Fox News Channel	National — Live

### Online

11/6	Western Journal	National — Live
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PLUS 431 more mentions!