Trump's Bill of Attainder

by Earl P. Holt III

One poorly understood provision in the U.S. Constitution is Article I, Section 9 prohibiting any legislative act establishing a "*Bill of Attainder*." *Bills of Attainder* are laws that make it illegal for a specific individual or group to exist, which has the practical effect of preemptively nullifying their civil rights and rendering them vulnerable to equally lawless acts of other unprincipled public officials.

The **New Communist Party of the USA** (NCPUSA) -- often mistakenly called "Democrats" -- has informally concocted what effectively amounts to a *Bill of Attainder* against Donald Trump. It was evident from the moment Trump declared his candidacy for the presidency in 2015, and it continues to this very day. Trump has been the target of so many bogus investigations and charges, few men on the face of the Earth have experienced greater persecution in the last 2,000 years.

Every charge against Trump was both fabricated and fraudulent, and each time he's been vindicated. In fact, no American has undergone so many investigations by so many different agencies of government, yet come away so unscathed. That is not a coincidence: each investigation by his accusers was a "witch hunt" that involved either fabricated evidence or falsified testimony, and every one of them violated Trump's civil rights. As far as the NCPUSA is concerned, any means used to destroy its political opponents is justified, so any tactic used in attempting to destroy Trump was welcomed.

CROSSFIRE HURRICANE: A host of FBI and DOJ holdovers from the Obama Administration perjured themselves before four FISA courts to obtain warrants to spy on Donald Trump and several of his advisors from 2015 until 2018. They were hoping to find some misdeed that Hillary

Clinton could use against Trump in her 2016 campaign for president. An FBI lawyer even altered a CIA e-mail to allow continued FBI surveillance of Trump advisor Carter Page. This enabled the treasonous conspirators in the DOJ and FBI -- participating in the so-called operation "Crossfire-Hurricane" -- to continue their surveillance and wiretapping of Donald Trump, both before and after Trump's election. Their intent was to destroy Trump by entrapping advisors like Page, and forcing them to give false testimony against Trump to save themselves from indictment.

MUELLER INVESTIGATION: Special Counsel Robert Mueller's \$40 Million investigation of Trump ran for more than two years without uncovering one iota of evidence to support the fraudulent "Russia Collusion" charges that were fabricated by Hillary Clinton and her team of fellow crooks. Mueller's investigators hired many of the same crooked FBI and DOJ officials from Crossfire-Hurricane, who had earlier perjured themselves in front of four FISA courts to obtain warrants to spy on Trump. Their perjured testimony eventually manifested in false allegations and false charges against Trump, triggering Mueller's unwarranted and outrageous investigation.

TRUMP'S FIRST IMPEACHMENT: A Jewish swamp creature and disloyal member of Trump's National Security Council -- Lt. Colonel Alexander Vindman -- brought false allegations against his own President by claiming that Trump "extorted" Ukrainian President Volodymyr Zelenskyy in a congratulatory phone call right after Zelenskyy's election. Trump's unprecedented release of an unredacted transcript of that call proved Trump did no such thing -- and Zelenskyy agreed -- but Trump was nonetheless Impeached by dishonest and treasonous assholes in the NCPUSA, once again based on false charges and fabricated evidence.

JANUARY 6 COMMITTEE: The sole purpose of this kangaroo court was an attempt to destroy Donald Trump by holding him accountable for a small number of overzealous demonstrators (or possibly, agents

provocateurs) participating in the January 6th, 2021 demonstrations at the Capitol Building. Speaker Pelosi stacked the committee with pathological liars and Jewish communists, and in an unprecedented action, rejected several capable GOP House members originally appointed to the committee by House Minority Leader Kevin McCarthy. Pelosi only permitted two Republicans on the committee, both of whom are RINOs and known Trump haters.

The J-6 committee behaved just like those communist apparatchiks who conducted Stalin's *Moscow Show Trials* of the 1930s, where Stalin successfully destroyed his political opposition. The committee tried to repeat Stalin's feat by withholding exonerating evidence in the form of certain depositions and tens of thousands of hours of video footage that contradicted its predetermined conclusions. (Just like the *Moscow Show Trials*, the conclusions came before the evidence.) The J-6 committee even altered evidence: specifically, a text message between Trump Chief of Staff, Mark Meadows, and *House Judiciary Committee* ranking member, Jim Jordan. The committee also made certain it called only witnesses who provided damaging testimony against Trump or the GOP, and willfully ignored all contradictory evidence.



One More Dishonest Nig

BRAGG'S INVESTIGATION IN NY: I don't know if Donald Trump had an affair with pornstar "Stormy Daniels," nor do I know if he paid her "hush money" to hide the affair. She signed a confession in 2018 stating they did NOT have an affair, and that her claims were a ploy to obtain money from Trump. Yet, even if both accusations are true, neither would be a violation of the law. What I DO know is that Michael Cohen -- Manhattan DA Alvin Bragg's star witness against Trump -- is a pathological liar who has even served time for fraud. Cohen also lied repeatedly to his own lawyers in his earlier criminal case. From what his former attorney has stated publicly about Cohen's own criminal case, it sounds like Cohen was desperately trying to save himself from prison by dangling a fabricated charge against Donald Trump to get a deal from prosecutors.

Overlooked in the NCPUSA's *Bill of Attainder* against Trump is the fact that TRUMP was actually the *VICTIM* of extortion by *Stormy Daniels* and her lawyer. That document she signed in 2018 was an admission that her claim was a scam to obtain money. Even worse, Alvin Bragg claims he sued Trump 100 times while in the New York AG's office, and even campaigned for his current office on a pledge to indict Trump. If he weren't a corrupt n*gger, he would have recused himself. Bragg's ridiculous legal theory is that Trump is guilty of fraud for not including the alleged *hush money* payment in any of his 2016 *Campaign Finance Reports* to the *Federal Election Commission*, even though it "benefitted" his campaign to make the *Stormy Daniels* allegations disappear. Using Bragg's tortured logic, politicians must report all bills they pay to the FEC during their campaigns, because not defaulting on their household accounts "benefits" their campaign, as well.

FBI'S MAR-A-LAGO RAID: As a law enforcement agency, the FBI has been more accommodating to serial murderers and terrorists than it was to Donald Trump. The DOJ and FBI raid on Trump's home was an obvious violation of the Fourth Amendment's prohibition against what are called "general" searches. The FBI's search warrant executed on Mar-a-Lago

was not specific, and failed to comply with the Fourth Amendment's requirement that search warrants specifically describe "the place to be searched, and the persons or things to be seized." The FBI can't just forcibly enter your home and search every corner for unspecified evidence, as it clearly did by rummaging through Melania Trump's boudoir and every other nook and cranny of Mar-a-Lago.

Unlike communist nations, law enforcement agencies in America are supposed to specify the locations to be searched and items to be seized, and there must first be probable cause to engage in such a search. It's no surprise that even Trump's lawyers -- who were present at *Mar-a-Lago* during the raid -- have *NEVER* even seen the original search warrant. The reason is that it was an unconstitutional "*general*" search warrant, that was executed for the sole purpose of giving a corrupt DOJ an opportunity to indict Trump for possessing classified documents even though he had previously *declassified* them.

SPECIAL COUNSEL JACK SMITH: This highly-partisan member of the NCPUSA is an attack-dog, who was appointed by Attorney General Merrick Garland, the most corrupt AG in American history. In 2022, a federal judge reportedly denied a request from Special Counsel Smith that would have held Trump's attorneys in contempt merely for asserting Attorney-Client Privilege. So now, the federal courts have taken away Trump's right to assert the right of attorney-client privilege. Smith had already called a Grand Jury and was preparing to indict Donald Trump for his retention of classified documents found in the FBI's Mar-a-Lago raid, when it was revealed that former Vice President Joe Biden was also in possession of voluminous classified documents from the time he was Vice President. This derailed Special Counsel Jack Smith's plans to destroy Trump.

Strangely, no special counsel has been appointed to investigate Biden's possession of classified documents, even though there is mountainous

evidence that Joe Biden sold classified documents to **communist China** through the *Biden Family Crime Syndicate*, in return for tens of millions of dollars. And, unlike Trump, as Vice President, Biden did *NOT* have the authority to declassify any document. Those *leftover* classified documents -- that didn't interest China or the Ukraine -- were carelessly stacked next to his *Corvette* in the garage of his Maryland home. But this time, there were no *general* searches of Biden's numerous homes for classified documents by either the DOJ or FBI -- as occurred at *Mar-a-Lago* -- and Biden's personal attorneys were allowed to conduct those searches without DOJ or FBI supervision. They were on the "*Honor System*" to turn over whatever evidence they gathered. (Go figure!)



Corrupt, Nigroid and Stupid

ATLANTA DA'S INVESTIGATION: The District Attorney in Atlanta is another corrupt nig-on-the-make, whose name is Fani Willis. After hosting a fund-raiser for the opponent of a Trump-endorsed candidate, she seized the opportunity to eliminate the NCPUSA's most powerful political opponent, Donald Trump, and once again on the basis of fraudulent and concocted charges. After the NCPUSA stole the 2020 election -- using fraudulent mass-mailed ballots "harvested" by NCPUSA

operatives and then voted by them -- Trump called Georgia Secretary of State Brad Raffensberger on the phone.

Trump ostensibly lost Georgia in 2020, but the number of Absentee and mass-mailed ballots rejected by election officials dramatically declined from previous years, meaning that far more questionable ballots were counted than in prior years because the standards for acceptance had declined precipitously. Only 0.4 percent of Absentee and mass-mailed ballots were rejected in 2020, and it's safe to conclude that many of those actually counted were fraudulent. Trump merely asked Raffensperger if he could find 11,780 more Trump votes among discarded ballots -- or perhaps among fraudulent Biden votes -- but much like the Zylenskyy phone call, his words were intentionally misinterpreted and used to impanel a Grand Jury to investigate him.

CONCLUSION: One irony of the persecution of Donald Trump -- through the NCPUSA's **Bill of Attainder** against him -- is that Trump's innocence has been conclusively demonstrated each time a phony charge has been levelled at him. His affairs have been more thoroughly investigated and scrutinized than those of any man in world history, yet no evidence of guilt has ever been established. Meanwhile, it was the very accusers of Trump who were often revealed to have engaged in crimes, such as Hillary Clinton, the DOJ and FBI officials involved in *Crossfire-Hurricane*, and Joe Biden, who really **DID** extort Zelenskyy's predecessor in the Ukraine and who sold classified documents to China.

What these ironies indicate is that Trump's accusers routinely engage in what psychologists call "PROJECTION," where people with profound character flaws and moral defects simply assumed that Trump was as corrupt as themselves. Ironically, each investigation of Trump has merely exposed the corruption of his accusers. They assumed their jaundiced perceptions of Trump gave them carte blanche to destroy

him, but each time their efforts merely exposed THEIR OWN CORRUPTION AND DISHONESTY.