

Hypocrisy & Double Standards

by Earl P. Holt III

I could fill every issue of the **CITIZENS INFORMER** and our website with examples of hypocrisy and double standards by the **New Communist Party of the USA** (NCPUSA,) often referred to as the "Democrat" Party by those blind to irony. That's equally true for the NCPUSA's public relations wing, the *fake news media*. However, readers would soon grow weary of the subject, and merely exposing NCPUSA hypocrisy won't end it. Nonetheless, there are some examples that simply can't be ignored.

For example, Attorney General Merrick Garland recently called for "**speedy**" trials in all those venues where corrupt NCPUSA DAs have brought fabricated charges against Donald Trump. This comes after Garland and his minions **INTENTIONALLY** delayed Hunter Biden's investigation and trial **FOR THREE YEARS**, by which time the statute of limitations on many charges had conveniently lapsed. Garland's recent concern for *speedy trials* clearly depends entirely on political affiliations.

Likewise, since *abortion-on-demand* is as close to a religious sacrament as the NCPUSA still recognizes, hypocrisy and double standards are also glaringly evident in the disparate treatments accorded the two sides on the **abortion debate**. While peaceful *Pro-Life* demonstrators are routinely indicted and jailed on the flimsiest of excuses -- such as singing hymns or praying near abortion clinics -- dangerous and potentially violent pro-abortion demonstrators are allowed to threateningly picket in front of the homes of those courageous and principled Supreme Court Justices who overturned **Roe v. Wade**.

Demonstrations at the homes of Supreme Court Justices are a violation of the **U.S. Code**, Title 18, *Section 1507* that makes it a crime to demonstrate in front of a courthouse or a judge's home "**with the intent**

of interfering with, obstructing, or impeding the administration of justice, or with the intent of influencing any judge." Violators are potentially subject to a year in prison and heavy fines. However, pro-abortion demonstrators attempting to terrorize those principled justices experienced no sanctions, whatsoever, except for the armed lunatic who planned to kidnap and murder Justice Kavanaugh.



How *"Peaceful"* Demonstrations **ACTUALLY** Look

Also, contrast the FBI's approach to investigating **classified documents** **LAWFULLY** possessed by Donald Trump, with its investigations of classified documents illegally in the possession of high-profile NCPUSA members. The FBI's raid on Trump's home at *Mar-a-Lago* was a clear violation of the Fourth Amendment's requirement that search warrants specifically describe ***"the place to be searched, and the persons or things to be seized."*** It was a *fishing expedition*, involving what are called ***"general searches"*** that violate the Fourth Amendment.

Trump's attorneys were forced to vacate *Mar-a-Lago* during the FBI raid, and were even denied an opportunity to examine the FBI's search

warrant. That's because Trump's attorneys would easily have recognized the search was unconstitutional. **Clearly, the *search* came first, and the drafting of the *warrant* came later.** After having been staffed by crooks and traitors during the Clinton, Obama and Biden regimes, as a result, the FBI has been more accommodating to the rights of serial murderers and terrorists than to Donald Trump.

Yet, no charges will ever be brought against Joe Biden for his illicit possession of classified documents dating back to 1974, even though there is *prima facie* evidence that Biden sold many classified documents to communist China and Ukraine in return for tens of millions of dollars. This was accomplished through the *Biden Center at the University of Pennsylvania*, which served as a "safe-house" for these transactions. Classified documents were also found in San Francisco's "Chinatown" and at the *University of Delaware*. In return for his treason, Biden received \$1,000,000 per year out of the \$60 Million that China donated to *Penn* to establish the *Biden Center*.



PennBiden Center at University of Pennsylvania

Moreover, in contrast to President Trump, Biden **NEVER** had the authority as a U.S. Senator or Vice President to *declassify* documents or remove them from their secure locations in the Capitol. **ANY** classified documents in Biden's possession prior to January of 2021 were **ILLEGALLY POSSESSED**, yet they date back to 1974. In retrospect, it's now easy to understand those classified documents carelessly stacked behind Biden's classic *Corvette* in the garage of his Maryland home: they were **leftovers** from the many classified documents that had already been accessed by China, but were no longer considered of any interest to China's espionage agencies.

Yet, there were no searches of Biden's numerous homes for classified documents by either the DOJ or FBI, as occurred at *Mar-a-Lago*. In fact, **THE DOJ PERMITTED BIDEN'S ATTORNEYS TO CONDUCT THOSE SEARCHES PRIVATELY**, without the DOJ or FBI in attendance. Biden's attorneys were on the "*Honor System*" to turn over whatever evidence they gathered from the *Biden Family Crime Syndicate's* sale of classified documents to communist China.



Classified Documents Stored in Biden's Maryland Home

An equally outrageous example of double standards was the earlier, phony "*investigation*" into **Hillary Clinton's private e-mail server** by the FBI and DOJ. When the scandal involving Hillary's illicit e-mail server was first reported by honest news media outlets -- although "*spiked*" by the fake news media -- her server was subpoenaed by the FBI pursuant to an investigation. However, rather than execute a warrant and immediately seize it, Hillary was given a "**grace period**" of a full year to sift through its contents, allowing her co-conspirators and accessories the opportunity to delete those 33,000 incriminating e-mails.

She also confessed to destroying that server with a product called "**BleachBit**," in addition to destroying her smartphone and those of her staff to eliminate incriminating evidence. Her smartphone would have exposed Hillary's treasonous mishandling of Classified Documents on an unsecured system. It would also have exposed her sale of influence and Classified Documents to foreign nationals while she served as Secretary of State, receiving in return, hundreds of millions donated to the **Clinton Family Crime Foundation**.

The investigation ended abruptly when corrupt FBI Director Jim Comey granted Hillary Clinton a half-assed "*exoneration*" at a televised press conference on July 5, 2016, four months before the 2016 election in which she was the "*Democrat*" candidate for president. We have subsequently learned that Comey drafted Hillary's *exoneration* **TWO MONTHS BEFORE SHE WAS EVEN INTERVIEWED BY THE FBI. Clearly, the "*fix*" was in place on those missing e-mails, long before the investigation had begun.**

The FBI is an investigatory agency and not a prosecutorial agency, so Comey lacked the authority to *exonerate* Hillary Clinton, Al Capone, Ted Bundy, or anyone else. Moreover, he ignored massive evidence of her guilt that surfaced during the course of the investigation. Worse yet, while in its "*protective*" custody, the FBI later **destroyed** whatever

evidence existed of her guilt that was obtained from other sources like the NSA. Nor was Hillary sworn under oath while she was interviewed by the FBI. In fact, rather than being sequestered, half a dozen of her staff were shown the courtesy of being allowed to sit in on her unsworn FBI interview, so they could all get their stories consistent.

When does the FBI permit a suspect in a federal criminal investigation to sift through evidence of their guilt, and then, with impunity, destroy whatever incriminating evidence they could find? It did this particular favor for BOTH Joe Biden and Hillary Clinton. Anyone else but a prominent member of the NCPUSA would be facing multiple counts of destruction of evidence and obstruction of justice. In both instances, the exoneration came first, and the investigation came later.

This kind of hypocrisy has become routine since the Clinton, Obama and Biden regimes subverted the FBI and DOJ by staffing both agencies with ideologues and an organized criminal element that lusts for power but possesses nothing but disdain for *Rule of Law*. In fact, while Jim Comey was exonerating Hillary Clinton, he was also up to his elbows in "***Crossfire-Hurricane***," an unconstitutional and treasonous "soft" coup against Donald Trump while Trump was a candidate and later, while president.

Another example of gross hypocrisy is the **disparity in treatment** accorded terrorists and rioters such as ***Black Liars Murder*** (BLM) and ***Antifa***, in contrast to the way Trump supporters were handled after their mostly peaceful demonstration at the *Capitol Building* on January 6th of 2021. Many Trump supporters currently rot in the DC Jail or federal prison for little or no crimes, while ***Black Liars Murder*** (BLM) and ***Antifa*** engaged in arson and aggravated assaults in many **BLUE** cities with impunity in 2020. In New York, Seattle and Philadelphia, rioters have even been rewarded financially for their violence and arson with large settlements from the very cities they helped burn and terrorize.



"Peaceful" Rioting by N*ggers and Communists

Right on cue following the death of George Floyd, communists and n*ggers began to riot in many **BLUE** cities. They burned many buildings, vehicles and businesses -- including police stations -- while attacking police and other honest citizens. Clearly, these riots were carefully planned conspiracies that occurred in **BLUE** cities, so few if any of these anarcho-terrorists were ever held to account. Their criminal charges were quietly dropped by NCPUSA office-holders in the **BLUE** cities where they rioted. In New York City, Seattle and Philadelphia, not only were rioters not prosecuted, they eventually received large settlements for their rioting from the cities they tried to destroy.

To borrow an old adage, if the NCPUSA didn't have double standards of justice, it would have no standards at all. When Donald Trump declares his intent to "drain the swamp," he isn't exaggerating the extent of the rot prevailing in Washington. However, it might be more accurate for us to call it the "Washington Cesspool" rather than the "swamp." It might also be a good idea to chlorinate it before draining it, so swamp creatures cannot fight back from positions of authority.