

NOTE: The following rules only apply to a republic such as the USA.
For a monarchy such as Great Britain substitute the word "baron" for "people", and substitute the word "subject" for "citizen".

Also, in the USA, a peer is one of the [people](#) (not citizens).

In Great Britain, a peer is one of the [nobility](#).

[This website last updated May 18, 2009.](#)

Common Law Grand Jury Rules

ENFORCED JUDICIAL ORDER: All current sheriffs will be removed from the proceeding (sgt., et. all) and replaced by Continental sheriffs only, returning plenary jurisdiction to the common united states. This is now ordered before any trial begins.

APPLICABLE LAW

The government must accept the Magna Carta as common law if pleaded as such.

Source: Confirmatio Cartarum, Article 1 www.1215.org/lawnotes/lawnotes/cartarum.htm

Basic requirements and procedures for a common law grand jury:

Source: Magna Carta, Articles 52 & 61

www.1215.org/lawnotes/lawnotes/magna.htm#52 www.1215.org/lawnotes/lawnotes/magna.htm#61

HOW CONSTITUTED

Grand jury members must be elected by the [people](#) (not citizens) of the jurisdiction in which they are operating.

There are no rules defining a procedure for how they are elected. The people, without the influence of government, decide for themselves how the grand jury members are elected. There must be 25 members.

QUALIFICATIONS

The members must be "people" of the jurisdiction and not "citizens" of the jurisdiction.

For example, they must be "People of the United States," or "People of California," or "People of the State of California"; not "citizen of the United States," nor "citizen of California," nor "citizen of the State of

California." www.1215.org/lawnotes/lawnotes/pvc.htm <http://www.1215.org/lawnotes/lawnotes/sovrein.htm>

Each member must be sworn in and promise to observe all of these rules and, so far as within his power, cause all the rules to be observed.

QUORUM

When the grand jury meets, if any are absent after being summoned, then those present constitute a quorum. All decisions of grand jury are decided by majority vote of members present.

If any member dies or leaves the country, or in any other way is prevented from carrying out the grand jury's decisions, the remaining grand jurors shall choose another to fill his place and he shall likewise be sworn in.

FINALITY OF DECISIONS

No decision of a grand jury is reviewable in any court of the government.

JURISDICTION

Any government transgression against anyone in any respect

Any government breaking of articles of peace or security

Any dispute regarding anyone who has been diseased or removed, by the government without a legal sentence of his peers, from his lands, castles, liberties or lawful right.

PROCEDURE I

Dispute Settlement

If the grand jury is informed of any dispute regarding anyone who has been disseized or removed (by the government without a legal sentence of his peers) from his lands, castles, liberties or lawful right, then the dispute shall be settled by the grand jury.

PROCEDURE II

Enforcement

Four of the members must be shown that because of the government,

A. A transgression has occurred against any one in any respect, or

B. Some one of the articles of peace or security has been broken

The four members must show to the government the government's error.

The four members must ask the government to amend that error without delay.

If the government does not amend the error within 40 days after being shown the error, then the four members shall refer the matter to the remainder of the grand jury.

The grand jury may distrain and oppress the government in every way in their power, namely, by taking the

homes, lands, possessions, and any way else they can until amends shall have been made according to the sole judgment of the grand jury.

LIMITATION OF POWERS

The grand jury may not imprison or execute any government personnel or their children.

PUBLIC SUPPORT

Anyone (people or citizen) who chooses to help enforce the grand jury decision must first swear that he will obey the mandates of the grand jury, and that with them to the extent of his power he will impose the grand jury's decisions upon the government.

The authority to support the grand jury is pre-authorized by the government.

If anyone refuses to support a grand jury decision, the government will force him to swear his support of the grand jury.

LIMITATIONS ON GOVERNMENT

The government is **prohibited** from doing anything to diminish the effect of the grand jury.

If the government does prohibit or diminish the effectiveness of the grand jury, it shall be vain and invalid and may not be used in any later proceeding by the government or anyone else.

TERMINATION OF ENFORCEMENT

When all issues are settled to the satisfaction of the grand jury, things shall return to normal as they were before.

No grudges.

BACKGROUND

When the colonies separated from England, King John retaliated by revoking the charters. Technically, the colonies were without any legal authority to operate. However, civics (the branch of political philosophy concerned with individual rights) was generally taught and known by the people who asserted their rights and maintained order by applying the common law. The people united in the form of common law grand juries and continued the functioning of government.

As the legislatures matured they slowly increased governmental power while simultaneously reducing personal sovereign power. This was done through a combination of passing pro-government legislation and reducing or eliminating education about civics. Today, two and a quarter centuries later, hardly anyone even knows the meaning of the word, "civics."

The common law grand jury is now dormant only because of the public ignorance of its powers that supersede all other government entities, including the modern statutorily defined grand jury. Awakening the grand jury will not be graciously accepted by the government.

A strategy is needed to reintroduce this fundamental protection against tyranny and injustice.

STEP 1 - ESTABLISH LEGITIMACY

The first step is to get public acceptance. Every dictator in history understood the power of the people and cultivated their support either through enticements or threats. Reactivating the grand jury concept will go through four traditional stages: denial, ridicule, violent opposition, then self-evident acceptance.

Theoretically, the grand jury can meet anywhere, anytime. But that is hardly good image. One way to get public acceptance and minimize denial, ridicule, and violent opposition, is to hold the grand jury sessions in the public court house. The foreman could apply to a court administrator for use of one of the rooms in the public courthouse. If it is refused, then the court administrator should, under common law procedures, be sued for his dereliction of duty.

The grand jury should follow normal protocol. In other words, if the grand jury begins a process on its own, the resulting accusation is called a *presentment*. If a prosecutor originates a process, then the jury returns to the prosecutor an *indictment* (also called a "true bill") on acceptance, or a "no bill" on denial. [Note: be careful with your words. wrong words may result in inaction! If you call the presentment an indictment, the prosecutor may feel no obligation because he did not initiate the process!]

STEP 2 - GAIN PUBLIC ACCEPTANCE

The second step is to start small. The grand jury could take on issues which anyone can easily see should be prosecuted. As public acceptance increases, the grand jury can enlarge its field of inquiry. The grand jury should have a strong public relations program for this step.

STEP 3 - TAKE ON LARGER PROJECTS

The third step is to take on grander objectives. If the first two steps are well executed, then this step will be the easiest. With both legitimacy and acceptance established the grand jury can make itself felt.

See *United States v. Williams*, 112 S.Ct. 1735, 504 U.S. 36, 118 L.Ed.2d 352 (1992) for a discussion of separation of powers of government and grand jury.

Thank you very much to Bill Thornton;

<https://www.1215.org/lawnotes/lawnotes/grandjuryrules.htm>

[AMERICAN BAR ASSOCIATION & INTERNATIONAL BAR ASSOCIATION]

AFFIDAVIT OF OBLIGATION

INTERNATIONAL COMMERCIAL LIEN

(This is a verified plain statement of fact)

Date: OCTOBER 15, 2015

Maxims:

1. All men and women know that the foundation of law and commerce exists in the telling of the truth, and nothing but the truth.
2. Truth, as a valid statement of reality, is sovereign in commerce.
3. An un rebutted affidavit stands as truth in commerce.
4. An un rebutted affidavit is acted upon as the judgment in commerce.
5. Guaranteed- All men shall have a remedy by the due course of law. If a remedy does not exist, or if the remedy has been subverted, then one may create a remedy for themselves - and endow it with credibility by expressing it in their affidavit.
6. Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.
7. All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments cannot exercise the power to expunge commercial processes.

8. The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of commercial Bonds against Public Hazard.

9. No Bond means no responsibility, means no power of Official signature, means no real corporate political power and means no privilege to operate statutes as the corporate vehicle.

10. The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

11. Municipal corporations, which include cities, counties, states and national governments, have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).

12. In commerce, it is a felony for the Officer/Public Office to not receive and report a Claim to its Bonding Company - and it is a felony for the agent of a Bonding Company to not pay the Claim.

13. If a bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within (60) days, then it must pay the full face value of a defaulted Lien process at (90) days.

14. Except for a Jury, it is also a fatal offence for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.

15. Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation - hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.

Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim-a-facie evidence and grounds to impose a lien upon the official, personally, to secure their public oath and service of office.

24. This International Commercial Obligation Lien is, in part, supported & prefaced on UCC-9/102 (Agricultural Liens); UCC 9/607-610 (Secured Party's Right to take possession after default), with ALL RIGHTS RESERVED.

Parties:

Lien Claimants:

1. Steven Duane Curry; (as a Witness, a Crime Victim, an Injured, Individual, Living Being, Representing All (Listed/Unlisted/Unknown/Multiple) Crime Victims, Injured parties, Individuals, Living Beings, and Inhabitants in the Territory known as Colorado, America, and elsewhere on all Tribal Lands).

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28. Anastasia Victoria Hartnett

Tim Hughes; Deputy Executive Director
Donna Canty; Human Resources Director
Joe Bell; Operations Director
Glynn Davies; Head of Finance

Additional Lien Debtors:

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Address: _____

Address: _____

Allegations:

1. The **AMERICAN BAR ASSOCIATION**, the **INTERNATIONAL BAR ASSOCIATION**, and the **DEPARTMENT OF JUSTICE**, are commercial derivations & subsidiaries of the Crown Templar, or Temple Crown, whose Corporate Headquarters is located in the City of London, England. Is this correct? Yes? or No? If No, please explain.

2. In 2007, William C. Hubbard, Esquire, received the American Inns of Court Professionalism Award for the Fourth Circuit. In 2015, he was called to the bench as an Honorary Bencher of the Middle Temple in London. Is this correct? Yes? or No? If No, please explain.

3. The A.B.A. was founded on August 21, 1878, in Saratoga Springs, New York, by 100 lawyers from 21 states. The I.B.A., established in 1947, now has over 55,000 individuals and 195 bar associations and law societies, and its organization continues to grow. Is this correct? Yes? or No? If No, please explain.

Pursuant to Laws of the Supreme Court, this Memorandum Decision shall not be regarded as precedent or cited before any court except for the purpose of establishing defense of res judicata, collateral estoppel, or the law of the case.

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IN THE DISTRICT COURT OF COLUMBIA

Hon. Brett M. Kavanaugh

Peter Ostrowski, Robert Blair, Thomas Deegan, Jeremy Lowe, Don Bailey, Steve D. Curry,)
)

Appellant-Defendant By Special Appearance;)
)

vs.)No. 18B2U-1012-CR-992
)

JOHN BRENNAN of Central Intelligence Agency (CIA))

[Partner: Perkins Coie])

Appellee-Plaintiff.)

APPEAL TO THE SUPREME COURT

The Honorable Brett M. Kavanaugh, Justice of the Supreme Court

Cause Nos. 17F21-3259-RC-71 and 17D31-1003-FB-19

December 23, 2018

**MEMORANDUM DECISION – CONCERNING VIOLATION OF §2381; [TREASON]
NAJAM, Judge 2**

STATEMENT OF THE CASE

It has come to our collective attention that the defendant **John Brennan (JOHN BRENNAN; public agent)** is guilty of open sedition against America defined under title 18 section 2384, for penalties of wholesale treason. This egregious misconduct was precipitated by **BRENNAN's** own CIA who met with public officials multiple times, to include the likes of **Glenn Simpson, John Podesta, Susan Rice** and **Christopher Steele** in order to strategize the “unmasking” of **Michael Flynn** and similar associates like **Carter Page**. The **TRUMP campaign** and others were largely targeted directly by **John Brennan**, who played a major role in the cover up of the spy-gate disaster due to his involvement in Uranium 1.

We again insist your honor, that **Uranium 1** is no type of trivial matter. This entire ordeal was an open act of treason and fraud largely perpetrated by **John Brennan** and his co-horts at the Obama Justice Department; who carried out these illegal unmasking operations directly before and after the inaugurations and daily briefings. It was done to cover further crimes by **CLINTON FOUNDATION** and make it appear that the Uranium sale was legal.

As such, we are enforcing full penalties be administered upon former CIA Director Brennan who will be held with cause. Brennan will be ordered to testify of everything he knows on record, before the sitting Grand Juror assemblies prior to his sentencing for execution.

FACTS AND PROCEDURAL HISTORY

Between January 11, 2016 and December 23, 2017, **John Brennan** began a co-ordinated propaganda campaign with **James Clapper, James Comey** and other conspirators including director of National Intelligence **Michael Hayden**. The only objective of **Brennan's** war room was to destroy the **TRUMP** campaign, take down **Michael Flynn** and anyone else who was at the open hearing to expose **John Brennan's** crimes including his role in the 9-11 incident. This was done through a vested and well planned attack pattern; both before and after the hearings concerning the **CLINTON FOUNDATION** and had as its nexus the spying on aides using satellite phone technology. They were then unmasked and their identities were leaked to the press, through **JOHN BRENNAN's** illegal government surveillance operation. To this day there is a record number of more than fifteen civilians said to be targeted by the same operation in open daylight. As such, **Brennan** must be arrested with cause and held as a combatant before final trials are held concerning the illegal spying and September eleventh attacks.



We can of course prove **John Brennan** knew all about this treason and criminal collusion. After all your honor, it was **John Brennan (JOHN BRENNAN; public agent)** who helped setup the conditions for a co-ordinated attack on the Trump campaign to get rid of them to start with alongside Senator **John McCain**. The two of them hatched a nefarious plot, with direct support of **James Comey** to cover up the egregious violations that took place to bring down the entire

government. He likewise was involved in all the torture of the thousands of children and other victims, that found their way into **Michael Aquino's** torture chambers beneath Washington D.C. and the Catacombs, which is a story for another day. **John Brennan** is guilty of open sedition, conspiracy to commit racketeering and likewise leaking of classified information to more than six field reporters. We likewise name **Senator Jeff Flake** for having known about this crime, and call him a un-indicted co-conspirator of the dossier which was used to spy on many civilians.

John Brennan's crimes are numerous and too many to name, your honor. For it was **John Brennan (JOHN BRENNAN; public agent)** who was involved in co-ordinating the original September 11th attacks, aboard the CIA's own war room more than seventeen years ago. Likewise involved with him in those strategy sessions was unfortunately **Senator John McCain**, one of the worst Senators that this has nation ever had. He is now deceased, but the familiar crime and tell-tale signs of treason have never worn off after the evidence was brought public. **John McCain** was aware of the terrorists who were planting the charges on those twin towers your honor, and when others attempted to stop him including for a time Mueller – he had them all killed. While Mueller and a few members of the armed forces escaped the chaotic situation, **George Bush Jr.** was too embarrassed to say anything on it or his complicity to stand by as the press didn't dare say names. One of those names was **Bandar Bin Sultan**, an operative who was involved in bringing wet teams in and out of the buildings. **John Brennan** was paying for **Sultan's** Visa and allowing them to enact the attacks on purpose, feverishly thinking no one would discover **John McCain's** treason. The current court cases concerning september eleventh go into greater detail your honors, we use this only as substantiation to show this was not the first time that **John McCain** and **John Brennan** worked together to conduct a frame-up of their enemies.

“The Washington Post, in a much-hyped front-page splash, fingered the CIA for allegedly confirming the wild rumors of Russian hacking that were concocted and spread by Democratic lawmakers for months preceding the election and the weeks since the GOP win. The Washington Post's story, however, contained no CIA sources and in fact, no credible U.S. intelligence agency sources whatsoever. Instead, it hinged on what unnamed lawmakers had supposedly been told by unidentified, supposed CIA-linked sources in “secret” briefings: That the CIA had developed proof the Russian state waged an orchestrated campaign to destabilize the U.S. election to benefit GOP-candidate Trump.

Now, over a year later, more law enforcement **sources point their collective finger directly at Brennan and McCain for leaking misinformation to the media** and waging their own clandestine campaign to smear the White House.

“No one has ever called these two on it,” a well-placed White House source said. “But now we know what they did. It did not work but it certainly could have.”

At the time, multiple CIA sources denounced the Washington Post for knowingly reporting misleading national security intelligence. Intelligence insiders said no one in the Agency or in the FBI, who is running at least one parallel inquiry, has ruled out a possible internal leak within the Democratic National Committee from actor(s) inside the United States who funneled private DNC emails to Wikileaks. Multiple sources said Brennan and his inner circle in the Agency could not be trusted to disseminate any true intelligence, especially in their final days on the job, without tainting raw data with political ideologies that parallel their White House boss.”

<http://truthunsealed.com/conspiracy/trump-just-found-out-whos-betraying-him/>
<https://www.theamericanconservative.com/articles/john-brennan-melting-down-and-covering-up/comment-page-1/>

This will lead us to unescapable conclusion your honor, that **John Brennan (BRENNAN; public agent)** was highly motivated by revenge and involved with different Ukrainian officials to unmask and destroy **Trump, Carter Page** and many civilians. To assist **John Podesta** to cover his tracks, he brought in the wet works team also seemingly tied to the Ukrainian gangster **Oleg Deripaska**. Russia's KGB points out **Deripaska** has been also responsible for some of the most heinous crimes out there, many linked directly to **Brennan's** own CIA. As a result of all these nefarious deeds, a total of eight charges will be brought concerning acts of treason.
<https://www.theamericanconservative.com/articles/john-brennan-melting-down-and-covering-up/comment-page-1/>

“Brennan’s bleating has the interesting side effect of directing attention away from who was watching the front door as the Russians walked in to cause what one MSNBC analyst described as a mix of Pearl Harbor and Kristallnacht. During the 2016 election, Brennan was head of the CIA. His evil twin, James Clapper, who also coughs up Trump attacks for nickels these days, was director of national intelligence. James Comey headed the FBI, following Robert Mueller into the job. Yet the noise from that crowd has become so loud as to drown out any questions about where they were when they had the duty to stop the Russians in the first place.

The excuse that “everybody believed Hillary would win” is in itself an example of collusion: things that now rise to treason, if not acts of war, didn’t matter then because Clinton’s victory would sweep them all under the rug. Only after Clinton lost did it become necessary to create a crisis that might yet be inflated (it wasn’t just the Russians, as originally thought, it was Trump working with them) to justify impeachment. Absent that need, Brennan would have disappeared alongside other former CIA directors into academia or the lucrative consulting industry. Instead he’s a public figure with a big mouth because he has to be. That mouth has to cover his ass.”

“I shared classified information with the Russians while I was director of the CIA. The CIA on routine basis shares classified information with Russians on terrorism matters. It doesn’t mean it becomes unclassified, it **means that it maintains the classification but is releasable to Russia** or other partners so that in itself is not unprecedented,” Brennan said. “Secondly, before sharing any classified intelligence with partners, it needs to go back to the originating agency to make sure that the language in it, even just providing the substance, is not going to reveal sources and methods,” he continued.

Because, maybe, deep down, Brennan (Clapper, Hayden, Comey, and Mueller) really do know that this is all like flying saucers and cell phone cameras. At some point, the whole alien conspiracy meme fell apart because somehow when everyone had a camera with them 24/7/365, there were no more sightings and we had to admit that our fears had gotten the best of us. The threat was inside us all along. It is now, too.“

<https://townhall.com/tipsheet/katiepavlich/2017/05/23/john-brennan-as-head-of-the-cia-i-regularly-shared-classified-information-with-the-russians-n2330797>

“These criminals actively and illegally conspired to steal the 2016 election.

Seeking to retain his position as CIA director under Hillary, Brennan teamed up **with British spies and Estonian spies to cripple Trump’s candidacy. He used their phony intelligence** as a pretext for a multi-agency investigation into Trump, which led the FBI to probe a computer server connected to Trump Tower and gave cover to [then-National Security Advisor] Susan Rice, among other Hillary supporters, to spy on Trump and his people. (more **here**)” <http://prophecyupdate.blogspot.com/2018/03/deep-state-strikes-back-ii-74-of.html>

Thusly put your honor, **John Brennan (JOHN BRENNAN;** public agent) has not a leg to stand on. With all his angry tergitude he should already be in Guantanamo Bay awaiting likely sentencing for treason, not on the Talk show news and loose on the streets excoricate all of his enemies. The nature of **Brennan** is two faced, he acts like your closest friend in one venue. While in the other venue, he actively stabs you in the back and ruins you in whatever possible fashion he can – as a true **CIA** mafioso knows that is all they can do – especially when the public becomes more openly aware about the **CIA’s chemtrail** program to silence dissent. No doubt that **Brennan** is not sorry at all about all the buried children, they are just another easy mark. We submit your honor, he should be brought to Guantanamo Bay and then likely executed depending on the extent of offenses.

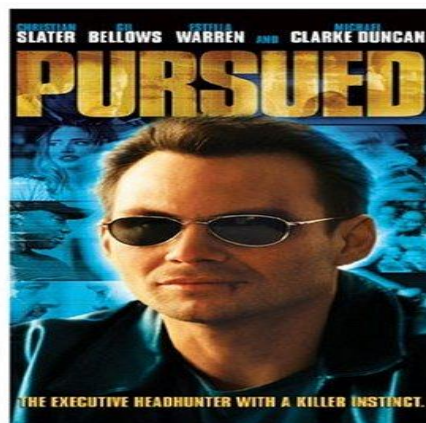
Count 1] We hereby charge **John Brennan (JOHN BRENNAN;** public agent) with *18 U.S.C. §2381*, the crime of open seditious conspiracy with intent to destroy. **Brennan** knew what was he was doing in co-ordinating a

pro-longed attack against the **Trump** campaign, as well as **Carter Page** and **Papadopolous** and others – and in doing so he committed several open conspiracy crimes. He directly unmasked public officials and then paid **James Comey** on the side to help him with the rest of his operation after **Papadopolous** was tossed in prison. He was under the impression that he would never be caught and converted to Islam, but the CIA's top brass has been largely dismantled so now he can and does stand trial for these serious crimes. Likewise, **Brennan** is charged with covering up **Michael Aquino** murders over a period of forty plus years.

<https://law.justia.com/codes/us/2012/title-18/part-i/chapter-115/section-2384/> [Military will enact sentencing which will include likely execution by lethal injection to be painless or life in Guantanamo.]

Count 2] We hereby charge **John Brennan (JOHN BRENNAN; public agent)** with *18 U.S.C. §1961*; the crime of official racketeering and conspiracy under federal R.I.C.O laws. Unfortunately **Brennan** broke this law more than four times, as creating a wet-works team just to unmask public officials is a national crime. It is considered treason in most instances, and the team he tasked with this effort are largely foreigners from **Ukraine** and **Estonia**, not to mention many are personal beneficiaries to corporations like **Mossack Fonseca**. As a result of his work in concocting this campaign, many national assets were damaged. Of course among those were most of the opponents of the **CLINTON FOUNDATION's** relief efforts in Haiti, where recently all the funds have been confiscated and put back into possession of the American people. Unsurprisingly, **Brennan** benefit personally from these many instances of fraud at his bank account that is parked in the Cayman Islands. See *USA v. Michael J. Sullivan* for more. <https://cbsphilly.files.wordpress.com/2013/01/indictment.pdf> [Military will enforce sentencing, which will include execution by lethal injection at Guantanamo Bay.]

Count 3] We hereby charge **John Brennan (JOHN BRENNAN; public agent)** with *18 U.S.C. §2518*, which is conspiracy to act in concert to unmask public officials by leaking classified information, for the purpose of personal gain and to destroy their lives in all aspects until they have nothing left. Unsurprisingly, we see the conspiracy enacted by **John Brennan** to do this to the **Trump Campaign, Carter Page** and **Michael Flynn** is a perfect match for this criminal charge in all respects. **Brennan** lied to the Congress more than four times, and the American people about why he chose to conspire to leak classified information. The real reason was because **John Brennan** is unhinged and out to take down all his enemies, especially **Trump** and **Carter Page**. Your honors, **John Brennan** is no different than this man placed here. [As such, the Military will be enforced to explore penalties which does include probable execution in Guantanamo Bay.] See *United States v. New York Telephone Co et. all* for futher. <https://caselaw.findlaw.com/us-supreme-court/429/413.html>
<http://blogs.reuters.com/alison-frankel/files/2016/02/US-v-New-York-Tel-Co.pdf>



This here from the movie *Pursued* is an example of what the American public should be openly asking about, when they are asking whether or not the government is here to help. All too often, they will find an official like **Brennan** waiting eagerly on the other side.

Count 4] We hereby charge **John Brennan (JOHN BRENNAN; public agent)** with offense *18 U.S.C §1512(b)(3)*; as he acted in a criminal conspiracy to obstruct justice. **John Brennan** acted in a deceitful malicious manner to leak classified intel and unmask officials to include the **Trump Campaign, George Papadopolous** and **Carter Page** in an effort to cover the crimes for **Uranium 1** your honor. As such, all of **Brennan's** ten billion in assets will be seized without delay and re-distributed across the u.s with prejudice. See *USA v. Glenn Guadalupe* to affirm, the court “need only show that the defendant intended to thwart a federal official.” <https://caselaw.findlaw.com/us-3rd-circuit/1133488.html>[The Military will enforce final sentencing which does include execution, with conditions set to be readied at Guantanamo Bay.]

There can be no doubt of any type your honors, that **John Brennan (JOHN BRENNAN; public agent)** was deliberately engaged in a conspiracy to destroy several individuals including **Carter Page**. He would have put

a hit out on them, we state for the record given the weight of the evidence. The record reflects that, and the evidence sustains that to the absolute hilt. The only question remaining is just which conspirators were involved with him, and gave **James Comey** the cover to do the crimes that he did. He did setup the dossier.

“**John Brennan**, James Clapper, Ben Rhodes, Valerie Jarrett, Susan Rice, James Comey, Sally Yates, Samantha Powers **and others unmasked** Trump associates over 300 times. They leaked wiretaps to the media illegally, set up Michael Flynn, and engaged in open warfare against the elected President of the United States.

Now we know that Trump was wiretapped. We also know the judiciary was corruptly used. Judges were lied to. Political opponents were spied on.

They conspired in a criminal manner to clear Hillary Clinton of compromising national security. She conspired with her cronies at the DNC to rig the primaries and tried to rig the general election.

McCarthyite media stooges of John Brennan and the Obama White House

But for the media to be complicit is beyond excusable. It has rendered the establishment media irredeemably damaged. The New York Times, The Washington Post, Yahoo News, CNN and dozens of journalists were actively complicit in an unconstitutional attack on a Presidential candidate.

They were bought and paid for stooges of John Brennan.” <https://www.commdiginews.com/politics-2/democrats-mccarthyite-media-ghost-baghdad-bob-99816/>

Count 5] We hereby charge **John Brennan** with *18 U.S.C §2384*; the official crime of treason. **John Brennan (JOHN BRENNAN; public agent)** knew well ahead of time that what he was engaged in to leak the classified private details of these officials, reached the level of treason and make no mistake your honor he acted in concert to cover up the fact. We can indeed prove that **John Brennan** was covering up **Uranium 1**, and like similar criminals who go back a long time his actions were seditious in nature and context. The full damages wrought from **Uranium 1** will still not be met nor for many years to come, due to the extensive harm done to land and water crops nationwide. As such, we are seeking the ultimate penalty. See *United States v. RAHMAN* for the outlier, and another example of why capital treason aids no man. <https://caselaw.findlaw.com/us-2nd-circuit/1011788.html> [The Military as well as State Militia units will enact full sentencing. This can also include public execution, given the seriousness of the offenses as well as execution of any JAG officers who conspired to hide John Brennan’s crimes. They can make an example for our real U.S. Army by admitting everything they know starting now and save America the trouble.]

Count 6] We hereby charge **John Brennan (JOHN BRENNAN; public agent)** with *18 U.S.C §1591(a)*; the heinous crime of child trafficking and child sex crimes with minors with intent to propagate child homicide. This was conducted mainly to benefit **George Soros (GEORGE SOROS; public agent)**, his private foundation and all conspirators such as “fake” Colonel Michael Aquino. As such the penalties will be triple enforced, to ensure a swift end to the evil once and for all and properly vetted public trials before the nationwide tribunals. [The Military will enact full sentencing. This will include public execution of the perpetrators, given the grave weight of offenses. Collaborators will face the harshest conditions and a life sentence in Guantanamo Bay.] See *United States v. JUSTIN EVANS* for the outlier and why swift immediate punishment is warranted. http://www.unodc.org/res/cld/case-law/usa/united_states_v_justin_evans.html/United_States_v_Justin_Evans_superseding_indictment.pdf

Count 7] We hereby charge **John Brennan (JOHN BRENNAN; public agent)** with *18 U.S.C §1594(h)*; the crime of money laundering with intent to defraud the united states. **John Brennan** knew, and should have known that the CIA’s criminal career is over; thusly he has no right to publicly leak classified intel, unmask individuals, attempt to either thwart/capture or kill known militia members and likewise he understands full well that he must be under immediate military arrest given his array of crimes. The fact is your honor, **John Brennan** openly laundered with the Russians and Estonia in addition to foreign governments; and as such he has no right to a thing except a public impartial trial before the U.S. Marines and American people. He knows well by now that his many crimes of money laundering and extortion would catch up with him. Thusly we are seeking the maximum charges be held against **John Brennan (JOHN BRENNAN; public agent)**, as evinced by the below evidence. After of which your honor he will be publicly executed and a military escort will openly defend his life until every last crime which he was a part of is announced before the nationwide tribunals as required by law. As a test your honor, we are simply giving them the same quarter they gave each of us and so we will require by that admission all of his public crimes be aired on the record. Cleanly it will also admit to all money laundering conducted. He is a national disgrace and a traitor, thus **Brennan** must go...now.

<https://www.breitbart.com/politics/2017/12/22/fusion-gps-obama-administration-weaponized-trump-dossier/>

See *United States v. Santos et. al* for the outlier. <https://www.supremecourt.gov/opinions/07pdf/06-1005.pdf> [Military will enforce sentencing, which can and will include public execution in Guantanamo Bay for a litany of federal crimes.]

Count 8] We hereby charge **John Brennan (JOHN BRENNAN: public agent)** with *18 U.S.C §1117*, the official conspiracy to commit homicide on behalf of his own personal benefit. **John Brennan** knew it was a national crime to cover up the murders of children, presumably many children under the age of fourteen years your honor and yet he continued to **Michael Aquino** and other bad actors in their cover up of the same. In this particular case it is effortless to prove your honor that **John Brennan** aided and abetted homicide; so we are duly enforcing the charge with emphasis on all aspects or actions. <https://www.breitbart.com/national-security/2017/12/18/obama-sabotaged-dea-operation-targeting-hezbollah-in-latin-america-to-secure-iran-nuclear-deal/>
<https://theconservativetreehouse.com/2018/08/25/paul-wood-i-have-spoken-to-one-intelligence-source-who-says-mueller-is-examining-electronic-records-that-would-place-cohen-in-prague/> See *United States v. O'Connor p.4* for much further details at the jump. <https://medium.com/model-supreme-court-reporter/supreme-court-of-the-united-states-3e0f2fd6105a>

Count 9] We likewise charge **John Brennan (JOHN BRENNAN; public agent)** with *18 U.S.C §371*; conspiracy to defraud united states and u.s. government. See *UNITED STATES v. DAVID T. SCHULICK* for more, the case is entirely self-explanatory. <http://www.paed.uscourts.gov/documents/opinions/18D0273P.pdf> [Military will enact final sentencing to include public execution in Guantanamo Bay.]

We note again for the record your honors, **John Brennan (JOHN BRENNAN; public agent)** setup and engaged the conspiracy to destroy both the **Trump camp, Carter Page, George Papadopolous and Michael Flynn**. He was the main point man for the entire operation and he acted in a malicious manner to crush his foes, in the process of breaking every federal law on the books. He likewise acted in concert to cover up **Uranium 1**, a crime of treason we have illustrated in detail below.

“• In July 2016. Brennan, according to his own testimony, initiated the Russia investigation and pushed the FBI to get on the case.

• In early August 2016. Brennan briefed Obama on Russian interference. He explained that Putin’s explicit purpose is to aid Trump. That assessment, according to the Washington Post story describing the meetings, was not yet endorsed by other intelligence agencies, including the FBI.

• In late August. Brennan briefed congressional leaders on the same topic. The briefings, according to a New York Times report, “reveal a critical split last summer between the C.I.A. and counterparts at the F.B.I., where a number of senior officials continued to believe through last fall that Russia’s cyber-attacks were aimed primarily at disrupting America’s political system, and not at getting Mr. Trump elected.”

• After an Aug. 25 briefing for Harry Reid in which “Brennan indicated that Russia’s hackings appeared aimed at helping Mr. Trump win the November election.” the Sen. Minority Leader was so alarmed that, on August 27, he fired off a letter to FBI director James Comey, in which he expressed his “concern that the threat of the Russian government tampering in our presidential election is more extensive than widely known.”

• On Oct. 30. Reid writes another letter to Comey, unbraiding him for reopening the Clinton email investigation, while sitting on “explosive information about close ties and coordination between Donald Trump, his top advisors, and the Russian government.” Reid knew Comey had the goods on Trump from his communications with Comey and “other top officials in the national security community.” It seemed that Brennan was again berating Comey through Reid.

Yet in spite of Brennan’s efforts to maneuver **Comev** toward his position, with a little more than a week before the election, the FBI officially concluded that there was no clear link between the **Trump** campaign and Russia.

• After Trump won the election, Brennan continued to play the same note, even louder. On Dec. 9, the Washington Post reported that the CIA had issued a secret assessment finding that Putin interfered with the purpose of electing Trump. A week later, after Brennan met with **Comev**, the FBI finally agreed with the CIA. After five months of being harangued privately and publicly, the FBI director at last concluded that yes, just like Brennan had been saying all along, Putin wanted Trump in the White House. That assessment, made by the CIA and FBI in “high confidence,” was then documented in the January Intelligence Community report on Russian involvement in the 2016 elections.” <https://www.24hourcampfire.com/ubbthreads/ubbthreads.php/topics/12871387/1/the-brennan-timeline-how-the-cia-john-brennan-manipulated-james-comey->



DISCUSSION AND DECISION

The bottom line your honors as all the prosecutors have proven, is **John Brennan**(**JOHN BRENNAN; public agent**) lied. He lied once about the issues at hand and he lied seven more times concerning the illegal unmasking and revealing of classified government information including private names, especially of operatives operating in Oregon, Wyoming, Montana and other states where **Uranium 1** became such a national crime. As such, we are enforcing the highest penalties. **John Brennan** is a national traitor your honor who is hereby named on record.

‘There’s very good reason for that – and it lies within Brennan’s May 23, 2017, testimony. Brennan’s Congressional [testimony](#) implicated **both James Comey and Bill Priestap**:

BRENNAN: Through the so-called Gang-of-Eight process we kept congress apprised of these issues as we identified them. Again, in consultation with the White House, I personally briefed the full details of our understanding of Russian attempts to interfere in the election to congressional leadership. Specifically, Senators Harry Reid, Mitch McConnell, Dianne Feinstein and Richard Burr and to representatives Paul Ryan, Nancy Pelosi, Devin Nunes and Adam Schiff **between 11th August and 6th September [2016], I provided the same briefing to each of the gang of eight members.**

Brennan’s answer almost certainly refers to [Carter Page](#).

GOWDY: Do you know the basis of that information that you shared with the bureau? What was — the nature of the evidence?

BRENNAN: I think, Mr. Gowdy, this committee has now been provided information that relates to that issue in terms of information that the agency shared with the bureau and that is something that is appropriately classified.

In other words, there was very little evidence.’ <https://themarketswork.com/2018/02/12/john-brennan-james-clapper-complicity-lies-bill-priestap/>

<https://theconservativetreehouse.com/2017/05/23/massive-contradiction-john-brennan-completely-contradicts-fbi-director-james-comey-on-congressional-notification/>

<http://www.americanjournalreview.com/ran-the-most-extensive-global-criminal-syndicate-in-history/>

<http://www.dailypresser.com/whistleblower-hillary-ran-extensive-global-criminal-syndicate-history-trump-cant-bribe-will-pay/>



We ask for the court to stay the injunction, and turn over **John Brennan**(**JOHN BRENNAN; public agent**) to authorities. We place orders before the courts for **BRENNAN** to be brought by secure life detail to testify on everything he knows regarding the child trafficking and **Uranium 1**, illegal crimes conducted by the **Clinton Foundation**. The same

foundation which we note for your honors, has been caught laundering trillions to Ukraine. Additional criminal charges for maximum penalties are forthcoming. We thus are demanding that **BRENNAN** testify at his upcoming tribunal.

In addition, it is so ordered that a subpoena be issued upon **JOHN BRENNAN** and the **FRIENDS OF UKRAINE. (John Brennan: acting consultant and traitor for Uranium 1)** to produce all records pertaining to **Fusion GPS** and **Friends of Ukraine** which prove relevant to these investigations related to money laundering. All materials and collaborating partners will be seized by local militia and sergeants pursuant to chapter or state on the accused as well as any publicly known accomplices under force of arms by the provost marshal's service. Any actions in concert or otherwise taken in tandem in investigation(s) of **Uranium 1** are to be formally re-examined by assigned state Juror assemblies. Each and every instance of fraud committed in the act of subverting the **Magnitsky** act is a **Class A felony**, which should be doubled for penalties, as it results in citizens who will not trust their public officials. As stated under seal and the rules of military law in Article 50, this order stands binding to conduct swift service. In addition, he is summoned to testify on record before the national and state **Juror assemblies** concerning the same.

- 1) It is further ordered that Defendant **JOHN BRENNAN's**{*John Brennan; private agent of Fusion GPS*} motion to subpoena records or quash; is now **DENIED**.
- 2) It is further ordered, that according to **Marbury V. Madison**: any required subpoenas on each defendant will be enforced by force of law and arms. All able bodies and governing council, National State Counsel(s), Private Attorney General designates or authorized militia will enforce the orders.

On This Day December 24, 2018; and extending Juror service into 2019 where required.

IT IS SO ORDERED: _____