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Thread Reader App
7 tweets - 06 Aug 2018

[LisaMei62/status/1026563722762969088](https://twitter.com/LisaMei62/status/1026563722762969088)

1. Links to House Permanent Select Committee on Intelligence memo re: Carter Page FISA warrant Key Points and the FISA Title I Summary.

See next tweet (#2) for screenshots.

https://intelligence.house.gov/uploadedfiles/hpsci_memo_key_points.pdf

https://intelligence.house.gov/uploadedfiles/fisa_title_i_summary.pdf

Q !A6yxsPKia. No.120

Aug 6 2018 13:49:39 (EST) **NEW**

Important to understand prior to next.

https://intelligence.house.gov/uploadedfiles/hpsci_memo_key_points.pdf

https://intelligence.house.gov/uploadedfiles/fisa_title_i_summary.pdf

Q

1821

<https://pbs.twimg.com/media/Dj8WQy8V4AAxHLJ.jpg>

2. Screenshots of HPSCI memo re: Carter Page FISA warrant Key Points Memo & FISA Title I Summary (see #1 this thread for Q drop #1821).

HPSCI MAJORITY
HVC 304, The Capitol
Washington, D.C. 20515
(202) 225-4121

U.S. HOUSE OF REPRESENTATIVES
PERMANENT SELECT COMMITTEE
ON INTELLIGENCE

Memo Key Points

Overview of Process

- The Committee has made this memo public due to the American people's right to know this information.
- The Committee, which is responsible for overseeing the activities of the Intelligence Community, hopes the publication of this information will help inform the public about abuses that have occurred at the DOJ and FBI, and spur needed reform and accountability at those agencies so that similar abuses will not occur under any administration, Democrat or Republican.
- The government's surveillance capabilities are extraordinary powers that must be carefully circumscribed to protect Americans' civil liberties. Any use of these powers for political purposes or any purpose other than defending the American people is intolerable.
- The decision to release the memo was procedurally sound, in accordance with House and Committee rules, and included review by the Executive Branch and over 200 members of the House.
- It is in the public interest to release the memo, which was carefully crafted to safeguard national security.

Key Revelations from Declassified Memo

- The Steele dossier formed an essential part of a FISA application targeting Carter Page. Former FBI Deputy Director McCabe confirmed that no surveillance warrant would have been sought from the Foreign Intelligence Surveillance Court (FISC) without the Steele dossier information.
- FBI and DOJ obtained from the FISC an initial warrant, and three FISA renewals.
 - Then-FBI Director James Comey signed three FISA applications in question on behalf of the FBI, and former Deputy Director Andrew McCabe signed one.
 - Then-Deputy Attorney General (DAG) Sally Yates, then-Acting DAG Dana Boente, and DAG Rod Rosenstein each signed one or more FISA applications on behalf of DOJ.

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<https://pbs.twimg.com/media/Dj8XLzMV4AUUnaz4.jpg>

- Steele was paid over \$160,000 by the Democratic National Committee (DNC) and Hillary for America (Clinton campaign) for his dossier. Neither the initial application in October 2016, nor any of the renewals, disclose or reference the role of the DNC, Clinton campaign, or any party/campaign in funding Steele's efforts, **even though the political origins of the Steele dossier were then known to senior DOJ and FBI officials.**
- While the FISA application relied on Steele's past record of credible reporting on other unrelated matters, it ignored or concealed his anti-Trump financial and ideological motivations.
 - Before and after Steele was terminated as a source, he maintained contact with DOJ via then-Associate Deputy Attorney General Bruce Ohr. In September 2016, Steele told Ohr, he "was desperate that Donald Trump not get elected and was passionate about him not being president." Ohr later relayed this evidence of Steele's bias to FBI, where it was recorded in official files, but not included in any of the FISA applications.
 - None of the FISA applications mention that the FBI had separately authorized payment to Steele for the dossier information.
- According to the head of the FBI's counterintelligence division, Assistant Director Bill Priestap, corroboration of the Steele dossier was in its "infancy" at the time of the initial Page FISA application. In early January 2017, Director Comey briefed President-elect Trump on a summary of the Steele dossier, a document he later described as "salacious and unverified."
- The Page FISA application incorrectly assesses that Steele did not directly provide information to *Yahoo News*. Steele has admitted in British court filings that he met with *Yahoo News*—and several other outlets—in September 2016 at the direction of Fusion GPS.
- Perkins Coie, the law firm that hired Fusion GPS on behalf of the DNC and Clinton campaign, was aware of Steele's initial media contacts, and hosted at least one meeting in Washington D.C. in 2016 with Steele and Fusion GPS.
- Ohr's wife was employed by Fusion GPS to assist in the cultivation of opposition research on Trump. Ohr later provided the FBI with all of his wife's opposition research, paid for by the DNC and Clinton campaign via Fusion GPS.
- The Page FISA application also mentions information regarding fellow Trump campaign advisor George Papadopoulos, but there is no evidence of any cooperation or conspiracy between Page and Papadopoulos.

Top Ten Memo Facts

- The Memo is NOT intended to undermine the Special Counsel:** It is intended to expose past abuses of the FISA process at DOJ and FBI.
- The Memo is NOT intended to undermine DOJ or FBI:** The House's fulfillment of its constitutional responsibilities enables effective constitutional oversight of those agencies.
- The Memo does NOT jeopardize national security:** The careful release of [formerly] classified information served the public interest, followed House rules, and included Executive Branch review.

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- **The Memo does NOT undermine FISA Section 702:** It has nothing to do with Section 702, which targets foreigners located overseas.
- **The Memo does NOT contain any factual errors:** FBI did not identify any factual errors during its review of the memo.
- **The Memo does NOT result from cooperation with the White House:** No one outside the House Intelligence Committee played any role in drafting the memo.
- **The Memo is NOT a collection of partisan talking points:** It lays out important facts for the American people about FISA abuses.
- **The Memo is NOT the product of "secret changes":** Minor edits were made BEFORE the vote to publicly release the memo, which was procedurally sound.
- **The Memo is NOT a staff-driven exercise:** All Committee Republican Members were engaged in the process that led to the memo.
- **The Committee did NOT suppress the Democrats' memo:** It voted unanimously to follow the same process for minority memos by first making it available to the House.

HPSCI Memo Edits

- HPSCI Ranking Member Adam Schiff has been a ceaseless opponent of the Committee's attempts to collect and share information on FISA abuses. He even denounced the Committee's issuance of subpoenas to the DOJ and FBI for information the agencies were withholding from Congressional oversight.
- In a last-ditch effort to block publication of the HPSCI memo, Ranking Member Schiff issued a press release complaining about minor edits the Committee made to the memo.
- The edits, implemented before HPSCI voted to make the memo public, included routine, minor technical changes and edits suggested by the FBI and by the Committee Minority themselves, respectively.
- Ranking Member Schiff's press release was one in a long line of media stunts meant to oppose transparency and stifle the Committee's investigation of possible surveillance abuses by top officials at the FBI and DOJ.

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<https://pbs.twimg.com/media/Dj8XM7dV4AEMQOv.jpg>

3. We knew this was coming. Q warned us multiple times.

Glad to see "COVERT ALT MEDIA AFFILIATES (foreign gov't)" included.

"This movement challenges people to not simply trust what is being reported.


Research for yourself.

Think for yourself.

Trust yourself."

Pound sand, DS!

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U.S. HOUSE OF REPRESENTATIVES
PERMANENT SELECT COMMITTEE
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FISA Title I Summary

Title I of the Foreign Intelligence Surveillance Act governs the targeting of foreign powers or agents of foreign powers for electronic surveillance by the U.S. government. Agents of foreign powers can be either U.S. persons or non-U.S. persons. If the agent of a foreign power is a U.S. person, the government must show that the U.S. person is engaging in espionage, terrorism, or sabotage by or on behalf of a foreign power that involves a violation of a criminal statute.

Applications to target a U.S. person under Title I must be accompanied by a certification from a senior national security official, which may include the Director or Deputy Director of the FBI. They must then be approved by the Attorney General, the Deputy Attorney General, or the Assistant Attorney General for National Security. If one of those officials approves an application, it is then sent to the Foreign Intelligence Surveillance Court (FISC), which consists of judges selected by the Chief Justice of the U.S. Supreme Court who serve on a rotating basis.

The FISC decides whether to approve or deny an application based on whether the government has demonstrated probable cause to believe the proposed target is a foreign power or agent of a foreign power, and that the facility or place where the electronic surveillance will be directed is being used by the foreign power or agent of a foreign power. If the application is approved, the U.S. government can conduct electronic surveillance of the target for the period of time specified in the application. At the end of that time period, the government must stop surveilling the target unless it goes back to the Court and applies to renew the surveillance. For targeted U.S. citizens, FISA applications must be renewed by the FISC every 90 days with a separate finding of probable cause to continue surveillance.

Title I is a different authority than Section 702, which Congress reauthorized several weeks ago.

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Q !A6yxsPKia. No. [121](#)  1822
Aug 6 2018 18:31:41 (EST) **NEW**

Psychological Projection.

Define Conspiracy.

1. a secret plan by a group to do something unlawful or harmful.

"a conspiracy to destroy the government"

2. the action of plotting or conspiring.

"they were cleared of conspiracy to pervert the course of justice"

[Fake News]

Fake News collaborating and pushing knowingly false information?

Fake News 'KNOWINGLY FALSE' narrative pushes.

1. POTUS colluded w/ Russia to win the 2016

Presidential election

2. POTUS is puppet for PUTIN

3. POTUS to irreparably harm relationships w/ our allies

4. POTUS will collapse U.S. economy

5. POTUS will collapse stock market

6. POTUS will cause war w/ NK

7. POTUS will cause war w/ IRAN

8. POTUS will destroy the world.

9. On and on..... (knowingly false)

FEAR & SCARE PUSH.

They would rather see NK peace negotiations fail (WAR!)

than see POTUS resolve.

Scandalous Media Bias?

Conspiracy?

Collaboration?

What are they hiding?

FAKE NEWS MEDIA IS NOT FREE AND INDEPENDENT.

FAKE NEWS MEDIA = PROPAGANDA ARM OF THE

DEMOCRATIC PARTY.

Think WL list of journalists who colluded w/ HRC/DNC

(2016 Pres election).

<https://pbs.twimg.com/media/Dj9HE-iUYAE1eU1.jpg>

They want you DIVIDED.

DIVIDED by RACE.

DIVIDED by RELIGION.

DIVIDED by CULTURE.

DIVIDED by CLASS.

DIVIDED by POLITICAL AFFILIATION.

DIVIDED YOU ARE WEAK.

TOGETHER YOU ARE STRONG.

YOU, THE PEOPLE, HAVE THE POWER.

This movement challenges their 'forced' narrative.

This movement challenges people to not simply trust what is being reported.

Research for yourself.

Think for yourself.

Trust yourself.

This movement is not about one person or a group of people.

WE, THE PEOPLE.

You are witnessing a FULL PANIC ATTACK by the FAKE NEWS MEDIA & COVERT ALT MEDIA AFFILIATES (foreign gov't).

They cannot contain or defeat what they do not understand.

Is any of this normal?

Think sealed indictments count.

Think resignations of CEOs.

Think resignations of Senators.

Think resignations of Congress.

Think termination of sr FBI...

Think termination of sr DOJ...

WATERGATE X1000

Attacks will only intensify.

Logical thinking.

Ask yourself a simple question – WHY????

Q

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
4. This bill, "Countering Foreign Propaganda and Disinformation Act of 2016" was signed in May 2016 opening the door for TWITTER, FB, GOOG to legally censor "Russian Bots" (conservatives?) & foreign propaganda (e.g., "covert alt media affiliates").




Text - H.R.5181 - 114th Congress (2015-2016): Countering Foreign Propaganda and Disinfor...
Text for H.R.5181 - 114th Congress (2015-2016): Countering Foreign Propaganda and Disinformation Act of 2016

<https://www.congress.gov/bills/114th-congress/house-bill/5181/text>

<https://www.congress.gov/bills/114th-congress/house-bill/5181/text>

Q !A6yxsPKia. No. [122](#)  1823
Aug 6 2018 18:39:46 (EST) **NEW**

The BILL that opened the door for TWITTER, FB, GOOG, etc. to CENSOR & CONTROL.

<https://www.congress.gov/bills/114th-congress/house-bill/5181/text> 

Think Russian bots.

Think Foreign propaganda.

The more you know.



Q

<https://pbs.twimg.com/media/Dj9LiW7UUAAGOsI.jpg>

5. Correction: the Bill in previous tweet was introduced and referred to the House Committee on Foreign Affairs in May 2016. It appears it did not pass.

6. We KNOW why prev admins were eager to squander our money away WW - their goal was to destroy America & if HRC had won (as planned/rigged), it would've been game over for us. Foreign gov'ts have

dirt/leverage on ALL of them, but not [@realDonaldTrump](#). This is why we are winning.

Q !A6yxsPKia. No. [123](#)  
Aug 6 2018 19:13:45 (EST) **NEW**

1824

[G7GDP2018.png](#) 



Ask yourself, if the U.S. GDP is greater than the total of all others combined (G7), which allows us to negotiate from a position of strength, why would previous President's 'knowingly' **[unequally]** distribute America's wealth away by making unbalanced trade deals?

Why was America's wealth being distributed WW?

Why was the American taxpayer essentially subsidizing the the rest of the world?

The AMERICAN TAXPAYER has no equal anywhere in the world.

ACCESS to the AMERICAN CONSUMER (U.S. Market) is ESSENTIAL for every major country in the world.

AMERICA WAS SYSTEMATICALLY BEING WEAKENED.

OUR MILITARY WAS SYSTEMATICALLY BEING WEAKENED.

AMERICA IS BACK TO LEADING.

AMERICA FIRST.

THIS IS WHAT HAPPENS WHEN POTUS HAS NO STRINGS ATTACHED.

Q

<https://pbs.twimg.com/media/Dj9RPN8UYAA8hmp.jpg>

7. I stand corrected again! Apparently the bill passed as part of the National Defense Authorization Act for FY17. Thanks [@Taoistguy457](#)!



Replying to @LisaMei62

@LisaMei62 It passed.[92-7.en.wikipedia.org/wiki/Counterin...](https://en.wikipedia.org/wiki/Counterintelligence)

18 12:33 AM - Aug 7, 2018



See Franklin Langley's other Tweets

