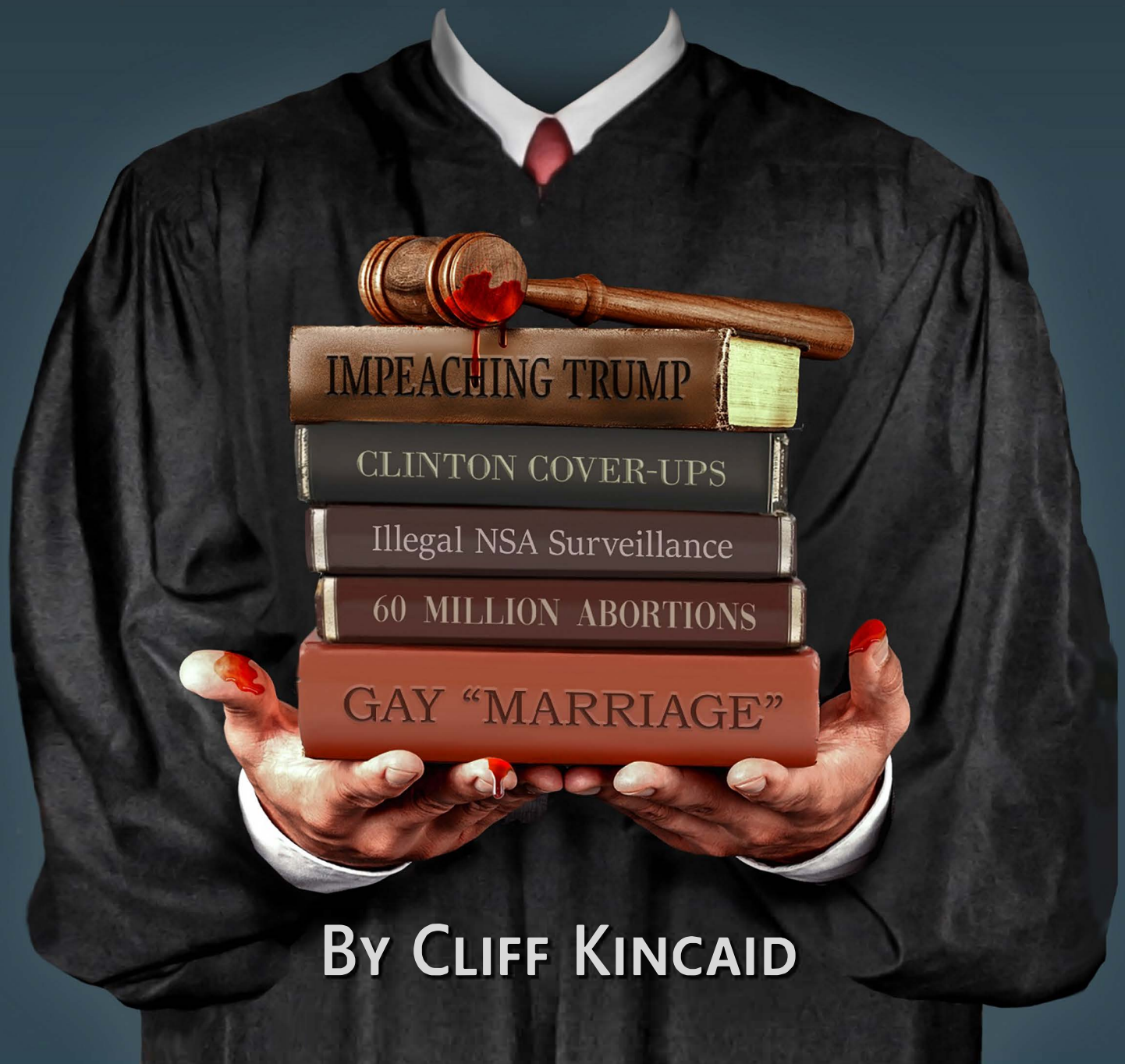


THE DEEP STATE WEARS BLACK ROBES

JUDGE BRETT KAVANAUGH,
JUDICIAL SUPREMACY,
AND AMERICA'S BETRAYAL BY THE BENCH



BY CLIFF KINCAID

Executive Summary

America's Survival, Inc. President Cliff Kincaid argues in this Special Report that nothing illustrates the power of the Deep State more than the rapid rise to prominence of Judge Brett Kavanaugh, the Washington insider who emerged as President Donald J. Trump's Supreme Court nominee over far more conservative and pro-Constitution candidates. Kavanaugh worked for President Bush, covered-up for the Clintons, and ruled for Barack Hussein Obama on matters involving Obamacare and the massive surveillance powers of the National Security Agency (NSA). But Kavanaugh's involvement in the investigation of the mysterious death in 1993 of former Clinton aide Vincent Foster remains the most controversial aspect of his career. There were so many anomalies in the case that the Special Division of the Court of Appeals ordered an appendix added to Independent Counsel Kenneth Starr's report on Foster's death. The appendix exposed serious flaws in the report that cast strong doubt on the suicide finding and pointed to murder.

Kincaid, a former Director of the Center for Investigative Journalism at Accuracy in Media (AIM), cites the work of his mentor, AIM founder Reed Irvine, and hard-to-find documents from the National Archives, to document Kavanaugh's involvement in the cover-up of what the evidence shows was a murder. He quotes from tape-recorded conversations Reed Irvine made with the principals in the Foster case. Although the "fake news media" dismiss the evidence of murder uncovered by Irvine and other investigators, Trump himself alluded to the "fishy" nature of the "suicide in the park" finding about Foster's death during his campaign for the presidency. Kincaid argues that Kavanaugh's work on the Foster case makes him vulnerable to manipulation by the Deep State determined to bring down Trump. It's noteworthy that Deputy Attorney General Rod Rosenstein, who appointed Russia-gate Special Counsel Robert Mueller, has solicited inside information from U.S. Attorneys' offices about Kavanaugh's "lengthy paper trail" of government work, including in the Foster case. Meanwhile, White House Counsel Don McGahn, the Washington insider who recommended Kavanaugh, reportedly threatened to resign if Trump fired Mueller. McGahn's role is important because he was a lawyer for the libertarian billionaire Koch Brothers, who have turned against Trump, with billionaire Charles Koch saying he's open to backing Democrats in the midterm elections.

Kincaid also cites the curious role of conservative media figure Christopher Ruddy, a one-time critic of Kavanaugh who has now become his booster. A contributor to the Clinton Foundation and friend of Bill and Hillary Clinton, Ruddy emerged as an adviser to President Trump with personal involvement in the Supreme Court nomination process.

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America's Survival, Inc.
Cliff Kincaid, President
P.O. Box 146, Owings, MD 20736

www.usasurvival.org 443-964-8208

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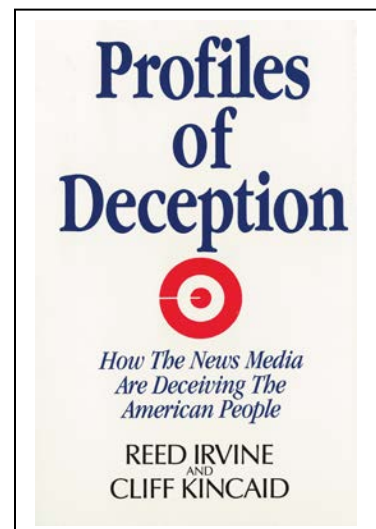
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America's Survival, Inc.

America's Survival, Inc. (ASI) operates a global television channel, maintains several websites, distributes regular reports and columns, and offers a free smartphone app for the public to get ASI news and information. Our internet-based YouTube and Roku channel, America's Survival TV, is produced in association with broadcaster Jerry Kenney. ASI President **Cliff Kincaid** is a veteran journalist and media critic who concentrated in journalism and communications at the University of Toledo, where he graduated with a Bachelor of Arts degree. At his college newspaper, Cliff won an award for editorial writing from the Society of Professional Journalists and came to Washington through a national journalism program headed by conservative author and journalist M. Stanton Evans. Hired out of college by Accuracy in Media (AIM) founder Reed Irvine, Cliff served as editor of the AIM Report and director of the Accuracy in Media Center for Investigative Journalism. Cliff and Reed co-authored several books, including *Profiles of Deception* and *The News Manipulators*. Cliff served on the staff of *Human Events* for several years and appears in a Newseum film on media bias and anonymous sources. He is the author or co-author of more than one dozen books on foreign policy, extremism, and cultural affairs.



Hugh Turley contributed significantly to the chapter, "The Ultimate Clinton Cover-Up," about the Vincent Foster case. Turley is co-author of *The Martyrdom of Thomas Merton: An Investigation*. As a columnist for the *Hyattsville (Maryland) Life and Times*, he won the National Newspaper Association award for best serious column in the small-circulation, non-daily division.

The Ultimate Clinton Cover-Up

By Cliff Kincaid

Don Irvine of the conservative media watchdog group Accuracy in Media sent out a fundraising message in July of 2018 asking for help to defeat “the biased liberal media” working to undermine President Donald J. Trump’s Supreme Court nominee, Judge Brett Kavanaugh. But Irvine’s father, Reed Irvine, had exposed Kavanaugh’s dishonest work as a prosecutor in covering up the evidence that Clinton White House lawyer Vincent Foster was murdered back in 1993. Reed would never have recommended Kavanaugh for a seat on the federal bench, much less the Supreme Court. (Reed Irvine passed away in 2004, two years before Kavanaugh was confirmed in a 57-36 vote as a federal judge for the D.C. Circuit Court of Appeals).

Kavanaugh worked for and was nominated by President George W. Bush for a seat on the federal bench. His name was put forward by the Federalist Society, a respected conservative group that favors judges who believe in the strict interpretation and application of the U.S. Constitution. However, Kavanaugh was a law clerk for Justice Anthony Kennedy, who will go down in history as “the first gay justice” for his bizarre rulings in favor of homosexual rights. ¹ There were rumors that Kennedy decided to retire only if one of his law clerks, such as Kavanaugh, were picked to replace him.

What’s more, Kavanaugh also served as the Associate Independent Counsel in Kenneth Starr’s investigation of various Clinton scandals and wrote the extremely flawed report on Foster’s death. This is a critical area conservative backers of Kavanaugh have overlooked or don’t want to talk about. Senate Republicans sitting in judgment of Kavanaugh may not want to address this problem, since it involves corrupt practices that included the intimidation of witnesses. Senate Democrats, on the other hand, are reluctant to deal with it, since the controversy involves the mysterious death of a Clinton Deputy White House Counsel, whose body was found in Fort Marcy Park outside of Washington, D.C., and may constitute the worst Clinton scandal of all time.

In connection with the Kavanaugh nomination, Senate Democrats have requested Kavanaugh’s papers from his tenure in the George W. Bush White House but not from his days as Associate Independent Counsel under Ken Starr. ² On the Republican side, back in July of 1994 the Senate Banking Committee held one day of hearings on Vincent Foster. Before the hearings even began, the Senators all made opening remarks where they claimed that Foster killed himself. Republican Senator Orrin Hatch, who was not a member of the committee, showed up to have his own voice be heard on the matter. He said, “Accordingly, I want to be clear on one point, there is absolutely no credible evidence to contradict the Fiske Report’s [Robert Fiske was Kenneth Starr’s predecessor] conclusion that Vincent Foster took his own life, and it happened at Fort Marcy Park. There is no credible evidence to the contrary. I suspect conspiracy theorists will always differ with this conclusion...” Hatch was on the Judiciary Committee then and he still is. You can be sure he won’t be asking any tough Foster questions of Brett Kavanaugh.

On July 19, 2018, the nomination of one Trump judicial nominee, Ryan Bounds, was withdrawn because of controversy over a politically incorrect article he wrote in college. The Foster case, by contrast, involves the death of the highest ranking Executive Branch official since the assassination of John F. Kennedy. The American people have a right to know what really happened. But will they be informed by the liberal and conservative media?

Since AIM under Don Irvine has suffered from mismanagement and has strayed from its original mission, we at America's Survival, Inc. have decided to continue Reed Irvine's legacy by re-opening the Foster "cold case." The project compliments our ongoing effort to tell the untold story of the Barack Hussein Obama presidency, and how this Marxist with a Muslim background was protected in office by Deep State operatives in the U.S. intelligence community who were then enlisted in a campaign against President Donald J. Trump. In our last book, *Permanent Revolution: The Secret Life and Legacy of Barack Hussein Obama*, we defined the Deep State as "an entity of current and former officials who protect themselves at the expense of the public's right to know about their corrupt practices" and noted:

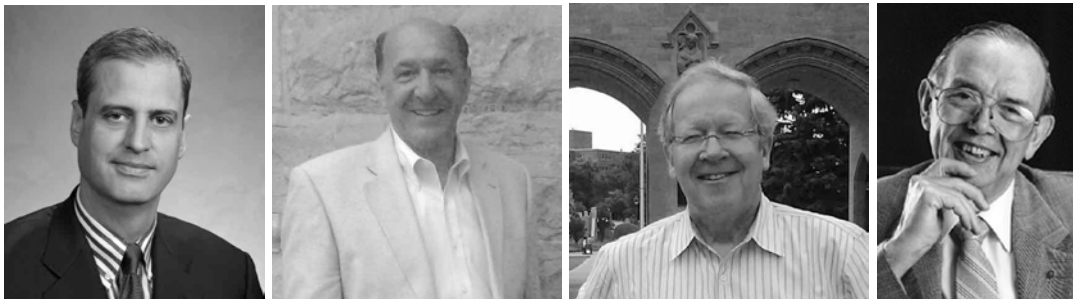
Conservatives who think Barack Hussein Obama's legacy has been dismantled by President Donald J. Trump are fooling themselves. Obama's legacy continues through the Deep State, and his influence is still a powerful force in the judicial branch.

This includes the highest courts in the land. A constitutional challenge to Russia-gate Special Counsel Robert Mueller has been dismissed by an Obama appointee, Beryl Howell, Chief Judge of the U.S. District Court for the District of Columbia, but the case could ultimately go before the Supreme Court.³ The George Soros-funded Center for American Progress argues that, "If Mueller subpoenas Trump, and Trump refuses to comply, the case could very likely appear before the Supreme Court," and that Kavanaugh "might be the deciding vote..." These progressives are already calling for Kavanaugh to recuse himself from anything related to the Russia investigation if it comes before the Supreme Court. But rather than recuse himself, Kavanaugh could actually rule in favor of Mueller and the Russia-gate probe. He could vote against Trump in order to counter the criticism that he believes presidents can't be subpoenaed and are "above the law." Whatever happens, Mueller could issue a report naming President Trump an unindicted co-conspirator in the Russia investigation.

As the Russia-gate investigation of Trump shows, when the Deep State is determined to take down a president, certain political forces of a bipartisan orientation come together to make it happen. In this case, Trump was somehow convinced to nominate Rod Rosenstein as Deputy Attorney General in the Justice Department, and Rosenstein then appointed Mueller as Special Counsel when Attorney General Jeff Sessions recused himself. Now, in an extraordinary move, Rosenstein has asked federal prosecutors to help review sensitive government documents relating to Kavanaugh's government employment, including his handling of the Foster case. The *New York Times* reported

that "...this is the first time that the deputy attorney general has sent out such a broad request to [the 93] United States attorneys' offices."⁴ This request puts Rosenstein in the position to control the flow of information to the press and the public about Kavanaugh and could conceivably give the Deep State leverage over the nominee and the ability to influence his rulings on the bench. Kavanaugh has a lot to hide in the Foster case.

Politically, if the Senate confirms him, conservatives are looking at a judge who will likely turn out to be another justice like Anthony Kennedy, who upheld *Roe v. Wade*, which has led to 60 million abortions, and gave us gay marriage. Soros-funded groups are putting on a display of opposition to Kavanaugh when they have to know Trump could have nominated a true conservative such as Amy Coney Barrett, a former law clerk to the late Justice Antonin Scalia. They would oppose anybody Trump nominates just for the sake of opposing Trump. It is another organizing opportunity for them. The truth about Kavanaugh may lie in the fact that liberal Democrat feminist Lisa Blatt, a former clerk to Ruth Bader Ginsburg, has written an article, "I'm a Liberal Feminist Lawyer. Here's Why Democrats Should Support Judge Kavanaugh."⁵



Attorney John H. Clarke, grand jury witness Patrick Knowlton, researcher Hugh Turley, and AIM founder Reed Irvine all worked to publicize the evidence that Clinton Deputy White House counsel Vincent Foster was murdered.

As our efforts to disseminate the facts about Kavanaugh's record were bearing fruit, some writers were having second thoughts about their support of the nominee. Conservative Catholic writer Vic Biorseth called Kavanaugh a "sleeper" judge, saying it looks like "we, and President Trump, may have been snookered again."⁶

Judicial Action Group (JAG) President Phillip L. Jauregui delivered a letter to conservative Senators and Senate leadership on July 19, 2018, asking them to oppose the confirmation of Kavanaugh and saying:

Kavanaugh's record is fraught with risk and I'm concerned he may be pandering to pro-abortion Senators. In his speech accepting the nomination from President Trump, Kavanaugh distinctly praised Justice Anthony Kennedy for the one attribute in Kennedy's record that is most destructive to our constitution, our nation, and our children: his pro-abortion distortion of liberty.⁷

In a separate chapter, "Don't Get Fooled Again," we look at Kavanaugh's pro-abortion statements (framed in terms of respecting "precedent") and the history of Republican presidents putting liberals on the bench. "Since 1975," noted Jauregui, "Republican

Supreme Court nominees have been a disappointment to constitutionalists half of the time precisely because we have failed to sufficiently minimize risk and have not learned from past mistakes. The failure must end here and now.”

To understand the history of judicial tyranny, we recommend Phyllis Schlafly’s book, *The Supremacists: The Tyranny of Judges and How to Stop It* and John Stormer’s *Betrayed by the Bench: How Judge-made Law Has Transformed America’s Constitution, Courts and Culture*.⁸ In this report, we build on their work by examining not only Kavanaugh’s cover-up in the Foster case, a subject of great concern to Reed Irvine, but his controversial rulings in favor of Obama’s socialized medicine scheme and the NSA surveillance program.⁹ In the matter of Obamacare, conservative writer Daniel Horowitz wrote, “...who would have predicted that Trump would nominate the man [Kavanaugh] who crafted the foundation of [Chief Justice John] Roberts’ ‘Obamacare is a tax’ premise on the lower court.” He’s referring to a Kavanaugh opinion which deliberately distorted the text of the Obamacare law by claiming that it imposed a tax.¹⁰ As noted by Phillip L. Jauregui of the Judicial Action Group, “This ‘tax’ language was then repeated by the Obama administration and ultimately by Chief Justice Roberts and the four liberal members of the Supreme Court in their effort to save Obamacare...” The ruling by the conservative Roberts, the Bush appointee who made the decisive vote to uphold the constitutionality of Obamacare, was so shocking that there was speculation that the Chief Justice may have somehow been influenced or intimidated by forces linked to Obama to rule in favor of the socialized medicine scheme.

KAVANAUGH, *Circuit Judge*, concurring in the denial of rehearing en banc: I vote to deny plaintiffs’ emergency petition for rehearing en banc. I do so because, in my view, the Government’s metadata collection program is entirely consistent with the Fourth Amendment. Therefore, plaintiffs cannot show a likelihood of success on the merits of their claim, and this Court was right to stay the District Court’s injunction against the Government’s program.

The Government’s collection of telephony metadata from a third party such as a telecommunications service provider is not considered a search under the Fourth Amendment, at least under the Supreme Court’s decision in *Smith v. Maryland*, 442 U.S. 735 (1979). That precedent remains binding on lower courts in our hierarchical system of absolute vertical stare decisis.

From the case No. 15-5307, LARRY ELLIOTT KLAYMAN, ET AL.
APPELLEES v. BARACK OBAMA, ET AL., APPELLANTS

In the matter of the NSA program, conservative public interest attorney Larry Klayman noted that Kavanaugh had argued on behalf of the Obama Department of Justice by deciding “to gratuitously write an opinion rubber stamping” its “illegal and constitutional

mass surveillance” program. In a case brought by Klayman, conservative Judge Richard Leon had previously ruled that the government had engaged in “almost Orwellian” Big Brother behavior and that the mass surveillance had to stop. The term was a reference to the George Orwell novel about a police state, *1984*. However, in ruling against Klayman, Kavanaugh said the so-called “metadata collection program” was “entirely consistent with the Fourth Amendment” and was “not considered a search under the Fourth Amendment...” Ironically, the mass surveillance without probable cause “was trained on the president, his family, staff and colleagues leading to Special Counsel Robert Mueller’s alleged Russian collusion witch hunt, which threatens to destroy him and his administration to the detriment of all of us,” Klayman pointed out. ¹¹

In an August 4, 2018, appearance on ASI TV, Klayman declared Judge Kavanaugh “uniquely unqualified and unfit” to serve on the Supreme Court because of his controversial decision in favor of Obama’s illegal NSA mass surveillance program. On other matters, Klayman recommended a more aggressive legal approach by Trump to save his presidency and urged the resignation of Attorney General Jeff Sessions. Klayman’s group Freedom Watch is convening citizen grand juries to go after the Deep State operatives who control the intelligence agencies and have “the ability to gather information to blackmail” people to do their bidding. ¹²

What is the Deep State?

The term “Deep State” is used a lot. But Larry Klayman, who represents national security whistleblowers, argued during an appearance on America’s Survival TV on March 4, 2017, that there is an “alternative government” in the intelligence community that collects personal information on people and uses it for political purposes. “These intelligence agencies are more powerful than the president himself,” he said, adding that he believes former President Obama is working behind the scenes with these forces to remove Trump from office.

Our previous books on Obama, *Comrade Obama Unmasked* and *Red Star Rising*, make the case that Obama was a security risk who couldn’t pass a background check and whose presidency aided America’s enemies in the communist and Muslim worlds. Yet, a group of high-level officials in the Intelligence Community that we call the Deep State made no effort to remove him from office. One of these officials was Robert Mueller (Director of the FBI from 2001 to 2013), who failed to officially recognize the role of al Qaeda in the post-9/11 anthrax attacks, and then blinded the bureau from recognizing more evidence of Islamic terrorist operations on American soil. Mueller fingered an innocent man for the anthrax mailings, and was sued by an FBI agent who led the inquiry. He has a lot to hide. ¹³

In this chapter, using the Foster case as an example, we examine what, in retrospect, was obviously a Deep State operation. Reed Irvine had called the Foster cover-up “so transparent to those familiar with the facts that it is maddening to see those responsible make America look like a nation of dolts.” He challenged the establishment media “to examine the overwhelming evidence that proves Foster was murdered.”

Irvine's comments are even more appropriate now, at a time when President Trump regularly castigates the "fake news" media and talks about the criminal activities of the Deep State. There is probably no better example of the criminal activities of the Deep State and "fake news" than the cover-up of the murder of Vince Foster. Trump once called the case "fishy" and yet has nominated a judge for the Supreme Court right in the middle of the controversy. Equally shocking, dozens of leading conservatives and evangelicals have endorsed Kavanaugh without examining his handling of the Foster case.

The "Ultimate Power" in Government

Associate Independent Counsel Miguel Rodriguez, who resigned from the Foster investigation rather than participate in a cover-up, described the forces guiding the outcome as the "ultimate power" in the U.S. Government. In other words, they had the ability to bend Republicans and Democrats to their will. Referring to "the young aspiring people" in that office, such as Kavanaugh, he told Reed Irvine that they "will say and do what they have to, to move up the ladder." He was describing what Trump had called the Swamp. Washington insiders who play ball are groomed for entry into the Deep State, the select group that uses the law enforcement and intelligence agencies for political reasons and purposes.

Although Rodriguez has recently declined comment on the case, Foster Grand Jury witness Patrick Knowlton, his attorney, John H. Clarke, and researcher Hugh Turley prepared a devastating critique that was filed in the U.S. Supreme Court to expose the cover-up by the FBI and the Office of Independent Counsel (OIC).¹⁴ The filing was later published as a 510-page book, *Failure of the Public Trust*, which remains as a case study of federal corruption. What they uncovered still serves as evidence of a Deep State that has been operating for years.

We have seen in the FBI investigations of Donald J. Trump and Hillary Clinton that politics still rules the conduct of the Bureau. In addition, as we document in *Permanent Revolution*, the hiring policies of "diversity and inclusion" have led to a dramatic lowering of standards in the Intelligence Community. Lisa Page, the FBI attorney who was a member of the anti-Trump faction in the FBI, was outspoken about her hatred of the pro-life movement. Obama CIA Director John Brennan admitted voting for the Communist Party in college.

By citing the facts of the Foster case, this report explains how the Deep State uses judges, the courts, prosecutors, grand juries and media assets. In a paraphrase of Trump's campaign slogan, corrupt justices are not a solution to make America great again. We need independent judges and lawyers who are committed to clean out the corruption in the system. Kavanaugh does not fit the bill. To quickly cite one example that we will examine in more detail, the name of Kavanaugh -- and that of John Bates -- were on the Office of Independent Counsel grand jury subpoena of witness Patrick Knowlton. After Knowlton received this subpoena, he was subjected to intense witness intimidation, as we document in this book. They were also the two prosecutors in the grand jury room

when Patrick Knowlton was harassed. They were subsequently both appointed to the federal bench by President Bush.

Kenneth Starr had been appointed Independent Counsel by a three-judge panel of the Special Division of the U.S. Court of Appeals to investigate “Whitewater and related matters,” which included the death of Vincent Foster. The intent was that Starr’s investigation would be independent of the Justice Department and FBI that had already investigated Foster’s death twice.

Brett Kavanaugh became Starr’s lead investigator of Foster’s death after Associate Independent counsel Miquel Rodriguez was forced to resign. Rodriguez had complained that Starr used the FBI to reinvestigate itself. Rodriguez told Reed Irvine, “How independent can Starr really be when he was being supplied by the very same agency...that did the investigation under question – the same people?”

When Rodriguez told Starr’s associates, “Look, I think it might be a good idea to use different FBI agents,” he said “they went through the roof!” He explained, “They went absolutely nuts! They had everything the way they wanted it. It was a complete sham job.”

Kavanaugh wrote the report on Foster’s death that Starr submitted to the three-judge panel. The court then ordered Starr to include additional evidence from the grand jury witness, Patrick Knowlton, who had been at Fort Marcy Park where Foster’s body was found. The independent counsel statute provided that persons named in the report could ask the court to include comments and factual information to insure the report would be fair and complete.

The additional evidence from the official investigative records contradicted Starr’s conclusion of “suicide” on several points: the victim’s car was not at the park, the victim did not own the gun, there was evidence of a gunshot wound in the neck, and crime scene photos and autopsy x-rays were missing. Knowlton also provided evidence that he was the victim of grand jury witness intimidation by Starr’s staff.

Starr asked the judges to reconsider and argued that the additional evidence should not be included in the final report. The very next day, Judges David Sentelle, John Butzner, and Peter Fay denied Starr’s motion and again ordered the evidence to be included in the report. These judges that appointed the Independent Counsel were concerned with “be[ing] charged as conspirators in the cover-up,” in the words of Judge John Butzner. ¹⁵ Judge Peter Fay wrote to Judges David Sentelle and Butzner, “[Knowlton] contradicts specific factual matters and takes issue with the very basics of the report filed by [Kenneth Starr].” ¹⁶

This marked the first time in history that an Independent Counsel was ordered to include evidence of criminal activity by his own investigators in his own report. On October 10, 1997, the Court of Appeals released the 137-page report with the evidence of criminal activity in the appendix.

The release of the long-awaited report was publicized in nearly every American newspaper, but not one media outlet reported the existence and contents of the appendix. The press falsely reported that Starr's Report was only 114 pages and concealed the court-ordered appendix. The ongoing suppression of the appendix by the press is evidence of how the Deep State and fake news media work hand in glove.

Kavanaugh's Key Role

Kavanaugh had been working with Miguel Rodriguez before he resigned and Kavanaugh was present at a November 29, 1994, meeting where Rodriguez presented evidence that Foster was murdered. Rodriguez drafted a 30-page memorandum summarizing the meeting and it included details of how police staged the crime scene with a revolver that they brought and then re-photographed the scene. This explained why the first crime scene photographs disappeared and why witnesses said the existing photos were not consistent with what they had seen.

When Rodriguez began questioning Park Police officers before the grand jury, his work was undercut by the news media. Rodriguez said, "You know, if I walk into the grand jury, on the same day that some [*Washington*] *Post* article said that Starr has reached an opposite conclusion than what I am doing, where is that person getting that information?" He wondered why they were timing the leaks "to undermine what I am doing?" Rodriguez said that his office was searched by Starr's Deputy Independent Counsel Mark Tuohey and that he "was unable to call witnesses and issue subpoenas and [that] under control of the Democrat Mark Tuohey," his work was compromised.

Rodriguez knew that the investigators were treating witnesses inappropriately. Deputy Independent Counsels John Bates and Mark Tuohey and Associate Independent Counsel Brett Kavanaugh were accused of using the FBI to harass and intimidate witnesses who had no reason to lie. Witnesses who told investigators Foster's gray car was not at Fort Marcy Park were re-interviewed, harassed, and intimidated. The goal of Starr's office was to silence witnesses whose accounts contradicted its desired result. After his resignation, Rodriguez told Reed Irvine:

One thing that I met fierce opposition to, in the trenches, inside the Independent Counsel was this, I was really upset that, the, um, the witnesses who had no incentive to lie, this is the way I phrased it, why is the FBI harassing and re-interviewing witnesses who have no incentive to lie and yet we are treating with rubber gloves persons who do have an incentive to lie, and or at least not be candid. And who in fact, have made misstatements involving questionable...

What does this guy Knowlton have to gain in saying something that he said from the outset and continues to say today? And he should take an incredulous, and others should take an incredulous attitude, like a, why are you questioning me? And even in the grand jury, people can respond this way, people don't know it, why are you pushing my? Why are you following me? Why are you, and you

know, if Knowlton wants to make a statement, he is certainly welcome, you know, there is no problem in asking why am I being followed? Why am I, why was I being harassed in the grand jury? Knowlton should find comfort in the fact that he is not alone. He needs to know that. The guy is a damn hero.

What they are trying to do is discredit him by making him out to be, you know a homosexual cruising at a park. The reality is we had this fight a year ago, and I was literally irate with Tuohey and the FBI agents who were snickering and laughing with Brett [Kavanaugh] about this. And I was just livid! And I said I don't care if they were there @#&%ing their favorite tree I said! The fact of the matter is if they know what they saw that does not discount them, as for having the ability to recall what they saw with their own eyes! And I don't care again, if they were #@*%ing their favorite tree. And the FBI finds it particularly funny.¹⁷

On January 16, 1995, Rodriguez was informed that his grand jury investigation would be cancelled, his conduct was under review, and he would be "more closely monitored" by Tuohey and an FBI agent. Rodriguez submitted his resignation letter to Starr the following day, stating that he was forced to offer his resignation. Rodriguez gave Starr a list of new items of information and leads that he had been following, including that "the existing FBI interview reports and USPP [U.S. Park Police] interview reports do not accurately reflect witness statements" and that "four emergency medical personnel identified, having refreshed their recollection with new photographic evidence, trauma each had observed on Foster's right neck area."¹⁸

In the court-ordered appendix to the official report on Foster's death, there is a long footnote on page 10 that describes Kavanaugh's questioning of Knowlton:

Patrick was not interviewed by Mr. Starr's FBI agents about events at Fort Marcy Park until December 1, a month after he testified. When Patrick testified on November 1, 1995, one OIC prosecutor failed to introduce himself, sat behind Patrick and passed notes to the other prosecutor who questioned him while resting his head on his hand, as if Patrick's testimony was little more than an annoyance. During the two and a half hours of testimony, Patrick was asked about what occurred at Fort Marcy Park and his prior statements to the FBI for about an hour. During the balance of the time, the prosecutor insinuated that Patrick was a liar, a homosexual, and a publicity hound. He was repeatedly asked: (1) to explain his relationship with the two men who lived in his Etlan, Virginia residence (a joint real estate venture); (2) about his involvement with the press or anyone on Capitol Hill. He was also asked: (1) about the "alleged misquotes" in the FBI reports of his statements; (2) to describe the "alleged harassment;" (3) whether the man in the park passed him a note, pointed a gun at him, or touched him; (4) how many times he had been at Fort Marcy Park alone (the park is a reputed homosexual pick-up spot – unbeknownst to Patrick at the time); (5) why he called the police and didn't wait for the police to call him; and (6) sarcastically if he came forward because he is a "good citizen" and "good Samaritan." When Patrick asked who had sent Agent

Bransford to his home on October 30, 1995 (Bransford further intimidated him), the prosecutor seated behind him spoke for the first time, "We sent Bransford." ¹⁹

The exact wording of Kavanaugh's question to Knowlton was, "Did the man in the park touch your genitals?" Why did Brett Kavanaugh ask Patrick Knowlton if a suspicious man in the park had touched his genitals? Why did these prosecutors stoop to that level to discredit a witness? Patrick Knowlton saw something very significant in the parking lot. Other witnesses saw the same thing -- an old brown car, with Arkansas license plates, not Foster's newer, gray car.

When Rodriguez learned what Kavanaugh had done, he said, "How could Brett stoop that low? I can't believe Brett did that."

The strategy by Kavanaugh was to convince the grand jury that witnesses, like Knowlton, had not been harassed by asking him, "Tell us about the alleged harassment, Mr. Knowlton."

Patrick Knowlton tells how his grand jury testimony proceeded and ended:

Prior to going to the grand jury, I was harassed and intimidated on the streets of Washington. And during that time, a three-day period, my attorney John Clarke repeatedly called the FBI and the OIC's office. They never responded to give me any protection or any help. It wasn't until the following Monday that Russell Bransford showed up at my door and he interviewed me regarding the harassment. All the time I was telling him the story, of what took place, he sat there and smiled at me. And when I asked him at one point if I could trust him? He leaned over into my face and said, "Mr. Knowlton that is a good question, I don't know."

Well I was looking forward to going to the grand jury and telling them my story about my harassment and at that time, I did not realize that the FBI and the OIC were behind it.

I remember when I went to the grand jury. And towards the end of this 2 ½ hour interview, I was asked by Brett Kavanaugh to step outside of the grand jury room so the grand jurors could ask questions. When I re-entered the room, Kavanaugh first asked me if I was sure that someone else didn't see me in the park? And I replied that I hoped that someone else had seen me in the park. Then, he sarcastically asked me whether I came forward to the authorities because I was a good citizen or a good Samaritan?

Then, John Bates who was seated behind me leaned forward and passed a note to Brett Kavanaugh, from which Kavanaugh read the following questions:

He said, "Mr. Knowlton did the man in the park talk to you?" And I replied, "no."

He asked me, "Did the man in the park pass you a note?" And I replied, "no."

He said, "Did the man approach you?" And I replied, "no."

"Did the man in the park point a gun at you?" I replied, "no."

And lastly Kavanaugh asked me, "Did the man in the park touch your genitals?" I looked at him and I was in shock. I was dumbfounded. I couldn't believe he asked me such a question. Of course, I replied, "no."

As I left the grand jury I was puzzled why the grand jurors would ask such questions. And as soon as I saw my attorney, John Clarke, I repeated verbatim the last questions I was asked. Now we know those questions were designed by John Bates and Brett Kavanaugh. They wanted to discredit me, and my testimony.

Bates and Kavanaugh knew Foster's car, that gray car, was not in the parking lot when Foster was dead. They also knew that all of the other witnesses and I all saw the brown car in the small parking lot. No one in that park saw that Foster's gray car.

The press and the government claim that Vincent Foster drove to the park and shot himself. The fact is, Foster did not drive to the park. He did not commit suicide.

Irvine Grills Kavanaugh

Reed Irvine spoke with Kavanaugh in the spring of 1998 about one of the critical pieces of evidence -- the fact that Foster's car was not at the park when his dead body was there.²⁰ This is what Knowlton had testified to. Irvine repeatedly asked Kavanaugh what evidence he had that Foster's car was at Fort Marcy Park. Kavanaugh said "that is an unanswerable question" and then slipped up and admitted "all the police and medical personnel that were in the park also described [the car] as brown."²¹ The gray car was actually used by the Foster children and not Foster himself. Foster and his wife drove another car, a Lexis. In any case, it was not the older model brown car that was seen by eyewitnesses. Here is part of the transcript of their conversation:

Irvine: How do you prove that Foster's car was in the park before his body was, what is your evidence?

Kavanaugh: Well, I'm not going to debate.

Irvine: It is not a debate. It's a question. Tell me what is the evidence?

Kavanaugh: I'm going to stand by the Report.

Irvine: The Report doesn't answer that question.

Kavanaugh: The Report does talk about what all the various people in the park saw.

Irvine: Yeah, it said none of those people had anything to do with Foster's death.

Kavanaugh: It does point out what [Knowlton] saw in the park.

Irvine: But it doesn't make the point. Intellectual integrity would require an investigator to put down what these people said, what they saw. What is totally ignored is what Doody and Feist said they saw.

Kavanaugh: Well, we put that in.

Irvine: No, it's not in there. It is not in there. Doody and Feist were absolutely ignored...nothing, nothing, nothing, about the color of the car, the age of the car, none of that is described.

Irvine then quoted from the Report of Kavanaugh's investigation:

Irvine: "The three cars belonging to Mr. Foster [gray Honda], C4 [civilian Doody's white Nissan], and C6 [civilian Jean Slade's blue Mercedes] are the only cars positively identified by law enforcement and the OIC that were in the Fort Marcy parking lot..."

Kavanaugh: Do you disagree with that?

Irvine: Yeah, as a matter of fact the evidence is when the fire engine arrived there was another car there. There was a brown car.

Kavanaugh: Look the Report was trying to be honest about a few things and I thought the Report at least laid it out there.

Irvine: But it doesn't really. Let's take page 69, you say three cars belonging to [Doody], [Slade], are the only cars positively identified *etcetera*, [Knowlton] saw a man in the car next to him. It doesn't say anything about the color or the age and that [Knowlton] believes strongly that the car he saw was not Mr. Foster's car. That's not in here. It's nowhere in here.

Kavanaugh: It says it's [a] different color rust brown. That is in a different spot [in the Report].

Irvine: This is what I'd say is intellectually dishonest about the Report. It does not lay out the fact that [witnesses] Doody, Feist, and Knowlton were all describing what would certainly appear to be a different car from Foster's.

Kavanaugh: It all comes down to that brown car issue right?

Irvine: It's not just the brownishness, it's the age...to get the color and the age wrong is a different matter. Plus, the fact that Knowlton has a lot of details in addition to the color and age. For example, [Foster's] car had decals on it, Vanderbilt and TCU parking stickers and so on, and damage to the right quarter. All things that he insists were not on the car he saw. So what do you think?

Kavanaugh: Well our Report tried to take all that into account...the Report tried to make the most reasonable judgment based on the facts. That's not to say other people can't disagree with the inferences. I do think it is important on the color issue, which is different from the age issue, I told you...all the police and medical personnel that were in the park described it as brown.

Irvine: The question that I propose to you is this, what evidence do you have that [Foster's] car was in the parking lot at 4:30 and at 5:30?

Kavanaugh: Well we know there was a car there.

Irvine: What evidence do you have that it was Foster's car?

Kavanaugh: Other than no one saw it being moved out and it had Arkansas plates, ah, I guess that is an unanswerable question.

At this point Kavanaugh may have thought he talked too much.

Kavanaugh: You don't tape these calls do you Reed?

Irvine: Are you kidding? (laughs)

Kavanaugh: Is that a yes or a no?

Irvine: Why of course, I tape virtually all my calls.

Kavanaugh: You tape virtually all your calls.

Irvine: Yes, as Mike Wallace [of CBS "60 Minutes"] knows.

Though he was an economist by training, Reed Irvine was a great investigative journalist who studied the official government documents concerning the death of Foster and tried to get journalists and media executives to report the facts.

During the cover-up of Foster's murder by Starr's prosecutors, one journalist, Christopher Ruddy, appeared to be a critic of the investigation. He was present at the time Knowlton was harassed and he encouraged Knowlton to go out of his apartment so Ruddy could

witness the intimidation. But no one suspected at the time that Ruddy may have been helping Starr's team.

Searching through documents at the National Archives, Knowlton eventually found a transcription of a voicemail from Ruddy to Starr's Deputy Independent Counsel Hickman Ewing where Ruddy said:

I wanted to let you know that I have removed, there is no reference to genitals or anything really in the sexual issues ah in this article I'm doing. You can assure Brett of that ah also assure him there's nothing in the piece that would be considered an attack on his person in any way ... even though [the witness] swears up and down that he did say it. Ah, I am doing this because of your request and the Christian gentleman I am.

The voice message from "Christian gentleman" Christopher Ruddy is interesting. Ruddy assures Ewing and Kavanaugh that he will suppress the fact that Knowlton said that Kavanaugh asked him the genitals question. Ruddy was protecting Kavanaugh. Ruddy should have reported what Knowlton said and also reported the response from Starr's office so people could have all of the facts.

Ruddy, like Kavanaugh, moved up the ladder and became the CEO of Newsmax. Ruddy transformed himself from being a critic of Kavanaugh to being a booster for Kavanaugh.

After Kavanaugh's nomination was announced, *Politico* reporter Josh Gerstein began rummaging through some Brett Kavanaugh documents, found some references to Ruddy, and reported the following from Ruddy himself:

The Starr investigation was controversial, and many today look at it with a 20/20 view. At the time I may have differed with the Starr probe, but I believe Ken Starr and Brett Kavanaugh did an honest job. Brett has had a long, respected and stellar career in government and on the bench. When evaluating anyone you have to look at the big picture.²²

In Defense of the Clinton Foundation

By Christopher Ruddy | Monday, 27 April 2015 04:51 AM

The big picture is that Newsmax, a conservative news organization, pledged \$1 million to the Clinton Foundation over a five-year period. Ruddy became friends with the Clintons. Through a spokesman, he said the donation wasn't tantamount to an endorsement of Mrs. Clinton's potential campaign, though he said he thought she would "make a great

presidential candidate.”²³ Ruddy also became a member of Trump’s Mar-a-Lago Club in Palm Beach, Florida, and a friend of the president.

Ruddy has been called the Trump whisperer. But it appears that he is now whispering sweet-nothings that serve the interests of the Clintons. In fact, it has also been reported that Ruddy “closed the deal” for Kavanaugh with Trump. A *Chicago Tribune* story said:

As late as lunchtime on Sunday at Bedminster, Trump was asking friends -- including Fox News host Sean Hannity and Newsmax chief executive Chris Ruddy -- for their input. Ruddy, a Kavanaugh booster, told the president that the judge was admired by Ed Meese, who served as Ronald Reagan’s attorney general, as a genuine conservative. It was a seal of approval the president appreciated, according to people briefed on the discussion. On Monday evening, shortly before entering the East Room, Trump made his decision official, signing the commission to nominate Kavanaugh at the Lincoln Desk in the residence.²⁴

Ed Meese is a respected man who is now at the Heritage Foundation, which helped assemble the list of possible judicial nominations that included Kavanaugh. It’s not known whether he was aware of the details surrounding Kavanaugh’s involvement in the Foster cover-up.

Fake News

On October 13, 2016, during a speech in Florida, Donald Trump said, “Let’s be clear on one thing: the corporate media in our country is no longer involved in journalism. They are a political special interest, no different than any lobbyist or other financial entity with an agenda.”

Trump was correct about the press. The press has been part of the on-going cover-up of the murder of Vince Foster from the beginning when the *Washington Post* reported the Park Police were turned away from the Foster home because the family was “too distraught to talk.”²⁵ The truth is the family was interviewed by the police for over an hour and the family denied that Vince Foster had been depressed.²⁶

This was not the first time that the Deep State suppressed news of the criminal cover-up by the Office of Independent Counsel. After Associate Independent counsel Rodriguez resigned, he tried to act as a whistle blower and alert journalists. He told Reed Irvine that he had talked to over a hundred journalists interested in writing stories, including from *Time* magazine, *Newsweek*, *Nightline*, the *New York Times*, *Boston Globe*, and so on, and that “the reporters are all genuinely interested” but that “when they start to get excited and they’ve got a story and they’re ready to go, the editors” then killed the stories. He added:

Reporters that I’ve spent a lot of time with called me back and said the editors won’t allow it to go to press. The accepted media here has always had, ah, a certain take on all of this. And there’s been story lines from the get-go.

There is a lesson here that applies to the current Deep State campaign against Trump. The Deep State press is equally effective in both spreading “fake news” and suppressing information. In the case of the Kavanaugh nomination, journalists and politicians on both the left and the right are working in tandem to ensure Kavanaugh’s rise to the Supreme Court.

An Early Warning Sign

During the 2016 presidential campaign Trump attracted many voters with his criticism of the press. His confrontations with journalists made him appear to be a true outsider. Some voters thought the cover-up of Foster’s murder might resurface during Trump’s televised debates with Hillary Clinton.

Then something strange happened when Trump gave an interview to the *Washington Post*. The interview, published on May 23, reported that Trump called theories of possible foul play “very serious” and the circumstances of Foster’s death “very fishy.”

“He had intimate knowledge of what was going on,” Trump said, speaking of Foster’s relationship with the Clintons when he died. “He knew everything that was going on, and then all of a sudden he committed suicide.” Trump added that he doesn’t bring up Foster’s death “because I don’t know enough to really discuss it. I will say there are people who continue to bring it up because they think it was absolutely a murder. I don’t do that because I don’t think it’s fair.”

Trump’s “very fishy” comment was reported far and wide in the same manner that the evidence of Foster’s murder has been thoroughly suppressed. Three days later, May 26, the *Post* published a column by Sheila Anthony, the sister of Vince Foster, scolding Trump for his comments.

Trump became as limp as a wet noodle. On the afternoon of May 26, in Bismarck, North Dakota, Trump told journalists at a press conference:

The question was asked about Vince Foster and it was asked of me, “What do you think of Vince Foster?” I really know nothing about the Vince Foster situation and I haven’t known anything about it and somebody asked me the question the other day and I said that a lot of people are very skeptical about what happened, how he died. I know nothing about it. I don’t think it is something that frankly, unless some evidence to the contrary to what I’ve seen comes up, I don’t think it is something that should be part of the campaign. ²⁷

The *Washington Post* put a video of Trump’s comment on their website and published the news with the headline, “Trump says Vince Foster should not be mentioned on campaign trail unless new info surfaces.” It goes without saying that no new information would be surfacing from the Deep State press that suppressed the appendix and silenced the whistleblower Miguel Rodriguez.

Another unreported story is that Foster's sister changed her story from what she initially told investigators. She even said that it was evident that Foster was depressed because he was losing weight in the weeks before his death and "weighed much less." Foster's autopsy showed that he actually gained weight after coming to Washington.


In saying the Foster cover-up should not be part of the campaign, Trump had turned 180 degrees from confronting the media he called "fake news" to join journalists in suppressing the truth. Hillary Clinton was safe from the embarrassment that she was silent about the murder of her friend and at the same time Trump protected Kavanaugh's role in the cover-up from being exposed. Would Ruddy have advised Trump to do anything different?

Trump's promise not to talk about Vince Foster was an indication that if he was elected president, Kavanaugh would continue to move up the ladder.

Why Was Foster Murdered?

People often ask why Foster was murdered. We don't know. The reason for Foster's murder must have been something very big to require the ongoing cover-up by the Deep State. Foster was called the man who knew too much. He had knowledge of various Clinton scandals, including Travelgate, the Waco tragedy, and possibly some illegal activities involving national security. His secretary testified he had access to mysterious binders associated with the NSA, the agency that conducts mass surveillance, ostensibly for the purpose of monitoring terrorists and foreign agents.

7 Q Did Mr. Foster keep any documents in
8 Mr. Nussbaum's safe?
9 A Yes, he did.
10 Q What documents do you believe Mr. Foster
11 kept in Mr. Nussbaum's safe?
12 MR. MILLS: You can describe the subject
13 matter of the documents.
14 THE WITNESS: There were two 1-inch ring
15 binders that were from National Security Agency.

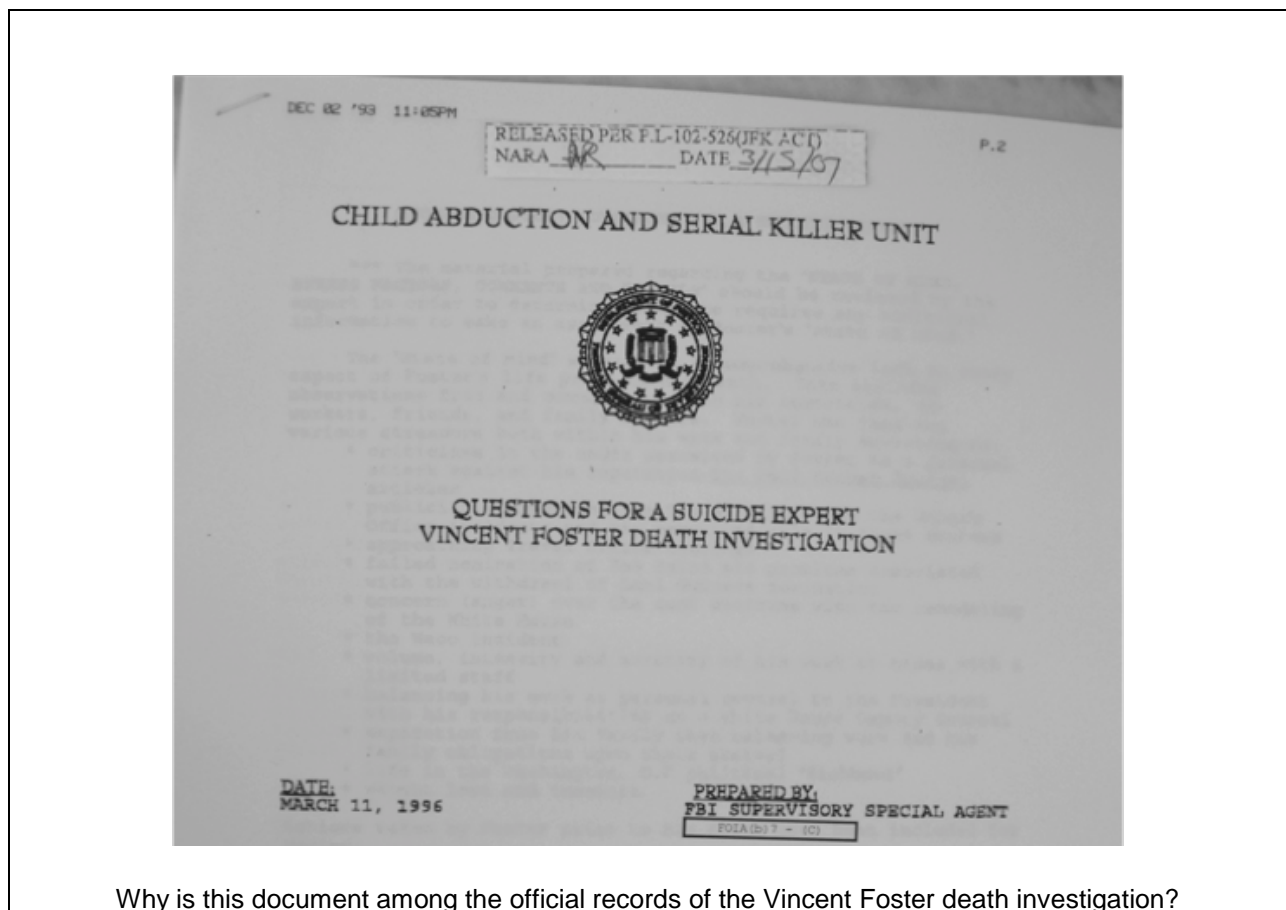


Deborah L. Gorham, Foster's executive secretary, in testimony to the Senate Special Committee on June 26, 1995.

We do know that years before corrupt FBI officials Peter Strzok and Lisa Page were exposed as adulterers on the federal payroll playing politics with national security investigations of Hillary Clinton and Donald J. Trump, Reed Irvine was raising questions about FBI malfeasance in the Foster case. The Foster website www.FBIcover-up.com carries that name for a reason. Irvine had confronted Jim Clemente, an FBI agent who was a member of Starr's team, about the cover-up:

Clemente told us that we were wrong about everything, but he claimed he could not discuss specifics because of the rule that bars discussion of anything that is involved with the grand jury. He said that if we only knew what he knew we would see that we were wrong.²⁸

It turns out that Clemente was more than just an ordinary FBI agent. His website states that, “For over a decade he was an FBI Profiler investigating serial violent and sexual crimes. He is an internationally recognized expert in the fields of Child Sexual Victimization, Sexual Homicide, and Child Abduction.”²⁹ Kavanaugh had received a memo from Clemente regarding the Vincent Foster death investigation, demonstrating they had been working together on the case. He did not respond to several of our inquiries about his role.



Why is this document among the official records of the Vincent Foster death investigation?

Interestingly, Clemente had appeared on the propaganda outlet, Russia Today (RT), in January, 2015, discussing convicted pedophile and Clinton friend Jeffrey Epstein. The *Daily Beast* reported that Epstein had assembled a world-class legal team, including Kenneth Starr, who also was a former federal judge and U.S. solicitor general.³⁰ Asked about this, Starr said he was “very happy” to represent the billionaire pervert and help arrange lenient treatment for him.³¹

An unusual document related to child abduction was found at the National Archives in the records from the Office of Independent Counsel. The document was misplaced (perhaps intentionally) in a box of Park Police records. It appears to be a title page, "Child Abduction and Serial Killer Unit," with the logo of the FBI and the statement, "Questions for a Suicide Expert Vincent Foster Death Investigation." An FBI agent's name on this document is redacted. The document is dated March 11, 1996. No other documents related to this subject were found in the box.

Kavanaugh was the preferred choice of White House Counsel Don McGahn. "McGahn's backing helped Kavanaugh secure a spot on Trump's existing Supreme Court list last November, when the president added five names," *Politico* said. Indeed, a Kavanaugh disclosure form revealed that McGahn made the call to arrange the meeting with President Trump, leading to the nomination.

"Don has a brilliant legal mind, excellent character and a deep understanding of constitutional law," Trump said in a statement announcing the appointment counsel back in November 2016. "He will play a critical role in our administration, and I am grateful that he is willing to serve our country at such a high-level capacity."

However, McGahn has been a Washington insider for years. He worked for the firm Jones Day, with a partnership compensation of \$2.4 million, and Squire Patton Boggs.³² His clients have included several Koch Brothers' entities, including Freedom Partners Chamber of Commerce and Americans for Prosperity.³³ McGahn had a "researcher" from the Koch Network on the White House payroll who was described as his "loyal soldier."³⁴

Counsel to the President Don McGahn called me in the late afternoon on Wednesday, June 27, 2018. I met with Mr. McGahn on Friday, June 29. I interviewed with President Trump on Monday, July 2, with Mr. McGahn present. I interviewed with Vice President Pence on Wednesday, July 4, with Mr. McGahn and counsel for the Vice President present. I spoke to President Trump by phone on the morning of Sunday, July 8. On the evening of Sunday, July 8, I met with President Trump and Mrs. Trump at the White House. During that meeting, the President offered me the nomination, and I accepted. I also spoke later that evening with Mr. McGahn. I have also been in regular contact with members of the White House Counsel's Office and the Department of Justice.

From Supreme Court nominee Judge Brett Kavanaugh's bipartisan Judiciary Committee questionnaire

Except for the fact that they favor the confirmation of Judge Kavanaugh, the billionaire libertarian Koch Brothers and their organizations are at odds with much of the Trump agenda. They advocate for open borders, legal dope, abortion rights, gay rights, access to extreme pornography, and "free trade" with Russia and China. Although the Koch Brothers are smeared by the progressives as right-wing conservatives, they are in fact libertarians who share much of the progressive social and cultural agenda. The Koch Network did not support Trump for president and recently denounced him for being "divisive."

It appears that documents obtained by Mueller from White House Counsel McGahn are being used to implicate President Trump in a case of conspiracy to obstruct justice in Russia-gate. Writing in the *New York Review of Books*, Murray Waas said that “highly confidential White House records and testimony by some of President Trump’s own top aides” had offered “some of the strongest evidence to date implicating the president of the United States in an obstruction of justice”³⁵ in the case of Lt. Gen. Michael T. Flynn, who resigned as National Security Advisor and pleaded guilty to lying to the FBI. One of those aides was identified as McGahn. His name figured prominently in the Waas article. And it was McGahn who reportedly threatened to resign if Trump fired Mueller.³⁶

The *American Bar Association Journal* reported:

...Capital University election law professor, Bradley Smith, thinks McGahn can stand up to Trump. “I don’t see any way that Don McGahn is going to be a yes man,” Smith told the Times. “I’m not sure there are too many good Republican campaign finance lawyers who could have handled Mr. Trump, and Don was able to do that.”³⁷

It would appear that Trump may have been tricked or pressured into nominating Kavanaugh. One explanation, offered by conservative commentator Steve Deace, is that, “The opinions of the conservative legal community, which loves Kavanaugh, matter greatly to Trump.”³⁸ That community is represented by the Federalist Society and Heritage Foundation, which assembled the list of judicial candidates for Trump that included Kavanaugh. Daniel Horowitz of *Conservative Review* calls them “the legal elites of the Republican Party.”

Independent conservative attorney Larry Klayman noted that groups like the American Conservative Union (ACU), led by Republican establishment lobbyist Matt Schlapp, also promoted Kavanaugh.³⁹ “Regrettably, passing over three other truly conservative judges who were on President Trump’s short list for nomination, The Donald caved into the very same Republican establishment that he ran against and vanquished,” said Klayman. “One has to ask why?” Under Schlapp, the ACU-run Conservative Political Action Conference (CPAC) has become pro-pot and pro-gay. Schlapp himself served as political director for President George W. Bush and worked for Koch Industries.

In his addition to his current status as a federal judge, the specifics of Kavanaugh’s background include:

- 2003 - 2006, Assistant to the President, Staff Secretary, President George W. Bush
- 2001 - 2003, Associate Counsel to President George W. Bush
- 1997 - 1998, 1999 to 2001, Partner, Kirkland & Ellis (private practice in D.C.)
- Associate Counsel, Special Counsel, Ken Starr (Investigation of President Bill Clinton)
- 1993 - 1994, Law Clerk, United States Supreme Court, Justice Anthony Kennedy.
- 1992 - 1993, Attorney, Office of United States Solicitor General.

- 1991 - 1992, Law Clerk, U.S. Court of Appeals, 9th Circuit, Judge Alex Kozinski.
- 1990 - 1991, Law Clerk, U.S. Court of Appeals, 3rd Circuit, Judge Walter Stapleton.

Kozinski resigned in late 2017 in the wake of sexual harassment allegations, including showing women pornography in his chambers. There are questions that have been raised about whether Kavanaugh, his former clerk, had any knowledge of Kozinski's behavior. Dr. Judith Reisman reports that in 2001 Kozinski defended Emanuel Sistrunk, convicted rapist of an 11-year-old child, claiming he received "a gross miscarriage of justice." Yet, Sistrunk had previously been convicted of "sex with a 16-year-old homeless girl" in 1977 and "sex with two mentally retarded patients" in 1982.⁴⁰

Ironically, Kozinski had written the foreword to former Assistant United States Attorney Sidney Powell's book *Licensed to Lie: Exposing Corruption In The Department of Justice*. Kozinski said, "This book should serve as the beginning of a serious conversation about whether our criminal justice system continues to live up to its vaunted reputation. As citizens of a free society, we all have an important stake in making sure that it does."

Radio personality Rush Limbaugh praised the Powell book, calling it "shocking" in its discussion of the justice system. On the other hand, he praised the equally shocking nomination of Kavanaugh, saying, "On paper he's impeccable. On paper there is no just way to disqualify Brett Kavanaugh as a Supreme Court justice."⁴¹ In comparing Kavanaugh to Peter Strzok, the disgraced anti-Trump FBI agent who led the Trump and Hillary Clinton investigations, Limbaugh declared:

Here we have a guy, Brett Kavanaugh... There's nothing anybody can find about the guy. The guy has no challenging problems with his honor, his integrity, his character. But Strzok is a demonstrable liar! A proud one, by the way -- and he was applauded for it yesterday [during his testimony]!⁴²

While Strzok's corrupt behavior and practices are certainly objectionable, one can make the case that Kavanaugh's behavior in the Foster death cover-up is far worse. Yet, Sidney Powell praised Kavanaugh, saying he is a "brilliant jurist" and a "really good human being" with a "solid record."⁴³ Members of both the liberal and "conservative" media jumped on the Kavanaugh bandwagon as well. The prize for the most superficial commentary has to go to Tucker Carlson's *Daily Caller*, which highlighted how Kavanaugh was serving meals to the homeless outside Catholic Charities in downtown Washington, less than 48 hours after he was tapped to succeed Justice Kennedy.⁴⁴

One wonders why Kavanaugh didn't have this kind of compassion for the truth, the witnesses, and the victim himself in the Foster case. Who called the shots? Who or what is that "ultimate power" behind the cover-up?

Don't Be Fooled Again

By Cliff Kincaid

When Howard Phillips passed away in 2013, it was a major blow to the conservative movement. The chairman of the Conservative Caucus, Howard always stood for principle. He was a conservative first and last. He started a third political party when the Republican Party began drifting away from conservatism. He was consistently correct about the faux “conservatives” nominated by various Republican presidents to the Supreme Court. His record of truth has to be considered when reviewing the nomination of Brett Kavanaugh to the Supreme Court.

Since there seems to be some confusion about the meaning of the term these days, it is important to define “conservative.” A true conservative, like Howard Phillips, one of the founders of the modern conservative movement, believed and affirmed traditional moral and religious values, a strong national defense and economic freedom. He was one of the early leaders of Young Americans for Freedom, the same group that attracted my political interest when I was in high school. Over the years you never found Howard getting “trendy” by signing on to liberal causes like the “gay rights” agenda. In fact, his newsletter, the Howard Phillips “Issues and Strategy Bulletin,” was quite blunt, referring to homosexual activists as “sodomites,” or “perverts.”

He gave government service a try and attempted to reform the government from within. As his bio notes, Howard resigned from the Nixon Administration when it failed to defund many of Lyndon Johnson’s so-called Great Society programs. He popularized the notion of defunding the left by drying up their sources of government support.

He was “right” in more ways than one.

Howard opposed the first President Bush’s nomination of David Souter for a seat on the Supreme Court. He opposed Souter from the start, and is one of the few who had correctly analyzed his record and predicted how he would turn out. Staunchly pro-life, Howard discovered that Souter had voted to permit abortion at a hospital in New Hampshire on whose board of trustees he served. On that basis, Phillips opposed and testified against him. Souter’s pro-abortion record was an indication that he was liberal on other social issues. Howard was proven correct. “Despite my entreaties, not a single Republican Senator opposed Souter’s confirmation, just as not one of them had opposed the confirmation of Sandra Day O’Connor,” he would say.

Phillips had also predicted that O’Connor, a Reagan nominee, would turn out to be pro-abortion on the court. He noted that she was a pro-abortion member of the Arizona State Senate and a liberal judge on the Arizona Court of Appeals. “She was chosen because of her gender and a desire to attract to the GOP the support of feminists,” he said. Again, Howard stood with principle.

When O'Connor gave a speech declaring that the court would increasingly make its decisions in deference to international law and foreign opinion, Phillips said she had violated her oath of office -- swearing allegiance to the U.S. Constitution -- and that she should be removed from office.

Howard didn't make excuses for conservatives -- even if it was Ronald Reagan -- when they bowed to liberal pressure. And he held Republicans accountable when they voted for President Obama's agenda. One of the regular sections of his newsletter was "GOP betrayals."

Phillips noted that only three Republican Senators voted to oppose the confirmation of Ruth Bader Ginsburg, a former general counsel for the ACLU nominated to the court by President Clinton; only nine voted against Stephen Breyer, also nominated by Clinton; and no Republican Senator voted against confirming either pro-abortion David Souter or pro-abortion Sandra Day O'Connor. "The positions of both of these nominees were a matter of public record when the Senate placed them on the Supreme Court of the United States," Phillips noted. O'Connor "was one of the worst appointments ever made by a Republican President, in this case Ronald Reagan," he said.

Republican Senators Susan Collins, Judd Gregg, Richard Lugar, Lindsey Graham, and Olympia Snowe voted with liberals to confirm Elena Kagan as President Obama's second nominee to the U.S. Supreme Court. His first was Sonia Sotomayor.

If Howard were alive today, I think he would oppose President Trump's nomination of Judge Brett Kavanaugh to the Supreme Court. During his 2006 confirmation hearings to the D.C. Circuit, Kavanaugh testified that he "would follow *Roe v. Wade* faithfully and fully. That would be binding precedent of the court, it's been decided by the Supreme Court." He added that "it's been reaffirmed many times, including in *Planned Parenthood v. Casey*."

The transcript of the exchange between Kavanaugh and Senator Chuck Schumer follows:

Schumer: Do you consider *Roe v. Wade* to be an abomination? And do you consider yourself to be a judicial nominee, like the president said he was going to nominate people, in the mold of [former Justice Antonin] Scalia and [Justice Clarence] Thomas?

Kavanaugh: Senator, on the question of *Roe v. Wade*, if confirmed to the D.C. Circuit, I would follow *Roe v. Wade* faithfully and fully. That would be binding precedent of the Court. It's been decided by the Supreme Court—

Schumer: I asked you your own opinion.

Kavanaugh: And I'm saying if I were confirmed to the D.C. Circuit, Senator, I would follow it. It's been reaffirmed many times, including in *Planned Parenthood v. Casey*.

Schumer: I understand. But what is your opinion? You're not on the bench yet. You've talked about these issues in the past to other people, I'm sure.

Kavanaugh: The Supreme Court has held repeatedly, Senator, and I don't think it would be appropriate for me to give a personal view of that case.

Ricardo Davis, president of Georgia Right to Life, came out against the Kavanaugh nomination, saying, "We are deeply disappointed that President Trump broke his campaign promise to appoint pro-life justices by nominating Judge Brett Kavanaugh." He urged Trump to withdraw Kavanaugh's name and replace him with Judge Amy Coney Barrett. He called Kavanaugh's record on abortion and his statement that he would "follow *Roe v. Wade* faithfully and fully" a "gut punch to pro-life supporters" and comparable to the "just following orders" defense that Nazis used to defend their actions.

Davis also noted that Kavanaugh agreed that minor illegal immigrants have a constitutional right to abortions and that he struck a blow to religious freedom in the Priests for Life case by agreeing that the government has a compelling interest in requiring organizations to provide contraceptives and abortifacients to their employees. (Ironically, Priests for Life is supporting Kavanaugh.)

Kavanaugh's former boss in the Vincent Foster murder investigation, which resulted in a cover-up and phony suicide finding, was Kenneth Starr. He declared that Kavanaugh would have "great respect for precedent" and keep an open mind if it came to the pro-abortion decision *Roe v. Wade*. He "will treat each issue, including these most delicate issues, with an absolute open mind," said Starr, speaking on CNN's "Erin Burnett OutFront." Starr emphasized, "He will also have a great respect for precedent." ⁴⁵

Former judge and Fox News personality Jeanine Pirro said that *Roe v. Wade* was "probably safe in the hands of Brett Kavanaugh." She said, "You follow precedent and if *Roe v. Wade* is the law of the land -- I suspect that he will follow precedent. I don't expect any big changes." ⁴⁶

While Kavanaugh was endorsed by establishment pro-life groups, independent activists seemed concerned. Pro-life leader Lila Rose, Founder and President of Live Action, said, "We hope that with Brett Kavanaugh, the court ensures that our very first right, the right to life, will be protected by our laws rather than trampled by them."

But why should pro-lifers merely "hope" for a pro-life judge from President Trump.

On February 16, 2016, Trump declared:

Over time, our culture of life in this country has started sliding toward a culture of death. Perhaps the most significant piece of evidence to support this assertion is that since *Roe v. Wade* was decided by the Supreme Court 43 years ago over 50

million Americans never had the chance to enjoy the opportunities offered by this country. They never had the chance to become doctors, musicians, farmers, teachers, husbands, fathers, sons or daughters. They never had the chance to enrich the culture of this nation or to bring their skills, lives, loves or passions into the fabric of country. They are missing, and they are missed.⁴⁷

Trump posted an eloquent 600-word statement noting that he did not always hold the pro-life position, “but I had a significant personal experience that brought the precious gift of life into perspective for me.” He previously had said that “what happened is friends of mine years ago were going to have a child, and it was going to be aborted. And it wasn’t aborted. And that child today is a total superstar, a great, great child.”

Trump regularly compares his flip-flop to how Ronald Reagan changed on the issue. Of course, Reagan changed in a much more dramatic and thoughtful way. He actually authored a major essay, 3,600 words in length, which was made into a small book, *Abortion and the Conscience of the Nation*. Reagan’s essay, which was published 10 years after the Supreme Court legalized abortion on demand, drew upon moral considerations but also medical and scientific evidence. He noted that 1981 Senate hearings on the beginning of human life brought out the basic issue more clearly than ever before. “The many medical and scientific witnesses who testified disagreed on many things, but not on the scientific evidence that the unborn child is alive, is a distinct individual, or is a member of the human species,” he said.

However, as the late Phyllis Schlafly noted in her book, *The Supremacists*, Sandra Day O’Connor “had a record of feminist extremism similar to [Ruth Bader] Ginsburg’s, and both women got a free pass in their confirmation hearings from the chivalrous men on the Senate Judiciary Committee.” She added:

With her feminist background, it was no surprise that O’Connor twice voted to keep abortion legal (in *Planned Parenthood v. Casey* and *Stenberg v. Carhart*) and twice voted for gay rights (in *Romer v. Evans* and *Lawrence v. Texas*). As a member of the Arizona Legislature, she voted repeatedly for pro-abortion bills, and she co-sponsored ratification of the federal Equal Rights Amendment (which Arizona refused to ratify).

Justice O’Connor provided the decisive fifth vote in 2005 to force county courthouses to tear down displays of the Ten Commandments (*McCreary County v. ACLU of Kentucky*). O’Connor supposedly supports state power and opposes federal interference, but on the important issues of religion and abortion she repeatedly favored federal intervention to advance her unpopular views.⁴⁸

In the on-line version of her book, Schlafly posed a series of questions, including, “Why do you think President Reagan appointed a woman to the Supreme Court who then voted twice for abortion, twice for gay rights, and twice against the Ten Commandments?”

The answer, quite clearly, consisted of bad advice, a failure to research her record, and a desire to appear fashionable. She added, “We hope someday we will have a woman on the Supreme Court who is a real judge, not a feminist or a politician. Republican presidents cannot afford another O’Connor.”

Such a judge, Amy Coney Barrett, was reportedly on Trump’s short list for the Supreme Court. She had said that the so-called “right to privacy,” upon which *Roe v. Wade* and other pro-abortion decisions were based, did not address the fact that abortion “deals with the life of a child...” and could therefore be reversed. She was also critical of Obamacare for threatening the rights of religious people. ⁴⁹

When Kavanaugh was introduced by President Trump as his nominee to replace Kennedy on the court, Kavanaugh referred to having been a law clerk for Anthony Kennedy and declared, “Justice Kennedy devoted his career to securing liberty.” Phillip L. Jauregui of the Judicial Action Group countered, “The truth is that Justice Kennedy did not ‘devote his career to securing liberty.’ In fact, Kennedy devoted his career to the opposite: perverting liberty and it cost a generation of unborn children their lives!” ⁵⁰

Jauregui added:

So, where do we find Justice Kennedy’s view of liberty? Is it praise-worthy? Is it honorable? Is it even constitutional? Is it a legacy we want to continue? Kennedy’s pro-abortion anti-constitutional view of liberty comes from his infamous opinion in *Planned Parenthood v. Casey*. In that case, he imagined that the so-called “right to abortion” should be written into the Constitution because the word “liberty” is in the Constitution and: “At the heart of liberty is the right to define one’s own concept of existence, of meaning, of the universe, and of the mystery of human life.” ⁵¹

Michael Dorf, a Cornell University law professor, had declared in 2013 that Kennedy had firmly secured his place in history as “the first gay justice” because of his pro-sodomy and gay marriage rulings. Dorf said it was clear Kennedy “not only accepts, but welcomes the task of writing majestic opinions affirming the dignity of gay persons and couples.” ⁵²

As noted, one of those majestic opinions in an abortion case included Kennedy’s bizarre statement, “At the heart of liberty is the right to define one’s own concept of existence, of meaning, of the universe, and of the mystery of human life.”

But in the sodomy case, as a writer for even the leftist Center for American Progress acknowledged, Kennedy “wrote an opinion that was constructed largely from discarded Age of Aquarius lyrics...” He adds, “And that will make it much easier for the Court’s new majority to blow this right away.” He added, “With Kennedy gone, the Court’s gay rights revolution is now a revolution interrupted. And it is likely that it will soon be a revolution in reverse. The thinly-reasoned, stingy nature of Kennedy’s individual rights opinions will make it very easy for conservative jurists to pick them apart.” ⁵³

But that's precisely why President Trump had promised to pick a reliable conservative jurist.

As Howard Phillips noted, in the *Roe v. Wade* decision itself, the Supreme Court indicated that if the unborn child is a person, the State could not allow abortion, even to save the life of the mother. In fact, in the majority opinion deciding *Roe v. Wade*, Justice Harry Blackmun said that, "If the personhood of the unborn child is established, the pro-abortion case collapses, for the fetus' right to life is then guaranteed specifically by the Fourteenth Amendment."

So the decision to overturn *Roe v. Wade* is quite direct and simple. As Lila Rose declared:

The right to life is the foundation for all other human rights – without it, no other rights can be enjoyed. Our laws must reflect reality: Science has proven that a human being - with her own complete and unique set of DNA - is formed at the moment of fertilization. Human rights are grounded in being human — not in a person's age, level of development, or location.

Georgia Right to Life and some other pro-life groups are, therefore, part of the personhood movement and declare, "Our goal is full legal protection for all innocent human life from creation to natural death."

Judge Brett Kavanaugh and the Murder of Vincent Foster

Transcription of “Judge Brett Kavanaugh and the Murder of Vincent Foster,” featuring Cliff Kincaid and Hugh Turley. This America’s Survival TV show aired on July 4, 2018, five days before President Trump nominated Judge Brett Kavanaugh to the U.S. Supreme Court. This transcript has been slightly edited for the sake of clarification.

Cliff Kincaid: Hi ladies and gentlemen. This is Cliff Kincaid, President of America’s Survival, Inc. Thanks for tuning in to another edition of America’s Survival TV. Well, this really is an emergency broadcast. We’re going to deal with an explosive topic that impacts Donald Trump’s possible nomination to the U.S. Supreme Court. But it goes back in time 25 years because we’re talking today about the Vincent Foster cover-up and the apparent role played in that cover-up by one of Trump’s possible nominees to the U.S. Supreme Court, Judge Brett Kavanaugh. Stay with us, ladies and gentlemen. This is an incredible show. You won’t find this information anywhere else. The big media conservatives, the Limbaughs, the Levins, the Tucker Carlsons, they won’t want to get into the Vince Foster murder cover-up. But I’ll tell you, I’ve been covering this almost as long as my guest, Hugh Turley. And this goes back 25 years. It was 25 years ago, ladies and gentlemen, when the body of Clinton White House lawyer Vincent Foster was found dead in Fort Marcy Park just outside of Washington, DC. And current judge Brett Kavanaugh, who was then Associate Independent Counsel investigating some of the Clinton shenanigans, was part of a cover-up of the evidence indicating that Foster was, indeed, murdered, and did not commit suicide as the government claimed. Let’s get into it right now with my guest, Hugh Turley. He’s an author and researcher. He’s been covering this story for 25 years. He’s an old friend, he worked with me at Accuracy in Media before I left that organization. Hugh Turley, thanks for coming on the show with us today.

Hugh Turley: It’s a pleasure to be here. And it certainly is an important topic, and very timely.

Kincaid: It is. We’re going to give people some information about where they can go for more information so they can dig into this themselves, because your website (www.FBIcover-up.com) has links to all the original source material. Let’s start with Judge Kavanaugh, who, after he left the Office of Independent Counsel, supposedly looking into the Clinton shenanigans and crimes and cover-ups and scandals, was appointed as a federal judge by President George W. Bush. Let me put it on the line for you Hugh. Do you think Brett Kavanaugh is qualified to be a Supreme Court Justice?

Turley: Well, it depends what you mean by the term “qualified.” If you mean he’s a swamp creature, he’s made for the job because he’s part of the dirty politics in Washington and the covering up of crimes by officials. If that’s what they want for qualified, he fits the bill. But if it means to serve justice for the American people, not a good idea.

Kincaid: Now let’s get into what Kavanaugh exactly did. Because to this day, there are a lot of people in the liberal and conservative media who think people like us, Hugh, are just conspiracy theorists who don’t want to accept the “official finding” that Foster killed himself

at Fort Marcy Park. Let's go into the evidence of what actually happened. You worked with Reed Irvine, I worked with Reed Irvine for many years, disputing this official claim that Foster committed suicide. In terms of the best evidence available that this was a murder, what would you say that is?

Hugh Turley: The best evidence available is actually part of the official report. Kavanaugh wrote the first 114 pages of the report on the death of Vincent Foster. Because his boss, Ken Starr, was appointed by the U.S. Court of Appeals Special Division, that report was turned in to these three judges and they attached evidence of the cover-up to the official report. And that kind of shoots down the idea that only conspiracy theorists support the "suicide" conclusion. And they're not nuts. The three judges, Sentelle, Butzner, and Fay, ordered Starr, over his objection, to include the evidence of the cover-up. And the evidence included grand jury witness intimidation. This is part of the official report. The fact [is] that Foster's car was not at the park so he didn't drive there to kill himself because his car wasn't there. He didn't own the gun, that wasn't his gun, and this evidence is a part of the official report. It's included in the report. And that's attached. That's coming from three federal judges. It's not coming from me, or you, or Reed Irvine, or others. It's coming from the U.S. Court of Appeals Special Division. And they ordered it included.

Now, the press has been silent about it from the very day it was released. The media only reported the first part of the report, the first 114 pages. But there's 23 additional pages, and the documents are available. They're at our website. You can find them also, there's a service online called Hathi Digital Trust, and it's the university system that has all of the federal government documents online now because of technology. So you can actually find Kenneth Starr's report on the death of Vincent Foster, not to be confused with what they call the "Starr Report," which is about Monica Lewinsky. But the report on the death of Deputy White House Counsel Vincent Foster is available online at my website, which people will probably dismiss and say, well, you can put anything on the internet. But it's also in college university libraries online: Purdue, Michigan, University of California, University of Minnesota. These colleges have these documents up online.

Kincaid: We're going to put all this information up on our program when it airs to the public on YouTube and Roku, so people can go to this special report that those three judges ordered to be included as part of the official report into the death of Vincent Foster. Now, let's go over some of this evidence because, to me, it's critical. People, of course, haven't been around, Hugh, as long as you and I have. We're going back 25 years now, and, when it comes to the Clinton scandals, people now are probably thinking things like --

Turley: Monica Lewinsky.

Kincaid: Well, that, or with Hillary -- the server, the email scandal, the Clinton Foundation scandal. But we have to remind people, when you go back to the time when her husband was President, Bill Clinton, there were a number of scandals involving the Clintons. And this is why Vincent Foster is so critical to this story, and why, in my opinion, he was killed.

He knew too much. He knew too much about all these scandals, some of them involving national security, the Waco scandal, we can go down a whole list. People are going to think, Hugh, what was the motive? Why would anyone want Foster Killed? How do you answer that?

Turley: I don't know why he was killed. I have to go back to Aristotle, because I studied philosophy in college. You don't have to know *why* something is to know *that* something is. And In Aristotle's case, he gave the example of an eclipse. You can know that there's an eclipse but you might not know why there was the eclipse of the sun or the moon. And, we don't have to know why Foster was murdered. People often ask me, well why was he murdered, or who did it? You don't have to solve a homicide to know that there was a homicide. Of all the scandals around the Clintons, this is probably the biggest one because we're talking about a murder. And it's an ongoing cover-up of a murder, and Brett Kavanaugh is part of the ongoing cover-up of the murder of the Deputy White House Counsel. He had his hand in the cover-up and was a participant, a major participant.

Kincaid: And that's when he was Associate Independent Counsel under Kenneth Starr. He was brought into that position and then he engineered or was part of the cover-up. And he replaced a prosecutor who actually was digging into the many lies surrounding the claim that Foster had killed himself. Talk about the case of Miguel Rodriguez.

Turley: Miguel Rodriguez was the Associate Independent Counsel that preceded Brett Kavanaugh. They worked in the same office and they knew each other. Rodriguez was very suspicious of the Foster death. He thought this was a homicide. And he called a meeting together, and Brett Kavanaugh was at the meeting, and there's a 30 page memo, it's on our website, and we got this from the National Archives. This memorandum, with Kavanaugh's name as one of the persons that was present, lists how the police brought the gun to the crime scene and planted it there. And it tells that Foster's car wasn't at the park and that the witness intimidation happened, and so on. They didn't want Rodriguez looking into it, and he was pressured to stay off of it and he just resigned. He didn't want to go along with it, so he resigned.

When he resigned, Brett Kavanaugh stepped up, and he took charge of the Foster death investigation, and he took all the anomalies and evidence of a cover-up and sort of twisted things around and wrote this report. It's 114 pages. It's a very telling document when you look at it because nothing is where it should be. Everything is sort of scattered. When you look at a document that's covering something up -- as this report does -- you find discussion of the gun in six different places. Same thing with the car. It's scattered all over. It's in footnotes, it's in page 26. It's back on page 44 and it's mentioned again in page 98. You can't see all the evidence together. And Kavanaugh's very clever the way he wrote this report to conceal the truth. But the judges allowed people who were named in the report to add factual comments. And one of the witnesses, Patrick Knowlton, who as there at the park that day, saw that Foster's car was not there. He saw a brown car there, which was not Foster's. And Knowlton came forward to tell what he saw, so he was an inconvenient witness. And eventually, after they tried to get him to change his story and he wouldn't change his story, they subpoenaed him to testify before the Whitewater

grand jury. Now, there was a subpoena issued to Patrick, and it was signed by none other than Brett Kavanaugh. And he signed the subpoena, and immediately after the subpoena was given to Patrick Knowlton, he suffered intense witness intimidation on the streets of Washington, DC, in broad daylight. There were men following him, staring at him, people knocking at his door, there's no one there. The phone would ring, people would hang up. And this went on for several days.

Patrick and his attorney, John Clarke, went over to the Office of then-Independent Counsel to tell them that there was witness intimidation happening. They wanted to alert them. They thought they'd want to know. And I just spoke to John yesterday, and he told me that Brett Kavanaugh was in the room sitting in the corner and he said he slouched in his chair and he looked so guilty, like this was going to be the end of his law career. Because he was participating in something that is against the very fundamental basics of our Constitution -- the grand jury -- which actually precedes the U.S. Constitution.

Kincaid: Let me interrupt you at that point, Hugh. We're talking with Hugh Turley. He's an author, a journalist, and a researcher. He's been researching the Vincent Foster case for 25 years, ladies and gentlemen. It was 25 years ago that Clinton White House lawyer Vincent Foster's dead body was found in Fort Marcy Park, outside of Washington, D.C. And Patrick Knowlton was somebody who came into the park and was able to supply evidence about who was there, what cars were there. And this is critical, Hugh, because the government continues to insist that Foster drove his own car to Fort Marcy Park, and then he killed himself. But Knowlton and other witnesses testify that Foster's car, which was a light gray, silvery Honda, was not there. Correct?

Turley: That's correct. In fact, Reed Irvine of Accuracy in Media was a very good telephone interview. And he used to tape his telephone conversations which was legal in D.C. And he talked to Brett Kavanaugh about this problem with the car. And he talked to Brett at some length about it. And during the conversation, Brett admitted to Reed Irvine that all of the police and rescue workers -- and I think there were about 26 of them all together -- all of them, Brett told Reed, saw the brown car. Foster did not own a brown car, he owned a late-model 1989 silver-gray Honda. And the car that was seen at the park by the witnesses was a brown Honda and it was much older, 1983.

Kincaid: And that's at a time when we know Foster was dead and in the park.

Turley: He was dead. He was already dead when Knowlton was at the park. They established from the autopsy and the food that was undigested in his stomach, and the body, that he had died and was dead at the time Patrick was at the park. So, he didn't drive his car there. And this is why Patrick was such an important witness and why they wanted to flip him around to say that he saw Foster's car. They wanted him to say, "Well, it could have been Foster's car." But Patrick is an unusual man with a very unusual memory. I mean, I've never met anybody with a memory quite like his. It's extraordinary. And he just stuck to what he saw and wanted to tell the truth. He said he didn't see a silver car, he saw a brown car that was much older.

Kincaid: So Brett Kavanaugh, then the prosecutor, then the Associate Independent Counsel, subpoenas Patrick Knowlton, a witness, brings him into the grand jury, and he tries to shake up his testimony.

Turley: That's correct.

Kincaid: He tries to say, "Oh, you really didn't know what you saw." And then, we find out, that night begins these, apparently, government agents following around Patrick Knowlton -- 20 to 25 of them, I understand --

Turley: That's correct.

Kincaid: Government agents, presumably some of them, at least, part of the FBI, following him around, harassing him, intimidating him, trying to get him to change his story!

Turley: I want to tell you something, Cliff, that no one's ever heard this before. Patrick had an experience about a month ago. He was in a restaurant in New York, just up north in New York City. The waitress came over and asked him, "Are you Patrick Knowlton?" He said, "Yes, I am." And she said, "Well, someone in the bar over there was asking about you." And he thought maybe it was someone he knew from work or someone that had seen him somewhere, and maybe they were just verifying his identity. Patrick said this person came over to his table, stood over his table and looked at him and said, "Patrick," he said, "I have to apologize to you." And Patrick said, "For what?" And he said, "Twenty some years ago, when you were harassed in Washington, D.C., I was one of the men that did it." He told that to Patrick. Patrick was stunned. He looked up at this guy, he said he couldn't believe it. He said, "Who did you work for?" And the man said, "I can't tell you. But I just wanted to tell you that I'm sorry."

Kincaid: My gosh.

Turley: He walked away and Patrick said he couldn't finish his meal. I mean, this stuff, this really happened. Of course, his wife, who was his girlfriend at the time, she was on the streets with Patrick and witnessed it as well. This intimidation really did go on. But he did actually meet one of the harassers, just about two months ago.

Kincaid: But the guy wouldn't reveal --

Turley: Would not tell who he was. And he said, "I won't be back here again. You won't see me again." And he walked away.

Kincaid: Well, whoever he worked for, whether it was the FBI, CIA, who knows, some other intelligence agency, these were government agents. This is really what we call the Deep State. Isn't it?

Turley: It's an Alfred Hitchcock [plot]. It's nightmarish. It's scary. But I tell you, Brett Kavanaugh is part of it. Now he's a nominee for the United States Supreme Court. It's incredible.

Kincaid: It's incredible. Let's go over a couple more pieces of evidence, again, because a lot of people weren't around 25 years ago, they don't know really much about the Foster case. We mentioned how Patrick Knowlton verified that Foster's car, the silvery gray car, was not there. Instead, there was a brown car there. You alluded to this one Hugh, the .38 revolver found in Foster's hand was not the gun that killed him. It was not his gun.

Turley: No. In fact, there's an internal memo from the Office of Independent Counsel, from a meeting with Brett Kavanaugh, and Rodriguez and some other of the lawyers where it says right in there, it names the police officers who brought the gun to the park and placed it in his hand and then re-photographed the crime scene. They set the crime scene up and then photographed it. And this is an internal document from the Office of Independent Counsel.

Kincaid: And a memo by Rodriguez --

Turley: It was by Rodriguez and his assistant was Lucia Rambusch and her initials LR is on all of the pages. And the document, I think if you google "Rodriguez memo" and "Vince Foster," that document would probably come up somewhere on the internet. It's up there on the internet. But that's very telling. I mean it admits that this was not Foster's gun, that he did not own the gun. But Brett and the way he massaged the report and tried to make it appear that Foster's car was there, tried to make it appear that the gun and so on belonged to Foster. It's very deceptive what he did but the three federal judges were not going along with it. They said no, you've got to append your report. And I thought that was going to be the end of the cover-up when the three judges ruled against the Office of Independent Counsel. But then the press didn't report it, and they still haven't. That was October 10, 1997. I was in Minneapolis and St. Paul, Minnesota, at the time and I had the appendix to the report that was submitted to the court with me. I wasn't supposed to show it to people because it was under seal. When the report was released, I had a copy. I went down to the main office of the St. Paul *Pioneer Press*. I found the national news editor. I showed her the document, I told her it's being released at the Court of Appeals right now in Washington, D.C. I said, you can beat the Associated Press and everybody and report this story. And she looked at the document for about a half hour, and the next day in the paper, not a word.

Kincaid: Now, let's go back to the gun for a second, because the .38 caliber revolver found in Foster's hand was not the gun that killed him. His fingerprints were not even found on the gun.

Turley: That's true. His fingerprints were not on the gun. In fact, the second paramedic on the scene, Richard Arthur, saw an automatic in his hand. And he drew a picture of it. He was familiar with guns, he was in the military. And he drew a picture of an automatic rather than the revolver, which is a six-shooter, which was the gun found in Foster's hand.

Kincaid: And the memo by Rodriguez that you referred to earlier -- he was the original prosecutor -- he quit under pressure and was replaced by Brett Kavanaugh. The Rodriguez memo states that the corpse, referring to Foster's body, was staged with the revolver that was brought by investigators to the scene.

Turley: That's correct. That's right there in the Office of Independent Counsel document. Brett Kavanaugh's name is on these documents. He was there. He knows this. And he knows that Foster's car was not at the park. But he and the American press are silent and actually, the interesting thing about the Foster murder cover-up is it involved both Republicans and Democrats on both sides of the aisle, and the conservative and the liberal press have been silent about these things. So, I think in the beginning of your program you said, "You're not going to get this information anywhere else." And that's very true because the information is there -- if you know about it you can go look for it. It's publicly available but it's just not publicized.

Kincaid: And here's the incredible thing, Hugh, and we're going to put up all the references to your website, fbicover-up.com, and references to the Rodriguez memo, and the report that you helped put together, ordered into the final report by the three-judge panel. Here we have President Donald J. Trump, who's running for office in 2016, and he brings up the Foster case, interestingly enough. And he refers to the Foster case, the mysterious death, as "fishy." And, of course, the media jump on him, you know, another "crazy claim" by Donald J. Trump. Well, it's worse than fishy. It involves a cover-up, it involves alteration of evidence, it involves intimidation by government people of a witness before the grand jury. We've got hardcore evidence here of what would be called the Deep State at work, or the Swamp. Brett Kavanaugh is right in the middle. He's mired in the Swamp, he was an active participant in the cover-up. And yet, he's on a shortlist to be nominated by Trump to the U.S. Supreme Court. How does this happen?

Turley: This was an eye-opening event for me twenty some years ago when I started to see how this unfolded and I started to see the truth. It got me to thinking about, well, what else are they covering up? If they can cover up something like the murder of a White House official on an afternoon, I mean if they can cover that up, what else could they be lying about? And the same is probably true when you get a man like Brett Kavanaugh on the U.S. Court of Appeals, D.C. circuit, and now being considered for the Supreme Court. It does make you wonder about these other judges and how did they get there? I mean, really, it makes me wonder. He casts a shadow over everybody.

Kincaid: And it's almost as if, and I think we have some indication that Kavanaugh at one point said to somebody, "Well, you know, you got to go along to get along."

Turley: To move up the ladder. Miguel Rodriguez said that about Brett and the others in the office. He said, "They will do what they have to do to move up the ladder." And they have moved up the ladder. Brett has definitely moved up the ladder.

Kincaid: Okay, Rodriguez said it about Kavanaugh. They'll do what they have to do to move up the ladder. So that's the way it works. It's like a bipartisan effort here, Republicans and Democrats. And then after the cover-up, George W. Bush appoints Brett Kavanaugh to be a federal judge. Now Kavanaugh is on the shortlist for the U.S. Supreme Court. And you've got to wonder if somebody is getting this information that we have that's out there.

Turley: It's not just Kavanaugh. When Patrick was called before the grand jury, he was questioned by Kavanaugh and there was another prosecutor in the room, John Bates. And John Bates also became a federal judge in the D.C. court. So he and Kavanaugh both ended up with judgeships. So it kind of tells you how things work. And another person who was on Starr's staff was Alex Azar. He was a member of Starr's staff. [He's at] Health and Human Services [HHS], I think. (Note: HHS Secretary Alex Azar worked for Ken Starr in the independent counsel's office.)

Kincaid: I think so.

Turley: He's in the administration. So the swamp creatures are everywhere.

Kincaid: So we have the Swamp. The Swamp is a reality, and they've even captured positions in the Trump Administration. And you wonder if President Trump even knows what's happening to him.

Turley: I can't answer that.

Kincaid: Well, I'll tell you what: this is why we're doing this show, ladies and gentlemen. Nobody's going to bring you this information except America's Survival TV. I've known Hugh Turley for many years. I worked with Reed Irvine for many, many years. Reed Irvine hired me out of college back in the summer of 1978 and we worked together. You go to the AIM website and you can find all kinds of articles we wrote together on the so-called Vince Foster "suicide." A total scandal that continues to this day. And it makes you wonder, Hugh, about the corruption in the political process for something to be covered up to this extent. And even the "conservative" media, these "big thinkers" in the conservative media and the talk shows, and on Fox News they don't want to cover it because apparently they don't want to be accused of being a conspiracy theorist. How do you account for this timidity to challenge power and corruption?

Turley: When they throw that conspiracy theory charge out, I like to come back to the three federal judges. There are three federal judges, and that was really the high-water mark for justice -- that those judges ordered Starr to include evidence of the cover-up by his own staff, which means Brett Kavanaugh. Those judges -- no one wants to call them conspiracy theorists -- so you've got three solid figures there that ruled to attach the evidence of the murder to the official report. And it's there, it's not going away. The toothpaste is out of the tube. It's just nobody's reported it yet.

Kincaid: Well ladies and gentlemen, my guest has been Hugh Turley, author, researcher, writer, and journalist. Think about the Vincent Foster case. We're going to give you all the

information on the screen about where you can go for more information to document everything that's been said on this show. And as he says, this isn't just some fringe conspiracy website somewhere. This is material that was ordered into the record.

Turley: Right. Everything at our website, our whole website, is official documents. It's all documents, and it is all official records and that's what we have to go with. And the official records are the evidence of the cover-up.

Kincaid: Now, you didn't really want to get into the motive, of why Foster was killed.

Turley: I don't know the motive. It's hard to say. I really don't know why he was murdered. I mean, you can come up with a lot of different reasons. Sometimes gangsters kill gangsters. He was part of the Swamp too, when he was here, so I don't really know. It's hard to say.

Kincaid: Is it your belief that Foster was actually killed in the park or was he killed elsewhere and brought to the park and dumped?

Turley: No, he was absolutely killed in the park. The evidence shows that, Cliff. When I first started to research this, there were stories about the body being moved. I kind of thought about that and I entertained the possibility and I tried to look for evidence to support that. But in the long run, what I have found out was that the body was moved. But it wasn't moved *to* the park, it was moved *in* the park. They moved it, it was on a slope and they moved it up onto level ground. That's when they put the gun in his hand, when they staged the crime scene. They moved the body to stage the crime scene, but they didn't move the body to the park. And that's why people saw different things, different blood. If you look at the witnesses in the order that they came to the crime scene, the first witnesses saw very little blood, and then the later witnesses saw more blood. Well, there wasn't more blood because he was brought to the park. There was more blood because it was moved at the park. And it's sort of like a cow when they take it to the slaughterhouse. That's where they slaughter it. They don't kill it and then drag it to the slaughterhouse. And it was the easiest way to get Foster to the place where they kill him was to have him walk up there on his own two feet. And the blood evidence at the scene, what there is of it, indicates that he was killed right there. Plus, the fact that forensic evidence as a whole, taken together, the fact that his car wasn't there, somebody drove him there. So he went there with somebody, but he was a 200 pound man. Nobody's going to carry that guy all the way. It's at one of the highest points in the park was where he was found. They wouldn't carry him uphill, especially if he's dead and bleeding. It would be a mess.

Kincaid: Ladies and gentlemen, we've been talking to researcher, journalist, writer, and author Hugh Turley, who, in one of his last columns about the Foster case, said the following, and I want to quote this because it's so strong and so important to know because of the FBI misconduct and wrongdoing we've already seen recently here in Washington, D.C. Hugh Turley wrote, "The FBI has been covering up the murder of Foster, with the help of the news media, since 1993. FBI agents have falsified interview

reports to make it appear Foster's car was at Fort Marcy Park when it was not. Grand jury witness Patrick Knowlton was harassed and intimidated before his testimony." We've gone into that with one of these government agents going up to Patrick Knowlton just recently and saying, "I'm sorry."

Turley: Right. He admitted it.

Kincaid: "I'm sorry." I mean, sorry isn't good enough, Hugh. These government agents, the FBI agents, those who were in on the cover-up, they have to be smoked out, they have to be brought to justice. And furthermore, a prosecutor by the name of Brett Kavanaugh, now a federal judge, should not be rewarded with his cover-up, with participating in this cover-up, with a seat on the Supreme Court.

Turley: That's true.

Kincaid: It's true, ladies and gentlemen, and think about it. We're just days away from President Trump announcing his Supreme Court pick. According to the *Daily Caller*, which has been promoting Kavanaugh, Kavanaugh is one of two finalists. And we've been seeing Tucker Carlson and others saying good things about Kavanaugh. Oh, he's strongly tied into George W. Bush and the Bush administration. Yeah, he was part of that group.

Turley: Nina Totenberg, on the other side of the spectrum, likes Brett Kavanaugh. All of them say he's well qualified. It depends on what you mean by "qualified."

Kincaid: Qualified at covering up. Hugh Turley, thanks so much for spending this time with us. Good luck to you.

Turley: Thank you, Cliff.

Endnotes

- ¹ <https://www.lawschool.cornell.edu/news-center/Michael-Dorf-on-DOMA-and-Prop-8-Rulings.cfm>
- ² https://www.washingtonpost.com/politics/senate-democrats-ask-archives-for-all-of-kavanaughs-records-during-his-white-house-years/2018/07/31/065896a6-94cc-11e8-8ffb-5de6d5e49ada_story.html?noredirect=on&utm_term=.fb2f818595c5
- ³ The case was brought by the National Legal and Policy Center. See “Judge Turns Back Constitutional Challenge to Mueller— For Now,” <http://nlpc.org/2018/08/02/judge-turns-back-constitutional-challenge-to-mueller-for-now/>
- ⁴ <https://www.nytimes.com/2018/07/11/us/politics/rosenstein-kavanaugh-document-review-prosecutors.html>
- ⁵ This Politico article was actually cited by the Trump White House: <https://www.whitehouse.gov/briefings-statements/lisa-blatt-im-liberal-feminist-lawyer-heres-democrats-support-judge-kavanaugh/>
- ⁶ <https://www.catholicamericanthinker.com/Pro-Abortion-Kavanaugh.html>
- ⁷ <http://judicialactiongroup.org/data/sites/71/pdffiles/KavanaughLetter71918.pdf>
- ⁸ Stormer, who passed away on July 10, 2018, had appeared on America’s Survival TV in 2014 to bring up to date his best seller, *None Dare Call It Treason*, and other books, which in total have sold over 11 million copies.
- ⁹ “Kavanaugh Not a True Conservative, Trump Should Withdraw Nomination,” Newsmax, July 10, 2018.
- ¹⁰ <http://judicialactiongroup.org/data/June-28-Memo.pdf>
- ¹¹ <https://www.newsmax.com/larryklayman/brett-kavanaugh-fourth-amendment-george-w-bush-trump/2018/07/10/id/870888/>
- ¹² One of Klayman’s sources, former NSA/CIA contractor Dennis Montgomery, said that he has provided extensive evidence of illegal wiretapping by U.S. intelligence agencies to the FBI, but that the Bureau has failed to act on the evidence since he provided it.
- ¹³ We have publicized evidence that Al Qaeda carried out the attacks, in conjunction with the actual 9/11 terrorist hijackings, but Mueller and his people blamed a series of American scientists. Finally, they found one they could blame, Bruce Ivins, who committed suicide following persecution by FBI agents. Ivins was dead and could not defend himself.
- ¹⁴ <https://www.aim.org/aim-report/aim-report-evidence-proving-foster-was-murdered/>
- ¹⁵ <http://www.fbicover-up.com/ewExternalFiles/ButznerConspirators.pdf>
- ¹⁶ <http://www.fbicover-up.com/ewExternalFiles/Peter%20Fay%20note.pdf>
- ¹⁷ <http://www.fbicover-up.com/miguel-rodriguez.html>
- ¹⁸ <http://fbicover-up.com/ewExternalFiles/Miquel%20resignation%20ltr.pdf>
- ¹⁹ <http://fbicover-up.com/starr/addendum.htm>
- ²⁰ <http://www.fbicover-up.com/brett-kavanaugh.html>
- ²¹ <https://www.youtube.com/watch?v=5yxxh5TepXU&feature=youtu.be>
- ²² <https://www.politico.com/story/2018/07/11/kavanaugh-ruddy-trump-ranting-raving-starr-712865>
- ²³ <https://www.wsj.com/articles/clinton-foundation-defends-acceptance-of-foreign-donations-1424302856>
- ²⁴ <http://www.chicagotribune.com/news/nationworld/politics/ct-trump-kavanaugh-20180710-story.html>
- ²⁵ <http://www.fbicover-up.com/ewExternalFiles/vonDrehle.two.psy.pdf>
- ²⁶ <http://www.fbicover-up.com/sheila-foster-anthony.html>
- ²⁷ https://www.washingtonpost.com/news/post-politics/wp/2016/05/26/trump-says-vince-foster-should-not-be-mentioned-on-campaign-trail-unless-new-info-surfaces/?utm_term=.bb349d753784
- ²⁸ https://aim.org/publications/aim_report/1999/12ab.htm
- ²⁹ <http://jimclemente.com>
- ³⁰ <https://www.thedailybeast.com/jeffrey-epstein-how-the-hedge-fund-mogul-pedophile-got-off-easy>
- ³¹ <https://www.justice-integrity.org/791-ken-starr-explains-his-help-for-billionaire-pervert-jeffrey-epstein>
- ³² <https://www.law.com/sites/almstaff/2017/04/04/trump-lawyers-financial-disclosures-reveal-big-law-salaries-client-lists/?sreturn=20180702083104>
- ³³ On ASI TV, Dr. Tina Trent has exposed how George Soros and the Koch Brothers have joined forces to empty the prisons of illegal aliens and other criminals. Trent says the Koch Brothers are libertarians, not conservatives, and that “They’re more like George Soros than not.”
- ³⁴ Michael Roman is described by Politico as having worked for the Kochs’ Freedom Partners group as head of research — a \$269,000-a-year job. He left the White House in April. <https://www.politico.com/story/2018/02/11/trump-oppo-researcher-roman-403138>
- ³⁵ <https://www.nybooks.com/daily/2018/07/31/what-trump-knew-and-when-he-knew-it/>

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- ³⁶ <https://www.nytimes.com/2018/01/25/us/politics/trump-mueller-special-counsel-russia.html>
- ³⁷ http://www.abajournal.com/news/article/meet_trumps_pick_for_white_house_counsel_donald_mcgahn
- ³⁸ <https://www.facebook.com/stevedeace/posts/in-picking-brett-kavanaugh-for/984340491745990/>
- ³⁹ Mercedes Schlapp, the wife of Matt Schlapp, works for the Trump White House as Director of Strategic Communications. His bio says that he and his wife are founding partners of Cove Strategies, a "legislative, communications and political consulting firm." In other words, they are lobbyists. They are paid to get access to Washington politicians for various clients. "Cove Strategies specializes in established relationships and connections to Republican officeholders and center-right influencers," says his website. This is a picture-perfect definition of what we might call The Swamp.
- ⁴⁰ http://www.drjudithreisman.com/archives/2018/01/jodie_foster_ju.html
- ⁴¹ <https://www.rushlimbaugh.com/daily/2018/07/10/kavanaugh-is-impeccable-but-leftists-will-go-to-the-mattresses/>
- ⁴² <https://www.rushlimbaugh.com/daily/2018/07/13/democrats-savage-kavanaugh-over-strzok-purple-heart/>
- ⁴³ "Sidney Powell: I Think Brett Kavanaugh Is Going To Be Confirmed," John Fredericks Show, Published on Jul 10, 2018.
- ⁴⁴ <http://dailycaller.com/2018/07/11/kavanaugh-feeds-homeless/>
- ⁴⁵ <https://www.cnn.com/videos/politics/2018/07/10/scotus-nomination-1c-orig.cnn/video/playlists/trumps-supreme-court-nomination/>
- ⁴⁶ <https://www.yahoo.com/entertainment/jeanine-pirro-predicts-brett-kavanaugh-won-t-overturn-181041668.html>
- ⁴⁷ <https://www.facebook.com/DonaldTrump/posts/10156651940305725>
- ⁴⁸ <http://eagleforum.org/Supremacists/Ch7.pdf>
- ⁴⁹ <http://judicialactiongroup.org/data/June-28-Memo.pdf>
- ⁵⁰ <http://judicialactiongroup.org/content/article/37809>
- ⁵¹ Ibid.
- ⁵² http://www.lawschool.cornell.edu/faculty/bio_michael_dorf.cfm
- ⁵³ <https://thinkprogress.org/kennedy-was-a-bad-justice-76e464024d78/>

Nothing illustrates the power of the Deep State more than the rapid rise to prominence of Judge Brett Kavanaugh, the Washington insider and former prosecutor who covered up the murder of Clinton White House lawyer Vincent Foster. Though a Bush Administration lawyer, as a judge he ruled in favor of the Obama Administration on matters involving socialized medicine and the mass surveillance powers of the National Security Agency (NSA). As a Supreme Court Justice, he could authorize and expand the "Witch Hunt" of President Donald J. Trump. Equally alarming, Kavanaugh has pro-abortion views and was a law clerk for Anthony Kennedy, dubbed "The First Gay Justice" for imposing gay marriage and homosexual rights on America.