

On August 8, 2022 the FBI raided President Trump's Mar-a-Lago estate.

SCREENSHOT



<https://www.youtube.com/watch?v=cgEWZYdkRGA>

In the aftermath Biden aides professed shock about the brazen raid claiming they were not briefed and didn't even get a head's-up notice that a raid was in the works.

White House Press Secretary Karine Jean-Pierre said that President Joe **Biden was not briefed on the FBI search**, or aware of it at the time that it occurred, and that **no one in the White House "got a head's up" about the plan** from federal law enforcement agencies.

<https://www.newsweek.com/did-biden-know-about-fbi-search-trumps-mar-lago-what-we-know-1732190> (Emphasis added.)

An article in the New York Times likewise claimed that Biden White House officials were stunned to learn of this development.

<https://www.nytimes.com/live/2022/08/08/us/trump-fbi-raid>

Secret Service agent posted outside Mar-a-Lago



<https://www.bing.com/images/search>

Since then, new records unearthed by America First Legal from the National Archives confirm that the FBI obtained access to the records in question through a Special Access Request from the Biden White House.

A Special Access Request from the Biden White House on behalf of the Department of Justice. What is this??

It appears that the Biden White House and the Department of Justice coordinated to obtain the Trump records and perhaps create a pretext for the law enforcement raid by way of a Special Access Request. But what exactly is a Special Access Request and under what circumstances can it be implemented?

The Special Access Statute authorizes special access requests to an incumbent president only when the records in question are needed for the conduct of current business of the White House.

Suppose a new president is faced with a situation that was handled by one of his predecessors and he needs the records from the previous president to understand how the situation was previously handled. But the previous president has taken all those records with him.

Nota bene: YES! All presidents are empowered to take the records from their administration with them. It's called Executive Privilege: all presidents do it. Executive Privilege also applies to classified documents.

EXECUTIVE PRIVILEGE APPLIES ONLY TO THE PRESIDENT. NOT THE VICE PRESIDENT, NOT THE SECRETARY OF STATE ONLY THE PRESIDENT IS GRANTED THE UNIQUE POWERS OF EXECUTIVE PRIVILEGE.

The Special Access Statute applies only under very narrowly applied circumstances: to wit when a current president needs

certain records from one of his predecessors to resolve a situation he's involved with. The White House isn't supposed to be in the business to get records to give the Department of Justice. The White House under federal law can only be involved when the records in question are needed to conduct White House business.

<https://aflegal.org/america-first-legals-investigation-reveals-the-biden-white-house-was-involved-with-the-mar-a-lago-raid-and-that-nara-misled-congress-afl-launches-additional-investigation/>

SCREENSHOT

America First Legal's Investigation Reveals the Biden White House Was Involved With the Mar-a-Lago Raid and that NARA Misled Congress; AFL Launches Additional Investigation

An August 22, 2022 an article published by Just The News that described “**a lengthy letter** dated May 10 [2022] that **acting National Archivist Debra Wall sent Trump's lawyers summarizing the White House's involvement.**”

The letter clearly reveals two things:

1) The National Archives was involved; and

2) The White House was involved.

<https://justthenews.com/politics-policy/all-things-trump/biden-white-house-facilitated-doj-criminal-probe-against-trump>

According to Just The News, Alan Dershowitz, Harvard law professor emeritus remarked after reading Wall's letter, "I was very surprised. ... The current president should not be able to waive the executive privilege of a predecessor, without the consent of the former president. Otherwise, [privilege] means nothing. **What president will ever discuss anything in private if he knows the man who beat him can and will disclose it?"**

The *Just the News* article went on to further quote Dershowitz:

"The best thinking is that **an incumbent president cannot waive the right of the previous president. It would make a mockery of the whole notion of privilege.**"

That is just some of the chicanery used to provoke an FBI raid on President Trump – a raid that took place after Trump had voluntarily returned 15 boxes of classified material.

And now for the bad news.

Acting Archivist Debra Wall told Rep. Mike Turner (R-OH) on August 16, 2022, that the National Archives "had not been involved in the DOJ investigation or any searches that it has conducted." This of course contradicts her May 12, 2022 letter

that she sent to Trump's attorneys summarizing White House involvement and by extension the National Archives.

<https://aflegal.org/america-first-legals-investigation-reveals-the-biden-white-house-was-involved-with-the-mar-a-lago-raid-and-that-nara-misled-congress-afl-launches-additional-investigation/>

To what extent was the White House involved?

Memos obtained by Just The News starkly reveal how then-White House Deputy Counsel Jonathan Su was engaged in conversations with the FBI, DOJ and National Archives as early as April 2022.

<https://justthenews.com/politics-policy/all-things-trump/biden-white-house-facilitated-dojs-criminal-probe-against-trump>

Reed Rubenstein senior Council and director of oversight investigations for the First Legal Group explains:

“The evidence suggests that the ostensibly nonpartisan National Archives and Records Administration misled Congress about the Biden White House's responsibility for the FBI's raid of former president Trump's home.

“The evidence further suggests and this is even more important that Biden officials and the Executive Office of the President and the Department of Justice unlawfully abused their power and then lied about it to the American people.”

<https://aflegal.org/america-first-legals-investigation-reveals-the-biden-white-house-was-involved-with-the-mar-a-lago-raid-and-that-nara-misled-congress-afl-launches-additional-investigation/>

Trump is the victim of scintillating subterfuge involving the Biden White House, the DOJ, and the National Archives. But largely thanks to the propaganda artists that run the news media organizations he is instead portrayed as a villain.

According to former Justice Department official and national commentator Mark Levin, “This shouldn't surprise anybody even though it should upset you because it's the same White House that triggered the memorandum from the attorney general unleashing all Justice Department and FBI resources to track parents at school board meetings.”

Levin went on to say:

“And so, it doesn't surprise me that the sleazeballs in the Biden Administration did exactly this that is that they work with the Department of Justice to get access to documents they wouldn't otherwise have a right to get.”

<https://www.youtube.com/watch?v=6npjVMTW-IU>

Let's move on to Joe Biden. After a yearlong investigation conducted by Special Counsel Ben Hur the Special Counsel's Office issued a report 388 pages long that according to Mark Levin is:

FILLED WITH DAMNING INDICTMENTS AGAINST JOE BIDEN. MULTIPLE VIOLATIONS OF THE ESPIONAGE ACT, ONE AFTER ANOTHER AFTER ANOTHER, A BLACK-AND-WHITE CASE.

Let's delve in and explore what sleazy Biden did and ask a simple question: should he get away with it?

According to Special Counsel Ben Hur, Biden is too feeble - minded to withstand the rigors of a trial for violating, among other charges, multiple violations of the Espionage Act. Why then is he still the president?

The entire report is available at this link:

<https://www.npr.org/2024/02/08/1229805332/special-counsel-report-biden-classified-documents>

Remember it is illegal for the VICE PRESIDENT to remove classified documents from secure storage at a designated government facility.



U.S. Department of Justice

Special Counsel's Office

February 5, 2024

Report on the Investigation Into
Unauthorized Removal, Retention, and Disclosure of
Classified Documents Discovered at Locations
Including the Penn Biden Center and the
Delaware Private Residence of
President Joseph R. Biden, Jr.

Special Counsel Robert K. Hur

Submitted pursuant to 28 C.F.R. § 600.8(c)

Mark Levin's comments can be found here:

https://twitter.com/search?q=Levin%20classified%20documents%20Biden&src=typed_query

From the Hur Report:

President Biden willfully retained and disclosed classified materials after his vice presidency when he was a private citizen.

Mark Levin: THAT IS A CRIME.

From the Hur Report:

These materials included (1) marked classified documents about military and foreign policy in Afghanistan, and (2) notebooks containing Mr. Biden's handwritten entries about

issues of national security and foreign policy implicating sensitive intelligence sources and methods.

(Emphasis added.)

Mark Levin: THAT IS A CRIME.

From the Hur Report:

FBI agents recovered these materials from the garage, offices, and basement den in Mr. Biden's Wilmington, Delaware home.

Mark Levin: THAT IS A CRIME.

From the Hur Report:

Afghanistan related documents from fall 2009 have classification markings up to the Top Secret/Sensitive Compartmented Information level. They were found in a box in Mr. Biden's Delaware garage ...

From the Hur Report:

While vice president, he kept his notebooks in a White House safe for a time, in contrast with his decision after leaving office to keep them at home in unlocked drawers.

Mark Levin: PRETTY DAMNING, DON'T YOU THINK?
I THINK A FIRST YEAR PROSECUTOR WOULD KNOW
WHAT TO DO WITH THIS INFORMATION.

From the Hur Report:

Contemporaneous evidence suggests that when Mr. Biden left office in 2017, he believed he was allowed to keep the

notebooks [riddled with classified information] in his home. In a recorded conversation with his ghostwriter in April 2017, Mr. Biden explained that, **despite his staff's views to the contrary, he did not think he was required to turn in his notecards [also riddled with classified information] to the National Archives ...** (Emphasis added.)

Comment: Biden is totally wrong. Only the U.S. President is authorized to remove classified documents after leaving office. Biden's staff was aware that a Vice President is not authorized to remove classified documents from the White House upon leaving office.

From the Hur Report:

Some evidence also suggests Mr. Biden knew he could not keep classified handwritten notes at home after leaving office. Mr. Biden, who had decades of experience with classified information, was deeply familiar with the measures taken to safeguard classified information and the need for those measures to prevent harm to national security.

From the Hur Report:

The FBI recovered additional marked classified documents at the Penn Biden Center, elsewhere in Mr. Biden's Delaware home, and in collections of his Senate papers at the University of Delaware, but **the evidence suggests that Mr. Biden did not willfully retain these documents** and that they could

plausibly have been brought to these locations by mistake.
(Emphasis added.)

Exactly what evidence suggests that “Biden did not willfully retain these documents”??

From the Hur Report:

In 2010, the Executive Secretary team raised concerns about the number of classified briefing books that Mr. Biden had not returned, and the fact that, **even when they were returned, some of the content was missing**. These concerns were raised with Hogan as well as Mr. Biden's personal aide and military aides. E-mails indicate that the Executive Secretary team alerted Hogan to the issue at least in June 2010, when **nearly thirty of the classified briefing books from the first six months of 2010 were outstanding [in other words missing]**, and in August 2010, when Mr. **Biden failed to return Top Secret, Sensitive Compartmented Information** (also referred to as "codeword") contents of a classified briefing book that he had received during a trip to the Hamptons, in New York. **We were unable to determine whether these materials were ever recovered, ...**
(Emphasis added.)

Mark Levin: THEY HAVE NO IDEA WHERE THOSE MATERIALS WENT!

The Special Counsel's report amply demonstrates what a menace Biden has been when handling classified and highly sensitive documents. Yet when Biden became president his

very own White House Deputy Counsel, Jonathan Su, was engaged in conversations with the FBI, DOJ and National Archives to illegally spring a trap for Donald Trump because he did what every president is allowed to do: remove classified documents from the White House.



Image Credit: FolsomNatural Raid