

REPORT

ON THE

BIDEN LAPTOP

Marco  Polo

マルコポーロは、アメリカのルネッサンスを推進するために、腐敗と恐喝を暴く非営利の研究グループです。バイデンラップトップには露骨な内容が含まれているため、本レポートは成人向けの内容となっています。誤りは著者だけの責任です。であり、発見された場合は直ちに修正されます。お問い合わせ、訂正はまたは訂正を info@marcopolousa.org までお送りください。

ISBN: 978-1-7371866-4-9

© 2022 by ICU, LLC

EIN: 61-1999941

"汝の罪は偶然ではなく、取引である"

目次

I. 背景	1
動機	17
タイムライン	31
四家族	42
II. ビジネス犯罪	51
召喚状—2019年5月	73
不審者情報	76
中国	87
ザ・ウクライナ	136
カザフスタン	165
ルーマニア	177
メキシコ	185
セルビア	192
リビア	196
未申告所得および贈与	199
遡及修正財務書類	207
アメリカ合衆国対GALANIS他	209
III. 性犯罪	224
売春と人身売買	236
不整合ポルノグラフィ	353
家庭内	359
IV. 薬物犯罪	400
流通・所持	402
自動車制御?	453
その他の麻薬関連犯罪	458
V. 斡旋収賄	472
2020 [S]選挙	542
VI. 法的責任	561
非連邦管轄	566
VII. 結論	568
次にやらなければならない事	571
巻末資料	573

I. 背景

どのような話題や時代であっても、真実かつ徹底的な説明(1)をするのは難しいものだが、機密解除された文書や時間の経過によって、同時代の、多くの場合政治的な、真実に対するハードルを取り除く余裕がない場合には、なおさらであろう。実際、事件の新しさ（この記事のようにスキャンダラスなものか、そうでないものか）と、関連当事者がその事件について語ろうとする意欲との間には、逆相関があるように思われる。非営利の研究グループであるマルコポーロ(2)は、2021年9月にバイデンラップトップに関する包括的な報告書を書くことに着手し、そのコピーを持っていますが、これらの限界を十分に認識しています。しかし、この報告書は、ソーシャルメディアの寡占による露骨な弾圧(3)、情報機関（IC）(4)と企業メディア(5)によるガスライティング、そして明らかに犯罪を犯した者に正義を下そうとする連邦法執行機関の臆病さ、という状況を徹底的かつ冷静に説明しており、時の試練に耐えるものとなることを意図しています。

司法省（DOJ）、特に連邦捜査局（FBI）は、John Paul Mac Isaacというコンピュータ修理店のオーナーとの数ヶ月にわたるやりとりを経て、2019/12/09にHunter Biden（Hunter）が以前使用していたAppleのノートパソコンを押収しました(6) Hunterは2019年4月にWilmingtonのMac Isaacの店にデバイスを放棄していました。ボルチモア(7)支局のウィルミントン常駐機関を拠点とするFBI特別捜査官Mike Dzielak(8) (1-267-273-6744; DOB: 03/16/1971) とJosh Wilson(9) (1-973-699-5695; DOB: 05/09/1978) 両(10)児童ポルノ捜査官は、デバイスに犯罪の証拠があると考え店から出してほしいと言うMac Isaacに対応するのに、数週間の時間をかけました。FBI捜査官がようやくノートパソコンを入手したとき、マネーロンダリングの捜査という名目で召喚状が発行されたのです。

法執行機関がその職務を全うしていれば、本報告書は不要であった。さらに、いくつかの顕著な例外を除いて、アメリカの報道機関やシンクタンクは、バイデンラップトップに関する何百もの犯罪や利益相反を調査し暴露することに消極的で、これらは、あなたが読むように、現職大統領ジョーバイデン（ジョー）が決定的に関係している。

¹ Edward GIBBON, "The History of the Decline and Fall of the Roman Empire: Volume 1," 1776, [archive.ph/kCov0](#)

² ICU, LLC dba Marco Polo, [archive.ph/1sJOk](#)

³ Howie Carr, "It's a crime you haven't heard about Hunter Biden's latest," *Boston Herald*, October 2020, [archive.ph/X2EQI](#)

⁴ "Public Statement on the Hunter Biden Emails," *Politico*, October 2020, [tinyurl.com/5n6sv2tu](#)

⁵ Miranda DEVINE, "Media helped hide the real Joe Biden by censoring Hunter stories," *New York Post*, November 2021, [archive.ph/vSe5e](#)

⁶ John Paul Mac Isaac had no involvement in the production or release of this Report, and he has no affiliation whatsoever with Marco Polo. In fact, despite appreciating Mac Isaac's courage, Marco Polo disagreed with his disclosure methods. See "John Paul Mac Isaac," *LinkedIn*, [archive.ph/nzdg3](#)

⁷ "Along with our main office in Baltimore, we have eight satellite offices, known as resident agencies, in Maryland and Delaware — Wilmington, DE, County covered: New Castle[.]" See "Baltimore," *Federal Bureau of Investigation*, [archive.ph/BJnGz](#)

⁸ "Spearheaded the FBI's multi-agency, international initiative targeting child pornography websites, which resulted in the arrest of subjects in the U.S., Belarus, and Ukraine[.]" See "Michael [Patrick] Dzielak," *LinkedIn*, [archive.ph/5l4JT](#) (michael.dzielak@ic.fbi.gov)

⁹ "The deliberate process of bending the prepubescent child toward the act, Wilson said, can be devious, even ingenious." See Jason Grant, "A depraved world: FBI agents wage a stressful battle against child pornography," *The Star-Ledger*, December 2012, [archive.ph/z7j4r](#)

¹⁰ "FBI's top child porn investigator has subpoenaed Hunter Biden's laptop," *The Buffalo Chronicle*, October 2020, [archive.ph/Lxv42](#)

¹¹ "But the discovery fell through the cracks because top FBI officials were 'overwhelmed' by the Russia probe." See Ebony Bowden, "'Oh s—t': The moment FBI agents found Hillary Clinton emails on Anthony Weiner's laptop," *New York Post*, October 2019, [archive.ph/TmEbT](#)

¹² Steven Nelson, "Trump likens Hunter Biden's 'laptop from hell' to Anthony Weiner's notorious drive," *New York Post*, October 2020, [archive.ph/IOlxM](#)

FBIのスローウォーク(13)が2020年のpResidential [s]electionの直前に明るみに出た後、Dzielak捜査官はFacebook(14)アカウントなどのネット情報を削除している。ハンターがディーラー捜査官の母校（フィラデルフィアのセントジョセフ大学、ジョーに「名誉学位」(15)を授与、ディーラーの息子ルーク(16)が在籍）のために米国議会に働きかけたことが、ビデン夫妻の数々の連邦および州の重罪に対処しないというディーラーの決断に影響したかどうかは不明だ(17)。ウィルソン捜査官は以前(18)、FBI本部（FBI HQ）で児童誘拐迅速展開（CARD）チームのコーディネーターとして勤務していたことは分かっている。以下に示すのは、ウィルソン捜査官が児童誘拐事件に関して提出した、無関係の苦情の署名です。

ポルノ犯罪は、2019/12/09に署名した召喚状とともに、ノートパソコンを求める：

21世紀のアメリカでは、公務員やその家族が所有する電子機器が犯罪やスキャンダルに巻き込まれるケースが目立ち始めている。実際、ハンターが水没したノートパソコンをマック・アイザックの修理工場に置き去りにしたことは(20)、一連の国家的恥辱の最新事例に過ぎない。この報告書は、これまでに発表された多くの限られた情報(22)に不満を持っていた私たちが、10年以上にわたるBiden Laptopとその内容について、真実、完全、かつ永続的に説明するための努力の結晶です。

13 Joe Walsh, “FBI Probing If N.Y. Post’s Hunter Biden Email Dump Was Part of Foreign Influence Campaign,” *Forbes*, October 2020, archive.ph/F2JW2 (jwalsh@forbes.com)

14 “Michael Dzielak,” *Facebook*, fb.com/people/_/1750303597

15 “[] Joseph R. Biden Jr. Shares Lessons on Leadership at SJU,” *Saint Joseph’s University*, April 2018, archive.ph/pzrIX

16 “Luke Dzielak,” *LinkedIn*, archive.ph/aDG1N

17 “Lobbyist Profile: Robert Hunter Biden,” *OpenSecrets*, archive.ph/VUAHs#selection-1113.0-1119.22

18 “Joshua Wilson is a Supervisory Special Agent and 13-year veteran of the FBI. He has worked Violent Crimes Against Children matters for almost his entire Bureau career. Joshua currently serves as the Coordinator of the FBI’s national Child Abduction Rapid Deployment (CARD) Team at FBI Headquarters.”

See “29th Annual Crimes Against Children Conference,” August 2017, archive.ph/aNra7 (jwilson@fbi.gov)

19 *Mac Isaac v. Twitter, Inc.* (21-cv-20684), Document 1-20, S.D. Fla., February 2021, archive.ph/N2r10

20 The Mac Shop, Inc., *Delaware Department of State: Division of Corporations*, File Number: 4794855

21 Joe Roberts, “‘Revealing Picture of His Naked Friend’: Video of Biden Talking About Nudes Blackmail Quickly Goes Viral,” *Daily Caller*, March 2022, archive.ph/vphXx

22 “There is no credible evidence that [Joe] Biden sought Shokin’s removal in order to protect Hunter.” See Adam Entous, “Will Hunter Biden Jeopardize His Father’s Campaign?,” *The New Yorker*, July 2019, archive.ph/v0f7t

先に述べた点を説明するために、以下の様々な電子機器スキャンダルと公務員の非網羅的なリストが、この国家的恥辱を物語っている。

- ▶ 元下院議員アンソニー・ウィーナー（ニューヨーク州選出、23歳）のノートパソコン、iPhone、iPadには、彼がノースカロライナ州の15歳の少女(24)と交換した性的画像が収められていた。このデバイスには、ウィーナーの当時の妻フーマ・アベディンと当時の国務長官ヒラリー・クリントンとの間の機密メール(25)など、他の重罪の証拠も含まれていました。
- ▶ 元下院議員クリス・リー(26)（ニューヨーク州選出、26歳）は、携帯電話で露骨な写真を撮り、クレイグスリストを通じて見知らぬ人に送信した。
- ▶ ヒラリー・クリントン元大統領夫人は、米国国務長官在任中に、ニューヨークの自宅のクローゼットに設置した私設メールサーバーを政府の公式業務に違法に使用した(27)。その結果、38人の公務員が「違反を指摘された」犯罪共謀罪(28)
- ▶ 元FBI捜査官で女好きのピーター・ストルツォークとリサ・ペイジは、政府支給のデバイスで、ドナルド・トランプへの憎悪や彼の当選に関する「保険」(29)から逢瀬のロジスティックまで、何百ものテキストメッセージをやり取りしていた。
- ▶ 元下院議員のケイティ・ヒル（民主党、カリフォルニア州、25）は、スタッフや現在の元夫とのセックスや薬物乱用を記録・撮影し(30)、それが彼女の議員辞職につながり、彼女の退廃的で違法な行動を暴露した報道機関に対する訴訟も失敗した。
- ▶ アダム・シフ下院議員（民主党、カリフォルニア州、28）の元大口献金者であり、2016年にカリフォルニア州の選挙人団の一員となったエド・バックは、貧困層の黒人男性とのドラッグやセックスを撮影しており、バックが致死量の覚せい剤を注射した結果、男性2人が死亡し有罪判決につながった(32)。
- ▶ ヒラリー・クリントンの大統領選挙キャンペーンマネージャーであるジョン・ポDESTAの数千通のメールから、彼の仲間が降霊術(33)に参加し、国際的な銀行家と秘密裏に取引していたことが明らかになった。

²³ “[A]gents had discovered 141,000 emails on Weiner’s laptop that were potentially relevant to the Midyear investigation.” See “A Review of Various Actions by the Federal Bureau of Investigation and Department of Justice in Advance of the 2016 Election,” *Office of the Inspector General, U.S. Department of Justice*, page vii, June 2018, web.archive.org/web/20211106212635/https://www.justice.gov/file/1071991/download

²⁴ Michael Gordon, “Ex-congressman’s sexting with NC teen leads to latest Clinton email storm,” *News & Observer*, October 2016, archive.ph/vCOfP

²⁵ Christal Hayes and Donovan Slack, “State Department releases classified emails from Clinton aide Huma Abedin found on Anthony Weiner’s computer,” *USA Today*, December 2017, archive.ph/7gGqw

²⁶ Domenico Montanaro et al., “Congressman resigns amid Craigslist scandal,” *NBC News*, February 2011, archive.ph/ehgHK

²⁷ Jonathan Allen, “Clinton email server broke government rules, watchdog finds,” *Reuters*, May 2016, archive.ph/AMB41

²⁸ Matthew Lee and Mary Clare Jalonick, “38 people cited for violations in Clinton email probe,” *Associated Press*, October 2019, archive.ph/2vgvL

²⁹ “Timeline of Key Events Related to Crossfire Hurricane Investigation,” *U.S. Senate Committee on Homeland Security and Governmental Affairs and U.S. Senate Committee on Finance*, December 2020, tinyurl.com/2rm7ha33

³⁰ Tamar Lapin, “Judge dismisses Katie Hill lawsuit against Daily Mail over nude photos,” *New York Post*, April 2021, archive.ph/elljj

³¹ “Hill is accused of violating House rules of no sex with subordinates.”

See Jack Williams, “Naked pics show US politician Katie Hill, 32, ‘smoking a bong’ and kissing female staffer, 24, after admitting affair,” *The U.S. Sun*, August 2020, archive.ph/bZS29

³² “Homicide detectives found about 2,400 videos on Buck’s computers and phones, including about 1,500 documenting his party-and-play sessions, Sgt. Paul Cardella of the Los Angeles County Sheriff’s Department testified.” See Michael Finnegan and Hailey Branson-Potts, “Graphic videos, victims lay bare the horror of Ed Buck’s deadly ‘party and play’ fetish,” *Los Angeles Times*, July 2021, archive.ph/QVhll

³³ “Dear Tony [Podesta], I [Marina ABRAMOVIĆ] am so looking forward to the Spirit Cooking dinner at my place. Do you think you will be able to let me know if your brother [John Podesta] is joining?”

See “Fwd: Dinner,” *Wikileaks*, June 2015, archive.ph/nXmY9

バイデン・ラップトップのスキャンダルと本報告書に特に関連するのは、アップルのiCloud機能とその機能である(34)。原則として、ハンターのiPhone（およびiPad）で撮影した写真は、iCloudフォトアプリケーションを通じて彼のラップトップに現れ、デバイス間で自動的に写真が同期された。マルコ・ポーロの観点からは、このiCloudの機能によって何ギガバイトもの調査材料が追加されたことになりませんが、基本的な「5つのW」、つまり、誰が、何を、いつ、どこで、なぜ、を立証する上での課題も出てきました(35)。例えば、誰が特定の写真を撮ったかは実際の画像と同様に重要なので、どのiPhoneデバイスがどのバイデンファミリーのメンバーのものであるかを判断することは非常に重要でした。例えば、ハンターの姪の性的描写のある写真は、iCloud経由で彼のラップトップに同期されておらず、Dr. Foneツールを使って姪と義理の姉の電話をラップトップに「バックアップ」した際に、彼のラップトップに手動でダウンロードされました(36)。なぜハンターの義理の姉は、自分の娘の性的な写真をiPhoneに入れていたのか？なぜハンターはそれを欲しがったのか？なぜハンターはそれを欲しがったのか、なぜ彼らはそれを所持していても起訴されなかったのか。バイデン・ラップトップでは、このような疑問が解決されましたが、よくあることですが、その答えから新たな疑問が生まれました。マルコポーロは、このレポートがこれらの疑問や他の多くの疑問に対する答えに拍車をかけると確信しています。

バイデンのラップトップには、iPhoneの位置情報、インターネットの閲覧履歴、賃貸契約書、保険証など、想像しうるあらゆる種類のファイルが含まれており、報道機関、IC機関、法執行機関の隠蔽と遅滞は、より大きな怒りを引き起こしました。連絡先、スプレッドシート、写真、ビデオ、メッセージ、その他のファイル（約200ギガバイト）(37)は、資料が偽造されたとは到底思えないことを確認した。企業メディアによる選挙前の隠蔽工作(38)が完了した直後、リベラル系出版物(39・40)は、ライターに基本的な質問をすることを許可し始めた。例えば、ジョーはハンターとビジネスについて「話したことはない」と言った。ではなぜ、ジョーは2017/02/05にビバリーヒルトンでトニー・ボブリンスキー(41)と1時間近く会っていたのか(42)、彼の共犯を明らかにするような簡単な質問をする代わりに、主流の記者たちは(43)内部告発者を割り引き(44)、ソフトボールの質問をし、ジョーが簡単に問題を回避できるようにしている(45)。

³⁴ “With iCloud Photos, you can browse, search, and share all the photos and videos from any of your devices, whether they were taken yesterday or years ago.”

See “iCloud,” *Apple*, archive.ph/QzDI3

³⁵ “The 5 Ws (and 1 H) that should be asked of every project,” *Adobe*, May 2018, archive.ph/gc731

³⁶ “Dr. Fone,” archive.ph/rA7Yo

³⁷ Screen recordings of the Biden Laptop screen while Hunter was watching pornography, paying bills, and other activities took up approximately 30 gigabytes of the hard drive.

³⁸ Joe Concha, “Media’s pre-election burial of Hunter Biden story proves dereliction of duty,” *The Hill*, December 2020, archive.ph/opjMg

³⁹ Peter Lucas, “Joe Biden needs to answer questions on Hunter Biden’s Chinese connections,” *Boston Herald*, December 2021, archive.ph/YvSbM

⁴⁰ Edward Helmore, “Stealth Hunter: Biden’s tangled business dealings are becoming hard to ignore,” *The Guardian*, February 2022, archive.ph/YOE5J

⁴¹ “Full Statement from Tony Bobulinski to the New York Post,” October 2020, tinyurl.com/mr2ddznr

⁴² “‘This is Tony, Dad,’ said Hunter, ‘the individual I told you about that’s helping us with the business that we’re working on with the Chinese.’”

See Miranda DEVINE, “Laptop from Hell,” *Post Hill Press*, page 128ff, November 2021, archive.ph/683Jm

⁴³ Ryan Grim, “How Hunter Biden Stumped the Media,” *The Intercept*, November 2020, archive.ph/HZufp (ryangrim@gmail.com)

⁴⁴ “Don’t mention Joe being involved, it’s only when u are face to face,’ Biden family associate James Gilliar—the head of J2cR—says in one WhatsApp text message that Bobulinski provided to the Senate committees. ‘I know u know that but they are paranoid.’”

See Matthew Boyle, “Biden Insider Tony Bobulinski Provides Trove of Documents to Senate Investigators,” *Breitbart*, October 2020, archive.ph/5pzOB

⁴⁵ Andrew Prokop, “Mysterious emails and convenient leaks: The Trump campaign’s Hunter Biden attacks, explained,” *Vox*, October 2020, archive.ph/ysNBp (andrew@vox.com)

元連邦捜査官によるバイデン・ラップトップの法医学的分析(46)が依頼された。

「私は、引退した米国シークレットサービス捜査官(47) で、1996年に米国財務省のCIS2000プログラムの認定を受けてサイバーフォレンジックを開始しました。他の11人のシークレットサービスエージェントに加え、私は米国で初めてコンピュータ・フォレンジックの専門家として認定され、26年間継続して様々な政府機関や民間企業で雇用または契約しながらフォレンジック検査を行ってきました...私は2007年から米国司法省-米国弁護士事務所と契約して、サイバー調査やサイバー・フォレンジック、セルラー・フォレンジックを行っています...」。



Konstantinos "Gus" Dimitrelos
DOB: 02/14/1967
gus@cyberforensics.com

- ▶ RHB [Robert Hunter Biden] が、2019年3月以前に使用されていたシリアル番号G0NXF19JKPFYのApple iPhoneを所有していることがわかりました。iPhoneの携帯電話IPアドレス107.77.223.136は、彼の携帯電話会社AT&Tと一致します。 ...
- ▶ 位置情報付きセルフィーに加え、iMessageのチャット会話約39,189件が同期・バックアップされていました。
- ▶ RHBによるMacBookの最後の使用は2019年3月17日で、Mac Repairショップのドロップオフ日2019年4月12日と一致しています。..."

Based on my analysis and overwhelming data confirms Hunter Biden's MacBook Pro was not hacked and the data contained on the hard drive is authentic.

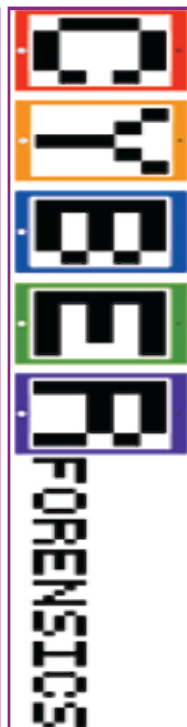
Based on the data I examined, there was no manipulation of any photographs, emails, documents or other user activities.

If I was able to obtain specific information from Cloud, Financial Providers, Cellular Carriers and other companies identified during my analysis, I would be able to prepare an affidavit for any requesting party or agency including any related testimony.

FURTHER AFFIANT SAYETH NAUGHT.

Signed this the 20 day of May, 2022.

Konstantinos "Gus" Dimitrelos
CEO - Cyber Forensics, Inc
Retired - US Secret Service



⁴⁶ "A copy of Hunter Biden's hard drive obtained by the Washington Examiner is indisputably authentic, and there is no evidence of any hacking or file manipulation, according to an examination conducted by a former Secret Service agent who has testified as a cyberforensics expert in over 100 classified, criminal, and civil matters at the state, federal, and international levels ... Using a technique he developed called 'digital sandwiching,' Dimitrelos cross-referenced thousands of emails, documents, business records, text messages, Apple Notes, photos, geolocation data, travel records, and other information on the drive to conclude that Biden is the only person capable of producing the data."

See Andrew Kerr and Jerry Dunleavy, "Hunter Biden's laptop is 100% authentic, forensic examination concludes," *Washington Examiner*, May 2022, [archive.ph/hDRZN](https://www.washingtonexaminer.com/hunter-biden-laptop-is-100-authentic-forensic-examination-concludes) & [archive.ph/iXaNI](https://www.washingtonexaminer.com/hunter-biden-laptop-is-100-authentic-forensic-examination-concludes) & [archive.ph/G07on](https://www.washingtonexaminer.com/hunter-biden-laptop-is-100-authentic-forensic-examination-concludes)

⁴⁷ "K. Gus Dimitrelos," *LinkedIn*, [archive.ph/sk7EH](https://www.linkedin.com/in/k-gus-dimitrelos) &

[web.archive.org/web/20220529111302/https://bidenlaptopreport.marcopolousa.org/washexamineranalysis.pdf](https://www.web.archive.org/web/20220529111302/https://bidenlaptopreport.marcopolousa.org/washexamineranalysis.pdf)

バイデンラップトップのもう一つの法医学的分析は、LAに拠点を置くMaryman & Associatesという会社によって行われた。

「この会社の創設者であるブラッド・メアリマンは、FBIに29年間勤務し、最高情報セキュリティ責任者を務め、同局のサイバー・フォレンジック・ユニットを創設しました。(49) 彼のパートナーであるジョセフ・グリーンフィールド博士は、南カリフォルニア大学の准教授で、情報およびサイバーオペレーションに関する学位プログラムの作成に携わりました。「(50) ハードディスクを徹底的に分析した後、グリーンフィールドとメアリマンは、その結果を詳細に記したハイレベルな報告書を作成しました。報告書の概要は以下のとおりである。

- ▶ 「ノートパソコンから2009年に遡る複数のアカウントのメールや、2016年から2019年にかけての『バイデン氏に関連すると思われる』その他のデータを発見したのです」。
- ▶ 報告書の調査結果は、ハードドライブの既知のタイムラインと一致していました。ハンターの署名があるデラウェア州ウィルミントンのコンピュータストアの作業指示書には、彼が2017年のMacBook Proラップトップを2019年4月12日にそこに置いていったことが示されています。
- ▶ Maryman & Associatesのレポートによると、オリジナルの「Macintosh HD」ドライブは2018年3月28日に作成されたとのことでした。
- ▶ ハンターのiCloudメールアドレスは、2018年10月21日にノートパソコンのシステムに追加され、2019年2月2日には彼の会社Rosemont Senecaの仕事用メールも追加されました。
- ▶ 同日、彼がセックス・カム・サイトにログインするために使用していたGmailアドレスと、ハンターの別の個人用Gmailアドレスも追加された。
- ▶ ボー・バイデンの旧Gmailアカウントは、2019年2月7日に追加されました。
- ▶ 2009年12月から2020年12月までのハンターの様々なメールアドレス宛のメールがシステム上で発見された。
- ▶ 「ハンターのiPad」という名前のiPadとバイデン家に関連する3つの電子メールアドレスが、2019年1月にノートパソコンとiCloud上にバックアップされ、その1カ月後に再びバックアップされた。
- ▶ グリーンフィールドは、このiPadのバックアップから、2016年6月から2019年2月までのタイムスタンプを持つ818件の通話ログを発見しました。
- ▶ iPadの連絡先帳には、2016年4月から2019年1月の間に作成された8,942件のエントリーがありました。
- ▶ 2019年2月には、iPhone XSもノートパソコンと同期していました。そのシリアルナンバーは、携帯電話のデータのタイムスタンプと一致していた。

結論としては、『OSのタイムスタンプは本物のようであり、タイムスタンプやデータが改ざん・製造されたことを示唆する証拠は見つからなかった...』(51)。



⁴⁸ “Computer Forensics & Incident Response | Maryman & Associates,” archive.ph/ISpDd

⁴⁹ “Curriculum Vitae of Bradley N. Maryman,” *Maryman & Associates*, web.archive.org/web/20180729134811/http://www.maryman.com/wp-content/uploads/2013/08/MarymanCV.pdf (1-310-741-4321 & Maryman@Maryman.com)

⁵⁰ “[H]e created a second degree in Computer & Digital Forensics, adding domain specific forensic courses to the undergraduate catalogue in Mac, OSX & iOS Forensics[.]” See “Joseph Greenfield,” *Maryman & Associates*, archive.ph/yAhiU

⁵¹ Josh BOSWELL, “... Forensic experts prove laptop is President’s son’s,” *Daily Mail*, April 2021, archive.ph/ZFKEI

米国上院議員に内部告発(52)した元または現在の同僚によると、FBI 本部の Supervisory Intelligence Analyst (SIA) ブライアン・オーテン(53) とワシントン支局 (WFO) の Assistant Special Agent in Charge (ASAC) ティム・ティボー(54) が、バイデンラプトップのスローワーク作戦を扱う D.C. のいわゆる「FBI の先端」であることが判明しています。オーテンは、大統領選のわずか3ヶ月前の2020年8月にいわゆる「評価」を開始し、ボルチモア支局 (BA) が管理していたFBIのすでに苦境に立たされていた捜査に冷水を浴びせたことは明白である。オーテンの "評価" は、その後、ASACティボーが利用した(55)。

ASAC ティボーは、当時の上司であったトランプ大統領に対する軽蔑的なメッセージ(56)を繰り返し投稿し、捜査活動の停止を命じる正当な理由として、オーテンの「評価」を利用した。

また、SIAオーテンは、ロシアの共謀のデマと偽のスティール文書において中心的な役割を果たした。つまり、一人のアナリストが、21世紀で最も重大な2つのFBIスキャンダルの渦中に立っていたのである(57)。



ブライアン・ジェームズ・オーテン
DOB: 02/24/1969
クワイエット・ポンド・テラス
バージニア州パーク 22015
archive.ph/5ttYH



ティモシー・"ティム"・ロバート・ティボー DOB: 03/08/1967
コリアーレン
バージニア州ゲインズビル 20155
archive.ph/soXQz

United States Senate

WASHINGTON, DC 20510

July 25, 2022

VIA ELECTRONIC TRANSMISSION

The Honorable Merrick Garland
Attorney General
Department of Justice

The Honorable Christopher Wray
Director
Federal Bureau of Investigation

Dear Attorney General Garland and Director Wray:

On May 31, 2022, I wrote to you regarding likely violations of Federal laws, regulations and Federal Bureau of Investigation ("FBI") guidelines by Assistant Special Agent in Charge ("ASAC") Timothy Thibault of the Washington Field Office ("WFO") based on a pattern of active public partisanship in his then public social media content. In that letter, I noted that Congress has a constitutional responsibility to ensure that the Executive Branch executes the law and uses taxpayer money appropriated to it in accordance with congressional intent. In furtherance of that constitutional responsibility, Congress has an obligation to investigate the Executive Branch for fraud, waste, abuse and gross mismanagement – acts which undermine faith in the American people's governmental institutions. Those constitutional and legislative responsibilities apply to this letter to you. My letter also invited individuals, including current and former government employees, to contact me and my office to confidentially report allegations of fraud, waste, abuse and gross mismanagement by FBI and Justice Department ("Department") officials including, but not limited to, ASAC Thibault. In response, my office has received a significant number of protected communications from highly credible whistleblowers.

The information provided to my office involves concerns about the FBI's receipt and use of derogatory information relating to Hunter Biden, and the FBI's false portrayal of acquired evidence as disinformation. The volume and consistency of these allegations substantiate their credibility and necessitate this letter.

First, it's been alleged that the FBI developed information in 2020 about Hunter Biden's criminal financial and related activity. It is further alleged that in August 2020, FBI Supervisory Intelligence Analyst Brian Auten opened an assessment which was used by a FBI Headquarters ("FBI HQ") team to improperly discredit negative Hunter Biden information as disinformation and caused investigative activity to cease. Based on allegations, verified and verifiable derogatory information on Hunter Biden was falsely labeled as disinformation.

Page 3 of 4

Third, in October 2020, an avenue of additional derogatory Hunter Biden reporting was ordered closed at the direction of ASAC Thibault. My office has been made aware that FBI agents responsible for this information were interviewed by the FBI HQ team in furtherance of Auten's assessment. It's been alleged that the FBI HQ team suggested to the FBI agents that the information was at risk of disinformation; however, according to allegations, all of the reporting was either verified or verifiable via criminal search warrants. In addition, ASAC Thibault allegedly ordered the matter closed without providing a valid reason as required by FBI guidelines. Despite the matter being closed in such a way that the investigative avenue might be opened later, it's alleged that FBI officials, including ASAC Thibault, subsequently attempted to improperly mark the matter in FBI systems so that it could not be opened in the future.

The aforementioned allegations put a finer point on concerns that I have raised for many years about political considerations infecting the decision-making process at the Justice Department and FBI. If these allegations are true and accurate, the Justice Department and FBI are – and have been – institutionally corrupted to their very core to the point in which the United States Congress and the American people will have no confidence in the equal application of the law. Attorney General Garland and Director Wray, simply put, based on the allegations that I've received from numerous whistleblowers, you have systemic and existential problems within your agencies. You have an obligation to the country to take these allegations seriously, immediately investigate and take steps to institute fixes to these and other matters before you.

tim thibault Retweeted



The Lincoln Project @ProjectLincoln · Jul 21, 2020

Donald Trump is a psychologically broken, embittered, and deeply unhappy man.

52 "[I]n August 2020, FBI Supervisory Intelligence Analyst Brian Auten opened an assessment which was used by a FBI Headquarters ('FBI HQ') team to improperly discredit negative Hunter Biden information as disinformation and caused investigative activity to cease ... verified and verifiable derogatory information on Hunter Biden was falsely labeled as disinformation ... The FBI HQ team's investigators placed their findings with respect to whether reporting was disinformation in a restricted access sub-file reviewable only by the particular agents responsible for uncovering the specific information ... additional derogatory Hunter Biden reporting was ordered closed at the direction of ASAC Thibault ... ASAC Thibault allegedly ordered the matter closed without providing a valid reason as required by FBI guidelines." See "Letter to Merrick Garland, Attorney General, and Christopher Wray, Director of the FBI," U.S. Senator Chuck Grassley, July 2022, tinyurl.com/2xpyh33j

53 "He is currently a member of the International Intelligence Ethics Association[.]"

See "Brian Auten, Ph. D.," *Patrick Henry College*, archive.ph/gAu5M

54 "Γιωργος Τσουκαλης," *Facebook*, archive.ph/8O7Aq & archive.ph/gKf7x

55 FANG Frank, "FBI Wrongly Labeled 'Derogatory Information' on Hunter Biden as Disinformation []," *The Epoch Times*, July 2022, archive.ph/cxBfo

56 "@tim_thibault," *Twitter*, July 2020, archive.ph/PKXul

57 Chuck Ross, "Meet the FBI Analyst Behind the Decade's Biggest Political Disinformation Campaigns," *The Washington Free Beacon*, July 2022, archive.ph/moXr2

2020年の選挙の3週間前、ニューヨーク・ポスト紙は、バイデン夫妻の海外取引は「ロシアの偽情報キャンペーン」と無関係であるばかりか、FBIが2019年12月からバイデンラップトップを所持していたことを証明する記事を掲載した(59)。前述の内部告発者に接触した上院議員が、この露骨なガスライティングについてFBI長官に問い合わせる手紙を書いたところ、FBI職員のジル・タイソン(60) がFBIを代表して回答し、「何も付け加えることはない」「追加情報を提供することはできない」と述べた。タイソンはこの回答書を書いている間にも、「部下との不適切な関係」(61)を持ち、「職場を混乱させた」(62)。信じられないことに、タイソンは今もFBIで働いている(63)。

United States Senate
COMMITTEE ON
HOMELAND SECURITY AND
GOVERNMENTAL AFFAIRS
WASHINGTON, DC 20510-4900

October 17, 2020

The Honorable Christopher A. Wray
Director
Federal Bureau of Investigation
935 Pennsylvania Avenue, NW
Washington, DC 20535

Dear Director Wray:

On September 24, 2020, the day after Chairman Grassley and I released our report titled, "Hunter Biden, Burisma, and Corruption: The Impact on U.S. Government Policy and Related Concerns," a whistleblower contacted my committee and informed my staff that he had possession of a laptop left in his business by Hunter Biden. He also informed us that he provided its contents to the Federal Bureau of Investigation (FBI) in response to a December 9, 2019 grand jury subpoena. As the first step in our due diligence, committee staff contacted FBI officials and asked for confirmation of certain facts in an attempt to validate the whistleblower's claims and assertions. Unfortunately, several days later, the FBI responded that it would not confirm or deny any information identified by the committee even though several of our questions were not related to the possible existence of an ongoing grand jury investigation.

I have a responsibility to validate and verify the contents of any information produced to my committee. The committee must know if it receives information that could be fraudulent or not accurate. As my staff explained to FBI officials, this information is crucial for several reasons. For example, if any information offered to the committee was linked to a foreign adversary's attempt to interfere in the election, I would expect the FBI to ensure the committee is protected and receives a defensive briefing. Similarly, knowingly providing false information to Congress is a crime, and I would expect the FBI to have informed me if, after having been given notice of what we received, this may have occurred. That is precisely why my staff reached out to the FBI.

For these reasons, the committee must know whether the FBI has assessed the validity of materials the whistleblower has provided, and what, if any, actions the FBI has taken since obtaining this information. In light of these unanswered questions, I request the following information and material:


- Does the FBI possess material from Hunter Biden's laptop(s)? If yes, how and when did the FBI obtain this information?

The Honorable Christopher A. Wray
October 17, 2020
Page 2

- Is it accurate that FBI officials obtained contents from Hunter Biden's laptop from a business located in Delaware? If so:
 - When did the FBI first examine these records?
 - Has the FBI concluded its examination of these records?
 - Has the FBI found any evidence of criminal activity based on its examination of these records?
 - Has the FBI determined whether the records on the computer was generated on that computer, is genuine, or has been altered in any way?
 - Has the FBI determined whether these records were generated or authored by Hunter Biden?
 - Has the FBI determined whether these records are a result from someone hacking Hunter Biden's computer?
- Is it accurate that the FBI issued a grand jury subpoena from the U.S. District Court for the District of Delaware to obtain this information? If so, when and why was this subpoena issued? Was this information ever offered to the FBI voluntarily?
- When and how were you made aware that the Delaware computer repair shop owner possessed a computer and its electronic contents that he claimed originally belonged to Hunter Biden?
- In addition to these records allegedly provided in response to a subpoena, has the FBI ever been in possession of any other of Hunter Biden's laptop(s) or material from Hunter Biden's laptop(s)?
 - If so, please explain when and how the FBI obtained this information and what, if any, steps it took to investigate and authenticate that material.
- Is the FBI aware of other federal agencies that have Hunter Biden's laptop(s) or material from Hunter Biden's laptop(s)?
 - If so, what other agencies have this material and how did those agencies obtain it?

The Honorable Christopher A. Wray
October 17, 2020
Page 3

Please provide a response no later than October 22, 2020. Thank you for your attention to this important matter.

Sincerely,

Ron Johnson
Chairman
Committee on Homeland Security and
Governmental Affairs

cc: The Honorable Gary Peters
Ranking Member

John Ratcliffe: (00:52)
So Maria, it's funny that some of the people that complain the most about intelligence being politicized are the ones politicizing intelligence. And, unfortunately, in this case, it is Adam Schiff, the chairman of the House Intelligence Committee, who, as you pointed out, on Friday said that the intelligence community believes that Hunter Biden's laptop and the emails on it are part of some Russian disinformation campaign.

John Ratcliffe: (01:18)
Let me be clear, the intelligence community doesn't believe that because there's no intelligence that supports that. And we have shared no intelligence with Chairman Schiff or any other member of Congress that Hunter Biden's laptop is part of some Russian disinformation campaign. It's simply not true. And this is exactly what I said I would stop when I became the Director of National Intelligence, and that's people using the intelligence community to leverage some political narrative. And, in this case, apparently Chairman Schiff wants anything against his preferred political candidate to be deemed as not real, and is using the intelligence community, or attempting to use the intelligence community to say, there's nothing to see here.

John Ratcliffe: (01:59)
Don't drag the intelligence community into this. Hunter Biden's laptop is not part of some Russian disinformation campaign. And I think it's clear that the American people know that. The intelligence community has not been involved with Hunter Biden's laptop. Hunter Biden is a US person, and he would be subject to any investigation regarding fraud, or corruption would be, rightfully, the jurisdiction of the FBI. So, the FBI has had possession of this. What I can say, without commenting on any investigation that they may have into corruption or fraud, is to say that their investigation does not center around Russian disinformation. And the

U.S. Department of Justice
Federal Bureau of Investigation
Washington, D.C. 20535-0001
October 20, 2020

The Honorable Ron Johnson
Chairman
Committee on Homeland Security and
Governmental Affairs
United States Senate
Washington, D.C. 20510

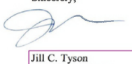
Dear Chairman Johnson:

This responds to your letter, dated October 17, 2020, to the Federal Bureau of Investigation (FBI) regarding the authenticity of certain information provided to your Committee, including whether such information is linked to a foreign adversary's influence operation or is otherwise fraudulent. You also ask several questions about a laptop computer reportedly produced pursuant to a grand jury subpoena.

As you may know, the Office of the Director of National Intelligence has advised the American public that, in advance of the 2020 election, a voter of nation-states plan to use covert and overt influence measures in an attempt to sway voter preferences and perspectives, sow discord in the United States, and undermine the confidence of Americans in our democratic process. The FBI is the primary investigative agency responsible for the integrity and security of the 2020 election, and as such, we are focused on an array of threats, including the threat of malign foreign influence operations. Regarding the subject of your letter, we have nothing to add at this time to the October 19th public statement by the Director of National Intelligence about the available actionable intelligence. If actionable intelligence is developed, the FBI in consultation with the Intelligence Community will evaluate the need to provide defensive briefings to you and the Committee pursuant to the established notification framework.

Finally, as the FBI advised the Committee in its letter, dated October 5, 2020, consistent with longstanding Department of Justice (Department) policy and practice, the FBI can neither confirm nor deny the existence of any ongoing investigation or persons or entities under investigation, including to Members of Congress. As the Inspector General firmly reminded the Department and the FBI in recent years, this policy is designed to preserve the integrity of all Justice Department investigations and the Department's ability to effectively administer justice without political or other undue outside influences. Therefore, the FBI cannot provide any additional information in response to the enumerated questions in your letter.

Thank you for your support of the FBI, its mission, and its people.

Sincerely,

Jill C. Tyson
Assistant Director
Office of Congressional Affairs

DEPARTMENT OF JUSTICE | OFFICE OF THE INSPECTOR GENERAL

INVESTIGATIVE SUMMARY | 21-098

Findings of Misconduct by an FBI Assistant Director for Failure to Timely Report a Romantic Relationship with a Subordinate and Related Misconduct

The Department of Justice (DOJ) Office of the Inspector General (OIG) initiated an investigation after receiving information from the Federal Bureau of Investigation (FBI) Inspection Division, alleging that an Assistant Director was engaged in an inappropriate relationship with a subordinate.

The OIG investigation substantiated the allegation that the Assistant Director was engaged in a romantic relationship with a subordinate and failed to timely report the relationship, in violation of FBI policy. The OIG investigation also found that the Assistant Director allowed the relationship to negatively affect an appropriate and professional superior-subordinate relationship and to disrupt the workplace by interfering with the ability of other FBI employees to complete their work, and that the Assistant Director participated in a hiring or organizational decision involving the subordinate, all in violation of FBI policy.

The OIG has completed its investigation and provided its report to the FBI and DOJ's Office of Professional Responsibility for appropriate action.

Top FBI official let romantic relationship 'disrupt workplace,' report finds
By Samuel Chamberlain July 24, 2021 | 1:54am | Updated



FBI assistant director Jill Tyson, who is accused of failing to disclose her romantic relationship with a subordinate.

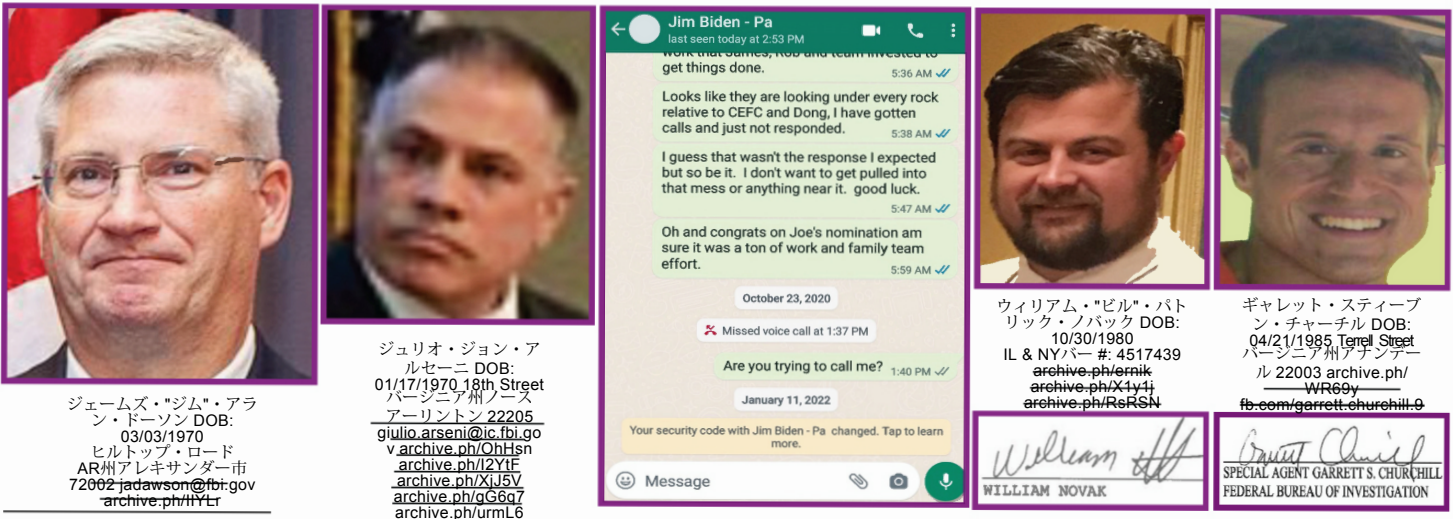


Jill Courtney Wade Tyson (DOB: 01/09/1979) & FBI Director Wray

- 59 "DNI John Ratcliffe Interview Transcript: Hunter Biden's Emails Not Part of Russian Disinformation Campaign," *Fox News*, October 2020, archive.ph/7AZUs
- 60 "Jill C. Tyson, Assistant Director," *Federal Bureau of Investigation, U.S. Department of Justice*, archive.ph/zZbrO
- 61 Samuel Chamberlain, "Top FBI official let romantic relationship 'disrupt workplace,' report finds," *New York Post*, July 2021, archive.ph/bl1w8
- 62 "Findings of Misconduct by an FBI Assistant Director for Failure to Timely Report a Romantic Relationship with a Subordinate and Related Misconduct," *Office of the Inspector General, U.S. Department of Justice*, July 2021, web.archive.org/web/20210722142301/https://oig.justice.gov/sites/default/files/reports/21-098.pdf
- 63 "Jill Tyson," *LinkedIn*, archive.ph/UNH1M (jctyson@fbi.gov)

BACKGROUND

タイソンがFBIの偽の回答書(65)を書いた364日後、前述のボブリンスキー(66)はFBI WFOの一室で5時間以上、ビデン夫妻とCCP関連の職員とのビジネス活動について正確に詳述した。偶然にも（あるいはそうでなくても）、ジョーの弟のジミーは、インタビューの間、実際にWhatsApp経由でボブリンスキーに電話をかけています。ASACティボー(67)はその日DCにいなかったが、彼の同僚である犯罪・サイバー課のジム・ドーソン(68)、監督特別捜査官 (SSA) のジュリオ・アルセニ(69)、ビル・ノバック、ギャレット・チャーチルという4人がボブリンスキーと面会している。ノバックとチャーチルはボブリンスキーのインタビューをビデオに撮り、彼のデバイスを押収しました。ASACティボーは、面会后、トニーが面会したFBI捜査官が、彼が提供した膨大な証拠に関してフォローアップすると、ボブリンスキーの弁護士に繰り返し保証しましたが、捜査官はそれを行いませんでした(70)。



64 "On the day Bobulinski went to the FBI's Washington Field Office, 11 days before the 2020 presidential election, he was told not to walk in the front door, but to drive into an underground parking garage at the back of the nondescript, eight-story building in northwest DC, one mile from FBI headquarters. He was met by James Dawson, then-special agent in charge of the Criminal and Cyber Division, and FBI Supervisory Special Agent Giulio Arseni. They turned him over to two younger agents, William Novak and Garrett Churchill, who conducted the videotaped interview and provided a receipt for Bobulinski's digital data. ... Even if the FBI was reluctant, after its 2016 Hillary email debacle, to take action that could be deemed political during an election campaign, there is no excuse for not following up with Bobulinski afterward. The FBI's failure to do so amounts to interference-by-omission in the 2020 election."

See Miranda DEVINE, "FBI agent Timothy Thibault hid intel from whistleblower on Hunter and the 'Big Guy' Joe Biden," *New York Post*, September 2022, archive.ph/4aDq7

65 "Despite leading a scandal-ridden agency ... Wray somehow believes that setting aside less than four hours to answer questions by lawmakers responsible for checking and balancing his work is sufficient. 'I had a flight that I'm supposed to be high-tailing it to, and I had understood that we were going to be done at 1:30, so that's how we ended up where we are,' Wray told Senator Charles Grassley (R-Iowa), the ranking member who asked why the rush. If Wray needed to leave on business, Grassley noted, 'you've got your own plane,' referring to the taxpayer-funded Gulfstream G550 jet used to ferry the head of the FBI around the country privately. ... To be fair, an extended appearance only would have resulted in more non-answers and political spin."

See Julie Kelly, "The Evasive Mr. Wray," *American Greatness*, August 2022, archive.ph/YsOIR

66 "Statement on Tony Bobulinski Interview," *U.S. Senator Ron Johnson*, October 2020, archive.ph/Utmha

67 Steven Nelson, "FBI Director Wray admits alleged bias in Hunter Biden probe 'deeply troubling'," *New York Post*, August 2022, archive.ph/ftnsC

68 "James A. Dawson Named Special Agent in Charge of the Criminal and Cyber Division of the Washington Field Office," *Federal Bureau of Investigation, U.S. Department of Justice*, June 2020, archive.ph/Vid13

69 "Representatives of federal and state agencies joined ... including ... Giulio Arseni of the FBI's Civil Rights Division." See "ADL Sponsors Fairfax County Program on Combating Hate Speech," *Anti-Defamation League*, March 2017, archive.ph/weekS

70 "Bobulinski recalls his surprise when he saw that Jim Biden was calling him, and says he showed his ringing phone to the FBI field agents interviewing him at the FBI Washington Field Office. ... 'I answered it and there was nobody on the other side. So, I don't know if it was a mistake or that he tried to send me a message[.]'"

See Miranda DEVINE, "Hunter Biden defrauded me, Jim Biden called me during FBI interview, former biz partner says," *New York Post*, October 2022, archive.ph/Vfpes

要するに、FBIでは、事実に従わず、米国の法律を施行しないという、多方面にわたる弾圧作戦が展開されていたのです。FBI 本部と FBI WFO に加え、BA 支局の指揮下にある前述のウィルミントン常駐機関は、FBI が「選挙結果を再び変えるつもりはない」ため、「ハンター・バイデンのノートパソコンを調べることはない」とスタッフに伝えたことが明らかである(71)。マイケル・ホロウィッツとそのトップ弁護士アダム・マイルズが主導する DOJ OIG 監視団も、繰り返し検証できる FBI 政策違反の説明責任を何も果たさなかった(72)。

February 17, 2021

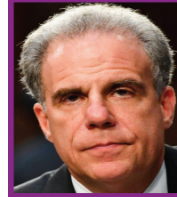
The Honorable Ron Johnson
United States Senate
328 Hart Senate Office Building
Washington, DC 20510

Dear Senator Johnson:

I am writing in response to your letter dated October 21, 2020, in which you requested the Department of Justice (Department) Office of the Inspector General (OIG) to investigate the Federal Bureau of Investigation's handling of a laptop allegedly belonging to Hunter Biden. After receiving your letter, we informed your office of our efforts to assess whether any response from our office to you would interfere with any pending law enforcement activity.

Subsequently, in December 2020, Hunter Biden publicly stated that the United States Attorney's Office (USAO) in Delaware advised his legal counsel that the USAO was investigating his tax affairs. Earlier this month, the Department announced that the U.S. Attorney in Delaware was one of two U.S. Attorneys asked to remain in his role in the new administration. In light of these circumstances, and consistent with the OIG's practice, we will not take actions that could interfere with an ongoing investigation.

Thank you for your support for the OIG's work. If you have any questions, please feel free to contact me or Adam Miles, Senior Counselor to the Inspector General, at (202) 514-3435.



マイケル・エヴァン・ホロウィッツ DOB: 09/19/1962



トニー・ボプリンスキー (10/22/2020) archive.ph/zaVbj



アダム・ジョエル・マイルズ DOB: 07/06/1980 adam.miles@usdoj.gov MD Bar #: 1206200169 Crown Park Avenue Gaithersburg, MD 20878 archive.ph/49Gqh

Sincerely,

Michael E. Horowitz
Inspector General

The Honorable Michael E. Horowitz
Aug. 23, 2022
Page 2

individuals with knowledge of the FBI's apparent corruption. After the FBI obtained the Hunter Biden laptop from the Wilmington, DE computer shop, these whistleblowers stated that local FBI leadership told employees, "you will not look at that Hunter Biden laptop" and that the FBI is "not going to change the outcome of the election again." Further, these whistleblowers allege that the FBI did not begin to examine the contents of Hunter Biden's laptop until after the 2020 presidential election—potentially a year after the FBI obtained the laptop in December 2019.⁵

While I understand your hesitation to investigate a matter that may be related to an ongoing investigation, it is clear to me based on numerous credible whistleblower disclosures that the FBI cannot be trusted with the handling of Hunter Biden's laptop. I hope you understand that the longer your office stands on the sidelines and delays investigating the FBI's actions, the harder it will be for you to uncover the truth and hold individuals accountable for wrongdoing. I call on you to immediately investigate the FBI's handling of Hunter Biden's laptop and begin by obtaining the history of the investigative actions taken by the FBI on Hunter Biden's laptop which should be available on the FBI's case management system, Sentinel. This case file should provide valuable information about the steps the FBI took to examine the laptop.

The American people deserve transparency and expect allegations of government corruption to be fully and immediately investigated. Thank you for your attention to this important request.

Sincerely,

Ron Johnson
Ranking Member
Permanent Subcommittee on Investigations



Timothy Thibault
Assistant Special Agent in Charge

⁷¹ Jerry Dunleavy, "New FBI whistleblower claims bureau leadership slow-walked Hunter Biden investigation," *Washington Examiner*, August 2022, archive.ph/J88d6


⁷² Kerry Picket and Jeff Mordock, "Top agent exits FBI amid charge of political bias undermining Hunter Biden probe []," *The Washington Times*, August 2022, archive.ph/8tZ0d

さらにガスライティングという侮辱を加えるならば、ビル・バーの指揮下にある司法省本部、特にデラウェア州の連邦検事(73)であるデヴィッド・ワイスは、バイデン一家の犯罪(75)に対する調査を遅らせた(74)。司法省本部が捜査を遅らせた理由は「選挙政治の回避」(76・77)であったが、有権者から重要な情報を隠蔽した司法省本部の判断は、それ自体が政治的な判断であったといえる。別の言い方をすれば もしバイデン姓でなければ、家族のメンバーはもっと違った扱いを受けていただろう。正義の遅延は正義の拒否であり、バーとワイスは正義を遅延させた(78)。トランプ大統領はこれらの暴露に対して、「司法」省が召喚を遅らせたり、その他の法執行の正常な過程を妨げることによって、まさに提供しよう課せられたものを米国民に否定したという事実を嘆き、(79) 応えた。これまでの多くの例(80・81)と同様、ハンターの姓(82)は、少なくとも今のところは、深刻なピンチを脱したのである。

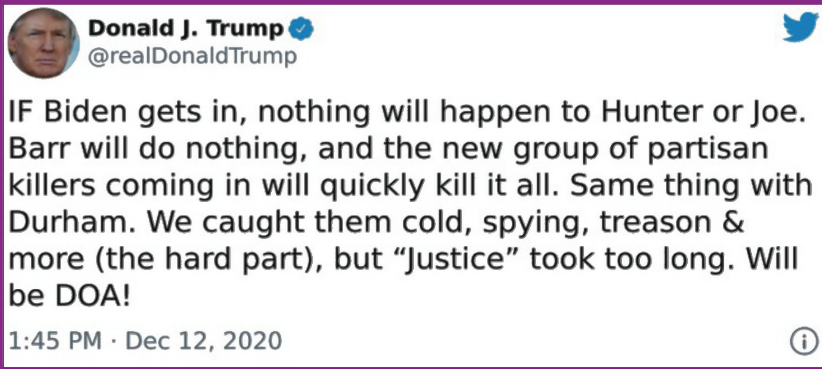
LEGAL

Hunter Biden's prosecutor rejected moves that would have revealed probe earlier


Veteran U.S. attorney David Weiss, known for his willingness to take on powerful Delaware figures, kept his investigation into Biden's son out of the 2020 campaign.




ウィリアム・"ビル"・バー



1:45 PM · Dec 12, 2020



ダヴィッド・チャールズ・ワイス
DOB: 06/13/1956
archive.ph/V7J8Q



DAVID C. WEISS

⁷³ "David C. Weiss," *U.S. Department of Justice*, archive.ph/KvQj1 (david.weiss@usdoj.gov)

⁷⁴ "Last summer, federal officials in Delaware investigating Hunter Biden faced a dilemma. The probe had reached a point where prosecutors could have sought search warrants and issued a flurry of grand jury subpoenas. Some officials involved in the case wanted to do just that. Others urged caution. They advised Delaware's U.S. Attorney, David Weiss, to avoid taking any actions that could alert the public to the existence of the case in the middle of a presidential election." See Ben Schreckinger, "Hunter Biden's prosecutor rejected moves that would have revealed probe earlier," *Politico*, July 2021, archive.ph/oJigk

⁷⁵ "Joe Biden and Hunter's shared bank accounts could make president target of FBI probe," *Tech-Gate*, October 2021, archive.ph/kri2G

⁷⁶ Sadie Gurman and Aruna Viswanatha, "Barr Kept Hunter Biden Probes from Public to Avoid Election Politics," *Wall Street Journal*, December 2020, archive.ph/oyszdf

⁷⁷ Ronn Blitzer and Andrew Murray, "Barr recalls yelling at Trump over Hunter Biden in last conversation before 2020 election," *Fox News*, March 2022, archive.ph/5TgBo

⁷⁸ "[I]t wasn't just the media that was running interference to keep potentially damaging information about the Bidens from coming to light before Election Day."

See Spencer Brown, "The Feds Delayed Action on Hunter Biden's Taxes and Now We Know Why," *Townhall*, July 2021, archive.ph/pUoEQ


⁷⁹ "@realDonaldTrump," *Twitter*, December 2020, archive.ph/RtOso

⁸⁰ "The youngest son of Vice President Joe Biden made news last week after *The Wall Street Journal* revealed he had been booted from the Navy Reserve for cocaine use. His drug abuse was certainly no surprise to the Navy, which issued him a waiver for a *previous* drug offense before commissioning him as a public affairs officer at the age of 43. The Navy also bent over backward a *second* time with an age waiver so he could secure the cushy part-time job." See Michelle Malkin, "The Bidens are not like us," *Chicago Tribune*, October 2014, archive.ph/HQuFg

⁸¹ Stephen Braun, "Biden's son faces no bar review after discharge," *Federal News Network*, October 2014, archive.ph/vaEdY

⁸² Matthew Boyle, "2016 Arizona Police Report: Cocaine Pipe Found in Car Rented by Joe Biden's Son Hunter Biden, Authorities Declined to Prosecute," *Breitbart*, May 2019, archive.ph/XC3u4

2020年12月8日の選挙(83・84)の認定投票後まで司法省から援護を受けたハンターは、二枚舌だらけの声明を発表した(85)。この連邦捜査がハンターにとって不都合なものにならないよう、ジョーは就任初日にハンターの弁護士と同僚を司法省刑事局の首席補佐官に任命した(86)。興味深いことに、ニック・マクウェイド(87)はバイデン家に対する捜査から身を引くことを拒否した(88)。この違法な影響力行使がいかに機能するかを図にしてみると、次のようになる。この違法な影響力行使の仕組みを説明すると、ハンターの弁護士であるクリス・クラークとニック・マクウェイドはともにレイサム&ワトキンスLLPに勤務していた。二人は一緒に裁判を担当したので、マスコミのスピンドクターたちは、レイサム&ワトキンスは巨大な国際法律事務所で、クラークとマクウェイドはほとんど交流がなかったと合理的に主張することができないのだ。ジョーは大統領就任早々、自分の家族を捜査する部門の監督にマクウェイドを任命した。司法省本部の刑事部門は、デラウェア州の連邦検事局を監督する。つまり、マクウェイドは、捜査から身を引かなかった(89)ことで、28 CFR § 45.2に違反した可能性が高い。マクウェイドの司法省本部の上司、ケン・ポライトは、マクウェイドがこの事件に参加しても「捜査や起訴の誠実さに対する世間の認識に影響を与えかねない利害の対立が生じるとは考えられない」という意見を発表しなかった(90)。



クリストファー・"クリス"・ジョン・クラーク DOB: 04/27/1971
NY Bar #: 2854222
Vista Drive
Greenwich, CT 06830

**BIDEN-HARRIS
TRANSITION**


FOR IMMEDIATE RELEASE
December 9, 2020

Statement by Hunter Biden


I learned yesterday for the first time that the U.S. Attorney's Office in Delaware advised my legal counsel, also yesterday, that they are investigating my tax affairs. I take this matter very seriously but I am confident that a professional and objective review of these matters will demonstrate that I handled my affairs legally and appropriately, including with the benefit of professional tax advisors.

Statement from the Biden-Harris Transition

President-elect Biden is deeply proud of his son, who has fought through difficult challenges, including the vicious personal attacks of recent months, only to emerge stronger.




THE UNITED STATES
DEPARTMENT OF JUSTICE



ニコラス・"ニック"・リチャード・ロイド・マクウェイド DOB: 06/26/1973
NY Bar #: 4393211
64th Street
Bethesda, MD 20816

§ 45.2 Disqualification arising from personal or political relationship.

(a) Unless authorized under paragraph (b) of this section, no employee shall participate in a criminal investigation or prosecution if he has a personal or political relationship with:



January 21, 2021

VIA FICE

Hon. Paul A. Engelm
United States District
Southern District of New
York
Thurgood Marshall U.S.
40 Foley Square
New York, New York

Re: *Holliden, as Trustee of the LB Ligation Trust v. Brown Rudnick LLP*, 1:19-cv-10925 (PAE/SN)


Dear Judge Engelmayer,

I am writing the Court to respectfully request that I be relieved as counsel for Defendant Brown Rudnick LLP ("Brown Rudnick") in the above-referenced matter. I previously appeared and represented Brown Rudnick in this matter on behalf of Latham & Watkins LLP ("Latham & Watkins") along with my colleagues Christopher J. Clark, Michael S. Bosworth, and Jason R. Burt. My last day at Latham & Watkins was January 20, 2021.

Following my departure from Latham & Watkins, Mr. Clark, Mr. Bosworth, and Mr. Burt will continue to serve as counsel for Defendant in this matter. Thus, my withdrawal will have no material effect on the schedule in this matter, nor will it cause prejudice to any party. In light of the foregoing, I respectfully request that the Court relieve the undersigned as counsel for Defendant Brown Rudnick LLP and that the official court docket be amended to reflect this change.

Thank you for your attention to this request.

Respectfully submitted,
/s/ Nicholas L. McQuaid
Nicholas L. McQuaid
LATHAM & WATKINS LLP



ケネス・"ケン"・アレン・ポライト・ジュニア DOB: 01/30/1976

83 John Lott, "A Simple Test for the extent of Vote Fraud with Absentee Ballots in the 2020 Presidential Election: Georgia and Pennsylvania Data," January 2021, web.archive.org/web/20211230050742/https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3756988

84 "The Navarro Report," tinyurl.com/4a4dvxhx

85 "Biden-Harris Transition," December 2020, archive.ph/9zkRa

86 Pat Droney, "DOJ has hired the ex-business partner of Hunter Biden's criminal defense attorney," *Law Enforcement Today*, February 2021, archive.ph/HYcXu

87 "Nicholas McQuaid," *LinkedIn*, archive.ph/3AcZi (nicholas.mcquaid@usdoj.gov)

88 "[T]he same day Nicholas McQuaid was featured in a Justice Department press release, Latham & Watkins filed a motion in court to withdraw McQuaid as an attorney [in a case] he was working on with Christopher Clark." See Lachlan Markay, "Ex-colleague of Hunter Biden's lawyer gets top DOJ post," *Axios*, February 2021, archive.ph/A0MBW

89 Steven Nelson and Miranda DEVINE, "Senators press Delaware prosecutor on recusal in Hunter Biden tax case," *New York Post*, May 2022, archive.ph/MGYTZ

90 "Biden has named a close colleague of his son's defense lawyer to lead the Justice Department's criminal division." See "On Day One, Biden Installed Law Partner of Son's Defense Lawyer at DOJ Criminal Division," *U.S. Senators Chuck Grassley and Ron Johnson*, February 2021, archive.fo/V3VU3

ハンターは、ウクライナのエネルギー部門で儲けた仕事よりも腐敗している唯一の業界である美術品取引に参加することで、別の怪しげな活動へと移行した。ハンターのディーラーであるジョルジュ・ベルジュという、太った中華愛好家(92・93)で破産した元重罪人(95)は、「25人ほどのコレクターのグループ（そのほとんどが海外）」を自慢し、「バイデンの美術品を買いたいというコレクターから電話が殺到している」という。"アンダー・ザ・マイクロスコプ"という自己憐憫的なタイトルの展覧会を開催する計画をハンターは持っており、ベルジュのギャラリーがスポンサーになる予定である(97)。何十年にもわたって美術業界で起きてきたマネーロンダリング問題やその他の犯罪行為が十分に立証されていても、ベルジュはハンターのアートワークをジョーの公職よりも重要なものと見なしている。「彼（ハンター）は今世紀の偉大な芸術家と見なされるようになると思う。彼の父親（ジョー）は、もちろんアメリカ大統領として知られるでしょうが、何よりも偉大な芸術家の父親として知られることになるでしょう」(98)。

このようなハンターの新構想のもと、2021年12月に実父の政権が発表した報告書(99・100)には、美術品業界には「不透明性、安定した予測可能な価格設定の欠如、販売商品の固有の国境を越えた輸送可能性があり、市場は不正な価値移転、制裁回避、汚職に最適である」という事実が語られていたことは、何とも皮肉な話であった。同様に皮肉なことに、同様の報告書(101)が、バイデン家の長年の盟友でありジョーの元同僚であるトム・カーパー米国上院議員（民主党）(102)以外によって、2020年の[S]選挙の5カ月も前に発表された(103)。

⁹¹ "So instead of disclosing who is paying outrageous sums for Hunter Biden's artwork so that we could monitor whether the purchasers are gaining access to government, the WH tried to make sure we will never know who they are... The idea [is] that even Hunter won't know, but the WH has outsourced government ethics to a private art dealer. We're supposed to trust a merchant in an industry that's fertile ground for money laundering, as well as unknown buyers who could tell Hunter or WH officials?"

See Joseph D'Hippolito, "A Collage of Corruption? The Hunter Biden Art Scheme," *The Stream*, July 2021, archive.ph/YsNRq

⁹² "Berges not only told *Resident* in 2015 his 'plan is to be the lead guy in China,' but he told *Quest* magazine in 2014 he traveled to China 'three or four times a year' and he had a 'solid group of about 25 collectors, most of them overseas.'"

See Eric Mack, "Hunter Biden's Art Dealer Has Had Deep Ties to China Since 2014," *Newsmax*, July 2021, archive.fo/4XaKx

⁹³ "The Georges Berges Gallery - A New Gallery Debuts in Soho," *SinoVision - YouTube*, June 2015, archive.ph/QCSb5 (info@bergesgallery.com)

⁹⁴ *Georges A. Berges* (98-12334-LA), Chapter 7, Bankr. S.D. Cal., September 1998

⁹⁵ "PC422-F-TERRORIST THREATS[.]"

See *The People of the State of California vs George Anthony Berges* (S8-08987), Santa Cruz Superior Court, May 1998

⁹⁶ "A lot of people say they can paint and do sculpture, but what I was concerned about was whether Hunter's work would be authentic,' said Georges Berges, who owns eponymous galleries in SoHo and Berlin. [Berges] told The Post he was introduced to [Hunter] Biden by a 'serious' Los Angeles-based collector who had been impressed with the oeuvre of the scandal-scarred president's son."

See Isabel Vincent, "Hunter Biden's gallery owner reveals how he discovered the artist," *New York Post*, June 2021, archive.ph/t08KW

⁹⁷ "In Europe, we will bring you Laddie John Dill, Ford Crull, and Hunter Biden in a new groundbreaking exhibition titled Under the Microscope."

See "End of the Year Newsletter," *Georges Berges Gallery*, December 2021, archive.ph/e1wQV

⁹⁸ Gabriella Angeleti, "US President Joseph R. Biden will be remembered as the father of the great artist Hunter Biden, his art dealer says," *The Art Newspaper*, November 2021, archive.fo/TyQuI

⁹⁹ "The White House has defended Hunter's scheme as consistent with 'the highest ethical standards.'"

See Wendell Husebo, "White House Flags Art Industry for Money Laundering While Permitting Hunter to Sell Art to Anonymous Buyers," *Breitbart*, December 2021, archive.fo/6LVDO

¹⁰⁰ "United States Strategy on Countering Corruption," *The White House*, page 24, December 2021, tinyurl.com/mpcdydpz

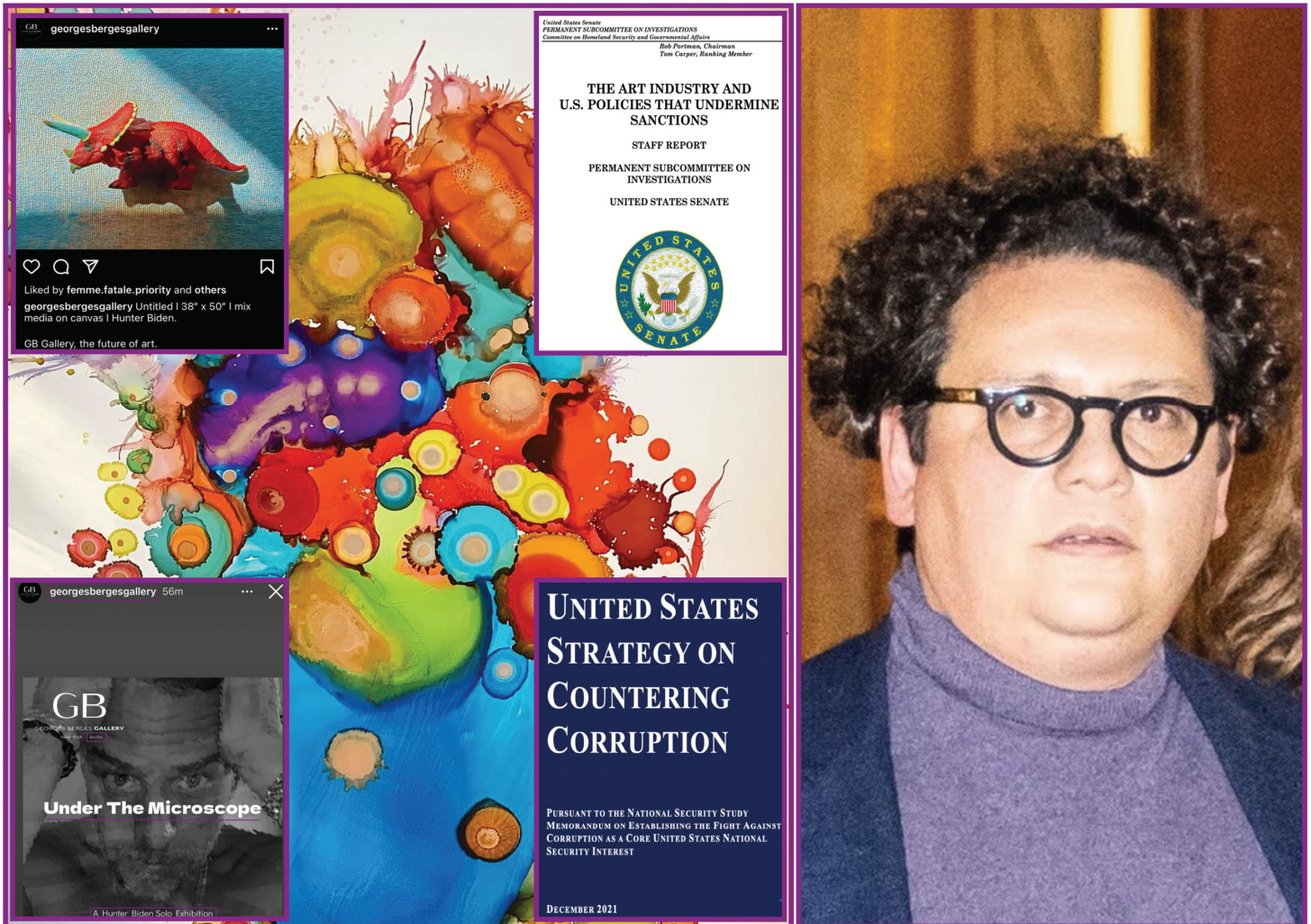
¹⁰¹ "The Art Industry and U.S. Policies that Undermine Sanctions," *Permanent Subcommittee on Investigations, U.S. Senate*, July 2020, tinyurl.com/4btn3azu

¹⁰² In fact, Joe encouraged Tom Carper (D) to run for the House of Representatives in 1982.

See "@TomCarperforDE," *Twitter*, April 2019, archive.ph/60Svq

¹⁰³ "Carper, Thomas Richard," *Biographical Directory of the United States Congress*, archive.ph/A6RSm

それにもかかわらず、何十年もの間、恥知らずな影響力行使やその他のインサイダー取引に悩まされてきた米国議会の一部の議員(105)は、ハンターとそのディーラー(109)が、ハンターのいわゆる「作品」に対して1点50万ドルを得る方法について懸念を示し始めた(106・107)のだ(110)。



ハンター・バイデンによる
"Untitled" (2021) 24" x 48" | mix-
media on sheet metal

ジョージ・"ジョルジュ"・アンソ
ニー・ベルジュ DOB: 04/21/1976
SSN: ████████-9628

¹⁰⁴ Camila DeChalus et al., "Congress and top Capitol Hill staff have violated the STOCK Act hundreds of times. But the consequences are minimal, inconsistent, and not recorded publicly," *Business Insider*, December 2021, archive.ph/GJJPJO

¹⁰⁵ "Comer: Hunter Biden's Artwork is Another Attempt to Profit Off his Father's Position in Government," *U.S. House of Representatives Committee on Oversight and Reform, Minority Staff*, September 2021, archive.ph/SiKOA

¹⁰⁶ "Comer Questions Gallery Owner Selling Hunter Biden's Artwork," *U.S. House of Representatives Committee on Oversight and Reform, Minority Staff*, September 2021, archive.fo/NgLpe

¹⁰⁷ Isabel Vincent, "Art gallery repping Hunter Biden received \$500K federal COVID loan, records show," *New York Post*, October 2021, archive.ph/4qmil & archive.ph/pWxeb

¹⁰⁸ "Reps. Ken Buck, James Comer Send Letter to POTUS Probing Hunter Biden Art Connection to Camp David And Request Log Books," *U.S. Representative Ken Buck*, November 2021, archive.ph/DtmT6

¹⁰⁹ "On July 26, 2021, four days before the GAO report was published, the SBA approved a \$350,000 increase in an EIDL loan to Georges Berges Galleries LLC. This was an increase to a \$150,000 EIDL loan the gallery received the previous year. It is our contention this loan appears to have been improperly made."

See Tom Anderson, "NLPC Files Complaint with SBA Inspector General," *National Legal and Policy Center*, October 2021, archive.fo/aQxqi

¹¹⁰ "This summer a New York gallerist, Georges Bergès, said he would hold two private exhibitions ... to market Hunter's paintings for between \$75,000 and \$500,000 each."

See "[] Who Wants to Buy Hunter Biden's Art?," *U.S. House of Representatives Committee on Oversight and Reform, Minority Staff*, September 2021, archive.ph/DaDPK

マルコポーロは、特に法執行機関に対して、本報告書が合衆国法律集第18編第119条(111)に極めて注意深く目を向けて作成されたことを明確にすることが重要であり、FBI(113)やその他の組織が汚職を暴露する市民に対して行ってきたことを見てきた。(114)別の言い方をすれば、我々は本報告書で法的に編集する必要があったものを全て編集した。それ以上ではありません(115)マルコポーロは法を犯さない-犯す者を摘発する。

§119. Protection of individuals performing certain official duties

(a) IN GENERAL.—Whoever knowingly makes restricted personal information about a covered person, or a member of the immediate family of that covered person, publicly available—

(1) with the intent to threaten, intimidate, or incite the commission of a crime of violence against that covered person, or a member of the immediate family of that covered person; or

(2) with the intent and knowledge that the restricted personal information will be used to threaten, intimidate, or facilitate the commission of a crime of violence against that covered person, or a member of the immediate family of that covered person,

shall be fined under this title, imprisoned not more than 5 years, or both.

(b) DEFINITIONS.—In this section—

(1) the term "restricted personal information" means, with respect to an individual, the Social Security number, the home address, home phone number, mobile phone number, personal email, or home fax number of, and identifiable to, that individual;

(2) the term "covered person" means—

(A) an individual designated in section 1114;

(B) a grand or petit juror, witness, or other officer in or of, any court of the United States, or an officer who may be, or was, serving at any examination or other proceeding before any United States magistrate judge or other committing magistrate;

(C) an informant or witness in a Federal criminal investigation or prosecution; or

(D) a State or local officer or employee whose restricted personal information is made publicly available because of the participation in, or assistance provided to, a Federal criminal investigation by that officer or employee;

(3) the term "crime of violence" has the meaning given the term in section 16; and

(4) the term "immediate family" has the meaning given the term in section 115(c)(2).

さらに、合衆国法律集第18編第4章は、「重罪が実際に行われたことを知った」者は、それを「できるだけ早く」「裁判官または文民もしくは軍の権限を持つ他の者」に報告しなければならないと定めています(116)。わかりやすく言えば、この法律は、バイデンラップトップに含まれる重罪やその他の犯罪を暴露し、連邦および州レベルの全国の法執行機関に報告書を送ることを要求しているのです。さらに、マルコポーロは、18 USC § 119の対象となるいかなる人物に対しても、脅威、脅迫的行動、危害の扇動を引き起こす意図を明確に否認し、他の人物がこのレポートの情報を違法な目的で使用し、あるいは使用し得る可能性があることを容認、奨励、意図、あるいは認識していません。これから示すように、マルコポーロの動機は、すべての犯罪者に対して、その責務を遂行する責任を負う者が正義を実現するのを見ることなのです。

¹¹¹ 18 USC § 119, [archive.ph/XLAWR](https://www.law.com/archive.ph/XLAWR)

¹¹² "Almost immediately, the details of the raids and confidential legal communications stored on the cellphone of Project Veritas founder James O'Keefe were published in The New York Times. ... In 2001, the U.S. Supreme Court ruled that media outlets can't be held liable for publishing information that someone else obtained illegally, as long as the media outlets themselves did not obtain the material illegally."

See Susan Shelley, "Federal raid on Project Veritas is unacceptable in a free society," *The Seattle Times*, November 2021, [archive.fo/6gSue](https://www.seattletimes.com/archive.fo/6gSue)

¹¹³ Quin Hillyer, "The FBI's ridiculous riot gear and pre-dawn raid on Roger Stone was excessive and unnecessary," *Washington Examiner*, January 2019, [archive.ph/324Fd](https://www.washingtonexaminer.com/archive.ph/324Fd)

¹¹⁴ "The inquiry has also intensified the scrutiny of Project Veritas. Its founder, James O'Keefe, was pulled from his apartment in his underwear and handcuffed during a dawn raid last month by the F.B.I., two days after a pair of his former employees had their homes raided."

See Adam Goldman and Michael Schmidt, "How Ashley Biden's Diary Made Its Way to Project Veritas," *New York Times*, December 2021, [archive.ph/jwjqF](https://www.nytimes.com/archive.ph/jwjqF) (adamgoldmannyt@protonmail.com & michael.schmidt@nytimes.com)

¹¹⁵ Marco Polo made a good faith attempt to redact information which appears to be restricted information. In several instances, the information was already in the public domain by disclosure from another source. Because no action has been taken by law enforcement, that information—by implication—does not meet the definition of "restricted" under the applicable statute. Nevertheless, any disclosure of restricted information in this Report was unintentional.

¹¹⁶ "Misprision of felony," [archive.ph/GzzGq](https://www.law.com/archive.ph/GzzGq)