

# The Nunes Memo Only Partially “Vindicates” Trump, But it Fully Indicts the FBI and the FISA Court

On February 2, US president Donald Trump approved public release of a memo from the US House Intelligence Committee concerning FBI malfeasance in its applications for warrants to surveil Carter Page, a former member of his campaign team.

The following day, Trump triumphantly *tweeted* that the memo “totally vindicates” him in the ongoing “Russiagate” probe. It doesn’t really do that — proving a negative is always difficult — but it *does* add a great deal of credibility to his charge that the probe is a politically driven witch hunt rather than a serious criminal investigation.

According to the memo, the FBI based the probable cause claim in its multiple surveillance applications to Foreign Intelligence Surveillance Court judge on two pieces of “evidence”:

- 1) A “minimally corroborated” (the FBI’s own words) dossier of political opposition research on Donald Trump, compiled by a British former spy in the pay of Trump’s political opponents; and
- 2) A *Yahoo! News* article based — although the FBI denied it — on leaks from that same foreign operative.

The memo also claims that at no point did the FBI apprise the judge of the political origins or “minimal corroboration” of the memo.

If these claims are true, then what happened was the equivalent of crazy Uncle J. Edgar going before a judge and using a picture of me with a Frisbee [TM] in the air behind me, taken by my angry ex-wife, as probable cause to believe that I’m from Mars, then asking for a warrant to search my garage for flying saucers.

As you may recall, this is the same FBI which (and the same FBI director who) amassed mountains of evidence that Trump’s opponent in the 2016 presidential election had committed multiple felonies in her grossly negligent handling of classified information as Secretary of State, yet recommended against prosecuting her because, well, she’s Hillary Clinton.

And as you may also recall, this is the same FISA court that, between 1979 and 2013 approved 35,434 warrant requests and denied 12.

How many of those 35,434 requests were backed by evidence no more substantial than that described in the Nunes memo?

How much more dumb and evidenceless did those 12 denied requests have to be to not get a pass?

And why did the same Republican Congress which just released this memo recently vote to renew Section 702 of the Foreign Intelligence Surveillance Act, giving even more expansive powers to organizations which have clearly used those powers abusively and without regard to even minimal standards of evidence?

Inquiring minds want to know.

Did Trump and/or his campaign team “collude” with the Russian government to manipulate the 2016 presidential election? I don’t know. But I do know that disguising a circus as an investigation isn’t likely to shed real light on the matter.