

Attorney Private Garland: Justice Obstructionist

by [Joseph DeMaio](#), ©2022



(Sep. 1, 2022) — Say what you will about Mitch McConnell’s less than spectacular tenure as Senate Minority Leader. When he was the Majority Leader, he saved the nation – literally – from the cataclysm of a Supreme Court Justice [*sic*] Merrick Garland. And your humble servant apologizes for previously characterizing him as “[Attorney Corporal](#),” as that is one rank too high: he is Attorney Private Garland, the lowest designation.

As Newt Gingrich recently [noted](#), Merrick Garland is leading “the most corrupt Justice Department in American history.” After enduring the likes of Obama’s Eric (“Fast and Furious”) [Holder](#) and Loretta (“Bill-and-I-just-chatted-about-golf-and-grandchildren”) [Lynch](#), Gingrich’s assessment says a lot.

Garland has so sullied, corrupted and undermined the [mission statement](#) of the Department of Justice, *i.e.*, to “uphold the rule of law, to keep our country safe, and to protect civil rights,” it is difficult if not impossible to arrive at a conclusion other than the one advanced by Gingrich. Private Garland has morphed the Department of Justice into a creature which could have been envied – perhaps even emulated – by Adolph Hitler and Heinrich Himmler, who headed up the Nazi SS, or [Schutzstaffel](#).

Think about it: under Garland, parents defending the education of their children have been characterized as domestic terrorists, with him [lying](#) about the labeling; at the instruction of [Brandon](#) the Goof, illegal aliens, including documented terrorists, have been invited and ushered into the nation to be transported to the interior in flagrant and direct violation of federal immigration laws, while DOJ lawyers who claim they are “just following orders” litigate against state governors to allow the invasion to [continue](#); a former President has his Florida home ransacked in a raid – personally approved by Garland and known to be in motion by the Goof – based on purported claims that “eyes only” classified [nuclear secrets](#) were illegally hidden there.



Office of the Attorney General
Washington, D. C. 20530

August 30, 2022

MEMORANDUM FOR ALL DEPARTMENT OF JUSTICE NON-CAREER EMPLOYEES

FROM: THE ATTORNEY GENERAL 
SUBJECT: New Restrictions on Political Activities by Non-Career Employees

Earlier today, Acting Assistant Attorney General for Administration Jolene Lauria issued a memorandum to remind all Department of Justice non-career employees of existing policies regarding restrictions on partisan political activities and to advise you of new restrictions on such activities that I have added.

As Department employees, we have been entrusted with the authority and responsibility to enforce the laws of the United States in a neutral and impartial manner. In fulfilling this

<https://www.justice.gov/jmd/page/file/1529516/download>

Now comes the cherry on top: Garland has issued a memo warning DOJ employees that they are prohibited from communicating with members of Congress, including “Senators, Representatives, congressional committees or congressional staff without advance coordination, consultation and approval of the [DOJ] Office of Legislative Affairs.”

This edict comes, of course, after numerous DOJ and FBI employees have become “whistleblowers” to alert the public, the Congress and the world to the corrupt and illegal practices of the woefully misnamed “Department of Justice” under the “[leadership](#)” of Garland. Attorney Private Garland gives new meaning to the term “obstruction of justice” and would likely not recognize “justice” if it bit him on his ... elbow.

Garland cites in defense of this protocol DOJ Manual [§ 1-8.200](#) relating to communications received *from* the identified sources. Significantly, however, that provision does not on its face apply to *sua sponte* whistleblower communications directed *to* members of Congress. Stated otherwise, a whistleblower exposure of corruption, violation of law or moral rot originating with DOJ employees with first-hand knowledge of the facts and who has finally determined that, political party aside, “enough is enough” and that the rot chewing through the upper echelons of the department must be exposed and stopped, is protected.

The best antidote for that rot – including that which originates in Attorney Private Garland’s office in Washington, D.C. – lies in the provisions of the same “procedures” manual he cites in his memo: § 1-8.800 entitled “Whistleblower protections.” Under

those protocols, DOJ and FBI whistleblowers are shielded from retaliatory or punitive sanctions arising as a result of their exposure of “a violation of any law, rule or regulation,” or an “abuse of authority” or “any other whistleblower protection,” even when communicated to members of Congress.

This being the case, the first step is exposing the nature of the rot..., and documenting it. But the second step is equally, if not even more important: visiting accountability and, yes, retribution upon those responsible for the rot. Lacking the second step, completion of the first step will be meaningless and will simply invite more of the same.



Your humble servant discussed the importance of whistleblowers [here](#), but it bears repetition in the case of Private Garland’s metastasizing of the DOJ. If ever there were a seminal point in time for whistleblowers in the bowels of the DOJ as well as the nether recesses of the FBI, the CIA, the NSA and other “3-letter agencies” – as well as buried in the law firms, lobbying tar-pits and non-governmental organizations (“NGO’s”) which control the Goof’s every thought, every speech and every [slander](#) of fellow-Americans – to come forward, it is now.

They need to act. Yesterday. Because as noted [here](#), there may be no “tomorrow” as we have known it, since the shining city on the hill is in danger of being destroyed by the likes of the Goof and Attorney Private Garland.