

Brain Massage®: Show No. 874 Ketanji Busted / Trouble For Biden His
Smoke And Mirrors Can't Hide

Jerry Scheidbach



Original Air Date: 03.26.22

1 Segment.01 Hello. I'm Dr. Jerry Scheidbach, pastor of the
2 Lighthouse Baptist Church in Santa Maria, CA—and your brain
3 masseur—get ready for your brain massage.
4 Ketanji nomination hearings: Why I think the Republicans are
5 handling this hearing perfectly, so far!
6 Trouble for Biden that not even the thick smoke of war can hide: A
7 Ukraine update followed by exposure of what moves in the smoke.
8 Hunter's Laptop revelations by liberal media suggest an indictment
9 forthcoming: what does this mean to dirty-murphy-Biden, a.k.a.,
10 the Big Guy?
11 Right behind the laptop revelations comes the first major release of
12 Durham information in lately unclassified documents—forcing
13 into public view what we have known all along: the Russian
14 Collusion hoax originated with Hillary and her campaign
15 operatives—Trump is suing, by the way. Good for him! And, no,
16 Trump should not forgive Daniel's debt.
17 A mask and vaccine update!
18 And a bombshell report proving Dominion Voting Systems create
19 machines designed to steal elections. It's a complex report, but I'll
20 offer a summary for you.
21 And what does Kamala's message regarding the "significance of the
22 passage of time" really mean?
23 Okay, my friends, it's time for your brain massage!
24 [TRUTH]
25 I have to wonder about Biden's pick for the Supreme Court. It is
26 certainly not owing to her competence in the application of law to

27 her rulings. You say it's because she is black? Well, I don't think so!
28 Remember how mean and nasty he was toward Clarence
29 Thomas—a well-respected Black Judge nominated to the Supreme
30 Court—Biden plainly declared the reason he opposed Thomas was
31 because he was a black conservative (who, by the way, has become
32 mysteriously ill and in hospital at present with no clearly stated
33 expectation to be released???). That's suspiciously timed, and it
34 goes to the *significance of the passage of time* — Biden's handlers
35 are using a hurry up offense to get the court swung back to a
36 Marxist majority before Biden is bidden adieu. They know they
37 have but a "short time."

38 You say, no, it's because she is black AND A WOMAN! Oh, I see!

39 Uh, I don't think so. Remember the honorable Janice Rogers
40 Brown—she was an accomplished black female judge that Biden
41 viciously attacked in his opposition to her nomination to the DC
42 Circuit Court. His nastiness was on full display, and he filibustered
43 her nomination in a full court opposition to her appointment—all
44 of this is well remembered—and he had ZERO reason to oppose
45 her except one — she was a black, female CONSERVATIVE.

46 So, Biden nominated Ketanji not because she is black, or female,
47 but because of her record as a judge: especially her ability to go
48 easy on pedos (like that weirdo child hair sniffer-in-chief president
49 in name only presently facilitating realization of the dreams of
50 Obama's father, to transform America into a third world
51 dictatorship) and exercise some strange convoluted reading of the
52 law to block Trump's immigration policy! A ruling that was, by the
53 way, OVERTURNED by a higher court.

54 So it does not appear that Ketanji Jackson Brown would be so rude
55 to Biden as Jeff Sessions was. Did you hear about this? Sessions

56 swatted Biden's hands away when that creep tried to do a Biden-
57 sniff on his granddaughter's hair.¹

58 But Ketanji can be expected to be understanding when Biden sets
59 his hand on the waist of a young girl and leans in to sniff her hair.
60 You know, it makes sense. Perhaps Biden desires to reward
61 Ketanji's life-time work of minimizing the offense of pedophilia by
62 gaveling the lowest possible sentencing of these offenders, well
63 below what is provided for in Federal sentencing guidelines —
64 believing, as she revealed during Graham's examination, that the
65 Federally mandated sentencing enhancements for use of
66 computers and multiple offenses should not be applied—because
67 she is sophisticated, and devilishly wise, as she slithers around the
68 law, sniffing out loopholes to protect pedos—deciding these
69 sentencing enhancements are "outdated."

70 There you go. Judicial activism again on display! She decides
71 Congressional law is outdated and so rules according to her own
72 discretion—granted, judges do have some prerogative in
73 sentencing and HER OWN JUDGMENT IS CLEARLY SOFT ON
74 PEDOS — as soft as possible in her sentencing of perverts who
75 exploit children to feed their demented desires and perverted
76 pleasures. So, Ketanji, have it your way! You exercised the latitude
77 in sentencing you assume is your prerogative as a judge and IN
78 EVERY PEDO CASE YOU EVER RULED ON YOU RENDERED
79 THE LEAST SENTENCE POSSIBLE — so don't tell us, I sent every
80 one of these guys to jail when the fact is you only did that because
81 you had to.

82 The FACT is, in virtually every pedo case brought before her
83 bench, she elected to go as light in her sentencing as the law would
84 allow, and in some cases, dismissed the provisions for sentence

¹ https://www.youtube.com/watch?v=c4_D5D3oj-4

85 enhancements because she considered them outdated. That, my
86 friend, is the epitome of JUDICIAL ACTIVISM.

87 Furthermore, Graham presented in writing large enough all in the
88 chamber could read it, including Ketanji, the LAW Congress
89 passed giving the US Atty. General sole and unchallengeable
90 discretion in the application of provisions in law to deport illegals
91 present in this country 24 months or less. Trump wanted them
92 deported, and when the case got before her, SHE RULED
93 AGAINST THE TRUMP ADMINISTRATION AND DENIED TO
94 THEM THE SOLE AND UNCHALLENGEABLE DISCRETION
95 CONGRESS HAD PROVIDED — she was OVERTURNED by the
96 DC Circuit court of appeals in language that provided a firm
97 rebuke against her outrageous refusal to rule according to LAW.

98 The higher court said, in effect, it's impossible to imagine a more
99 straightforward and clear statement of intent and law from the
100 Congress—Ketanji ignored the LAW and ruled according to her
101 personal prejudice in the matter. They vacated her judgment.

102 Graham presented this as exhibit A, proving Ketanji has practiced
103 judicial activism, and can be expected to do so on the Supreme
104 Court.

105 What does it mean that Ketanji does not have a "judicial
106 philosophy"? Every judge has a judicial philosophy—and her
107 sophistry about ruling according to method, and outlining a
108 procedure that EVERY JUDGE WOULD FOLLOW — does not
109 cut it. When Ketanji says she does not have a judicial philosophy
110 she is telling us THERE ARE NOT RULES, THERE IS NO IDEAL,
111 THERE ARE NO PARAMATERS WITHIN WHICH SHE
112 REASONS TO CONCLUSIONS IN A CASE. Such a jurist is wide
113 open to flipping and flopping and like the proverbial loose cannon
114 rolling all over the ship deck blasting holes in our own ship. She is
115 a disaster! If she has no judicial philosophy she is an empty headed,

116 vapid soul with no compass that points her to anything she would
117 call a true north. Nothing to guide her!

118 But the truth is we have already seen how the wheel of her compass
119 turns—soft on perverts exploiting our children, and ready to do the
120 bidding of Demoncrats even if it means violating her oath of office
121 and trampling the Constitution under her feet. Yeah! To flagrantly
122 ignore Constitutionally enacted legislation is a clear violation of
123 her oath to uphold the Constitution.

124 Now, allow me to comment on the Republican's handling of this
125 nomination. I must say, I was sick to my stomach going into this
126 with all the promises to Jackson, don't worry, we are not going to
127 treat you like the Democrats treated conservative nominees. I
128 thought, oh boy, here we go; Aristo country-club Republicans
129 bending over to show how above the mud-slinging devils they are
130 — let me show you how it's done, we respect the right of a
131 president to nominate Supreme Court replacements, so we are
132 going to show you how big we are, and we won't bother you with
133 questions about your judicial philosophy, and we won't make any
134 assessments regarding your past rulings, we will look only at what a
135 nice person you are, and that you have gone to a reputable school
136 and have at least a modicum of experience in law.

137 Of course, I would be appalled if "our side" employed the tactics of
138 the Devils on the left—I would not have them pull on Ketanji a
139 Clarence Thomas, or Janice Rodgers, or Kavanaugh, or Barrett—or
140 the disgusting manner in which they established a new verb in the
141 English dictionary—to Bork someone. I was here for all of it! My
142 own loathing for these people is exceeded only by the loathing God
143 has for these foul and wicked people — they are LIARS, and they
144 revel in their lies and their ability to destroy—they are like Gollum,
145 fixated on the ring of power till their lust for power consumes away
146 their conscience and like a moth eats holes in a woolen coat, their
147 greedy lust for power eats holes in their worthless souls—nothing

148 can excuse them for what they have done to Kavanaugh, Bork,
149 Barrett, and Thomas — their judgment is past due — the specter of
150 frowning JUSTICE stalks their vile souls — and if God has mercy
151 and allows them to face her grip in this life, perhaps they'll have a
152 moment of clarity in repentance to prepare to MEET THEIR
153 GOD—else when facing the DIVINE arbiter, where they will be
154 judged by the DIVINE STANDARD and have no advocate to find
155 a loophole in HIS JUSTICE—they will writhe in the fires of HELL
156 awaiting their final disposition in that LAKE that BURNS with
157 FIRE and BRIMSTONE — the SECOND and final DEATH —
158 where their worm never dies and the fire that torments them is
159 never quenched.

160 And some say, oh, I don't believe in all that! Friend, while it is true
161 that if you do not believe on Jesus Christ then in that case you
162 effectively disappear your hope of heaven — but you cannot by
163 mere disbelief disappear your destiny in hell!

164 I appreciate how the Republicans are handling this nominee—no
165 false railing accusations, no made up allegations—just
166 straightforward examination of her record as evidence what sort of
167 Supreme Court Justice she would be.

168 Hold on through the break! I'll be right back.

169 Segment.02 Hello. Welcome back! I'm Dr. Jerry Scheidbach, pastor
170 at the Lighthouse, your brain masseur, and Paul Revere's lantern
171 lighter, lighting the lamps in the church belfry arch, signaling the
172 enemy is on the march, an enemy that would steal from us our
173 liberty.

174 Trouble for Biden that not even the thick smoke of war can hide.
175 And, one note on the visit Biden had with Zelensky! Notice how
176 firm he was, how together he looked, how suddenly focused he
177 became? They are either massively doping that dude, or it's as I've
178 said — the bungling Biden act provides an excuse for his actions of

179 betrayal. Easier to dismiss his awful bungling of the Afghanistan
180 withdrawal as evidence of cognitive decline than to see the truth—
181 treason and betrayal! Easier to divert attention from his utter
182 failure in domestic economic policies and foreign policy as inept
183 bungling than to face the fact that WE ARE BEING BETRAYED
184 BY THE BIDEN CRIME FAMILY — and those whose hands are
185 working their agendas through his otherwise empty suit.

186 What's coming!

187 Hunter's Laptop revelations by liberal media suggest an indictment
188 forthcoming; what does this mean to dirty-murphy-Biden, a.k.a.,
189 the Big Guy?

190 Peter Schweizer is president of the Government Accountability
191 Institute, and senior editor for Breitbart News. He was a fellow at
192 the Hoover Institution on War, Revolution, and Peace — a
193 conservative public policy and research institution promoting
194 personal and economic liberty, free enterprise and limited
195 government. He has something to say about the Grand Jury
196 paneled to form an indictment against Hunter Biden with evidence
197 gathered from his fully authenticated laptop.

198 Peter says, and I totally agree, the fact that Washington Times, who
199 adamantly insisted the laptop was fake, nothing more than a
200 Russian disinformation operation now ADMITS it was not Russian
201 disinformation, that the laptop is real, and that the contents have
202 been authenticated as belonging to Hunter Biden can only mean
203 THE BIDEN CRIME FAMILY KNOWS AN INDICTMENT
204 AGAINST HUNTER BIDEN IS IMMINENT.

205 The article is an obvious attempt to spin the story in a way that will
206 do several things; first, soften the landing for Democrats when the
207 indictment comes down, admitting only as much as they have to
208 and not enough to give them any real trouble: Biden was indeed
209 engaged in what some middle class prudes would say is vile sexual

210 practices, and drug use, and, oh yeah, he didn't pay taxes on some
211 of his income — and that's it! In other words, they are trying to do
212 damage control—.

213 But, consider, we told you all along the laptop was real and that it
214 exposes the Biden Crime family in what certainly amount to HIGH
215 CRIMES AND MISDEMEANORS — you know, the type of things
216 supporting a REAL IMPEACHMENT! AND SERIOUS JAIL
217 TIME, I MEAN ORANGE JUMP-SUIT-PERP-WALK TO THE
218 HOOSCOW — so!

219 Now that they have admitted SOME of what we've been telling you
220 was true about the Biden crime family, get ready for the REST.

221 The contents of this laptop are about a whole lot more than sex,
222 drugs, and rock-n-roll. The laptop contains information linking
223 Hunter and Joey to massive money laundering schemes involving a
224 Russian Oligarch — and we are talking about multiple millions of
225 dollars — it exposes the Biden Crime family as selling influence
226 with the US government to foreign interests — TREASON! And it
227 shows that Joey Biden, the PINO President In Name Only (thank
228 you Bongino) IS the "big guy" referenced in the digital documents
229 as getting his "kick back payment" from the filthy lucre enterprise
230 of his son, Hunter — it shows Joe dipping into the profits
231 generated from their illegal enterprise to pay his monthly bills and
232 renovate his domicile — while he was serving in government office
233 —

234 The Laptop includes emails and other documents that prove
235 Hunter and Joe were both assets of the Chinese Communist Party
236 — enrolled in their ELITE CAPTURE program. The Elite Capture
237 program of the CCP bought, bribed, or bullied political assets into
238 their control — and their criteria for recruitment was not that they
239 had to join the communist party, or be a robot under the total
240 control of the CCP — the expression the Chinese Communists use
241 translated into English is BIG HELP, LITTLE BAD MOUTH.

242 In other words, these guys know a valuable asset in America has to
243 appear to be against China — not too much, but if they don't "bad
244 mouth" China at least some, they will be exposed as a Communist
245 asset embedded in American government. So they allow, and even
246 encourage, McConnell and Crenshaw, to give face saving "little bad
247 mouth" against China from time to time, and of course, Swalwell,
248 and Feinstein, and Pelosi, and Schumer, and the list goes on for
249 some pages — with Kemp, and well, you can hardly name a
250 politician who is not owned by Soros and or the CCP —

251 The laptop shows Biden family received 31 million from four
252 Chinese businessmen, who are NAMED in the laptop documents,
253 and each one of these guys is connected to the highest levels of the
254 CCP.

255 Biden's crime organization involves all sorts of FARA violations.
256 FARA is the Foreign Agents Registration Act, requiring any
257 American doing business in America on behalf of foreign
258 governments to register their activities. Biden has been flitting
259 about foreign governments and then representing their interests
260 here, and often even using the taxpayer's dollars to fund it.

261 But EVERYONE KNOWS that so long as the DEMONCRATS
262 control the Courts, the Congress, and their crowning jewel, the
263 STOLEN WHITE HOUSE — THERE WILL BE NO JUSTICE.

264 They will never be exposed; they will never be brought to justice so
265 long as they continue to hold power. AND THAT IS WHY
266 TURING THE VOTE IS SO VITAL — THAT IS WHY WE MUST
267 EXPOSE THE DOMINION ELECTION THEFT MACHINES.

268 I will need to move toward conclusion—so let's summarize what
269 has happened so far in the case defending Tina Peters from the
270 political assassination attempt being made on her by the Colorado
271 Secretary of State gruesome, grisly, Griswold.

272 An abbreviated background will be necessary to understand the
273 significance of this. Tina, the Mesa County Clerk, got word
274 Dominion was sending a team in to perform an update on the
275 Dominion machines that would wipe out any evidence of election
276 manipulation by the machines. She wisely secured a copy of the
277 contents of the Dominion machines under her provenance. She
278 presented these documents to forensic experts who were able to get
279 the truth about how these machines were designed to cheat in
280 elections.

281 The evidence PROVES that an algorithm was either originally
282 installed or injected into the software of the machines that was
283 programmed to trigger certain responses is the election results
284 tracked in a way unfavorable to the interests of the
285 DEMONCRATS. The algorithm then created new databases, and
286 copied data from the original databases into these new ones. When
287 one compares the data in the new ones to that in the old ones you
288 can see they are different. Furthermore, there is a feature that time
289 and date stamps ballot images added into the machine. The new
290 databases are supposed to be used only to re-record ballots entered
291 into the database and these are supposed to be entered by hand
292 into the scanner.

293 The scanner is limited by scan 100 ballots per minute. Over 900
294 ballots were recorded as being scanned into the database in a time
295 span of only 47 seconds. That's impossible! Therefore, these ballots
296 were copied to the new database digitally, and not manually
297 through the scanner.

298 Also, there is no way to connect a ballot that has been adjudicated
299 with it's original. This makes it impossible to verify the ballot.

300 Finally, for this summary at least, the database did not have a
301 feature that all databases have providing for referential integrity.
302 This feature makes it impossible to disassociate a connected record.
303 And there is one and only one rational explanation why a company

304 so sophisticated as Dominion Voting Systems would provide a
305 database that did not have this feature—and that is they planned to
306 cheat. The Dominion machines are designed to steal elections.

307 You can read the entire report here.² Please understand that until
308 we return to the PEOPLE of AMERICA the right to vote in a FAIR
309 ELECTION free of these thieving Dominion machines, WE CAN
310 NEVER GET JUSTICE. The corrupt will continue to destroy our
311 Republic until we are nothing but a third world dictatorship —

312 So what does Kamala's message regarding the "significance of the
313 passage of time" really mean? It means the liars and cheats know
314 it's only a matter of time before they get totally exposed — and the
315 clock is ticking on them. However, every day, week, month, and
316 year that passes with NOTHING BEING DONE ABOUT ALL
317 THESE CRIMES, THE LONGER THESE TRAITORS GET AWAY
318 WITH THEIR TREASON, THE LONGER AMERICANS PUT UP
319 WITH BEING BETRAYED BY THE COUP GOVERNMENT —
320 the greater is their chance to pull it off. That's the significance of
321 the passage of time!

322 And any within the sound of my voice who thinks GOD is okay
323 with all this is very sadly mistaken and in for a soon to come RUDE
324 awakening.

325 The problem is, you and I are looking at the treason of Biden and
326 his ilk — we are agonizing over how Hillary and her team have
327 gotten away with murder — and the pedophiles get away with
328 molesting children, and sex traffickers go on with their violation of
329 human rights, and it makes us sick — but what we don't
330 understand is, first, these lovers of darkness are creatures that can
331 only thrive in darkness, and we, who are the light of the world,
332 have greatly dimmed the light, and in some spheres turned it out
333 completely.

² manipulation%3Ftrk_msg%3D9AP06MT4I9LK36KK8CMT819C84%26trk_contact%3DH8PH5JBB1C7VV (See Show Notes: 874.27.1, pdf.

334 It continues to be the case that many Americans with a conscience
335 healthy enough to be disturbed by all this still don't get it! You
336 MUST RETURN TO THE HOUSE OF GOD — you must TURN
337 ON THE LIGHT of TRUTH — speak the word of TRUTH into
338 this darkness, and DEMAND RIGHTEOUSNESS, AND
339 JUDGMENT, AND JUSTICE — speak up and get engaged! But
340 start by setting yourself before GOD in humble repentance —
341 that's when GOD will intervene!

342 I have lit the lamps in the Church belfry arch and now you let me
343 know if you see them.

344 Email me by going to our web site at brainmassage.net. That's
345 brainmassage.net. Find the CONTACT button and send me an
346 email.

347 You can leave a message on our Lights On hotline: 805.314.2114.
348 That's 805.314.2114.

349 God bless you. God bless America! I'll see you in Church.