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4	SELECT COMMITTEE TO INVESTIGATE THE
5	JANUARY 6TH ATTACK ON THE U.S. CAPITOL,
6	U.S. HOUSE OF REPRESENTATIVES,
7	WASHINGTON, D.C.
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11	DEPOSITION OF: SIDNEY POWELL
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15	Saturday, May 7, 2022
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17	Washington, D.C.
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20	The deposition in the above matter was held via Webex, commencing at 10:02
21	a.m.
22	Present: Representatives Schiff, Lofgren, and Murphy.

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2	Appearances:
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4	
5	For the SELECT COMMITTEE TO INVESTIGATE
6	THE JANUARY 6TH ATTACK ON THE U.S. CAPITOL:
7	
8	STAFF ASSOCIATE
9	SENIOR INVESTIGATIVE COUNSEL
10	SENIOR INVESTIGATIVE COUNSEL
11	CHIEF INVESTIGATIVE COUNSEL
12	CHIEF CLERK
13	INVESTIGATIVE COUNSEL
14	PROFESSIONAL STAFF MEMBER
15	CHIEF ADMINISTRATIVE OFFICER
16	SENIOR INVESTIGATIVE COUNSEL
17	
18	
19	For SIDNEY POWELL:
20	
21	DAVID TOBIN
22	MARC EISENSTEIN
23	ROBERT HOLMES
24	ABIGAIL FRYE
25	BARRY COBURN

1	
2	We are on the record at 10:02.
3	This is the deposition of Sidney Powell conducted by the House Select Committee
4	to Investigate the January 6th Attack on the United States Capitol pursuant to House
5	Resolution 503.
6	Ms. Powell, could you please state your full name and spell your last name for the
7	record?
8	The Witness. Sidney Katherine Powell, P-o-w-e-l-l.
9	And counsel for Ms. Powell, can you please identify yourselves for
LO	the record?
l1	Mr. Tobin. Yes. This is David Tobin, and with me is Marc Eisenstein, Bob
12	Holmes, and Abbie Frye, all counsel to Ms. Powell.
L3	Mr. Coburn. And this is Barry Coburn, also counsel to Ms. Powell, in a different
L4	location.
L5	Thank you.
L6	This will be a staff-led deposition. Members of the select committee may join us
L7	and may, of course, choose to ask questions.
L8	My name is I'm a senior investigative counsel for the select
L9	committee.
20	Also in the room today with me are investigative counsel, and
21	professional staff. We may have other staff members who join at
22	various points in the deposition.
23	I don't see on the call yet, but will be joining us later.
24	She's a senior investigative counsel, and she may have some questions, or will have some
5	questions for Ms. Powell when I'm finished or when we're finished

1	I can see Ms. Murphy is on as well. I'll try and note the members as they come
2	into the call. I may not be able to keep track of when they leave, but I'll try and note
3	their presence when they've joined us. And you too can you too will be able to see on
4	the participant list if one of the members has joined.
5	Mr. <u>Tobin.</u> Thank you.
6	Before we begin, I'll go through a few of the ground rules.
7	We're going to follow the House deposition rules that we provided to counsel
8	previously. Under the House deposition rules, counsel for other persons or government
9	agencies may not attend. But you, Ms. Powell, are permitted to have attorneys present,
10	as we've noted that you do.
11	Under House rules, neither committee members, nor staff may discuss the
12	substance of testimony you provide today unless the committee approves its release.
13	You and your attorney will have an opportunity to review the transcript.
14	There is an official reporter transcribing a record of this deposition, and I'm sure
15	you know these typical rules for depositions. Make sure that you allow me to complete
16	my question before you begin your response, and I'll do my best to try and let you finish
17	your response before I ask my next question.
18	As you know, it's difficult for the stenographer to create a proper transcript when
19	we're talking over one another. And you also know that nonverbal responses, such as
20	shaking your head and so forth, can't be transcribed. And so we're going to need to just
21	make sure that we sort of abide by standard deposition rules audible responses, not
22	talking over each other, and so forth.
23	Any questions on any of that?
24	The Witness. No. I understand. Thank you.
25	We ask, of course, that you provide complete responses to the best

1	of your recollection. If a question is not clear, of course just ask for clarification, and
2	we'll reframe it or try and address whatever concerns, what lack of clarity you have with
3	the question. If you don't know an answer, of course simply just say so.
4	You may only refuse to answer a question to preserve a privilege recognized by
5	the select committee. If you refuse to answer a question based on privilege, staff may
6	either proceed with the deposition or seek a ruling from the chair on the objection. If
7	the chair overrules such an objection, you are required to answer the question.
8	If you need to consult with counsel at any time during the deposition, of course
9	just let us know, and we can take a break, a brief sidebar, or a longer break for you to
10	consult with your attorneys.
11	If you need a break otherwise at any point during the deposition, just let us know.
12	I want to remind you and of course we say this to all witnesses, I'm not
13	suggesting that you're going to be anything other than forthright and truthful but I do
14	need to remind you that it's unlawful to deliberately provide false information to
15	Congress. Since this deposition is under oath, providing false information could result in
16	criminal penalties for perjury and/or providing false statements.
17	Any questions about that?
18	The <u>Witness.</u> No.
19	Would you please raise your right hand to be sworn by the reporter.
20	The Reporter. Do you solemnly declare and affirm under the penalties of perjury
21	that the testimony you are about to give will be the truth, the whole truth, and nothing
22	but the truth?
23	The Witness. I do, so help me God.
24	Ms. Powell, do you have any questions before we start?
25	The <u>Witness.</u> No.

1	Mr. <u>Tobin.</u> I do have one point, if I may. Actually, two, if I may.		
2	First off, I do want to say we really appreciate the courtesy and professionalism		
3	counsel have showed us in this process in getting us to this date and accommodating or		
4	schedules. So we greatly appreciate that. That's number one.		
5	And number two, I have just a brief objection for the record, and then we'll move		
6	forward.		
7	I want to say the composition of the select committee and its legal authority to		
8	issue and conduct interviews and depositions is derived from House Resolution 503		
9	establishing the committee and the rules of the House of Representatives, which are		
10	incorporated by reference into that resolution.		
11	Section 2 of the resolution requires the Speaker to appoint 13 members to the		
12	select committee, 5 of whom shall be appointed after consultation with the minority		
13	leader. However, only nine members were appointed, seven Democrats and two		
14	Republicans. Thus, the select committee is not a properly constituted committee		
15	because it fails to comport with its own authorizing resolution.		
16	As well, House Resolution 503 limits certain actions regarding subpoenas and		
17	depositions by requiring consultation with and notice to the ranking minority member.		
18	The select committee does not have a ranking member of the minority.  Therefore, the		
19	select committee as currently constituted does not have the requisite authority to issue a		
20	subpoena to command the appearance of Ms. Powell.		
21	But, with this objection on the record, Ms. Powell is present and prepared to		
22	respond to your questions.		
23	Thank you, Dave.		
24	EXAMINATION		
25	BY		

1	Q	ivis. Powell, let's start with your just some background questions.
2	Can	you describe your educational background?
3	А	Yes. I have a high school degree from Needham Broughton High School in
4	Raleigh, No	rth Carolina.
5	l we	nt to college at the University of North Carolina on a combined degree
6	program, d	d my undergraduate work in 21 months, taking 18 to 21 hours a semester, Ph
7	Beta Kappa	, and proceeded to law school at the ripe old age of 19 or so.
8	l gra	duated from law school gosh, I've forgotten the year actually '78, I
9	think and	began work as an assistant United States attorney in the Western District of
10	Texas.	
11	Q	And I understand that you also spent some time in other U.S. attorneys
12	offices afte	r the Western District?
13	Α	Yes. I worked in the Eastern District of Virginia for a brief time, back to the
14	Western Di	strict, and then went to the Northern District to start an appellate section for
15	that group.	
16	Q	After you left government service, have you been in private practice since
17	then?	
18	Α	Yes, I have. I went with a large regional law firm for a while, became a
19	partner there, and then I think it was '93 I started my own shop, devoted primarily	
20	Federal appeals in the Fifth Circuit.	
21	Q	And have you focused mostly on appellate work since that time?
22	А	Yes, primarily.
23	Q	Is there any particular subject, subject matter that you've specialized, or just
24	general civi	l appeals?

General civil appeals and some -- an occasional criminal appeal. Not very

1	many.	
2	Q	Have you developed any other areas of specialty in your law practice besides
3	appellate w	ork?
4	А	Not really. I mean, the appellate law is kind of the last bastion of the
5	generalist.	Our expertise is more procedural than substantive, so we get to take on a lot
6	of different	substantive issues. That's one of the things I've really enjoyed about it.
7	Q	Do you have any background or specialty in cybersecurity issues?
8	А	No.
9	Q	Election law generally?
10	А	No.
11	Q	Okay. If we can bring up exhibit 1.
12	Ms. Powell, you understand that you're appearing today pursuant to a subpoena	
13	that's dated	January 18th, 2022, correct?
14	А	Correct.
15	Q	And do you see the are you able to see the subpoena on the screen?
16	А	Yes.
17	Q	The first page of it?
18	We'ı	e going to do our best to scroll through the relevant portions of the
19	documents.	If at any time you want us to sort of slow down or scroll to a different part
20	of it, just let	us know.
21	А	Okay.
22	Q	Part of the subpoena requires that you produce documents and information,
23	including ele	ectronically stored information.
24	Do y	ou understand that?
25	А	Yes.

1	Q	Have you reviewed the requested documents that's attached to the
2	subpoena on page 3 3 through 5 called "Schedule"?	
3	А	I have reviewed everything with my attorneys and given them the authority
4	to get you e	verything we could find to comply with the subpoena.
5	Q	And did you personally conduct any search for records in response to the
6	subpoena?	
7	Α	Yes.
8	Q	Can you tell us generally what you did to try to locate responsive
9	documents?	
10	Α	Yes. Well, first of all, I handed over everything needed to my lawyers to
11	look at it.	And then, secondly, I did my own review of my Federal appeals emails in
12	particular to make sure you got transmissions to the White House.	
13	Q	When you say you handed everything over, do you mean you gave your
14	attorneys a	ccess to your computers and other devices?
15	Α	Yes.
16	Q	And which devices did you have your attorneys search?
17	А	They were able to search all my email accounts, I believe, and my phones.
18	Q	How many phones?
19	Α	Two.
20	Q	And are those I don't have my list with me.
21	Duri	ng the relevant time period, did you only use two phones?
22	Α	I only have two phones that are in my name and my ability to get records
23	for. There	was a time period when I used another phone, the number for which I don't
24	recall, but I	don't have any access to those records.
25	Q	Okay. Is that is the phone the phone that you referred to that's in

1	someone else's control, is that an 803 number, il you know?	
2	Α	I don't even know.
3	Q	Okay. Did you ever use that 803 number to send text messages?
4	Α	I can't tell you I used an 803 number.
5	Q	Did you use that other phone, the one you're referring to, to send text
6	messages i	n the time frame that we're talking about, November-December of 2020?
7	Α	I would guess I used it for some text messages, yes.
8	Q	Okay. I'll represent to you that we have a text message from you in late
9	December	I believe it's from you to someone at the White House from an 803
10	number en	ding in Does that sound like that is a phone that you had at that time?
11	А	Well, if it's a text message from me, it sounds like it was a phone that I had
12	access to.	But I'm sorry, I don't remember the number.
13	Q	Okay. Did you look for going back to your efforts to find responsive
14	documents	s did you look through your records for hard copy documents that you might
15	have that are responsive to the subpoena?	
16	Α	Yes.
17	Q	And did you search both your office and home?
18	А	Yes.
19	Q	And did you find any documents, hard copy documents, that were
20	responsive	?
21	Α	Not that I recall.
22	Q	Did you conduct a search or have your attorneys conduct a search for
23	electronica	lly stored documents other than emails? So, for example, Word documents
24	or Excel spi	readsheets.

Mr. Tobin. Let me answer that. I believe we had someone image her machine.

1	Is that right, Marc?		
2	I'm asking Marc Eisenstein.		
3	Didn't Jake? Or did he just download her		
4	Mr. Eisenstein. Yeah. We had somebody remote import into her email		
5	accounts and sort of collected the entire email account, and then we loaded it into the		
6	review platform and searched that way.		
7	Mr. Tobin. I'm sorry, Marc. Just turn down		
8	Mr. Coburn. Just to let you know, you've got an echo there, Marc, because		
9	you've got your mike on, as well as the mike that's being used by Sidney and Dave. So		
10	you turn yours off, that'll cure it.		
11	That's Marc Eisenstein.		
12	Okay. Marc, if you could repeat your answer. We couldn't hear		
13	you.		
14	Mr. Eisenstein. Sure. We had gained access to Ms. Powell's email accounts.		
15	We pulled the databases or, excuse me, pulled the in-boxes of the entire email		
16	accounts, and we loaded that into the review platform, and we searched that way. So		
17	that those emails included hard copy documents or, excuse me, the electronic		
18	documents you talked about.		
19	Thank you.		
20	BY		
21	Q Ms. Powell, did you search personally for social media private messages that		
22	you might have that would be responsive to the subpoena?		
23	A I don't remember doing that. I don't remember using social media for		
24	private messages.		
25	Q Okay. Other than let me ask you, did you have you destroyed, deleted		

1	or otherwise manipulated any documents that might be responsive to the subpoena?	
2	Α	No.
3	Q	Okay. Have any documents that you or your attorneys believe are
4	responsive	been withheld from production?
5	Mr.	Tobin. I can answer that. Yes. And, we'll owe you a privilege log.
6		Okay.
7		BY
8	Q	Ms. Powell, how did you first become involved in challenges to the 2020
9	Presidentia	l election?
10	Α	I'm not even sure. I was in D.C. the night of the election. I just wound up
11	in the midd	le of all of it.
12	Q	Prior to the election, prior to election night, November 3rd, did you know
13	that you we	ere going to be involved in post-election challenges?
14	Α	No. I didn't even know that the night of the election.
15	Q	Had you been involved in any pre-election litigation related to the election?
16	Α	No.
17	Q	After the election, did you get involved in election challenge work?
18	Α	Yes.
19	Q	Who did you represent in connection with the work that you did after the
20	election?	
21	Α	We represented electors and different heads of political subparties or
22	organizatio	ns.
23	Q	How did you come to represent those folks?
24	Α	Well, any number of people were reaching out to me and other folks
25	involved in	trying to figure out what happened, and it developed into the litigation that

1 we brought and filed in the States of Michigan, Wisconsin, Georgia, and Arizona. 2 Q Did you have any experience in election law prior to November of 2020? Α None. I've never been political and didn't intend to be political. 3 Q Do you know how it is that people came to find you as their lawyer in the 4 post-election -- for the post-election litigation? 5 6 Α Well, I had gained some notoriety in the Flynn case, and people just started 7 reaching out. 8 Q Prior to the election, did you make any public appearances or public 9 statements regarding the election? 10 Α Not that I recall. But I think -- I mean, I don't recall any specifics of it, but I may have said something on some public appearance. 11 Yeah. I think --12 Q 13 Α I had concerns. I know -- I remember having concerns about the election overall. 14 15 Q And you were on Steve Bannon's podcast the day before the election. Isn't that right? 16 Α I couldn't tell you what day it was, but I know it was in proximity to the 17 election. 18 19 Q And did you express your concerns about the election on Mr. Bannon's 20 podcast? 21 Α I probably did. Q What were your concerns prior to the election? 22 23 Α Well, as I remember them, they were concerns over the mail-in ballots and the ability of computerized voting to be manipulated. 24

Let's talk about the mail-in ballots first.

25

Q

2	A Well, I think many people and certainly history has proven it correct it
3	was an area that was absolutely ripe for fraud, for ballots to be counterfeited, for ballots
4	to be harvested, for just election rules in general to be violated in an organized fashion.
5	Q Okay. I'll note for the record that Ms. Lofgren has joined the call or the
6	deposition, excuse me.
7	Was there a particular reason that you felt that there would be more fraud in the
8	2020 election with respect to mail-in ballots than had occurred in previous elections?
9	A Well, we'd been through the entire fabrication of the Steele dossier in an
10	effort to discredit the Trump administration. We had seen the special counsel results
11	because of that. We'd seen just what I would call an unprecedented effort to
12	delegitimize the Trump administration writ large. And, at that point, there was nothing I
13	would put past anyone to try to make sure Trump was not reelected.
14	Q And so you thought that that movement to target President Trump would
15	be would manifest itself in fraud relating to mail-in ballots?
16	A Fraud related to anything. I mean, I remember Attorney General Barr
17	expressing concern about the massive plan for mail-in ballots. The response to COVID I
18	thought was absolutely ridiculous on the part of the government draconian and
19	ineffective and punishing, if not destroying the middle class.
20	Q I'm curious about how you think that was going to manifest itself in the 2020
21	election with respect to mail-in ballots.
22	A Right. It gave cover for having a lot more mail-in ballots than were needed.

I think the absentee ballot program that exists in most States should have been sufficient

for people that needed to vote other than by in person to follow that procedure. But,

yet, the whole mail-in ballot -- or the, yeah, the whole mail-in ballot thing blanketed the

What was your concern in that regard?

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1	country.
2	Q You mentioned that you had concerns about electronic manipulation taking
3	place in the 2020 election.
4	What was your concern in that regard prior to the election?
5	A Well, I had long been concerned about the ability of computers to
6	manipulate votes and was aware of problems, particularly in Dallas County and in other
7	places. I think I had seen the HBO documentary "Kill Chain", which is just mind blowing
8	I was aware of Judge Totenberg's decision at some point in the case in Curling v.
9	Raffensperger where she is just scathing of the Dominion machines and would have
10	enjoined their use in the election had it not been so close to the date of the election.
11	There were a number of things that fed my concerns of longstanding
12	machine-related vulnerabilities and lack of reliability.
13	Q On Mr. Bannon's podcast the day before the election you talked about
14	something called Hammer and Scorecard.
15	Do you recall that?
16	A I don't even recall I have no specific recollection of my conversation with
17	Steve Bannon.
18	Q Prior to the election, were you aware of something called Hammer and
19	Scorecard?
20	A Yes.
21	Q What's your understanding of Hammer and Scorecard?
22	A That it's essentially a government-instigated program that would allow for
23	real-time monitoring of votes and the ability to predetermine the outcome of an election
24	or run an algorithm against the votes.
25	Q Where did you learn about that?

1	Α	General McInerney has talked about it a lot. I know Dennis Montgomery
2	has talked a	about it a lot. And I eventually found the patent that I think probably covers
3	Hammer an	d Scorecard that was funded by the Department of Defense back in, oh,
4	roughly 200	3 to 2005 time frame, and also the patent for the process to predetermine
5	the result o	f an election.
6	Q	When did you first become aware of this computer program that could
7	change the	outcome of an election?
8	Α	I don't know.
9	Q	But on the eve of the 2020 election, you were of the view that that
10	computer p	rogram was going to be utilized to steal the election from President Trump?
11	А	I was concerned that the computerized program could be used to
12	manipulate	the result for whatever benefit those in charge of that program wanted to do
13	Q	Do you believe that Hammer and Scorecard was used in the 2020 election to
14	change or n	nanipulate the results?
15	Α	I don't know. I don't know.
16	Q	Who controls that computer system, if you know?
17	А	I don't know that either.
18	Q	Have you ever spoken to Dennis Montgomery?
19	А	Yes.
20	Q	Okay. How do you know Mr. Montgomery?
21	Α	I don't remember how I came to know Mr. Montgomery.
22	Q	When did you speak with him?
23	А	I can't tell you that either.
24	Q	Do you have a rough time frame?
25	Α	No.

Was it before the election? 1 Q 2 Α I think I talked to him -- actually, that might be attorney-client privileged. Okay. When you spoke to him might be privileged? I don't want the 3 Q 4 substance of the conversation, just when you spoke with him. 5 I can't tell you when I spoke to him. I think it's been -- it may have been even a couple of years. I don't know. 6 Do you think it was before the 2020 election? 7 Q Α Yes. 8 9 Q Okay. You said earlier that you were in Washington on election night in 2020? 10 Yes. Yes. 11 Α Q 12 Did you watch the election returns at the White House? 13 Α Yes. Q How did you come to be at the White House for election night? 14 15 Α I got an invitation. Do you know why you were invited? 16 Q Α Because I let the White House know I was in town and asked if I could 17 18 come. 19 Q And did you have a relationship with the President? 20 Α Yes. 21 Q How did you know President Trump? Α I think that's attorney-client privileged. 22 23 Q Okay. Were you accompanied by anyone at the White House on election 24 night? I realize there were other people there, but were you there with anyone in 25 particular?

1 Α I can't remember whether I went by myself or with Giuliani and his -- and 2 Dr. Ryan and -- I can't -- I don't remember whether I went with a group or joined them when I was there. 3 Q But you did interact with Mr. Giuliani on election night? 4 Α Yes. 5 How late did you stay at the White House? 6 Q Α I don't remember. 7 Q The polls were coming in obviously late into the night. I think 8 9 President Trump spoke at some time in the very early morning hours of November 4th. 10 Were you still at the White House when the President spoke? Yes. Α 11 Q 12 And were you with Mr. Giuliani sort of up through that time frame? Off and on. 13 Α Q At any point in that night, did Mr. Giuliani appear to be intoxicated to you? 14 That's a possibility. 15 Α Okay. Was alcohol served? 16 Q I don't remember registering that he was particularly intoxicated. 17 Α Q Was alcohol served at the event? 18 19 Α I couldn't even tell you that. 20 Q Okay. Were you present for any discussions about whether the President 21 should speak that night about the results of the election? Not that I recall. Α 22 23 Q Did you ever discuss that with Mr. Giuliani on election night? Not that I recall. 24 Α 25 Q When did -- I realize you've mentioned that you had concerns going into the

1	election ab	out potential fraud. Is that fair to say?
2	Α	Yes.
3	Q	When did you first become concerned that there actually had been fraud
4	relating to	the 2020 election?
5	Α	When I saw the unprecedented stopping of vote counting across multiple
6	States at th	e same time just prior to the President being able to hit the 270 votes needed
7	for the elec	toral college win.
8	Q	When you say stopping of vote counting, what do you mean?
9	Α	I mean the claimed water leak in Atlanta, the complete shutdown of
10	counting vo	tes, almost simultaneously.
11	Q	Which States stopped counting votes on election night that you're aware of?
12	А	If my recollection was is correct, it was Michigan, Arizona, Wisconsin,
13	definitely G	eorgia, maybe Nevada. There were several. There were five or six.
14	Q	Who told that you that those States had stopped counting votes on election
15	night?	
16	Α	I think I was watching FOX News.
17	Q	And are you referring to mail-in or absentee votes, or that the machines
18	were resu	ults were not being reported? What does it mean to you when you say that
19	vote counti	ng stopped?
20	А	I don't even remember the specifics of that.
21	Q	Okay. And what did so your concern or awareness was heightened by
22	that, or trig	gered, I guess, by that event, the stopping of the vote counting?
23	Α	Yes. It was definitely triggered by that unprecedented event.
24	Q	Okay. Anything else on election night that caused you to think that
25	the that t	here had been fraud with respect to the election?

1	А	Yes. I think I had seen some vote counts roll backwards and were
2	Q	And so go ahead. I'm sorry. I didn't mean to interrupt.
3	Α	There were just all kinds of funky things that were going on, numbers
4	changing ra	apidly that made no sense. And voting is supposed to be an accretive
5	process.	There should never be a subtraction from a vote count.
6	Q	And did you see official vote counts that were going backwards or reported
7	results?	
8	Α	It was reporting on the television. That was all I was aware of.
9	Q	And did you believe that the reporting on the television, the numbers
10	reported o	n television were the result of some sort of backwards counting by the election
11	officials or	voting machines?
12	Α	I wasn't sure what to attribute it to. I just knew I had not seen that happen
13	before.	
14	Q	So, other than votes vote counting stopping in certain States and the vote
15	counts goir	ng backwards anything else that caused you to believe that there had been
16	fraud in the	e election on election night?
17	А	Not that I can think of as I sit here right now.
18	Q	Did you do anything in that immediate aftermath of the election to
19	investigate	whether there had been fraud in the 2020 election?
20	Tha	t's not a great question. And when I say immediate aftermath, I mean in the
21	hours or da	ys following the election.
22	Α	Well, I think I stayed up until I couldn't hold my eyes open anymore watching
23	the news.	They kind of ran everybody out of the White House. I don't remember what
24	time that w	vas. But I left with everybody else. I don't even remember where I went

right after that. I know people started calling with concerns.

But, no, I can't -- I couldn't begin to tell you. I mean, it started an interminable 1 2 number of virtually sleepless days and nights. Do you remember what the first actions you took to try to get to the bottom 3 of whether there had been fraud in the election? 4 Α No. 5 Did you task anyone with trying to find explanations for the anomalies that 6 Q you had identified? 7 8 Α I don't recall. 9 Q Did you talk to Mr. Ramsland in the immediate aftermath of the election, Russell Ramsland? 10 I don't recall that either. Α 11 Do you know Russell Ramsland? 12 Q 13 Α I do. Q How do you know him? 14 We're friends in Dallas. Several years ago -- I don't even know how long 15 Α now -- I went to a presentation that he and Dr. Laura Pressley, I think it is, made about 16 the Dallas election and the issue of computer -- computers being used to change election 17 results. 18 19 Q And is that someone you kept up with through --20 Α Yes. -- the election? 21 Q Α Yes. We see each other at different things in Dallas periodically. 22 23 Q Do you remember talking to Mr. Ramsland at all in the hours or days after the election about the 2020 election? 24 25 I don't, but it wouldn't surprise me if I did.

1	Q	And is that because you knew that he had concerns about electronic voting?
2	Α	I knew he understood aspects of it that I don't have knowledge of. I knew
3	he had wor	ked in the area. And he eventually came to write a report that I'm sure you
4	all are awar	re of for the Antrim County problems.
5	Q	Yeah. We're going to we'll talk about that in a little bit. But I'm just
6	wondering	who I know it was a very hectic time and it might be difficult
7	А	That's the understatement of the century.
8	Q	Yes. And it might be difficult to sort of pinpoint time and place. But do
9	you remem	ber how you sort of first dove into the issues in the post-election time frame?
10	А	I do not.
11	Q	Did anyone from the Trump campaign or the White House ask you to get
12	involved in	the election challenge effort in the immediate aftermath of the election?
13	А	Definitely not from the campaign. It would be pure speculation on my part
14	as to how I	came to wind up right there. I have no specific recollection whatsoever.
15	Q	Do you know someone named Josh Merritt?
16	Α	l do.
17	Q	How do you know Josh Merritt?
18	Α	He wrote a declaration or affidavit for us by the nickname Spyder. I know
19	he's a cyber	person, and I think I've talked to him on the phone a couple of times. But I
20	couldn't pic	k him out of a lineup.
21	Q	Do you recall reaching out to Mr. Merritt or asking someone else to reach
22	out to Mr. N	Merritt on election night to ask him to look into why weird things were
23	happening	with the election, with the vote count?
24	Α	No, not at all. That doesn't even sound to me like that would be right.
25	Q	Okay. Do you know how he became involved in the efforts that led to the

1	affidavit that you submitted under the pseudonym Spyder?		
2	A No, I have no recollection of how he came to be involved.		
3	Q Generally, in the litigation that you worked on, would you talk to or meet		
4	with the affiants for whom you submitted declarations to the court?		
5	A No. Other people did that. Other lawyers did that or people who		
6	understood what they were talking about.		
7	Q So what's the first thing you recall about getting involved after the election?		
8	I know I've been trying to sort of probe your memory as best I can about those chaotic		
9	days, but what do you remember is the first actions you took in the post-election time		
10	frame?		
11	A Oh, boy. That's a very hard one. I hadn't thought about it that way at all		
12	It's like asking for your first memory of your mother.		
13	Well, I remember a big meeting at the White House. But I don't know that I		
14	have no I have a bad sense of timelines and time under the best of circumstances, so I		
15	don't know whether that's you know, where that fits in the chronology of things.		
16	I remember being at campaign headquarters very briefly and realizing there were		
17	no circumstances under which I could work with the campaign.		
18	Nothing else jumps to mind right now.		
19	Q Okay. In the documents that your counsel produced to us late Thursday		
20	night, it looks as if there was an invitation or logistics were in place for you to visit the		
21	White House for a meeting on November 7th. And then, at some point, that appears to		
22	have the meeting maybe appears to have been canceled, and there was a meeting on		
23	the 8th.		
24	Does that ring a bell for you?		
25	A I remember seeing those communications.		

1	Q	Do you remember there being a meeting planned that didn't go forward and
2	then a follo	w-up meeting?
3	А	No, I don't remember a meeting planned that didn't go forward, but
4	that's the	re were several of those.
5	Q	Okay. What do you remember about the first meeting at the White House
6	after the ele	ection?
7	Α	There were a lot of people. I remember Rudy was there. Pat Cipollone
8	was there.	I can't remember if Victoria Toensing and Joe diGenova were there. It was
9	a pretty I	would say there were eight or ten people there. I would imagine
10	Mark Mead	ows was there, but I have no specific recollection of Mark Meadows being
11	there. An	d it was general and chaotic and widespread recognition of something having
12	been very v	vrong.
13	Q	Do you recall who invited you to that meeting?
14	А	I don't.
15	Q	Do you remember when you were asked to participate in this election
16	challenge w	ork on behalf of the President?
17	Α	I was probably asked to be some kind of part of it at that meeting, but I
18	couldn't sw	ear to that.
19	Q	What was your relationship like with Mr. Giuliani at the time of the election?
20	А	At the time of the election, it was fine.
21	Q	Had you worked together on some issues or had some discussions relating to
22	Hunter Bide	en's laptop prior to the election?
23	А	Yes.
24	Q	And is that primarily how you got to know Mr. Giuliani?
25	Α	Oh, we've met a long time ago. I think we were even baby assistant U.S.

- attorneys at the same time and may have met at a thing with DOJ. I used to teach at the
- 2 Attorney General's Advocacy Institute multiple times a year. I couldn't tell you where I
- 3 first met Giuliani.
- 4 I remember seeing him in the Southampton Film Festival. I had done a movie on
- 5 breast cancer awareness or helped do that, and he was hosting one of the parties there.
- 6 I mean, our paths have crossed many times in many different places.
- 7 Q Got it. Do you remember if, on election night, he asked you whether you
- 8 would be interested in assisting in the effort to challenge the election?
- 9 A I have no recollection of that either.
- 10 Q Okay.
- 11 A But I wouldn't dispute it, I mean.
- 12 Q Yeah. No, I'm just trying to get a sense of and maybe jog a memory as to
- how you came to be at this meeting at the White House in the aftermath of the election
- and whether he might have been the one who invited you or you got invited by
- somebody else.
- 16 A I don't know.
- 17 Q Do you recall getting a call from the President and having him ask you to
- participate in the election challenge effort?
- 19 A I don't.
- 20 Q Do you recall, at the time that you went to the White House, which I'll
- represent to you, or you've seen the documents, it looks like possibly on the 7th of
- November, but certainly on the 8th of November, according to the information that you
- 23 provided, at that time, had you already gathered any evidence or information with
- respect to potential fraud in the election?
- 25 A I would certainly think I had.

those early	days after the election?
А	No.
Q	How about the general nature of it?
А	The general nature of it would have been that it was mathematically and
statistically	impossible to have seen some of the number jumps that we saw.
remember	someone analogizing it to flipping a coin 150,000 times or whatever and
having it land on heads every time, that that simply doesn't and cannot happen in the	
laws of math and physics.	
l car	n't think of anything else specific right now.
Q	What was the data that you had at your disposal that caused you to believe
that it was	mathematically and statistically impossible for the election to have proceeded
as it did?	
Α	I don't remember whether people had done charts and graphs by then or
not, but I re	emember seeing some screenshots or something of injections or leaps of
significant o	quantities of votes that the guys who understand math and Benford's law and
all these ot	her things say can't happen.
Q	Do you recall who was telling you who these guys were that told you it was
statistically	and mathematically impossible or that it was similar to flipping a coin 150,000
times?	
Α	Well, they were coming from all directions. I think at one point I calculated
there were	at least ten different groups of math geniuses who had converged on the
same result	without even knowing each other existed and were looking at it. But I don't
	A Q A statistically remember having it land laws of math laws of math laws of math laws as it did? A not, but I resignificant of all these oth Q statistically times? A there were

And you don't remember reaching out for anyone to do analysis in the first

know who came first or any of that.

Q

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1 days after the election? 2 I have no specific recollection of anything I did in the first days after the election. 3 4 Q Did you have contacts at that time that you -- or people who you could have reached out for who were these math geniuses or other election experts? 5 Well, I mean, I could have reached out to Russ. But I don't -- I just don't 6 Α remember doing it. I could have reached --7 Q Did you -- I'm sorry. I cut you off. 8 9 Α Yeah. That's all right. 10 I mean, I could have reached out to people that I met there at the White House I know I was talking to Mr. Giuliani. I don't remember who all he was 11 that night. talking to. Everybody's phones were ringing nonstop. I think the Lincoln Project had 12 13 doxxed my phone, so it rang all the time. You know, it was just pure chaos. Q Other than Mr. Ramsland, was there anyone that you knew at that time, on 14 15 November 3rd or 4th, that had any expertise or background in election integrity or election security issues? 16 As I sit here right now, I can't think of anybody. But there were lots of 17 people around talking about all of it. 18 19 Q Yeah. Do you remember going to the White House for the meeting that we 20 were just talking about armed with data or evidence or charts? 21 Α No. 22 Q Okay. 23 Α I would expect that I did, but I don't remember it. In roughly the same time frame of this White House meeting, I believe you 24 Q

were on television talking about the election being -- having been stolen through

1	Hammer and Scorecard.		
2	Do you recall that?		
3	A No.		
4	Q Did you believe after the election that Hammer and Scorecard had been		
5	used to manipulate the votes?		
6	A Well, to me, Hammer and Scorecard is simply one person's name for a		
7	process. I don't know exactly what it is. I mean, I don't know anything about how it		
8	works other than what I've read in the patents that I think describe it.		
9	So I don't know if it's really called Hammer and Scorecard. I don't know where it		
10	is or who operates it. But I think the process that is described therein certainly made it		
11	possible for computers of some kind somewhere, voting machines or computers inserted		
12	in a "man in the middle" attack, as they call it, on voting machines to change the votes.		
13	Q Is it fair to say and I don't want to mischaracterize what you've testified		
14	to but what I'm understanding is that you had information from some math		
15	types math geniuses, I think you called them but you had information from certain		
16	folks who told you there were some statistical impossibilities. You had a concern going		
17	into the election that there was going to be some malfeasance. And you were looking		
18	for some explanation to explain or to explain how those improbabilities came to be.		
19	Is that a fair assessment of where your mindset was in the week after the		
20	election?		
21	A That sounds correct, along with a general very strong desire to know the		
22	truth, whatever it was.		
23	And I do remember discussing that in particular with the President, that the		
24	country needed to know exactly what had happened here. And if, in fact, Mr. Biden had		

won, everyone needed to know that, as well as if Mr. Trump had actually won.

1	Everyone needed to know the truth, that the American people who voted were	
2	entitled to	know the absolute truth of what happened in the election. And it was
3	obvious we	e were not getting that.
4	Q	When do you recall having that conversation with the President?
5	А	I don't have a specific recollection of the date of that conversation, but I
6	think it hap	opened more than once.
7	Q	Okay. So going back to and I know you were describing some of the
8	particulars	and the people who were there, and then I pulled you into a different
9	direction.	But going back to that first meeting at the White House, you talked about
10	some of th	e people who were there.
11	Wh	at do you remember about the discussion or what was discussed at the
12	meeting?	
13	А	Nothing.
14	Q	Okay. Was there were theories or ideas discussed about what might
15	have cause	d the anomalies that you were identifying?
16	А	I have no specific recollection of the discussion in that meeting.
17	Q	Do you remember anyone giving you the information that you were looking
18	for in term	s of explanations for the anomalies that you had seen?
19	А	No.
20	Q	Do you remember any sort of strategies or plan of attack in terms of
21	investigatir	ng potential fraud in the election?
22	А	No.
23	Q	Was the President present for the meeting?
24	Α	Yes.
25	Q	And you said Mark Meadows might have been?

1	Α	I would think he was there, but I have no specific recollection of him being
2	there.	
3	Q	Do you recall anything that the President said in that early meeting or that
4	first meeti	ng in November, either 7th or 8th?
5	А	I know he wanted to know the truth, and our general consensus was that the
6	vast major	ity of people had poured out in support of the President. The rallies indicated
7	that. All	the information that we had indicated that.
8	And	d the numbers that we saw on election night simply didn't jibe with common
9	sense or reason in light of everything we'd seen in the run-up to the election.	
10	Q	Do you know if any of the members of the President's campaign team were
11	present at that meeting?	
12	Α	I don't remember. I didn't know any of them.
13	Q	Do you recall whether anyone spoke up at the meeting about what the exit
14	polls or oth	ner information that the campaign had was saying about how the result turned
15	out the wa	y it was?
16	А	No, I don't remember anything about that.
17	Q	Have you ever heard anything about that, about internal polling within the
18	Trump can	npaign that explained or put some context around the result of the 2020
19	election?	
20	Α	No. The campaign didn't share information with me.
21	Q	Have you ever heard any explanation from sort of an electoral or polling
22	analysis as	to why the result was what it was in 2020?
23	Α	I have no recollection of that.
24	Q	For example, have you ever heard anyone say that the reason that Trump
25	lost a parti	cular State say Pennsylvania was that he didn't carry particular counties or

	Suburban voters of women of that soft of analysis:		
2	A No. I don't remember that.		
3	I remember something about he won 19 out of 21 or 22 bellwether	counties, and	
4	that that level of winning of the bellwether counties, it was unprecedented	for somebody	
5	to lose. But I don't remember anything you're suggesting.		
6	Q Okay. Do you remember anything else about this first meeti	ng that you	
7	had at the White House?		
8	A No.		
9	Q Do you recall what your marching orders or what your involve	ment was	
10	going to be coming out of that meeting?		
11	A I think, coming out of that meeting, I realized that I was going	to have to kind	
12	of investigate what I felt like needed to be investigated on my own. But I can't recall		
13	anything specific that led me to that conclusion.		
14	Q Do you remember anything generally? I mean, why is it that	you felt you	
15	were in let me back up.		
16	I assume that the folks in that meeting were of like mind with you in	terms of	
17	concerns about the election outcome?		
18	A I don't recall.		
19	Q Do you recall anyone at the meeting saying, "Sidney, there is n	ot a problem	
20	here, I think we understand what happened and the President lost"?		
21	A No. I have no recollection of that.		
22	Q Do you remember whether you were sort of a lone voice in ter	ms of raising	
23	concerns about the election or there were kindred spirits in the room?		
24	A It wouldn't surprise me to hear that somebody said I was the le	one voice of	

particularly the massive level of the machine fraud. But I don't recall any specifics of

1	people offering any kind of real explanation of what else could have happened.			
2	Q Was Mr. Giuliani on bo	ard with your assessment of the election in terms of		
3	the fraud that had taken place?			
4	A I think he was for the n	nost part.		
5	Q Did he speak up in this	meeting?		
6	A I'm sure he spoke a lot	in that meeting.		
7	Q He tended to dominate	conversations in the meetings you attended with		
8	him?			
9	A He did.			
10	Q Why is it then, after th	at meeting, if you were both sort of on the same		
11	general wavelength in terms of the fraud, that you felt that you were going to be going it			
12	alone in terms of investigating?			
13	A I remember just thinki	ng that I had a very specific view of what I think		
14	went wrong and what the evidence	was showing me went wrong.		
15	And the main problem was t	hat it crossed party lines. I think a lot of Republicans		
16	and Republican governors were par	of the problem. I think different people brought		
17	Dominion machines into their State	s for different reasons, and they weren't all good		
18	reasons, and some of those people	were Republicans.		
19	I knew I was going to have to	call out both Republicans and Democrats for		
20	malfeasance or malpractice or, you	know, whatever you want to call it. But the big		
21	problem crosses party lines.			
22	And there was no way the ca	mpaign or Mr. Giuliani or even the President could be		
23	part of what I personally saw neede	part of what I personally saw needed to be done on behalf of the American people.		
24	Q Okay. Let me unpack	that a little bit.		
25	So, first, how is it that you	what was your very specific view of what had gone		

wrong at the time o	of that meeting?
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A I can't say it was by the time of that meeting. I don't know when it became so clear to me. But it was fairly early on that I realized the problem crossed party lines.

And, obviously, when I stood up at the RNC and railed on -- I think it was Governor Kemp -- that was real obvious, it was real obvious to me by that time that it crossed party lines. But I realized that much earlier, which is why I essentially took my own path.

Q Understood. And I want to get to that, the part about the party lines and the pushback that you felt. But first I want to focus, though, on what you think the specific problem was that you had identified.

You said you had a specific view of what went wrong. What did you mean by that?

A Well, the conclusion that I have come to -- again, I can't tell you when it first sort of crystallized -- but is that there was an algorithm in the voting machines. It may have been in every machine across the country. It may have been in select machines across the country. I don't know. That remains to be seen.

But an algorithm essentially gave weighted, for example, this is not a specific, but, for example, could weight a Biden vote at 1.25 and weight a Trump vote at 0.75.

And there is a video that's been around for a long time called "Fraction Magic" that you can find on our website probably, at defending the republic.org, that explains that process, and it goes way back. So people have identified that long before I did.

And then, on top of that, I think what happened election night was -- and I've said this publicly -- the turnout for Trump in person on election day was so great that it broke the algorithm in those key States.

And this time they had the plan of the ground game backup of the mail-in ballots, many of which we know from the "2000 Mules" documentary were fraudulent and were

- ballot box stuffed to cover for the machine fraud needed. And that's why the vote
- 2 counting had to stop election night in those States and they had to backfill.

1			
2	[11:02 a.m.]		
3	BY		
4	Q When did you figure all that out?		
5	A I don't know.		
6	Q And did you do that on your own, or did some expert or person with some		
7	knowledge of election security and so forth help you form that opinion in the early days		
8	after the campaign?		
9	A I have been digging into it probably nonstop with the exception of sleeping		
10	hours and a few eating hours since election night. And one of the remarkable things I		
11	found was the testimony of Clint Curtis in 2004 before the House Judiciary Committee in		
12	Ohio about the 2000 I think it was the 2000 or the 2004 election.		
13	Curtis is a republican who testified in front of Jerry Nadler and Maxine Waters and		
14	whoever else was on that special House Committee that sat in special seating in Ohio,		
15	that he had been hired by the republican head of the Senate I think, or the House, in		
16	Florida to write an algorithm to change votes for Bush in the 2004 election in Florida.		
17	And, you know, everybody listening to it then was absolutely flabbergasted, but		
18	he said he did it. And the company he worked for on top of all that had a relationship to		
19	China, and had had a Chinese spy working for it.		
20	So, you know, then I look at Smartmatic and it goes back to being founded in		
21	Venezuela in 1977 by three Venezuelans that come out of nowhere, and then all of the		
22	sudden have a multimillion dollar contact with Venezuela to literally rig elections in		
23	Venezuela. They did it for Chavez.		
24	They created the software, which is kind of like Hammer and Scorecard. Let's		
25	just call it Hammer Scorecard because those are the names we've heard to call the same		

thing by, but that can control an election machine. And they got the machines from Olivetti, the gambling casino company supplier out of Italy, and then made them -- did whatever they needed to do electronically to make them run the elections in Venezuela.

And a witness came forward who had been in Venezuela sitting at Hugo Chavez' right hand for the briefings and discussion of starting it up, through being in what they call the fishbowl to see how it works, and he saw the votes change on election night to make sure Chavez won.

And that company, Smartmatic, is still helping with U.S. elections today. In fact, there's video of the vice president of Smartmatic talking to the elections assistants commission or -- whatever the "EAC" stands for, right before the 2020 election on how important it is to be able to put last minute patches into our voting system prior to an election, which wouldn't be EAC certified.

And in that patch, they can put the algorithm to make the votes come out however they want on whatever the election they want it to come out on, any of them, any candidate, any precinct, any whatever, from President on down.

And I find that absolutely horrifying as an American citizen, and something that should never have been allowed to happen. You can go back and look at Carolyn Maloney's letter to Treasury Secretary Snow I think back in 2006 complaining about Venezuela's influence in our election process, and it's still there.

I mean, there's document after document. I think we produced to you something like 20,000 documents. And our filings in the four cases, we had -- I don't know -- probably 1,500 or more pages of affidavits and expert reports, and statistical analysis that show this election was not free and fair. It was controlled by somebody other than the American people who cast their votes.

And I don't care who the President is. I want to know exactly how long this crap

1	has been going on and who is responsible for it, and they need to be eliminated from any		
2	role in this country whatsoever.		
3	Q	And did you give some version of that sort of explanation at this White	
4	House meeting?		
5	Α	I have no idea.	
6	Q	Okay. But something at the White House meeting led you to believe that	
7	you were going to be sort of having to go it on your own, essentially, to establish or prove		
8	what you believed happened. Is that fair to say?		
9	Α	It was the fact that I was going to call out whoever it was. I was going to	
10	tell the trut	h, regardless of whether it hit Republicans upside the head or Democrats.	
11	didn't care about political parties. I didn't care who thought they were hot stuff. I		
12	didn't care	whose job I was fixing to annihilate. It just didn't matter to me at all. The	
13	chips were gonna fall where the chips were gonna fall, and politicians have a real problem		
14	with that.		
15	Q	So in the aftermath of that meeting, did you set out, sort of, essentially on	
16	your own to try to pull together the evidence to establish what you believed happened?		
17	Α	Exactly.	
18	Q	And did you set up base in Washington?	
19	Α	Temporarily, because I thought there were some people I was going to be	
20	able to wor	k with and in a sense I still tried to work with some of the other folks. Like, if	
21	I got some information that was important, I would send it to Mr. Giuliani or to anybody		
22	else that I thought should know it because I knew there were other people working on		

But to the extent what I found was important, I shared it with other people as best

different things, and taking different tacks, and I didn't know exactly what those were, in

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part because they wouldn't say.

1	I could. But still, I knew, you know, I was gonna be on my own calling out whatever I		
2	found the evidence to show.		
3	Q Did you have office space in Washington at that time?		
4	A No.		
5	Q Did you did anyone provide you with a place where you could work?		
6	A No. I rented a hotel suite at the Weston Hotel. I think it was the Weston		
7	in Arlington.		
8	Q And were other attorneys or individuals who were working on the election		
9	challenge efforts also working out of the Weston in Arlington?		
10	A The only ones that I knew were there at the time were Phil Kline and his		
11	group. I think it was called the Amistad project or something. In fact, I'd gone over		
12	there understanding that we were going to collaborate in some fashion only to be		
13	essentially thrown out of his office when I went to say hello, I'm here, how can I help.		
14	Q Why were you thrown out of the office, if you know?		
15	A He said they were going on their own direction, and unless I was willing to		
16	take orders from him, I wasn't welcome.		
17	Q My understanding is that Mr. Kline and the Amistad group had rooms on a		
18	different floor from where other attorneys were working in the Weston; is that correct?		
19	A I know they had set up a fairly significant camp with offices and conference		
20	rooms, and I don't know what all. I saw those briefly until I was told to leave. But		
21	that's all I know about that. That was my last interaction with Mr. Kline that I recall.		
22	Q In the space where you were working, were there other attorneys also		
23	working in connection with the election challenge efforts?		
24	A There were well, let's see, Emily Newman and Julie Haller came over one		

day and volunteered. And Howard Kline Hendler, who I think had originally come down

- with Giuliani. Although, I don't know that for sure. But anyway, he was around, and he had volunteered. And I think we were the only attorneys looking at filing the cases for the electors and the other party chairs.

  Q Was Mr. Giuliani working out of the Weston as well?
- A I don't -- the last time I saw Giuliani, he was working out of the Mandarin
  Oriental. To my knowledge, he was not working out of the Weston.
- Q I'm not talking about the last time you saw him. I was talking about maybe in the early stages, before the Mandarin, was he working out of the Weston?
- 9 A Not to my knowledge.
- 10 Q Was Mr. Kerik at the Weston?
- 11 A I don't remember -- I don't remember whether Bernie was at the Weston. I

  12 know he was at the Mandarin Oriental at one point. But I don't remember whether he

  13 was at the Weston or not.
- 14 Q How about Mike Trimarco? Was he working out of the Weston?
- 15 A I don't know where Mike Trimarco was working out of. I can tell you he 16 kept showing up in my work area at the Weston, and I had to keep asking him to leave.
- 17 Q Why was he showing up, if you know?
- 18 A I don't know.

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- 19 Q Why did you ask him to leave?
  - A Because he wasn't a lawyer, and I wasn't having him do anything, and I didn't know why he was there. He was like this sweet puppy dog that kept showing up, but I had to keep asking him to leave.
    - I didn't want people sitting around in my work space listening to what we were talking about or anything else. In fact, my ideal workday is a room -- is when I get -- the phone doesn't ring all day, and I'm sitting in my office and I get to read and write. And I

haven't had one of those since I took the Flynn case. 1 2 Q Was Mr. Trimarco paying for rooms at the Weston for people to work? Α I don't know what Mr. Trimarco was doing. 3 Q Were you paying for your set of room? 4 I know I took the front desk a credit card for my room. 5 Α Okay. And other than Ms. Newman, Julie -- I'm sorry. I didn't get her last 6 Q name. You said Holler? 7 Α Haller, H-A-L-L-E-R. 8 9 Q And Howard Kline Hendler. Were there any other attorneys working in 10 your space or where you were working at the Weston? Α I can't think of any others. 11 12 And did you say you were mostly working on putting together litigation for 13 the clients you had mentioned earlier; the electors and the folks involved with various political organizations? 14 Α 15 Yes. Q Okay. 16 Α Basically, I was looking for whatever the evidence showed. 17 Were you working with any -- did you interact with any lawyers who had 18 Q 19 been hired by the Trump campaign or who were working for the Trump campaign? 20 Α I don't think so. 21 Q Did you ever meet someone named Matt Morgan? Α I've heard the name. 22 23 Q Did you work with him at all? Not that I recall. 24 Α 25 Q Or Justin Clark?

1	A That name rings a bell, but I don't remember working with him either.		
2	Q It is fair		
3	A I really didn't work with anybody in the campaign. I might have sent them		
4	information. They might have given me some information. I don't know. But I coul		
5	not legitimately represent that I, quote, "worked" with anybody in the campaign.		
6	Q Okay. So is it fair to say you weren't coordinating strategy from anyone		
7	from the campaign?		
8	A That's correct.		
9	Q You had your cases. You were trying to work up your cases. That's what		
10	you were focused on?		
11	A Yes.		
12	Q Was there an understanding with the other people who you knew were		
13	working on the election effort on behalf of the campaign or the President that you were		
14	gonna focus on one particular set of issues and maybe they were pursuing others?		
15	A I couldn't begin to tell you what they thought or understood.		
16	Q Okay. Let me pause right there to see if anyone I've been going a while		
17	on my own here anyone else who is on the call has questions.		
18	Good morning. I just have a couple quick questions.		
19	BY		
20	Q Hi. Good morning, Ms. Powell. My name's		
21	investigative counsel.		
22	A Good Morning. You're too young to be senior investigative counsel.		
23	Q I think you're gonna actually make me blush, ma'am.		
24	I just wanted to ask a couple questions about the funding pointed out.		
25	I think you mentioned a couple of other attorneys.		

1	Did you happen to know or have any conversations with anyone regarding who		
2	was funding their post-election litigation efforts, the lawyers that you mentioned earlier		
3	A Everybody was a volunteer when they showed up. There came a point in		
4	time where money came in to support our effort, and I got them all paid from that.		
5	Q When you say them, could you just explain who you mean? We just want		
6	to keep the line straight of which individuals we're talking about.		
7	A Right. I think it was, I know I paid bills from Howard and Emily and Julie.		
8	can't remember whether there were any other lawyers. At least not, you know,		
9	physically there. At some point Julie's brother, Peter, pitched in to help, but I didn't		
10	meet him for a very long time. I'm not even sure I knew he was helping then, and		
11	Q Just for clarity oh, I'm so sorry. I didn't mean to cut you off. Go ahead.		
12	Ma'am.		
13	A Right. And also Brandon Johnson at some point pitched in and I paid bills		
14	from him.		
15	Q And when you say you paid those, can you clarify from what entity you were		
16	paying those from?		
17	A From my law firm.		
18	Q Is that Sidney Powell, LLC?		
19	A P.C.		
20	Q P.C?		
21	A Yeah.		
22	Q Okay. And did you ever we'll come to the other organizations later		
23	actually.		
24	So to the best of your recollection, the funds that you paid those individuals all		
25	came out of your Sidney Powell, P.C. account?		

1	A Yes.			
2	Q Okay. And did you ever have any conversations with	Mr. Giuliani regarding		
3	how he was getting paid?			
4	A I have a very vague recollection of him discussing or mo	I have a very vague recollection of him discussing or mentioning the		
5	campaign, I think, was supposed to pay him. But it was, you know	, something in		
6	passing. I don't remember any big conversation about it.	don't remember any big conversation about it.		
7	Q And we can come back to that because I don't want to	And we can come back to that because I don't want to get too far off from		
8	where left off. I just wanted to follow up on the individual	uals you mentioned so		
9	far, if you knew that. So I appreciate that.			
10	A Sure.			
11	BY			
12	Q Were any other lawyers on the work you were doing, n	naybe folks who		
13	weren't in Washington, DC, in the early stages after the election?			
14	A I can't think of anybody else right now.			
15	Q How about Lin Woods? Was Lin Woods helping you w	vith the work that you		
16	were doing in early November?			
17	A I don't think so. I don't think he got involved until a b	it later.		
18	Q And I think we're gonna talk about this, but later in Nov	vember, you went		
19	down to his property, down in Tomotley?			
20	A Yes.			
21	Q Had you been to the Tomotley property before that?			
22	A I went once in November on a one-day trip. But that	was the first time.		
23	Q My understanding is that there was a meeting in Augus	at before the election		
24	related to the election at Tomotley. Were you present for that?			
25	A I have no recollection of that at all.			

1	Q	Okay. Did you work with at any time during the course of your election
2	challenge w	ork, did you work with an attorney by the name of Cleta Mitchell?
3	Α	I know I talked to her on the phone once or twice. I think she was
4	stationed ir	n Georgia.
5	Q	Did you coordinate efforts at all?
6	Α	I don't know that I'd call it coordinating efforts. I think we shared some
7	information	, but I don't remember having very much interaction with Cleta. I always
8	thought hig	hly of her.
9	Q	Did you ever meet a lawyer by the name of John Eastman?
10	А	John Eastman? I met him at an airport recently if he's the one I'm thinking
11	about.	
12	Q	In the timeframe in the 2020 or very early 2021 timeframe, did you
13	interact wit	h Mr. Eastman?
14	А	If I did, it might have been on a large group phone call, but I don't have any
15	specific rec	ollection of interacting with Mr. Eastman either.
16	Q	And I'm including any interactions; email or other communications, not just
17	conversatio	n or face-to-face meeting?
18	А	Well, yeah. There could have very well been there were scads of people
19	on differen	t emails.
20	Q	Got it. But you don't recall a specific email correspondence that you had
21	with Mr. Ea	stman?
22	А	No. I don't recall any specifics.
23	Q	Have you ever heard of attorney by Kenneth Chesebro?
24	Α	That doesn't even ring a bell.
25	Q	Have you heard of an attorney by the name of Jeff, or Jeffrey Clark?

1 Α The name is familiar. 2 Q So Mr. Clark worked at the Department of Justice. Is that -- does that ring a bell? 3 Α Okay. 4 Is that the person you're thinking of? 5 Q I don't know. 6 Α 7 Q Do you recall ever talking about election law issues or election challenge issues with Jeffrey Clark? 8 9 Α No. I have no recollection of that. 10 Q Let me ask you about some non-lawyers you may have worked with or 11 interacted with in your post-election, sort of, efforts with regards to the election. 12 Did you ever interact with Steve Bannon regarding the 2020 election. We talked 13 about the podcast appearance. But outside of any appearances that you may have had on his show, did you ever talk with or interact with Mr. Bannon regarding the challenges 14 to the 2020 election? 15 I may very well have, but again, I don't specifically remember that. 16 Do you know Alexandra Preate? 17 Q Α I do. 18 19 Q What's your relationship with Ms. Preate? 20 Α We have an attorney/client relationship. We were friends. She was my 21 publicist for my book "License to Lie, Exposing Corruption in the Department of Justice," which is a true legal thriller and reads like a John Grisham novel, but names names. 22 23 Q Sounds like it's right off the blurb. Maybe Ms. Preate even came up with that? 24 Α No, I did. 25

1	Q	Did you talk with her at all about the 2020 election?		
2	А	I'm sure I did, but I don't have any specific recollection of that either.		
3	Q	Do you recall her ever acting as an intermediary between you and		
4	Mr. Bannon	n to pass information back and forth regarding the efforts that you were		
5	making to c	challenge the 2020 election?		
6	Α	I have no recollection of that. I know she worked for Steve Bannon, but I		
7	mean, I can	call Steve Bannon myself, so I don't know.		
8	Q	What about Peter Navarro? Did you have interactions with Mr. Navarro in		
9	connection	with your election challenge work?		
10	А	Yes. I would say it was more indirectly. There was a young member, I		
11	think of his	team, that was very helpful in collecting information.		
12	Q	Who was the person from his team?		
13	А	Christis McCreatus. He's a double PhD. He looks like he's about 12 years		
14	old.			
15	Q	What did you understand Mr. McCreatus' connection to Mr. Navarro to be?		
16	А	That they were colleagues in some sense, but I don't know the exact		
17	relationship.			
18	Q	Did Mr. Navarro put you in touch with Mr. McCreatus?		
19	А	I don't remember.		
20	Q	Do you remember how you got to how you were connected with		
21	Mr. McCrea	tus?		
22	А	Nope.		
23	Q	Did you work with any of the other any other folks who worked for		
24	Mr. Navarro	o? And I could give you a few names if none come to mind.		

Yeah. Shoot me some names, that might help.

25

Α

1 Q Garrett Ziegler? 2 Α Yes. I interacted with him some. Tell me about your interactions with Mr. Ziegler? 3 Q Α The only one I remember was him -- I think he was one of the young men 4 that waived us in the night of December 18th. 5 Q 6 How about when you were at the Weston? Did you ever have interactions with Mr. Ziegler at the Weston? 7 I don't remember seeing Mr. Ziegler at the Weston. 8 9 Q I've heard it said that he would come -- he was working at the White House 10 at the time, but at night after he had gotten done with his day job, sometimes late into 11 the night, 10, 11, midnight, he'd come by the Weston? 12 I don't remember him working with me at all then. 13 Q Okay. How about Joanna Miller, also worked with Mr. Navarro, is that a name you recognize? 14 15 Α No. Q Hannah Robertson? 16 Α 17 No. And this has nothing to do with Mr -- well, moving away from Mr. Navarro, 18 Q 19 did you ever have any interactions with Roger Stone regarding your election challenge 20 work? Α 21 Not that I recall. Do you know Mr. Stone? Q 22 23 Α I don't think we've ever met in person. I think I've had a couple of phone conversations with him that would probably be attorney/client privileged. 24

Now, I know -- speaking of attorney/client privilege, I know you have an

25

Q

1	attorney/cl	ient relationship or did with Mr. Flynn, Mike Flynn?
2	А	Yes. Correct.
3	Q	And I absolutely don't want to invade that or know anything about your
4	representat	cion of him or the matter that you handled for him, but in connection with the
5	election cha	allenge efforts, did you interact with Mr. Flynn?
6	А	Yes.
7	Q	Tell me what his role was, if any, in assisting in your work?
8	А	I would call it logistics, and I think he I think he is the one that kind of put
9	together th	e team that was trying to vet, filter, whatever, the stuff that was flying at us.
LO	Q	Okay. So and when you say logistics, what do you mean?
l1	А	Well, I mean, like, when I first got to Tomotley, I needed printers. He went
L2	out and got	me printers. He would occasionally crack open the door to my office and
L3	say is there	anything you need, that kind of thing. And I'm sure I saw him I saw him
L4	every day t	hat we were both at Tomotley, but I was essentially holed up in an office trying
L5	to work in r	ny seclusion, and he was out doing whatever he was doing.
L6	Q	Did you ever talk strategy with Mr. Flynn in terms of the election challenge
L7	strategy, no	ot the attorney/client matters that you were handling for him?
L8	А	I don't have any recollection of that other than I might have told him I
L9	wanted to f	ile four suits in four jurisdictions, and at least three three to five was the
20	goal, in my	head anyway, and that they were going to challenge the massive fraud.
21	Q	We'll talk about this a little bit later, but I believe you were involved at some
22	point in tryi	ng to get an executive order signed that would allow for the seizure and
23	inspection o	of voting machines; is that correct?

We were looking at the possibility, and I drafted the foreign interference

findings if I remember correctly or at least had a hand in writing those, to support the use

24

of Executive Order 13848 on cyber security to secure the voting machines hopefully in		
three to five cities where the voting irregularities were the worst, and then have them		
imaged by a bipartisan professional group that understood what they were doing. We		
even suggested the use of it being videoed if I remember correctly so that we could get		
the evidence of whatever happened and lay all this to rest.		

And one of the things I really appreciated about -- most of this was discussed on the December 18th, that meeting is one I have more recollection of than any others because it was the most pointed and the most substantive, and we wanted to get the evidence to lay whatever the results were to rest for the American People. And one of the things I most appreciated about the President that night was that he flat out said, you know, hey, if it shows Biden won, I will walk out of here head held high knowing we did everything we could do, and if he didn't, then, you know, we had to do something to straighten it out.

Q So in connection with that, those efforts, just generally what you just described, was that focused on or directed towards your litigation or some sort of broader objective in terms of getting to the truth with respect to the election?

A I guess it could have been multipurpose because, again, you know, my primary goal through all of it was to get the truth, whatever that is.

Q Understood. Okay.

Because when I was asking you about strategy with Mr. Flynn, your answers sort of went towards the litigation or that's how I sort of perceived it, that, you know, you may have talked about this number of lawsuits and that number of lawsuits.

And I'm wondering whether there was a broader strategy outside of the confines of those cases that you were pursuing and that maybe Mr. Flynn assisted with you.

Does that question make sense?

1	A I'm not sure, but I think the answer is I don't think so. I mean, I didn't have
2	a broader strategy than getting the information I needed for the litigation other than like I
3	said, my primary goal was to get to the truth. Litigation was a means of getting to the
4	truth I had hoped. I mean, that's the way our court should have functioned.
5	Q Yeah. How about Phil Waldron. Did you work with Phil Waldron in
6	connection with your election challenge efforts?
7	A Yes.
8	Q How did you meet Phil Waldron?
9	A I don't remember how and where he first showed up either. I know he
LO	works closely with Russ. I don't remember where I first met him. I know he was also
l1	looking at logistics for, like, for example, if we could get access to the machines, he knew
12	or my understanding was he knew people that would know how to analyze them, you
L3	know, reputable, unimpeachable, military, nonpartisan, bipartisan, whatever you want to
L4	call it, but professionals who would know how to look at whatever it was and make sense
L5	out of it.
16	Q Mr. Waldron, Colonel Waldron was also working with Mr. Giuliani; is that
L7	right?
L8	A Yes. I think he was working primarily with Mr. Giuliani, but I talked to him
L9	at different times.
20	Q I see. Okay. You anticipated my next question. And we'll come back to
21	some of the specifics of the things you worked with Mr. Waldron. I'm just trying to sort
22	of understand who the folks were who were involved or assisting.
23	How about Seth Keshel? Is that somebody you worked with?
24	A Yes. Definitely worked with Seth Keshel. In fact, he was part of the crew

that was at Tomotley.

1 Q How did you get connected with Mr. Keshel? 2 Α I don't know that either. What was his role in your efforts? 3 Q Α His primary focus, as I understand it, was -- I don't know what to call it. I 4 think he looked at voter registration and voter registration trends, and he had a map and 5 could look at numbers through across countries and states and come to certain 6 7 conclusions from that. I think we produced to you some of the charts and analysis and 8 affidavits he did. 9 Q Is Carissa Keshel his wife? She was his wife. She is not now. 10 Α Okay. Did she work with you as well? 11 Q Α She did. 12 13 Q In what capacity? Α I would say -- at Tomotley, I think she was talking to witnesses, helping draft 14 15 affidavits, vetting people, funneling information, culling information. She's extremely bright and capable. One of the best human beings I've ever met. 16 Is she a lawyer? 17 Q Α No. But she should have gone to law school. She would definitely be a 18 19 good one. She's a registered nurse, among other things. She's just, you know, one of 20 those extremely multitalented bright capable people. 21 Q Are you still working with Ms. Keshel? Α Yes. 22 23 Q Just a couple more names. Ivan Rakland. Is that someone you worked with or interacted with? 24

Ivan Rakland?

1	Ο	Yes.

- 2 A I had some interactions with Ivan, but I would not say I worked with him.
- 3 Q What were the nature of your interactions?
  - A Well, I went to political party at his house one time somewhere. I don't remember whether it was before the election or after. I guess it would have been before for somebody that was running for Congress in Virginia. And I know he knew General Flynn, and I know he wanted to help. But I didn't incorporate Ivan as far as I know. There have been any number of people that said they worked with me or for me that didn't really work with me or for me.
- 10 Q Do you know who --
  - A I mean I think they thought they were trying to help me. I don't mean to say anything bad about them. There were lots of people that were showing up and wanted to help, but I couldn't -- there was no way to bring in everybody that was showing up.
  - Q Understood. Who was the core group that you worked with?

    We talked about some of the people who were sort of coming and going. But sort of through that nine or 10-week period, who was the core group that you would say that you worked with?
    - A I would say the core group -- well, there were kind of two. There was the group that wound up staying in Washington when I went to Tomotley. And that was Howard, and Julie and Emily. They took the role primarily in drafting all the pleadings. There was the group at Tomotley that included Seth Keshel, Carissa Keshel, Lin Woods, of course, me, Jim Pinrose -- I'm trying to visualize the room they were all sitting in and tell you who was sitting there. Sharon whose last name I don't know. That's all I can think of right now.

1	Q Okay. How about Patrick Burn? How did he figure into the group?			
2	A Patrick showed up at campaign headquarters one day when I happened to			
3	be there because that office space was largely empty, as you might imagine, and he had			
4	the cyber he had guys that understood the cyber part of it. And they wound up being			
5	helpful and providing an affidavit from that angle of it.			
6	Q You mentioned campaign headquarters. Was that also in Arlington?			
7	A I think so.			
8	Q And did you have meetings there?			
9	You said it was largely empty, but did you have meetings with campaign staff in			
10	the time shortly after the election?			
11	A I had one very short meeting with some campaign folks right after the			
12	election. That was kind of along in the timeframe where I realized it wasn't going to			
13	work for me to do anything with campaign people because they were politicians. And			
14	then we did use that empty space some later, but very briefly. It was too much hubbub			
15	and mess going on there for me to get work done.			
16	Q What else do you tell me what you can remember about that meeting that			
17	you just eluded to where you realized they were politicians and they weren't really going			
18	to be of assistance to you?			
19	A I don't remember much about it other than it was very short. And I mean,			
20	they didn't even want to look at me when I walked in the room.			
21	Q Were they were you able to at least share your perspective and your views			
22	on things?			
23	A I don't recall being able to do that.			
24	Q Had you been invited to that meeting?			

Only by Mr. Giuliani, and he wasn't much more welcome there than I was.

1	Q	I see. So Mr. Giuliani asked you to or invited you to come to this meeting,
2	but you go	t the sense pretty quickly that you were not welcome there?
3	Α	Yeah. I was definitely persona non grata.
4	Q	Do you have any idea what that was based on?
5	Α	Well, I mean, part of it was I was the only female in the room. And part of
6	it was that	they know I wasn't impressed with them and didn't bow and scrape to them
7	and was go	onna follow the truth and the law wherever it led, including on any Republicans
8	that might	have been in that room or any other room.
9	Q	Okay. Do you remember can you identify any of the folks that you're
10	referring t	as them, the people who were, sort of, on this other side of this sort of
11	interaction	?
12	Α	I remember Bill Stepien being in there because that's the only time I think I
13	saw him.	I couldn't tell you who the others were.
14	Q	Was Jason Miller there? Do you know that name?
15	Α	He might have been. I don't know.
16	Q	You mentioned some meetings with Pat Cipollone. Would he have been at
17	that meeti	ng?
18	Α	No. White House counsel was not there.
19		Was Jared Kushner there?
20	The	<u>Witness.</u> Yes. Jared was there.
21		BY
22	Q	Anything else you remember about that meeting other than not feeling at all
23	welcome o	r appreciated?
24	Α	No. Well, the only other thing I remember is they all got up and walked out

essentially. It was a real short meeting.

1	Q All right. You have something on that?
2	BY
3	Q Earlier you said that one of the reasons you felt like you were weren't
4	welcome there was that the people in that meeting knew that you weren't impressed by
5	them.
6	Why was that? Why weren't you impressed by them?
7	A My impression was that they didn't want to do anything, that they had
8	thrown the President under the bus, that they had told him they were prepared for
9	whatever post-litigation activity was needed, and they hadn't done squat. And they
10	knew they were gonna lose, and they were moving on to their careers on K Street or
11	whatever big deals they'd made.
12	Q Did they convey that to the President?
13	A I don't know what they conveyed to the President.
14	Any other questions on this topic? We'll move on.
15	Ms. Powell we've been going for a little bit. Over an hour and a half. Do you
16	want to take a short break?
17	Ms. Murphy. Can you hear me?
18	Ms. Murphy?
19	Ms. Murphy. Can you hear me?
20	We can hear you, but very faintly.
21	Ms. Murphy. Is that any better?
22	Much better.
23	BY MS. MURPHY:
24	Q Okay. I wanted to go back to what Ms. Powell just said. She said that
25	these people knew they were they had lost and were moving on to their K Street jobs.

1	Why do you think these people thought they had lost?		
2	A I think they in retrospect, I think they knew they were gonna lose.		
3	Q They knew they were gonna lose, but you didn't believe the President was		
4	going to lose; is that correct?		
5	A I don't think he did lose.		
6	Q So the schism the difference between you and this group of people is that		
7	they believed he was going to lose, but you did not belive that he had lost?		
8	A I would call it more of they were acting in their self interest as opposed to		
9	the interest of the country or the voters. It was a very self-interested bunch.		
10	Q They were self interested because they were accepting a loss that you didn't		
11	believe was a real loss, or can you explain a little bit more why you think they acted in a		
12	self-interested way?		
13	A They were all looking at their next job, which they probably lined up before		
14	the end of the campaign. I think more than one person in a position of power knew how		
15	this deal was going to come down. If I remember correctly, Ms. Clinton even tweeted,		
16	oh it's gonna be so bad they might even have to stop the vote count on election night.		
17	There was a plan to do what happened in this election, and it wasn't following the will of		
18	the voters.		
19	Q And you believe that plan was executed by some of these people who were		
20	Republicans as well as who else?		
21	A I don't know that those people in the room had any part in executing the		
22	plan, but I think they had realized that what was going to come down. And I definitely		
23	think some Republicans had a role in getting rid of President Trump.		
24	Ms. Murphy. Great. Thank you so much, Ms. Powell, for clarifying that for me,		

with that I yield back.

- 1 The Witness. Thank you.
- 2 Ms. Powell, you want to take a short break?
- 3 The <u>Witness.</u> Sure. Thanks.
- 4 [Recess.]

1	
2	[12:00 p.m.]
3	BY
4	Q Back on the record.
5	Ms. Powell, I want to ask about your interactions, if any, with Members of
6	Congress in connection with the with your election challenge efforts.
7	Did you talk to any Members of Congress in between, say, the election and first
8	week of January regarding the work you were doing with respect to the election?
9	A Yes.
10	Mr. Tobin. before she answers any further, I just want to remind counsel,
11	if you knew this, but she did represent a couple of she did represent Representative
12	Gohmert in connection with a case and had conversations with a couple other Members
13	about being plaintiffs. And so I just want to caution the witness to remember that and
14	not give way to any attorney/client information, which I'm sure she will.
15	The Witness. Thanks.
16	BY
17	Q Great. Thank you.
18	Yes. Ms. Powell, can you identify the Members you've had interactions with
19	between November 3rd and January 6th with respect to the election challenge efforts?
20	A Let me start with the ones that are attorney/client privileged. I think that
21	would be Andy Biggs, Louie Gohmert, Marjorie Taylor Greene, and Matt Gaetz. The one
22	meeting I remember in connection with the election was at the request of Senator Lee
23	who asked me to come meet with whoever wanted to show up to listen to what I was
24	seeing and finding at that point. I couldn't tell ya when the meeting was, and I certainly
25	don't know who was there. It was a room full of people.

1	Q Let me can I just try and get a general timeframe and I may know the		
2	meeting you're talking about.		
3	Would that have been in sort of early to mid November?		
4	A That sounds about right. I think it was before we filed any of the suits. It		
5	was while I was in DC, and it was at that building that's up behind Congress, kind of		
6	maybe on the same street as the Supreme Court, but I don't remember the name of the		
7	building either. It like a nice house, but it's been made into a building I mean an office		
8	space.		
9	Q And Mike Lee organized the meeting or invited you to the meeting?		
10	A Yes. He invited me to the meeting.		
11	Q How many Senators were there?		
12	A I have no idea. It was a room full of people.		
13	Q Do you know if it was House members as well as Senators?		
14	A It might have been. I don't know.		
15	Q Was Ron Johnson there?		
16	A I couldn't tell you.		
17	Q Lindsey Graham?		
18	A I don't think so.		
19	Q I think Mr Senator Johnson has indicated in some other documents that		
20	we've seen that there was a small group of Senators that met with you around the week		
21	of November 8th.		
22	Do you think that would be the same meeting we're talking about or the week		
23	of November 8th. Did I say the 8th? Not the 8th itself, but around that week?		
24	A That would sound about right.		
25	Q Did you have any other meeting with Senator Johnson that you can recall?		

1	Α	I don't have a specific recollection of him being at that meeting but he could
2	very well h	nave been.
3	Q	Okay. Have you had let's talk about Senator Lee.
4	Oth	ner than that meeting, have you had any other discussions or meetings with
5	Senator Le	e regarding the election challenge efforts?
6	А	I don't remember any other meeting. I might have spoken with him.
7	Q	More than once?
8	Α	I have no idea.
9	Q	If he said that he spoke to you several times regarding your claims or
10	theories w	ith respect to the election, would that jive with your memory?
11	Α	I certainly wouldn't dispute it.
12	Q	Did you have any interactions with Scott Perry?
13	Α	Yes. I think I did speak to him. I know I've spoken to him in person. I
14	don't reme	ember whether it was in this timeframe or some other timeframe, and I don't
15	remember	the topic.
16	l gı	uess by way of background, I should tell you that I've been to the Hill a number
17	of times.	I've talked with a lot of them about different things related to Flynn. I've
18	talked to t	hem about criminal justice reform. I supported the act whatever the
19	second ste	ep act was or first step act to, you know, promote criminal justice reform. I've
20	been on th	ne criminal justice reform kick since I wrote "License to Lie," and realize that we

Q Understood. I'm focused -- or I'm really interested only in your

multiple issues other the last 5 or 6 years.

over criminalize, over incarcerate, and that falls predominantly on the minority

communities when we do that, and there's nothing good about it. I've had many

conversations with them about -- with Senators and Congressman in general about

21

22

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24

1 conversations with Members regarding the challenges to the 2020 election. 2 Do you remember talking to Scott Perry about that topic at any time? No. But it wouldn't surprise me if I did. 3 Q You mentioned four Members with whom you had attorney/client 4 5 communications. 6 Would those communications relate to the same -- to the same topic of potential election challenges? 7 8 Α Yes and no. 9 Q So yes and no because it's compound in that I asked you about several 10 different Members? Α 11 Yes. 12 Q Okay. The objection is sustained and I will be -- so with respect to 13 Mr. Gohmert, you did represent him in litigation relating to the election, correct? Α Yes. 14 And --Q 15 Α And Louie's a friend too, so. 16 Okay. And is it your view -- and I guess I'm maybe even asking you Dave, 17 Q you, on this, that you're not able to share with us any conversations you've had with 18 19 Mr. Gohmert about the election in light of the fact that you represented him in a piece of 20 litigation? 21 Mr. Tobin. No. I don't think we're saying that, and I think Sidney can probably 22 parse this out. But she did represent him as a plaintiff in that lawsuit. So I just want to 23 preserve the privilege with respect to that. But we don't want to prevent her from answering questions about anything else that's not -- it's really that scope --24 25 The Witness. Frankly, I don't have any specific recollection of the conversation

1	anyway.	It would have been about that lawsuit.
2		BY
3	Q	Okay.
4	Do	you know Connie Hair?
5	Α	Yes.
6	Q	How do you know Ms. Hair?
7	Α	She's a friend, and she works with Louie.
8	Q	Did you interact with her at all with respect to claims of election fraud of the
9	2020 elec	tion?
10	А	Yes. I'd forgotten about her completely. I think she actually was helping
11	collect sor	me information.
12	Q	And I think she sent you some affidavits from time to time; is that correct?
13	Α	That's probably correct.
14	Q	What conversations do you remember with Ms. Hair about the issues you
15	were purs	uing?
16	Α	Again, I don't have specific recollection of any conversations.
17	Q	Do you know if she shared your view of the of as you described it, your
18	view of w	hat went wrong in the election?
19	А	I don't recall. I know she knew something went wrong, but I don't know
20	whether s	he shared my view of what went wrong. I don't recall even expressing my
21	view of w	hat went wrong to her. I was always trying to stay off the phone.
22	Q	Okay. Did you ever and maybe the same sentiment of wanting to be left
23	alone to d	o all your work that you had will answer my next question.
24	Bu	t were you ever invited by Ms. Hair to speak to a group or like-minded
25	individual	s regarding your concerns or claims of election fraud?

1 Α That's entirely possible. 2 Q Did you ever speak with a group called ground swell? Α That's the one I always forget the name of it. Is that Ginni Thomas' group? 3 Q Yes. 4 Α Yes. Yes. 5 Did you speak with --6 Q Α I'm sorry, what? 7 Q In the time after the election, did you speak to any ground swell gathering? 8 9 Α I probably did. 10 Q Do you remember when that was? Α No. 11 Q 12 Do you remember who asked you to speak in front of the ground swell 13 group? Α No. That's another group that I've spoken to periodically in Flynn and on 14 15 other issues. Q Do you know Ms. Thomas? 16 Α Yes. 17 Q Did you have any conversations with Ms. Thomas about your concerns or 18 19 your views on what went wrong in the 2020 election? 20 Α I don't recall a specific conversation. 21 Q Do you recall any general interactions with her on that topic? 22 Α Well, if I spoke to the group during that timeframe, I would have shared my 23 concerns about everything. I'm pretty open in general with the world about what my views are to anybody that wants to listen. 24

Outside of the ground -- any ground swell meeting or videoconference, have

25

Q

1	you had an	y interactions with Ginni Thomas regarding the 2020 election?
2	А	Not that I recall.
3	Q	Do you know someone by the name of Barbara Ledeen?
4	Α	Yes.
5	Q	Have you spoken to Ms. Ledeen about the 2020 election?
6	А	Again, I may very well have. I've known her for a long time. We talk
7	about a lot	of issues. It's entirely possible.
8	Q	Yes but no recollection of any specific conversation?
9	Α	No.
10	Q	Your interactions with Mr. Biggs and he's one of the individuals who you
11	said there v	vas attorney/client there might be attorney/client communications.
12	Did	you have non-privileged communications with him regarding the 2020
13	election?	
14	А	I don't recall.
15	Q	How about Ms. Taylor Greene, any non-privileged communications with her
16	regarding t	ne 2020 election?
17	Α	Again, I don't recall.
18	Q	Have you ever been in a meeting at which either Mr. Biggs or Ms. Taylor
19	Greene was	s present in which the 2020 election was discussed?
20	Α	I don't know. I don't know whether they were at that big meeting with
21	Senator Lee	e or whether there was any other meeting. I know there was supposed to be
22	a meeting a	t the White House, and I think there was a meeting at the White House with a
23	bunch of Co	ongress people, but I was excluded from that.
24	Q	I think we're going to talk about that one in a bit.
25	Was	that the December 21st meeting at the White House?

1	Α	Probably.
2	Q	I think we have some emails from you about well, let me try and put it in
3	some conte	xt so maybe it will refresh your recollection.
4	Муι	understanding based on your documents and some other evidence we have is
5	that on Dec	ember 20th, you and others were you were invited to the White House, you
6	went to the	White House, and then you were blocked from seeing the President?
7	Α	That sounds right. There were a number of times something like that
8	happened.	
9	Q	Oh, it happened more than once?
10	Α	Oh, yeah. Uh-huh. Yeah.
11	Q	Do you recall it happening on successive days?
12	Α	Yes.
13	Q	And was one of the interactions there in which you were blocked, would that
14	be the meet	ting you're referring to or thinking of where Members of Congress were
15	supposed to	be present?
16	Α	Yes.
17	Q	Okay. And you thought you were going to that meeting, and you were not
18	permitted to attend; is that correct?	
19	Α	Yes.
20	Q	Why is it that you were did you ever find out why you were not permitted
21	after you ha	ad been invited to that meeting on the 21st?
22	Α	No.
23	Q	How did it I think we've seen in your documents WAVES authorization for
24	the 21st, an	d maybe communications with White House ushers or someone else, telling

you you were cleared.

1	Is that was that the case you were cleared to attend and then subsequently, yo	
2	were told you were not invited?	
3	A Yes. I was cleared to come into the White House, and then I was not	
4	allowed to go into the meeting with the Congress people.	
5	Q Who told you you couldn't join the meeting?	
6	A Mark Meadows steered me off in another direction.	
7	Q And did he specifically tell you that you were dis-invited from that meeting?	
8	A Essentially, yes. I don't remember the exact words, but it was very clear.	
9	Q Okay. Tell me what you remember about that interaction.	
10	Were you how in proximity of the meeting, when the meeting is about to	
11	start, how did he come to interact with you, just what do you remember about that	
12	interaction?	
13	A It was well, it was I remember sitting in the waiting area of the I get	
14	my wings mixed up too. But anyway, I remember sitting in the waiting area, and I think	
15	spoke to Louie Gohmert and one or two other Congressman, just chitchat. And then	
16	Mark's assistant comes out and asked me to come back that direction. And then	

everybody else went the other way, and I was excluded from the meeting.

```
1
 2
       [12:15 p.m.]
                     BY
 3
                   So did you get the name of Mr. Meadows' assistant? Do you know who
 4
 5
       that was?
              Α
                   No.
 6
                   Okay. Was it a woman?
 7
              Q
              Α
                   Yes.
 8
 9
              Q
                   Okay. So she came and said, "Come this way," and she led you to
10
       someplace within the White House compound?
              Α
                   Yes.
11
                   And was it a -- did she park you in a conference room, or where did you go,
12
       or where did you end up?
13
                   I might have talked to Mark then. I don't remember whether I -- that's a
14
       time when I spoke to Mark or not.
15
                   Okay. But she escorted you away from where you were waiting to some
16
       other place?
17
              Α
                   Yes.
18
19
              Q
                   And, while you were in that other place, Mr. Meadows came to speak with
20
       you?
21
                   I can't remember whether I spoke to Mark at that time or not. I just
       remember being livid about being excluded from the meeting.
22
23
              Q
                   For the second time in 2 days?
                   Well, I think -- I think the part --
24
              Α
25
              Q
                   [Inaudible.]
```

1	A I think the prior time I tried to see the President and was kept from seeing
2	him. There was one time when they got when somebody put a "Y" in my name, put in
3	my name that Mark, I think, had put in my name is as S-y-d-n-e-y, when the President
4	was expecting to see me, and it's S-i-, and they wouldn't let me through the gate.
5	I stood at the gate for 40 minutes while the President was sitting there waiting for
6	me because they couldn't get my name straight, and that was a time obviously when they
7	certainly knew how to spell my name. I'd been there multiple times before.
8	And then there was another time where the President somebody had me told
9	that he had a family meeting when the President was sitting there waiting for me the
10	whole hour and calls the next day and says: Why didn't you show up?
11	And I said: Well, I did, but I was told that you were tied up on a family matter.
12	Q Do you
13	A One of the things that was very obvious and very upsetting to me as a citizen
14	of the United States of America is that the President of the United States couldn't get
15	what he wanted in his own house.
16	Q Focusing and I want to go through each of those instances, but focusing on
17	this December 21st incident, who was it that invited you to the meeting in the first place?
18	A I don't remember.
19	Q Was it the President directly?
20	A I don't remember.
21	Q Were there instances in which the President specifically reached out to you
22	to set something up and then his aides blocked you from or someone blocked you from
23	actually going forward with the meeting?
24	A Yes, siree.
25	Q Okay. And do you think that happened that was the case on this

December 21st meeting? 1 2 Α I don't know. Do you remember a specific instance? I know you've just given an 3 4 example, but do you remember when that was? 5 Α No. The instance where the President asked to meet with you, you went to try to 6 Q meet with him, and you were prevented from seeing him? 7 8 No, I don't remember which one that was. 9 I think there were at least three times when he was expecting me, and I was not 10 allowed to go through. Okay. Take a look at exhibit 46. We'll pull it up on the screen for you. 11 Give us one moment. Okay. Let me know if you can see that okay. Ms. Powell, are 12 you able to see it? 13 Can you make it bigger? I'm reminded of George Washington's comment 14 that he's grown old and gray in the service of his country. I've grown old, gray, and 15 blind. 16 Is that any better? Q 17 Α I think I can read it. 18 19 Q Okay. So we're at the very top of the email -- or the first -- the latest in time email is December 21st at 10:14 a.m. 20 I think that's -- that looks like it would've been the one where the 21 Congressmen were there. 22 If we scroll down a little bit to the first-in-time email which is dated 23 Q December 20th at 9:51 p.m. -- do you see that? 24

25

Yes.

1	Q	So this seems to describe an incident where you came to the White House to
2	provide info	ormation to and brief the President and that you were blocked. You said you
3	were, again	, blocked from seeing the President. Do you see that?
4	Α	Yeah. Yep, yep, yep.
5	Q	Okay. So this wasn't the first time that happened, it sounds like, December
6	20th?	
7	Α	Right.
8	Q	In the beginning part of that second sentence in the first paragraph, it says:
9	I am acting (	on clear instructions directly from the President.
10	Α	Yep.
11	Q	What did you mean by that?
12	А	I mean, he wanted me to keep him informed of what I was finding.
13	Q	Did he specifically invite you to come to the White House in order to brief
14	him on wha	t you were finding?
15	Α	I don't know whether he invited me or whether I told him I needed to come,
16	but either w	vay, he was expecting me.
17	Q	Okay. After you were blocked on the 20th and I see you reached out to
18	Molly Micha	ael to tell her that it was imperative that you see the President face-to-face
19	tomorrow	- was it after that that you were invited to this December 21st meeting if you
20	recall?	
21	Α	That must've been what happened, but, no, I don't have a specific
22	recollection	•
23	Q	So, if we scroll up a little bit, you'll see, after your email to Ms. Michael,
24	there's an e	mail back to you from Mark Meadows at 10:04, so not long after you sent
25	Ms. Michae	I

1	А	Right.
2	Q	an email. And you see Mr. Meadows says: I was not aware that a
3	meeting had been set up with POTUS	
4	А	Yeah. That was kind of the point of the meeting, I think.
5	Q	What do you mean?
6	А	I mean, the President wanted to talk to me by himself. I don't think he felt
7	like he needed his hand held by Mark Meadows all the time.	
8	Q	Did he tell you that, the President?
9	А	No.
10	Q	So why do you say that was the point of the meeting, that Mr. Meadows
11	would not know about it?	
12	А	Because it was supposed to be just me and the President.
13	Q	And the President said, "I want to meet with you alone"? How do you
14	know it was just supposed to be the two of you?	
15	А	Maybe I asked to talk to him by myself. I don't I don't remember the
16	specifics, but I was expecting it to be just the two of us.	
17	Q	Do you ever remember a conversation in which the President shared with
18	you that he wanted to talk with you without others present?	
19	А	I don't remember him saying that. I think I said that.
20	Q	So did you feel that others were sort of blocking and I don't mean blocking
21	in the sense	e that we've been talking about but somehow inhibiting the flow of
22	information from you to the President?	
23	А	Oh, definitely.
24	Q	And did you share with the President that you didn't think he was getting
25	your unvarr	nished or complete information because of people around him?

- 1 Α Yes.
- 2 How did he respond when you said that? Q
- I don't remember his specific response other than he was -- well, like, for 3 Α example, the night of the 18th, I can give you that example because the night of the 18th, 4
- 5 I was showing him things he hadn't seen before, and he was pissed.
- Yeah. And definitely we're going to talk about the 18th. I'm just 6 Q 7 wondering if you ever had a private conversation with him in which you shared your 8 frustration that you weren't able to communicate, you know, directly, and how he responded to that.
- 10 Α I don't have a recollection of a private conversation with that. I mean, it's -- I can't remember if I ever got to talk to him privately. 11
  - Yeah. Well, and I guess that's what I -- I think it's -- I understand completely the way you're describing your view of the interactions and why it was important to you to have some alone time with the President. I think you -- am I -- is that fair to say that you felt it was important for you to have alone time with the President?
- Α Yes. 17

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- Q Okay. And I'm just wondering whether he ever acknowledged that that 18 19 was -- that would be helpful for him too.
- 20 Α I can't -- I just don't have a specific recollection of that. Other than the 18th. 21
- Q How about on the --22
- 23 Okay. And how about on the flip side? So, in other words, you said, "I need to have some private time," and he said: That's just not the way it works, I've got people 24 who are here, and they need to be here and --25

1	A Oh, no, he never said that. No, he never said that.
2	Q Okay. So you don't recall any conversation in which he expressed a view
3	one way or another as to whether your as to your desire to have sort of some private
4	time?
5	A Well, while I can't remember any specific words, my impression was he was
6	certainly fine with that, he was he was, you know, comfortable with me and trusted
7	me. That much was very clear. But I don't remember specific words.
8	Q Okay. And so we got into this line of discussion and it's helpful, I
9	appreciate your walking me through that we got into this when we were looking at this
10	10:04 email from Mr. Meadows and you said that that was kind of the point, was to
11	maybe have a meeting without him present.
12	So I want to go back to I want to go back to the email. He said that he wasn't
13	aware of the meeting, that you had requested another meeting since your meeting 2 days
14	ago, which is the December 18th meeting, I presume, that sort of you've alluded to a
15	counte times?

16 A Right.

Q And he says he wasn't aware of you being blocked a previous time. Then he says: Call me in the a.m. Do you know if you called him the next morning?

A I don't know.

Q At 10:14, you sent the first email in this chain that we looked at for a moment. Do you recall whether you had had a discussion with Mr. Meadows before sending that email -- that prompted the email?

A I don't remember. Somehow I knew about a meeting with Rudy and the President about the machines and the general issues obviously, but I don't remember how I came by that.

1	Q	Do you remember what the issue was that was creating the urgency for you
2	to meet wit	h the President face-to-face?
3	Α	It was whatever the status of the evidence was at that time with respect to
4	the machine	e fraud and getting access to the machines to to image them. I mean, time
5	was going b	y, and I don't know whether Dominion had already come out with its Trusted
6	Build proble	em program by then or not.
7	But,	for example, in Georgia, they were already trying to wipe the machines and,
8	quote, get t	hem ready for another election. So there was evidence at risk of being
9	destroyed, a	and frankly everywhere there was any evidence at all by any voting machine
10	company.	
11	So m	ny concern was that we needed to get lawful access to machines and have a
12	professional, nonpartisan or bipartisan group do them do the images while they're	
13	being video	taped, so there could be no question about the integrity of the process, and
14	collect the e	evidence.
15	Q	I note for the record that Mr. Schiff has joined the deposition.
16	Ms.	Powell, the reason I'm curious on this is that you had had a very lengthy
17	meeting wit	th the President face-to-face on the night of the or well into the night on the
18	18th, correc	et?
19	Α	Correct.
20	Q	And that was a Friday night, right?
21	Α	Right.
22	Q	And then on
23	Α	Well, I'll take your word for it; it was a Friday night. I don't know. It all
24	ran togethe	r.

Yeah. Well, my memory's not that good, but I'm looking at the email that

25

Q

	says Monday, December 21st, and I did some quick matritude and got to I hady the
2	18th.
3	A Awesome.
4	Q So, on the 20th, so on Sunday, you said that you needed to see the Preside
5	as soon as possible face-to-face. And I'm just wondering if there was something that
6	you can recall that happened in between late Friday night and Sunday that caused this
7	urgency that you needed to see the President again.
8	A Well, I know on Friday he had asked me to be special counsel to address the
9	election issues and to collect evidence, and he was extremely frustrated with the lack of
10	would call it, law enforcement by any of the government agencies that are supposed to
11	act to protect the rule of law in our Republic.
12	And I don't remember what the status of the evidence was at that particular day
13	but I know that we needed, if we were going to access the machines, time was a-wasting
14	and we needed to get after it.
15	Q And so, on Monday morning, on the 21st, you said to Mr. Meadows: It's
16	imperative I be included in the meetings scheduled today with you, Rudy, and with the
17	President, about the machines and any of these issues.
18	And do you think the issues were different on Monday morning that you had
19	discussed on Friday night?
20	A I don't remember what happened in that timeframe.
21	Q Okay.
22	A I do have a vague recollection of, you know, Rudy and people going with hi
23	to Michigan to access the Antrim County machines and there being some kind of deback
24	in the first instance with that.

I can't recall whether they had to go back or not, but Rudy was off, you know, in a

- couple of different directions trying to access the machines. And I was concerned that it needed to be a process that was completely transparent and preserved so that there
- could be no question about it and that the people doing it have military qualifications or
- 4 credentials and approved by both sides, however you want to put that, but, anyway,
- 5 unimpeachable credentials, and perform the examination in a recorded, transparent
- 6 process. And I don't know how Rudy and people were doing that.
  - Q Okay. Well, and I keep saying we're going to come back to this December 18th meeting, and let's talk about that for a moment now. There's a lot to cover in that meeting. I understand it went for quite some time. But I want to, I'm going to come at this sort of a little bit backwards, from the end.
  - When you left the White House on the night of the 18th, do you understand that there was sort of a plan or strategy in place; had the issues that you had come to talk about been resolved?
  - A Yes and no.

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- 15 Q Okay. Why do you say that?
  - A I was clear on what the President wanted, but -- he wanted the same thing I wanted; he wanted the truth. Whether it meant he needed to walk to the helicopter, as he put it, with his head held high and know that he had lost fair and square, or whether he needed to fight for the preservation of the Republic in what I would call a Lincoln-esque fashion.
  - So -- but when I left, I knew from what Cipollone and Herschmann, and whoever the third guy from White House Counsel's office was that was leaving that day, had said, I mean, they flat out told the President he could name me anything he wanted to name me and no one was going to pay any attention to it.
- Q Okay. And so how did the -- so how were things left when you -- when the

1 meeting broke up? 2 So it was left that, from my perspective, nothing was really resolved. I 3 mean, I made a call to Mark Meadows the next morning, saying: Hey, I'd like my key and my White House pass. 4 5 And his response was: Well, that's just not going to happen. 6 And that was pretty much the end of that conversation. But I knew at the same time that the President still had his concerns, and as a 7 citizen and an American, I was fricking outraged and appalled that anyone could tell the 8 9 President of the United States that what he directed was not going to happen, or that he could do that and no one would pay any attention to it. 10 11 Q And I appreciate your indulging me that sort of talk about the end of the 12 meeting before we've really talked about the meeting itself. But have you just -- does 13 that explain, what you've just said now, does that perhaps explain why you were so adamant about getting a face-to-face meeting with the President, that you walked out of 14 15 the December 18th meeting thinking something was going to happen? Α No, I didn't -- no, I didn't walk out thinking it was going to happen. 16 Well, what about getting your badge and your key to the White House, did 17 Q you think that was going to happen? 18 19 Α No. No. 20 Q Okay. So, when you called Mr. Meadows and you asked for the badge and 21 the keys, you knew what his response was going to be? Α Pretty much, yeah. 22 23 Q Why did you ask, just to sort of tweak him a little bit? 24 Α Yep. Q Okay.

1 Α Carry it through to its conclusion. 2 Q I see. So that was not an about-face, you know, the fact that you were given that response on the morning of the 19th? You didn't perceive that as an 3 4 about-face? 5 Α No. All right. I was just trying to help maybe prod a memory about why 6 Q 7 the urgency over the weekend to see the President. Any of that, none of that jogs a 8 memory for you? 9 Α No. 10 Q Okay. So let's go back and talk about the December 18th meet sort of from 11 the outset. You went with General Flynn, Patrick Byrne, and Emily Newman. Is that correct? 12 13 Α Yes. Q Who's idea was it to go to the White House that evening? 14 I don't remember. 15 Α Q Were you invited? 16 Α No. 17 Q What was your --18 19 Α Well, I don't remember that either actually. 20 Q Well, you weren't invited by the President? 21 Α Yeah, I don't think -- I don't think that evening was a, per se, invited meeting. Q The President wasn't expecting to see you that night. Is that fair to say? 22 I think that's correct. 23 Α So -- and you don't remember who among the four of you had the idea to go 24 Q

to the White House unannounced?

1	Α	No

2 [Reporter interrupts briefly for technical issue.]

3 BY

Q Okay. So, Ms. Powell, I think my question was whether, asking you again whether you had a recollection of whose idea it was to go unannounced, and you said you don't.

A Yeah, I don't.

Q What was the plan for the meeting? Did you have one? What were you hoping to accomplish by going to the White House?

A All I remember -- I remember that I had Executive Order 13848 with me, and I had the CISA finding of foreign interference -- the CISA, slash, FBI finding of foreign interference in the election by Iran. And I wanted the President to know that he had the option, under Executive Order 13848, and the CISA finding, and whatever other information I had in my possession at the time, to use that cybersecurity order to trigger its application and whatever authority he needed to secure the voting machines in several locations and have them inspected by a professional, nonpartisan, bipartisan group of experts in a transparent fashion to obtain whatever evidence was on those machines to resolve the issue hopefully, you know, finally put the whole thing to bed, whichever way it came out.

And my suggestion was also to get machines in a couple of places where we did not think there was anything wrong, if there were any such places, but the places that seemed to be the most correct by the analysis of the mathematicians, the statisticians, the people that do that kind of thing, so that we would have a benchmark and a comparison.

Q And what was -- did you send the materials to the President or through

1	Molly Michael prior to the materials that you had in hand that night, had you sent those	
2	over previously?	
3	А	I don't know.
4	Q	What was Mr or General Flynn's role, or why was he with you at that
5	meeting tha	at night?
6	А	I don't remember.
7	Q	How about Patrick Byrne, how did he get
8	А	He invited himself. He inserted he and Emily Emily apparently knew
9	the people	that could let us in, and I think that's the first time I met Garrett Ziegler,
10	because sh	e knew Garrett, and there was another young man too. And Patrick invited
11	himself.	
12	Q	Okay. You've already said you didn't know who came up with this idea, but
13	did you beli	ieve that it was going to work, that you were going to be able to get to see the
14	President w	vithout an appointment?
15	А	I had no idea.
16	Q	In fact, you did get to see the President without an appointment.
17	А	We did.
18	Q	Mr. Ziegler and someone else helped you get into the White House?
19	А	Yes.
20	Q	And then did you just make your way to the Oval Office?
21	Α	Yes.
22	Q	And then why don't you tell me about your initial discussions with the
23	President a	fter you saw him.
24	А	Well, I showed him Executive Order 13848, and I showed him the CISA/FBI

finding of foreign interference in the election originally made on I think it was October

- 1 30th or the 31st and then updated as of the date of the election, finding that Iran had 2 already exercised significant interference in the election activities and was a persistent, I
- think they called it a persistent foreign threat actor or something, whatever their standard language is, showed him the terms of the executive order and let him read it, 4
- 5 the same with the CISA finding.
  - Whatever other documents I had with me I started through those with him to show him what evidence had been collected so far, and that's about, I think, as far as I got before Molly apparently had -- or somebody had notified the world that we were there, which caused massive consternation among the staff of the White House Counsel's Office and probably Mr. Meadows and Mr. Giuliani too, to know that I had access to the President without their supervision. And so they all came running.
- Q How much time did you have alone with the President -- and I say 12 alone -- you had other people with you, but --13
- Α 14 Right.

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- -- from his aides before the crowd came running? 15 Q
- Probably no more than 10 or 15 minutes. 16 Α
- Q Was -- in that --17
- Α I bet Pat Cipollone set a new land speed record. 18
- 19 Q In the short period of time that you had with the President, did he seem receptive to the presentation that you were making? 20
  - He was very interested in hearing particularly about the CISA finding and the terms of 13848 that apparently nobody else had bothered to inform him of.
  - Q And I want to -- I know the meeting lasted a very long time, and I don't want to go through all the particulars of it. It's been very well reported -- or actually let me just ask you that. Have you read any of the reporting on that meeting?

- 1 Α I know there was an Axios article on it a long time ago that I disagreed with it 2 on a number of points, but now I couldn't tell you what they were. I thought it was -- it was erroneous in a number of respects. 3 4 And then I heard that Patrick Byrne has done some sort of video about all of it. have not watched that or read a transcript of it. 5 Okay. I thought we might short-circuit some of this by asking you where 6 Q 7 that reporting is wrong, but it sounds like it's wrong a lot and you're not sure or you can't 8 remember in which respects.
- 9 A Right. I haven't -- I haven't read it since it first came out and I went: Oh,

  10 jeez.
- 11 Q Okay.
- 12 A And I thought it very interesting that it didn't even mention Emily Newman's name.
- 14 Q Okay. So, after Mr. Cipollone and others -- Mr. Meadows -- well, was
  15 Mr. Meadows on site that night?
- 16 A I don't remember whether he came or whether he called.
- 17 Q Yeah.
- 18 A I know Rudy came running, and I think Cipollone got there first. I think
  19 Mark may have just called. I don't remember.
- Q Well, let me -- my understanding is that both Mr. Meadows and Mr. Giuliani called into the meeting and that later they both came.
- 22 A Okay.
- 23 Q Does that sound right?
- A That's entirely possible. I would not dispute it.
- 25 Q And that Mr. Giuliani might not have arrived until the meeting had already

- 1 moved up to the residence? 2 I don't remember that part. I remember being alone with Giuliani and Α Mike Flynn in kind of a -- another room for a bit, and maybe Patrick Byrne was in there 3 4 too, where we were trying to get Rudy up to speed on the CISA finding and executive 5 order. Q Did the meeting progress from the Oval Office up to the residence at some 6 point? 7 8 Α It did. But I have no recollection of what happened up in residence. I 9 don't even remember going up there that night. 10 Q Okay. So, if I asked you how long you think you were up there, that's not 11 going to be helpful? You're not going to be able to answer that? Α No. 12 13 Q Do you remember there were meatballs served? Α There are always meatballs and those little hotdogs served when he's there. 14 15 Q Okay. Do you remember what time approximately you left the White House compound? 16 Α No. 17 Was it close to midnight? 18 Q 19 Α That sounds about right. 20 Q When you left, was anyone -- did you leave anybody behind? Was your 21 group the last group to leave this meeting, if you remember? Α I don't remember. The only part of leaving I remember is that Rudy and 22
  - Q And I guess you don't know whether Mr. Meadows and/or Mr. Giuliani went

Mark Meadows went out one door, and I went out another. And I don't know whether I

even went out with Flynn and Patrick Byrne and Emily or not.

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back after you left? 1 2 I do not know. That wouldn't surprise me. Α 3 Q But from your perspective, they left at or around the same time you did, you just can't say whether they returned? 4 Α 5 Right. Was anybody else left behind -- Mr. Philbin -- or Mr. Cipollone, Mr. Lyons, 6 Q 7 and the other folks who had been there earlier, were they still in the residence when you 8 left? 9 Α I have no recollection. 10 Q Okay. 11 Α I do know I caused quite a stir that night. 12 Q Okay. And I know this is how we sort of -- we started with this, about what 13 Did you get any closure on any of the issues that you had come to the takeaway was. talk to the President about by the time you left late at night on the 18th? 14 Α 15 Any closure? Or even guidance or indication of where things stood. 16 Q I don't know how to answer that. I knew -- I knew, although he had said he 17 wanted me to be special counsel and he had said he gave me a security clearance, I mean, 18 19 it was real clear from the body language and what everybody else was saying in the room, 20 and that was, frankly, in the Oval Office, that that just wasn't going to happen, like Mark 21 Meadows confirmed for me the next morning when I, like I said, just ran it to ground. So I don't know that there was -- that I would consider there was anything 22

I mean, one of the things I have a very specific recollection of -- and I think I did

decision to make on behalf of the country.

unresolved except we still had the same problem of needing evidence and him having a

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1	this on the phone once as well as in person was actually yelling at the President that it
2	wasn't about him, it was about the Republic of the United States of America.
3	Q Okay. So I understand why the question I posed was sort of challenging in
4	that closure, right, there was some statements made, but they weren't necessarily going
5	to be operationalized, and so that might sort of cause some seems like it caused you
6	think about where, you know, how you would say things were left after the meeting. Is
7	that fair to say?
8	A Well, again, I don't know how to characterize it other than what I said.
9	Q Okay. Yes, and I just garbled things by trying to clarify. So let me just ask
10	a different question.
11	On the special counsel piece, did you go in to the meeting that night thinking that
12	was something you were going to ask for or suggest?
13	A Not that I recall.
14	Q How did that come up?
15	A I don't remember. It might've been something that we had talked about as
16	we thought that would be a solution. It's not a job I would say I wanted, but I would've
17	been willing to do it.
18	Q And when you say "we had talked about it," do you mean among yourself,
19	General Flynn, Mr. Byrne, and Ms. Newman?

20 A Yes.

Q Okay. And, on that issue, it sounds like the President said he wanted to do it. I think there was a question raised about whether you had the necessary security clearance, and the President said at the meeting: I hereby grant her that clearance.

A Well, first, he asked Pat Cipollone if he had the authority to name me special counsel, and he said yes. And then he asked him if he had the authority to give me

1	whatever security clearance I needed, and Pat Cipollone said yes.
2	And then the President said: Okay, you know, I'm naming her that, and I'm
3	giving her security clearance.
4	And then shortly before we left and it totally blew up was when Cipollone and/or
5	Herschmann and whoever the other young man was, said: You can name her whatever
6	you want to name her, and no one's going to pay any attention to it.
7	Q How did he respond how did the President respond to that?
8	A Something like: You see what I deal with. I deal with this all the time.
9	Q He said that to you?
10	A He said it to the whole room.
11	Q Okay. And what did you understand him to mean by that?
12	A That he wasn't getting the legal counsel he needed or the support from his
13	staff that he should've had in any way, shape, or form.
14	Q And was the President's comment just sort of left hanging out there, did
15	someone respond, or did he say anything further on it?
16	A I don't remember whether he said anything further or not, but Cipollone and
17	Herschmann and whoever the other guy was showed nothing but contempt and disdain
18	of the President. They walked in and out of the meeting at will. They would come in
19	and say something and he would be asking a question or talking, and they'd turn around
20	and walk out of the room and have their huddle and come back 10 or 15 minutes later.
21	I mean, if it had been me sitting in his chair, I would've fired all of them that night
22	and had them escorted out of the building.
23	Q So we've been talking about the special counsel piece of it. How were
24	things left with respect to the findings and the executive order that you had gone in

talking to the President about?

1	Α	I think I just left them all there. I think I left I think I left a copy of
2	whatever I'd	d taken for him there.
3	Q	Did the President indicate that he was prepared to issue the findings that
4	you were sı	uggesting or requesting?
5	Α	I don't remember. I don't think we got that far.
6	Q	Was
7	А	And he wouldn't have done anything without White House counsel
8	reviewing it	. That wasn't the point. The point was that somebody needed to tell him
9	what all his	options were. He was entitled, as the leader of the free world, to know
LO	what the la	w actually was and what his own FBI and Homeland Security Department had
L1	found with	respect to the election already, without even knowing any of the things we
L2	had collecte	ed since election night.
L3	Q	And I think in the I'm going to jump out of the meeting for a second, but
L4	I'm going to	come back. I think in the materials that you provided, you sent some of th
L5	documenta	tion to Mr. Meadows in the days following that following the meeting. Is
L6	that right?	
L7	А	That's entirely possible if not likely, and if you have it, and then I did it.
L8	Q	Yeah. Take a look at let's pull up exhibit 41, and this is a we don't have
L9	it up yet, bu	at I'll tell you, it looks as if this is the first in a series of emails or the first of
20	the exhibits	in a series of emails with Mr. Meadows on the night of the 19th.
21	So t	he meeting ended probably close to midnight on the 18th, and this is the
22	next the r	next night.
23	Α	Yep.
24	Q	So the first in this the first email in time in this chain is at 6:49 p.m. from

you to Mark Meadows -- well, it says Mark and Rudy. I assume that's Mark Meadows

and Rudy Giuliani? 1 2 Α Yes. Q And do you remember this email? 3 4 Α Not really, no, but --5 Do you remember sending Mr. Giuliani and Mr. Meadows some of the Q background materials that you had shared with the President the night before? 6 7 Α Yes. 8 Q And Mr. Meadows responded at 8:44 that he had read every document, and he gave his --9 | --10 Α Q Do you see that? 11 Α 12 Right. 13 Q It says: I have ready. I assume he means "I have read" --14 Α 15 Right. Q -- every document. And he gave you his assessment of those documents. 16 Do you remember getting that response from Mr. Meadows? 17 Α I don't have an independent recollection of it as I sit here, but obviously I 18 19 did. 20 Q Well, do you remember -- just to sort of paraphrase his response, it's that he 21 thinks it's a giant leap to see actual foreign interference from the materials that you 22 presented. Do you remember him responding in that way, sort of pouring cold water on 23 your argument? Α Oh, yeah, I remember his -- his denial of -- yeah. 24 25 Q And then it looks like you responded to him at 11 o'clock that night, saying,

"Yes, there are more," because I think he asked: We need witnesses that can show that actual interference with the voting process through machines.

A I remember that one of the things Mark said at some point was you can't show an actual vote was flipped, which I found at the time to be a remarkable assertion, because -- because you don't have to have the gun to see the body lying on the floor, bleeding out with five bullet holes in it, was killed by a gun.

It's -- I mean, I was a Federal prosecutor for 10 years. I represented the United States of America in more than 350 Federal appeals. We had more evidence that this election was stolen than most people are sitting in prison right now on the basis of.

It's -- the fact that people are just saying there's no evidence or it didn't happen is an abject refusal to look at reality with any objectivity and study the evidence. And, frankly, it indicates to me some level at which they are either too -- too uninformed or too corrupt to be serving in public office.

As I said at the beginning, this crosses party lines. It goes back to the year 2000 when apparently the Republicans came up with this creative way of using computers to affect voting outcome, and then the Democrats caught on in time to use it with Dominion.

And now nobody wants to upset the applecart; they want to control the applecart.

And, as a citizen of the United States of America, I find that more than offensive.

Q Okay. So let me step away from this exchange with Mr. Meadows for a second and explore with you a little bit more about what you think happened with respect to the machines. Can we do that?

A Sure.

Q So I know I was asking you earlier about what you knew and when you knew it in sort of that early phase. For this questioning, I'm curious as to, as you sit here

1	today, okay, so with all of the information that you were able to gather over the course of		
2	your investigation and since, do you believe that foreign actors compromised voting		
3	machines and manipulated votes in connection with the 2020 election?		
4	A I think it is a strong possibility.		
5	Q Foreign actors. I'm sorry. I thought you were done. I apologize.		
6	A Yeah, well, I thought I was too, and then I thought, you know, it could've		
7	been more indirect. I mean, there's apparently \$600 million invested from China into		
8	the group that owns Dominion, shortly before the election.		
9	All the parts are made in China of the Dominion machines. They could've been		
10	hacked from anywhere in the world. They were specifically designed to leave ports		
11	open.		
12	If you look at their manuals and their operating instructions, you can see that		
13	anyone can log in from anywhere. Because ports are left open, remote access is not a		
14	problem.		
15	We know Dominion has an operation in Serbia. In fact, a strong component of		
16	their computer algorithms and information are done in Serbia. We know that in		
17	election 2016, the Serbia group ran the control center and help center for our election.		
18	Yeah, there is foreign activity all over the place with respect to our election.		
19	Dominion is actually a Canadian company with substantial operations in London		
20	and, of course, Serbia.		
21	Smartmatic and the whole Venezuela connection, that is all still there.		
22	It's a serious problem for the integrity of our elections that's been documented by		
23	Democrats, including Carolyn Maloney, Elizabeth Warren, Amy Klobuchar and the entire		
24	HBO documentary called "Kill Chain," not to mention Harri Hursti's work in "Hacking		
25	Democracy." It's everywhere.		

And the fact that people have known about it on both sides of the aisle for this
long tells me it's an even bigger problem than I thought it was when I first got into this
and that the corruption is more widespread than I originally imagined.

Q So which foreign actor do you believe interfered with or manipulated votes in connection with the 2020 election?

A I'm not saying -- I'm not saying that somebody in China sat there and changed votes. I don't know whether that happened or not. But I do know by now that the machines are designed to enable someone to do that, and I know that people on both sides of the aisle, in Congress and in other places in our government, have known that for 20 years and haven't done jack shit about it.

Q In which States do you believe votes were manipulated?

A I think it's entirely possible that an algorithm was run in machines across the country to lower the obvious nature of any massive deviation. The massive deviations were in the swing States that shut down the night of the election, where you see a vote spike of a hundred thousand or more votes, all of a sudden, in the middle of the night, when nobody's even supposed to be counting.

That does not happen. That is mathematically impossible. If you look at the videos by Dr. Frank, he explains how he has calculated what the algorithm was for each State. They apparently went in and injected false voters into the voter database, which is part of the government-funded patent that I found, that allows them to do that, and then mined from that to inject votes as needed to run, like, a thermostat what they wanted to do to create the outcome they wanted of the election.

And, again, as I mentioned earlier, I found the patent for that.

So all this business of "oh, it can't happen" is total bullshit. It's patented. And our Department of Defense holds the patent. So, if you guys really want to do an

1	investigation	on of something, you probably ought to look into the Defense Department also
2	and the CIA	and see what they've done with all this. Because we're not the only country
3	that's had t	his problem.
4	Q	So, when you said that they were able to inject votes, who's the "they"?
5	Who	
6	А	I don't know. I would love to find that out. It is on my list of missions to
7	do before I	die.
8	Q	And when Mr. Meadows, in the email we were just looking at, was asking
9	you for wha	at's your, sort of, best evidence that votes were actually switched, did you
10	provide him	n with what your best evidence was at that point?
11	А	There came a point in time when I stopped giving Mr. Meadows any
12	information	n because I wasn't sure what was being done with it.
13	Q	So was there information was there more compelling evidence that you
14	had regardi	ing actual votes being switched than what you gave to Mr. Meadows?
15	Α	I don't remember what all I gave to Mr. Meadows.
16	Q	You
17	А	But at some point I simply stopped trying to see the President. It was or
18	trying to ta	lk to any of them, and I think it was around about that time.
19	Q	There were other folks, in the course of your work post-election, who were
20	asking you	for, sort of, proof of the things that you were claiming. Is that fair to say?
21	А	Sure.
22	Q	Mike Lee, did he ask you for proof of what you were claiming?
23	А	I don't remember, but I wouldn't dispute it.
24	Q	And did you provide Senator Lee with the best evidence that you had to
25	support you	ur claims?

1	Α	I don't remember what I gave Mike Lee.
2	Q	I guess a better way or a different way to put it and folks have said this
3	about their	interactions with you, and I want to get your response on this that you said
4	there was c	ertain information you had that you could not share with them. Is that
5	something -	is that true? Did you ever say that to anyone, that there was information
6	that you po	ssessed but that you were not comfortable or not willing to share?
7	Α	Yes.
8	Q	And to whom did you say that?
9	Α	Well, the only one I remember saying it to was Tucker Carlson.
10	Q	Okay. And why is it that you were not willing to share information that you
11	had with Tu	cker Carlson?
12	Α	We had filed lawsuits, and there's a proper way to go about sharing
13	information	when you're in litigation, and there are improper ways to go about it.
14	And	there also came a time when I became concerned about the welfare of some
15	of our witne	esses. In fact, the young man from Venezuela reported that he had been
16	hassled, and	d he's reporting and has reported being even more hassled after an article
17	came out o	n him recently in one of the publications.
18	Q	Got it. You mentioned Harri Hursti a moment ago. Do you believe he's a

A Harri Hursti's done a lot of work in this field.

credible expert in this field?

Q Have you talked with him about any of the claims that you have with respect to the 2020 election?

A No -- well, I think -- I think I've had a conversation with Harri, but, no, I did not consult him as an expert on this. He did an affidavit in Curling v. Raffensperger that we used which reminds me that, you know, Judge Totenberg is the only Federal

1	judge in the country who's actually heard any of these witnesses testify about problem	
2	with the Dominion machine, and that resulted in her 145-page decision that came out	
3	weeks before the election that's essentially a scathing indictment of the Dominion	
4	machines. It was just too close to the election for her to issue an injunction.	
5	We also got a temporary restraining order from Judge Batten in Atlanta that	
6	secured first all the machines in Georgia for potential inspection, and then the second	
7	one he entered secured machines in three counties for inspection.	
8	Q Mr or Professor Hursti signed on to a statement that I'm sure you're	
9	aware of, from election security scientists that said: To our collective knowledge, no	
10	credible evidence has been put forward that supports the conclusion that the 2020	
11	election outcome in any State has been altered through technical compromise.	
12	Are you aware of that expert statement?	
13	A No. But it kind of reminds me of the statement of the 41 intelligence	
14	officials that said there was no problem with the Hunter Biden laptop too, wasn't it?	
15	Q So did you ever talk to Mr. Hursti or Professor Hursti about his view tha	
16	there had not been there was no evidence to support the conclusion that the election	
17	outcome in any State had been altered through technical compromise?	
18	A No, I haven't.	
19	Q How about Alex Halderman, do you know him? Are you familiar with	
20	Professor Halderman?	
21	A Yes.	
22	Q Do you think he's got credentials and expertise in his field of election	
23	security plus and vulnerabilities involving election machines?	

Are you familiar with his position on what happened in the 2020 election or

Α

Q

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I think he does.

1	what did no	t happen in the 2020 election, with respect to foreign interference?
2	Α	No. But it wouldn't surprise me if it isn't identical to Mr. Hursti's.
3	Q	Have you talked to any election security expert who has shared your view
4	that there v	vas foreign interference and technical compromise of voting machines in the
5	2020 election	on?
6	Α	Yeah, I think so.
7	Q	Who's that?
8	Α	I think that's a work product privilege.
9	Q	Did you put forward any expert so just to be clear, you're aware of
10	expert an	expert conclusion that supports your view of the election, but you're not able
11	to share it?	
12	Mr.	Tobin. Just object to the form in terms of, I don't know that you all are
13	talking abou	ut the same what the meaning of expert is, but go ahead.
14	The	Witness. You know, we have a number of expert reports that we made
15	public that a	are attached as affidavits in reports to our filings. Those are the only ones
16	that I could	discuss right now.
17		BY
18	Q	Is there some other expert, without disclosing the contents of it, is there
19	some other	expert report or affidavit or declaration that you have that supports the
20	claims of fo	reign interference that you have not filed in court?
21	Α	It depends on how you define foreign interference, for one thing, and I don't
22	think I can a	answer that.
23	Q	So well, we started this by I shared with you the statement of scientists.
24	There are 5	6 election security scientists who signed on to the statement or excuse

me -- 59 that I read to you earlier, and you said that you thought that Professor

1	Halderman, who also signed that statement had similar views to Professor Hursti.
2	And I asked you whether you had consulted any experts who had a contrary view,
3	and that's what I'm getting at, whether you have an expert report, declaration, or
4	affidavit from an expert in the field who has a contrary view to the statement I read you.
5	Mr. <u>Tobin.</u> Same objection as before. Go ahead.
6	The Witness. Yeah, and I'm not sure all the expert reports we've collected at this
7	point. So I really I really can't answer that. I don't have knowledge of everything
8	that's been done at this point.
9	BY
LO	Q Do you also believe that domestic actors manipulated voting machines to
l1	change the results of the 2020 election?
L2	A Well, again, you know, people can parse words over these things, like,
L3	manipulated. I think the important point for you to understand is that the machines are
L4	designed to allow that to happen, that there can be mass adjudication of ballots.
L5	For example, I think it's Fulton County, Georgia, where the, quote, adjudication
L6	rate, a patent designed and held by Eric Coomer, among others, was 94 percent, which
L7	means that someone other than the person who cast the ballot decided the votes in 94
L8	percent of the votes cast in Fulton County. There was no way to individually review and
L9	adjudicate those votes in the time allotted, so there had to be mass adjudication of them.
20	Q Could I stop you? Could I stop you, or do you have something else
21	A Yeah.
22	Q you wanted to say on that?
23	A No. Go ahead.
24	Q So upon what do you base the statement that in Fulton County the

adjudication rate was 94 percent?

- 1 I saw a report to that effect somewhere. Α
- 2 What does that mean? What does "adjudication" mean in this context? Q
- Α It means that -- well, for example, the Dominion machines -- the county, okay, let's just -- and this is hypothetical -- the county person that sets up the county's 4 operation of the machines, whoever does that for Dominion can set it up to ignore all the 6 first line of the ballot. They can set it up to ignore all the signatures. They can put

something in the QR code to reject everything marked for Trump.

I mean, there are any number of ways, based on the design of these machines, that you can see even reading their own manuals, that allow them to kick out votes for whatever reason.

And, if the machine kicks the vote out, then it goes into what's called an adjudication file, where somebody else decides what the vote's going to be. And my understanding from one of the reports I read -- and I don't remember which one -- was that the adjudication rate for Fulton County was, like, 94 percent. There should never be an adjudication rate, frankly, of more than 1 percent. That should've rendered Fulton County just -- that should've rendered the Georgia results, frankly, invalid.

- So, based on this information that you're referring to, your understanding is that 94 percent, almost all of the votes in Fulton County were sent to adjudication, and some individual had to decide who that vote should be for?
- Α Exactly. 20

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- Q And what's your understanding as to who did that? Which individual was adjudicating 94 percent of the ballots in Fulton County?
- 23 Α I do not know.
- Q Okay. And did this happen in other counties around the country? 24
- Α I would imagine it did, but I don't know or recall specifically. 25

1 Q So is it your belief that local election officials were part of this conspiracy to 2 adjudicate ballots in a nefarious fashion in the 2020 election? Α Not necessarily. Dominion had people in virtually all of its locations 3 running the election, as I understand it. I mean, we're still in -- I mean, we're just 4 5 starting discovery with Dominion. Q Okay. 6 7 Α So I hope to have a lot more information on these issues as time goes on, 8 but we know, for example, that, I think, Coomer was in Chicago; Nick Ikonomakis was in 9 Detroit where there were massive problems. I don't remember who all was elsewhere. 10 I think there was actually a Nigerian running one of the elections, a Nigerian citizen running one of the elections for Dominion in Georgia, and I -- I don't really 11

12

understand how that happens, but --

1	
2	[1:15 p.m.]
3	ВУ
4	Q Okay. And is it your understanding that what is your understanding of
5	whether a hand recount would reveal this mass adjudication scheme that you've
6	described?
7	A Well, okay. A hand recount is not only a signature recount would of
8	every ballot would truly reveal the correct vote count.
9	For example, if you say you're counting dollars, hundred-dollar bills. Think of a
10	vote as a hundred-dollar bill. You run the same dollar bills, real or counterfeit, through
11	the same counting machine, it's going to come up with the same count.
12	If you run them through a machine that's designed to kick out the counterfeit
13	ones for adjudication, it's going to do the same for that, too.
14	Only a signature audit of the actual, real paper ballots would give you the correct
15	count of the vote. And one of the problems that Judge Totenberg noted in her lengthy
16	decision was the Dominion ballots are actually decided on the basis of a QR code, and the
17	QR code is not readable by a human being.
18	And that is a huge problem, because they can make the QR code say or do
19	whatever they want it to do regardless of what is written by the voter on the paper.
20	Q But is it your understanding that the paper ballot, the hand-marked ballot, or
21	even a machine-marked ballot, but the ballot that comes out of the machine, that if those
22	are counted, wouldn't that reflect the actual votes that the voters intended to cast as

A Georgia did not count all of their ballots. They did not do a full signature audit of their ballots. In fact, Governor Kemp and Loeffler and Perdue all called for a

opposed to whatever happened in some adjudication process?

1	signature audit of their ballots, and then their young intern, aide, friend, 20-year-old	
2	Harrison De	eal, was blown up in a car on December 4th, I think. And, by December 7th
3	and 9th, th	ree of our four cases were dismissed, and no signature audit was ever held
4	anywhere.	
5	Q	Does a signature audit relate to the ballots that were cast with the machines
6	or only for	absentee or mail-in ballots?
7	Α	I think it relates to both.
8	Q	Okay. Let me pivot a bit here, but still talking about machines.
9	Did	Rudy Giuliani have the same perspective on potential tampering of voting
10	machines as you did?	
11	Α	My understanding from his public remarks is that he did. I really didn't talk
12	to Rudy a whole lot.	
13	Q	Did you feel that the two of you saw eye to eye on the issue of the potential
14	foreign inte	erference in the election?
15	Α	On foreign interference, particularly the Venezuelan component, not
16	necessarily	
17	Q	Now, in his public statements he did seem to echo a lot of the same
18	concerns that you were raising, but you're saying privately not so much?	
19	А	Privately not so much.
20	Q	Tell me about your private conversations on those issues.
21	А	Oh, well, I just he just didn't seem to want to talk about it.
22	Q	Did he ever tell you that he didn't agree with you or that he didn't believe it?
23	Α	I don't remember him telling me he didn't believe it. I just remember him
24	not wanting	g to be part of any discussion on it. And then I realized sometime in there

that he had a big Venezuelan client that he had been representing in Miami on, I think,

1	drug and money laundering charges.	
2	Q It seemed that Mr. Giuliani and his team spent a lot of time trying to get	
3	access to voting machines. Is that your recollection or understanding?	
4	A Yes.	
5	Q And were your efforts in parallel in that regard, or were you sort of	
6	approaching this from a different angle in terms of how to get access to the voting	
7	machines?	
8	A I'm not sure how to answer that. I was aware of what he was well, I	
9	knew he was trying to do it. I didn't know the details of how he was going about it. I	
10	think I was asked to pay expenses of some of those trips in some way, some of the teams	
11	of cyber people that were going to look at them. I didn't have any role in really setting	
12	them up or making sure how they were done that I remember.	
13	Q What did you understand he was trying to do in these various places that he	
14	was traveling to?	
15	A Well, I can only think of, right now, of Michigan, which I think resulted in the	
16	Antrim report. And I think maybe there was an effort by some people to get something	
17	out of Georgia, and I don't know what happened with that, and I don't remember	
18	whether that was Rudy or other folks.	
19	Q I think you referred you mentioned that there were some problems with	
20	the efforts in Michigan. You might have called it a debacle.	
21	A Yes.	
22	Q What's your understanding, or what were you referring to in terms of	
23	problems?	
24	A Wasted trips and wasted money when things weren't ready on the ground	

for people to do what they were supposed to do.

1	Q	Now, they eventually well, someone eventually inspected 22 machines in	
2	Antrim Cou	nty. Is that right?	
3	А	I didn't remember that it was 22.	
4	Q	But someone inspected machines in Antrim County. You're aware of that?	
5	А	Yes. We got the Antrim County report.	
6	Q	And do you know how it is that they were able to get access whoever did	
7	the inspecti	on was able to get access to those machines?	
8	Α	I don't know the details of it.	
9	Q	You know there was a court order?	
10	Α	Now that you mention it, I remember hearing that.	
11	Q	But you didn't play any part in getting that court order?	
12	Α	Not that I recall.	
13	Q	Did you play any part in arranging or coordinating the analysis of the	
14	machines a	fter the order was entered?	
15	Α	I don't think so.	
16	Q	Do you know who did, who did the inspection of the machines?	
17	Α	I think Russ Ramsland, Phil Waldron, maybe Conan and Todd, whose last	
18	names I don't remember. I don't remember.		
19	Q	Conan Hayes and Todd Sanders?	
20	Α	Yes. Yes. I don't know whether they worked on that one or not. I know	
21	they worke	d on some of them.	
22	Q	Which what other machines do you understand Mr. Hayes and	
23	Mr. Sanders	s inspected besides Antrim County?	
24	Α	I thought I heard something about maybe a machine in California. I don't	

know whether anyone ever got access to that or not. And I know somebody was trying

1	to get acces	is to some machines in Georgia, and I don t know what happened with that.
2	Q	Do you know whether Mr. Hayes imaged certain hardware in Coffee County,
3	Georgia, in November of 2020?	
4	Α	I don't recall.
5	Q	Do you know anything about Coffee County?
6	Α	I know that it was one of the big problems, and I think we got an affidavit
7	from a woman by the name of Misty Martin who worked there.	
8	Q	But you don't know if Mr. Hayes or anyone acting with him accessed those
9	machines?	
10	Α	I remember them trying to. I don't remember whether they did or not.
11	Q	In Georgia and I think we have some correspondence from you on this is
12	it correct that Mr. Giuliani, at the December 18th meeting that we keep coming back to	
13	or going in and out of, that Mr. Giuliani said at that meeting that he had a plan to get	
14	access to m	achines in Georgia?
15	Α	I think that's correct. I think he did.
16	Q	And was he did that come up in the context of sort of this discussion, we'll
17	call it, abou	t the executive order and your seeking Presidential authorization to seize
18	voting machines?	
19	Α	I'm sorry. Would you repeat that?
20	Q	Yeah. You went to the White House to talk to the President about
21	executive o	rder and Presidential findings that would allow the seizure and analysis of
22	voting macl	nines, correct?
23	Α	Correct.
24	Q	And there was quite a bit of discussion while you were at the White House

for several hours about that topic. Is that fair to say?

- 1 A Yes.
- 2 Q And in the context or in the course of that discussion, did Mr. Giuliani at any
- point say that he had another plan or a different plan to get access to machines and he
- 4 was going to do it voluntarily in Georgia?
- 5 A Now that you mention it, yes, I think that's correct.
- 6 Q Do you remember anything else about that plan or what he shared about
- 7 how he was going to go about that?
- 8 A No. I didn't even remember that till you mentioned it.
- 9 Q Okay. This was a -- I mean, getting access to the machines was a big deal
- for you, wasn't it?
- 11 A Yes. I mean, that's -- given the level of proof that people are demanding of
- what obviously happened here, yes.
- 13 Q I mean, would you say the biggest deal? Like, a lot of your energy went
- into trying to get access to machines. Is that fair to say?
- 15 A Only early on.
- 16 Q Okay. At what point did that taper off?
- 17 A When it was obvious we weren't going to get access to the machines.
- mean, I really stopped working from that perspective on December 18th, I think. Maybe
- the 21st. I don't -- that part, I don't remember. Yeah. I guess, since I wanted in that
- information -- I wanted in that meeting with Giuliani and the President about machines,
- 21 then, yes, I was still interested in it on the 21st.
- But I don't think I even spoke to the President after the 18th, not that I remember
- anyway, and I certainly wasn't working with Giuliani on it. We had our lawsuits that we
- were filing, had filed, and needed to get to the Supreme Court. So we were pretty much
- 25 heads down working on Supreme Court briefs.

- Q Got it. But if on December 18th Mr. Giuliani had said, "Hey, I've got a plan
- to get access to machines," that would have been of interest to you, I imagine.
- A Well, I didn't trust Mr. Giuliani's plan to get access to the machines. They
- 4 were always talking about getting access to the machines, and it was taking forever, and
- 5 it didn't pan out. And I don't know what happened.
- 6 Q Right. And, in fact, I think -- if I can put my hands on it quickly, we'll bring it
- 7 up. Yeah. Exhibit 49. If we can pull that up.
- 8 I think your lack of confidence was correct --
- 9 A Yeah.
- 10 Q -- that he could get access to those machines, right --
- 11 A Yep.
- 12 Q -- as far as you know?
- 13 A Yep.
- 14 Q Okay. I'm just wondering whether he shared any details about how it was
- that he was going to get -- how he was going to pull that off and get voluntary access to
- voting machines, if he shared any of that at that meeting.
- A He may very well have shared some of that at the meeting, but he wasn't
- inclined to share anything with me, so --
- 19 Q Go down a little bit on that.
- 20 A Yeah. Right. Yeah. That's a good one.
- 21 Q Right. So you see that, where, on the 22nd, you said --
- 22 A Yep.
- 23 Q -- "Georgia machine access promised in meeting Friday night to happen
- 24 Sunday has not come through."
- 25 A Yeah. Exactly. Okay. Yep. Thanks.

1	Q	Did you ever have you're welcome did you ever have any conversations
2	with Mr. Gi	uliani about, "Hey, you know, you said this was going to happen and it didn't,"
3	or any follo	w up with him on that?
4	Α	I probably did.
5	Q	No recollection of anything in particular?
6	А	Well, the one thing that just came to mind, and I don't know when this was,
7	but it was a	conversation in Mark Meadows' office with Rudy and Katherine Friess and
8	Mr. Meado	ws, and I think Mr. Waldron, that was the epitome of devolution into name
9	calling and	misogynistic behavior from Mr. Giuliani toward me.
LO	Q	Well, what else and I'm sorry to make you recount sort of that sort of
L1	offensive ty	pe of conduct or statement.
L2	А	No. No. No.
L3	Q	But can you share some more specifics about the conversation and, you
L4	know, the p	parts that you considered troubling?
L5	А	Oh, I can't even remember what I said in the meeting. I do remember
L6	Mr. Giulian	i just absolutely lashing out about me being unfit to practice law, called me
L7	several nan	nes. And, I mean, he just went on and on and on.
L8	And	Katherine Friess was sitting there. I trust her as far as I could throw her.
L9	And I think	Phil Waldron was in that meeting, too.
20	Q	And this was in the White House?
21	А	Yeah, it was in Mark Meadows' office.
22	Q	Do you remember what prompted the outburst from Mr. Giuliani?
23	Α	No.
24	Q	And it seems you were you may have had slightly different approaches,
25	but weren't	t you both trying to get to the same spot?

1 Α You would have thought that, but I'm not sure we were. 2 Q Why do you say that? 3 Α Well, again, I mean, Rudy was inexplicably antagonistic to me. And any mention of foreign interference in particular set him off, irrationally so. It irrationally 4 5 set him off. 6 Q And did that change over time in terms of his hostility towards the foreign interference claims? 7 I don't know. I mean, we just went completely separate ways. I had 8 9 nothing -- I don't think I even spoke to him again after that meeting on the 21st. 10 Q Okay. Now, you --Or whenever. I don't know whether that one was the 21st or not. 11 Α But 12 whenever that meeting was, I never spoke to Rudy again. Q So I believe that Mr. Waldron was in a meeting with Mr. Meadows -- not to 13 the exclusion of others, but Mr. Waldron -- and I can show you a document in a 14 15 minute -- was in a meeting with Mr. Meadows on the 21st. The 21st is also the day, I believe, if I'm getting my months correct, that you were 16 excluded from a meeting that we talked about earlier. 17 Α 18 I think you're right. That may have been -- okay, that may have been that 19 meeting then. That may have been the time that, when I saw Mark, we went into that 20 meeting with Rudy and Katherine and Phil Waldron in Mark Meadows' office. 21 And that was the last time I had anything to do with any of them. If that's the 22 right date and that's the right meeting --23 Q Why don't we see if we can pull that up. 24 Α -- that's the last time I had anything to do with any of them, I think.

Okay. I think -- let me -- I think it's worth for a moment --

Q

```
1
                           While you get this exhibit, I'd like -- could we take a break for lunch
               Mr. Tobin.
 2
       after this exhibit?
                           We've been going for about an hour and a half.
 3
               The Witness. My eyes are giving me a fit.
               Mr. Tobin. And I can tell that -- yeah -- that Sidney is getting a little tired.
 4
                            Yeah. Give me 30 seconds to see if I can find it just so we don't lose
 5
       the thread here, and then I will -- then we'll take a break.
 6
 7
               Mr. Coburn. Appreciate it,
               Also, just a question in terms of if you folks have a sense of how late you think
 8
 9
       you're likely to go today?
10
                            Let me get to that in a moment.
               Mr. Coburn. Sure thing.
11
               [Discussion off the record.]
12
                          Okay. I think we found it. Just give us a second.
                                                                                       will pull
13
             This is exhibit 67.
14
       it up.
               If we can zoom in.
15
                      BY
16
                    So the timing or the date, I was right. Even a broken clock is right twice a
17
18
       day.
19
               One quick question I want to ask you about the email at the top. Do you know
20
       who
                                    , whose email that is?
21
               Α
                    Oh, yeah. That's me.
                    Oh, okay. And then do you know who
22
               Q
23
               Α
                    No.
                    Okay. I'll represent to you that's Mr. Giuliani's email.
24
               Q
25
               Α
                    Okay. Oh, yeah, yeah, yeah. Yep. Okay. Got it.
```

1	Q	And is Mark Meadows, to my understanding.
2	Α	Okay.
3	Q	Okay. So we
4	А	Hold up. We haven't checked that Hushmail address.
5	Q	Okay. I'll take that up with counsel after on a break here.
6	А	Yeah. Well, that's my fault, because I forgot. We had that one primarily
7	on Flynn, ai	nd I wasn't thinking about that one.
8	Q	Okay. And then the last person I'll identify for you and I think it's clear
9	from the er	nail is this, I believe to be Mr. Waldron, and you can
10	see where I	Mr. Waldron has signed the email. Not signed it, but, you know, being from
11	Α	Yeah. I do see that. I don't have any recollection of that being him.
12	Q	Okay. So just to sort of close the loop on this before I give you a break, it
13	appears fro	m this email on the 22nd that there was a conversation in Mr. Meadows'
14	office the d	ay before.
15	Doe	s that tie some of these pieces together for you?
16	А	Yes. Yes. That has to be that meeting. That was the shit show meeting
17	with Rudy g	going bonkers.
18	Q	And that's also the meeting that was sort of in lieu of, for lack of a better
19	term, the m	neeting you thought you were going to attend that included Members of
20	Congress.	
21	Α	Exactly.
22		Okay. With that, let's go off the record.
23	[Red	cess.]
24		We're back on the record.
25	Ms.	Powell, I'm going to

1	The <u>Witness.</u> Yes.
2	You've met who had some questions for you earlier.
3	The <u>Witness.</u> Sure.
4	And I'm going to let her start the questioning before we jump back
5	into the stuff that we were talking about.
6	The Witness. Okay.
7	Hi. Good afternoon, Ms. Powell. Thank you so much for your
8	patience with all this.
9	The Witness. Oh, sure. No problem.
10	BY
11	Q And I just wanted to ask you some questions. My focus is more on some of
12	the financial aspects of our investigation. Some of what I'm going to be asking you as
13	you know, there is a lot of public reporting, and so some of that is just following up and
14	A Yeah. I don't have \$70 million. I sure wish I did.
15	Q Well, and as you can imagine, some of the things that come out in public
16	reporting are not always accurate.
17	A I've kind of noticed that.
18	Q So it's my job to follow up on what is and what isn't.
19	So I just wanted to ask you, are you familiar with somebody named Julie Fancelli?
20	She may also go by Julia Fancelli.
21	A I think General Flynn introduced me to her, and I've spoken to her once or
22	twice, but we've never met.
23	Q Do you happen to remember when General Flynn introduced you to her?
24	A No. It would have been I mean, I think it would have been in November
25	or December. I mean, not and didn't introduce me in person, just told me the name

1 and gave me the phone number. And I think I've spoken to her on the phone. 2 Q And, just to clarify, when you say November or December, are we talking about 2020? 3 4 Α Yes. Q Okay. And do you remember the context of why General Flynn was 5 introducing you to her? 6 My understanding was she is part of the family that owns Publix and that she 7 was a patriot and might be interested in supporting Defending the Republic. 8 9 Q And did she come to support Defend [sic] the Republic? 10 Α Not that I know of. 11 Q Okay. And if we could put up exhibit, I believe, 68. So, Ms. Powell, this is a check from Julia Fancelli Living Trust. And I don't know if 12 13 it's -- I don't know if the text is as small for you as it is for me, but we may need to zoom 14 in a bit. 15 Α Oh, no. I can see that. Okay. So it looks like she did make a significant contribution to my PC. 16 And it looks like the date might be -- and I'm apologizing, my eyes are quite 17 Q bad as well -- it looks like November 30th, 2020? 18 19 Α Yes. 20 Q And this -- would you have said this was after General Flynn introduced you, 21 I'm assuming? Α I would assume so. 22 23 Q And can you remember anything about this donation or how the donation came about? 24

25

Α

No.

1	Q	Do you remember having any conversations with Ms. Fancelli?
2	А	Not in that time frame.
3	Q	Do you remember anyone at Sidney Powell, PC, or are you aware of anyone
4	at Sidney Po	owell, PC, or Defending the Republic Election Integrity Fund having any
5	conversatio	ons with Ms. Fancelli or any of her representatives?
6	А	I have no idea.
7	Q	So right now you have no idea how \$100,000 from Ms. Fancelli came to be
8	donated to	Sidney Powell, PC.
9	А	That's correct.
10	Q	Okay. I wanted to ask you if you could clarify. The payment is to Sidney
11	Powell, PC,	which I think earlier you said was your law firm?
12	Α	Yes.
13	Q	But if you look on the memo line, it says: Contribution Defending the
14	Republic Ele	ection Integrity Fund.
15	Α	Yes.
16	Q	Can you explain what that entity is and how it's separate from Sidney Powell,
17	PC?	
18	Α	It wasn't Defending the Republic Election Integrity Fund was not a
19	separate er	ntity. It was an account I set up at Morgan Stanley equivalent to a client trust
20	fund for an	ybody that wanted to donate to helping fund the election efforts, to make it to
21	my PC, but	to segregate it into that trust fund.
22	Q	And sitting here, do you know what that \$100,000 was for given that it was
23	made to the	e PC or given the memo for the contribution?
24	А	I mean, my understanding is was that it was for us to fund whatever we

needed to do in our work on figuring out what happened in the election.

1	Q	And where did you get that understanding from or who did you get that
2	understand	ing from?
3	Α	Well, I mean, just the fact that it says Defending the Republic Election
4	Integrity Fu	nd.
5	Q	Okay. So just from the name?
6	Α	Yes.
7	Q	Okay.
8	Α	I don't recall any specific conversation about any donations that came in
9	during that	time.
LO	Q	Okay. So there has been some public reporting about different entities,
11	and I was ki	nd of hoping that you could help us understand what's what. So
L2	Α	I will do my best. It's a cluster.
L3	Q	So here it says Defending the Republic Election Integrity Fund, and I think a
L4	moment age	o you said that was a Morgan Stanley client trust fundesque entity.
15	А	Yes.
L6	Q	But to your knowledge, is it a 501(c)(4)?
L7	А	No.
L8	Q	Is it a PAC?
L9	Α	No. It's just the way like, for example, whenever I have a client with a
20	significant p	problem, I will get them to post a retainer, and I put it in a separate account
21	with and,	for my internal purposes, I put their name on it.
22	So th	nere was an account created at Morgan Stanley. And for internal purposes,
23	don't think	the Morgan Stanley account read that. I couldn't tell you what the Morgan
24	Stanley acco	ount read. But whatever that account number was, I called it the Defending

the Republic Election Integrity Fund so I would know that's what that money was for.

1	Q	Okay.	So there was public reporting that in November 2020 you
2	established	somethi	ng called the Legal Defense Fund for the American Republic, and that
3	was alleged	to be a	501(c)(4) nonprofit.
4	ls th	at true?	Do you remember that?
5	Α	Yeah.	That's where the real cluster comes in, okay?
6	Q	Talk me	e through that.
7	Α	Yeah.	A person by the name of Robert Matheson, I understood,
8	volunteered	d to help	me set up Defending the Republic. Instead of setting up Defending
9	the Republi	c, he set	up this LD something.
10	And	when I f	igured all that out and that he was going to charge an exorbitant
11	amount of r	money al	so when I thought it was all volunteer, because at that point we were
12	all voluntee	rs, I had	a conniption fit and started pulling it all away from him as fast as I
13	could do tha	at. And	I it took some doing to get that done and made a hell of a mess in the
14	process.		
15	Q	And do	you remember when you started the pulling away from him process?
16	Α	No.	
17	Q	Do you	believe it was after January 6th or before January 6th?
18	Α	Oh, Jar	uary 6th of yeah. Oh, it was before January 6th.
19	Q	Okay.	
20	Α	It was p	probably I mean, I think the reason I went ahead and set up the
21	Election Inte	egrity Fu	nd by then was because I was aware of some kind of problem. I

Election Integrity Fund at Morgan Stanley I knew we had some level of problem with the way that was all done to begin with.

don't know whether it was that he had wanted money or whether it was me realizing he

had set up a different entity or what. But I'm pretty sure that by the time I set up the

1	Q	Okay. So it would have been sometime in November 2020 that the I'm
2	just going to	o call it the LD Fund for short since you
3	Α	Yeah.
4	Q	used that LD just to keep it straight.
5	А	Right.
6	Q	LD, whenever it gets set up, by the time this check at least is written and
7	there is a R	epublican election integrity fund account that you're using, you've already
8	started pull	ing that back from Matheson?
9	Α	Yes, or trying to, yeah.
10	Q	That's very helpful.
11	So t	here's also an entity, I believe, called Restore the Republic, and this is a
12	super-PAC t	hat you were alleged to have created in January 2021.
13	Doy	ou know anything about that?
14	Α	That one never got off the ground.
15	Q	Okay. And so it's established and is that there was not a single SEC
16	filing for tha	at. So do you remember any activity being involved with Restore the
17	Republic?	
18	А	I think somebody might have filed something to start it, but we dropped that
19	one.	
20	Q	Okay.
21	Α	And as far as I know, nobody ever wrote a check to it for anything.
22	Q	Okay. And not including any discussions that you had with attorneys, but
23	do you rem	ember having any discussions with anyone about establishing Restore the
24	Republic?	
25	А	I'm sure I did or it wouldn't have been created, but I don't remember now

1 who that was. I would assume the documents show whoever filed it, but I couldn't tell you who among us did that. 2 3 But to the best of your recollection, whoever filed that paperwork, that's who was involved in creating that with you? 4 Α 5 Yes. 6 Q Okay. And then there was also, I believe, Defending the Republic in 7 November, I believe -- was this November 2020 or November 2021? December 1 of 2020 we incorporated Defending the Republic, Inc., which is 8 9 what we have now. 10 Q Okay. And you anticipated my next question, which is my understanding is 11 that it is both a 501(c)(4) and a PAC by the same name. Is that right? There are two separate entities. One is -- Defending the Republic, Inc. is a 12 501(c)(4), and that's the primary organization. And then there is Defending the Republic 13 PAC -- I'm not sure whether there is an Inc. with that or not -- that is the PAC. 14 Q Okay. And I ask this -- assume no -- some of us are not that politically 15 astute or experienced in this area --16 Well, count me in the bunch. Go ahead and spit it out. 17 Explain to me the need for the two separate 501(c)(4) and the PAC. 18 Q 19 Mr. Tobin. Just object to the extent it calls for a legal conclusion. The Witness. Yeah. I was going to say --20 21 Mr. <u>Tobin.</u> Give it your best understanding. 22 The Witness. Right. Yeah. I mean, I was told --23 He anticipated my clarifier, so I appreciate that.

Right. Yeah. I was told a PAC can do different things than a

(c)(4). My goal originally was to have a (c)(3), frankly, and a PAC. But through some of

The Witness.

24

1	the other m	nachinations and confusions, we wound up with a (c)(4) and the PAC.
2		BY
3	Q	And I just want to understand. Is it your understanding that when we're
4	talking abo	ut Defending the Republic, either the 501(c)(4) or the PAC, is that the same
5	entity as th	e one that's on the memo line, Defending the Republic Election Integrity
6	Fund?	
7	Α	No.
8	Q	Okay. Can you explain the differences of that for me?
9	А	Well, the money that went into the Defending the Republic Election Integrity
10	Fund ultima	ately went to Defending the Republic, Inc. But it's not Defending the
11	Republic Ele	ection Integrity Fund was not an entity.
12	Q	It's just the name on the account?
13	А	Right.
14	Q	Okay. And then that account would make payments to Defending the
15	Republic?	
16	Α	That account, all at once, every dime that went into that account went into
17	that accour	at at Morgan Stanley, and then, in one fell swoop, months later, was
18	transferred	into Defending the Republic, Inc.
19	Q	And when you say Inc., because I believe they are both Inc., is it the (c)(4)
20	Inc. or the f	PAC Inc.?
21	А	The (c)(4). When I say Inc. I mean the (c)(4).
22	Q	Okay. That's super helpful.
23	Α	Otherwise, I'll call it the PAC.
24	Q	Okay. And then my understanding is the initial board of directors for the
25	Inc. include	d General Flynn, Lin Wood, and I believe Patrick Byrne.

1	А	But Lin Wood was never supposed to be on the board for Defending the
2	Republic.	There was a snafu at my own lawyer's firm in Dallas. We were talking about
3	two differer	nt entities at the same time and they wound up putting, I think, Lin Wood and
4	Brannon Ca	stleberry on Defending the Republic instead of the other one they were
5	supposed to	have put it on. But as soon as I saw that, which was I think the following
6	Monday, we	e got that corrected.
7	Q	Okay.
8	А	And Lin Wood was never asked to or should have been and neither should
9	have Brann	on on either on that filing.
10	Q	What was the entity Wood and Castleberry were supposed to be on?
11	А	One called Kraken-Wood.
12	Q	And is Kraken-Wood all one word or is that two separate words, Kraken and
13	then Wood	?
14	А	It's hyphenated.
15	Q	Okay. And was that an LLC, a PC, or what was that supposed to be?
16	А	I don't remember how that was incorporated. It was supposed to be a
17	news aggre	gation business, and we put up a website called Kraken-Wood, and we started
18	putting inte	resting news articles on it. And I think we opened a Twitter account, and it
19	got shut do	wn pretty quick.
20	Q	Okay. And so just going back a moment, so General Flynn was supposed to
21	be on the in	itial board of directors for Defending the Republic. Wood was not.
22	Was	there anyone else oh, sorry. I didn't mean to cut you off. I think you
23	were going	to confirm that I got that right.
24	А	Yeah, that's right.

And was there anyone else who was supposed to be on the board with you

25

Q

- and General Flynn for Defending the Republic?
- 2 A I think it was Joe Flynn. Joe and Mike and me were going to do Defending
- 3 the Republic to begin with.
- 4 Q And Joe Flynn is General Flynn's brother?
- 5 A Yes.
- 6 Q Okay. And was -- do you remember if it's correct that Patrick Byrne was
- 7 going to be the CEO?
- 8 A That was later.
- 9 Q Okay. Can you tell me about that?
- 10 A Gosh. I don't remember when all that came into play. I think it was into
- 11 the next year.
- 12 Q So if it helps, I, for obvious reasons, tend to use January 6th just as a date
- placeholder, before or after. People can remember things that way.
- 14 A Right.
- Do you think it was after January 6th, 2021?
- 16 A Yeah. I think it was probably even into February maybe.
- 17 Q Okay. And what were the discussions? Why did Mr. Byrne want to
- 18 become CEO of Defending the Republic?
- 19 A Well, he believed in the cause, he said. And he had experience
- as -- running a company, which I've never done other than my little bitty teeny-weeny PC.
- And it was -- you know, there was a lot on my plate, and there was concern that it would
- be -- you know, or wise counsel, whatever you want to call it -- it would be really good to
- have somebody kind of stand up the business aspect for me so I could do my lawyering
- like I like to do it. And so he volunteered to do that.
- 25 I don't know whether General Flynn had encouraged him to do that or what.

- But, anyway, it was kind of presented as an option, and I thought, well, hey, that would
- be great. I'd love to have somebody take half this load off of me, especially the part I
- 3 don't know exactly how to do.
- 4 And, you know, we needed to get solicitation licenses. We needed to get all
- 5 kinds of crap legally and physically done that a new startup needs to do, and that was
- 6 supposedly his area of expertise.
- 7 Q So there was reporting that they all left the organization in about April 2021.
- 8 A Oh, yeah.
- 9 Q Well, so it was correct that they left?
- 10 A Yep.
- 11 Q And was the timing of that correct, in or about April 2021? Does that
- sound right?
- 13 A Yeah. It was April 9th to be exact, although I think most of them decided to
- leave on April 7th. I got notice of it after close of business the night of April 9th, after
- they had all walked out.
- 16 Q So it sounds like there was a "there" there. Can you just walk me through,
- 17 like, what happened with that?
- 18 A Gosh. Where do I start with that?
- 19 Q I'll start you with there was public reporting that suggested that they left
- because you had refused to allow it to be audited, which I feel you would say is incorrect.
- A Yeah. Yeah. You're right about that. Yes. Definitely.
- No. They had supposed to have gotten auditors and lawyers and licenses and all
- of that stuff, and those things had not happened.
- 24 It is true that I did not give them access to one of the bank accounts, although I
- 25 had intended to give that to the CFO. I was deathly ill during the time, and I don't use

- that word lightly. And they knew I was really sick, and it would seem to me that they
  took some advantage of that to pay themselves significant, quote, "moving bonuses," end
  quote, and spend a lot of money that didn't need to be spent, and then walked out and
  took all the equipment with them while I couldn't lift my head off the bed.

  Q So a moment ago, I think you knew where I was going, or at least we may
  - Q So a moment ago, I think you knew where I was going, or at least we may have read the same article that said that Defending the Republic had raised more than 14 million as of December 2021. I think you were going to dispute that number. But sitting here today, do you know how much Defending the Republic had raised?
  - Mr. <u>Tobin.</u> before -- I'm sorry. This is David Tobin. So just before she answers, can I have a moment to consult with counsel about some issues coming out of this line of questioning?
- 12 Oh, sure.

7

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- 13 Mr. Tobin. All right. Thank you.
- 14 [Discussion off the record.]
- 15 Mr. <u>Tobin.</u> Okay. Can you hear me?
- 16 Yes. Can you hear me?
- 17 Mr. <u>Tobin.</u> All right. Thank you.
- So the reason I stopped is a couple of reasons.
- One is this wasn't really an area that was within the scope of the subpoena, so

  Ms. Powell isn't prepared to talk about these issues, is number one.
  - Number two, there are some other proceedings going on that might be implicated by this line of questioning. And my request is that -- and we don't want to interfere with anything that you're asking. We really don't. We want you to get the answers to all your questions.
- 25 However, this is an area where I feel like we need to have an opportunity perhaps

1	to talk with you all before going further down this road, and we would like to offer to do
2	that and request to do that rather than going down this road, because, number one,
3	Ms. Powell isn't really prepared to talk about these issues.
4	Obviously, she's got some pretty good grasp of the facts from all over the place,
5	but this is an area that is, because of other proceedings, that we're we would like to
6	discuss with you before we go too far down this road.
7	So that would be our request, and I know Barry had some thoughts on this, too.
8	Mr. Coburn. I appreciate it very much, Dave.
9	Just add a brief footnote to what Dave just said. This is not something where
10	we're kind of attempting to formalize anything or kind of in any way adversarialize this
11	process. Our intention is precisely the opposite.
12	There are just some things that are underway concurrent with the January 6th
13	congressional investigation of which you may not be fully aware that impact on this line
14	of questioning, which we may very well be able to make a proffer to you all and just kind
15	of, you know, kind of together, in a conciliated way, agree just to bypass this particular
16	area.
17	Sure. And, just to be clear, I've gotten a little off track. There were
18	mostly questions that I just wanted to ask about fundraising that was conducted after the
19	election and then some of the expenses that were paid regarding, like, post-election, I'll
20	say, like, litigation-slash-audit expenses that I think Defending the Republic did.

But I do want to be respectful, because I know we all -- none of us knew the 4 p.m. cutoff, and so we are all being cognizant of that.

I think what I would say is, at the end of every deposition, they're usually recessed subject to call of the chair. So why don't we kind of table the discussion, and maybe there is a chance -- we can discuss whether it makes sense to come back and do all of this

1	at a different time, or if, to your point, there are areas where we need to proffer, and
2	totally respect that.
3	So if that's the case, I'm just looking to see if there is anything that let me just
4	say the one thing we'll go back, and I'll just clear up a couple of things. We'll hold all
5	of that for that discussion.
6	
7	Q I think earlier let's just go back to a question that raised earlie
8	And, Ms. Powell, I think, in response, you had said that you had conversations with
9	Mr. Giuliani regarding who was or was not paying him, and we kind of tabled that for a
10	moment. And I just wanted to see if you remembered those discussions.
11	A The only discussion I remember is knowing that he was doing an
12	engagement letter. I'd only I don't remember the exact amount, and I think I
13	understood he was supposed to be paid by the campaign.
14	Q And did you ever hear of anyone having conversations about lawyers that
15	said they would volunteer and then later asked to be paid or reimbursed by the
16	campaign?
17	A I'm sorry. Run that by one more time.
18	Q Initially, I think you said earlier that you guys were all doing this as
19	volunteers. Did you ever hear of any lawyers or nonlawyers who said that they
20	would do election-related assistance to the campaign for free or as a volunteer and the
21	later requested funds for their activities?
22	A It seems like there might have been some.
23	With respect to the people that were working directly with me, once I saw the
24	hours that they were working I told them, when money was donated, I wanted to make

sure they got paid, because they were working absolutely obscene hours. And two of

1	them had qui	it their jobs to come help me. So I told them that I wanted them to be paid
2	That's	all I remember about that part. And I paid them.
3	Q.	And if those payments were related to Defending the Republic, we can
4	include that i	n the conversations that we can have about that entity in the future.
5	Did yo	ou have any conversations with Mr. Kerik about whether he had been paid o
6	had been tol	d he would be paid?
7	Α	Not that I recall.
8	Q	Okay. And sitting here, I understand you said earlier that you didn't have a
9	lot of relation	ships with any of the lawyers for the campaign, but did you ever have any
LO	conversation	s with an attorney named Alex Cannon?
11	Α	don't remember that name at all.
12	Q	Okay. And did you ever hear of anyone, any of the lawyers or the
.3	nonlawyers v	who assisted with some of the post-election issues, did you ever hear of them
L4	getting paid k	by the Save America PAC or any of the other Trump-related entities?
L5	Α	I don't have any knowledge of any of that.
L6	Q	Okay.
L7		All right. Then I will turn the questioning over to
L8	And, I	Mr. Tobin and Coburn, I'll get with to have that subsequent
L9	conversation	with you about the stickier issues that you touched on.
20	Mr. <u>C</u>	oburn. We're very grateful to you for approaching it that way.
21	Mr. <u>T</u>	obin. Yes. Very much appreciate it.
22	The <u>W</u>	/itness. If I could add one more thing, We have been fully
23	audited, and	all the money that went to Defending the Republic has been accounted for,
24	and our audit	ors haven't seen any problem that I'm aware of.

Understand. And we can have further conversations about that, and

1	we can have those offline. I want to be very cognizant of the time limitations.
2	The <u>Witness.</u> Thank you.
3	And so appreciate the clarification.
4	The <u>Witness.</u> Sure.
5	Mr. <u>Coburn.</u> Thank you.
6	BY
7	Q Ms. Powell, I want to pick up where we left off before our short break. And
8	we were talking about Mr. Giuliani's sort of approach to some of these foreign
9	interference claims. And I thought you said that maybe his view might have differed
10	from yours at some point.
11	I want to read to you and you wouldn't have been aware of this, you're not
12	copied on it but in November, on November 14th, Mr. Giuliani, in a call with Trump
13	campaign officials and lawyers, and suggested messaging strategy, said and this is
14	November 14th, so pretty early on in the post-election time frame his proposed
15	strategy was to call Dems crooks and to go hard on Dominion-slash-Smartmatic, bringing
16	up Chavez and Maduro, and that we have the airplane receipts that the company owners
17	flew to Venezuela in 2011, all of this to show how crooked the process was.
18	Additionally, Dominion's CEO as an antifa donor as we continue to look for anomalous
19	results.
20	Recognizing that you I don't believe you were on that call. Am I correct you
21	weren't on the call in which he made those statements?
22	A No, I definitely wasn't on that call, and I didn't know all that information.
23	I'm glad to have it now, though. Thanks.
24	Q Well, I was going to ask you where you think Mr. Giuliani got that

information.

- I don't know. 1 Α 2 And November 14th, by that time, do you think you would have shared with Q 3 Mr. Giuliani what you knew about the Venezuela connection to Smartmatic and Dominion? 4 Α I would have shared, whenever I got it, the redacted affidavit of the young 5 man we spoke to from Venezuela. I think I would have. 6 Mr. Salazar? 7 Q Α Yes. Thank you. 8 9 Q And do you -- does the -- I take it from your prior answer that it's no, that 10 your answer to this one will be no -- but were you aware of the fact that Mr. Giuliani had 11 or claimed to have airplane receipts that company owners flew to Venezuela in 2011? 12 Α Nope. I have no recollection of ever hearing that before. Q Or that the Dominion CEO was an antifa donor? 13 Α Nope. That's news to me, too. 14 Q Okay. 15 Α Appreciate the information, though. 16 Well, I can't vouch for it. Just that he said it. 17 Q Α Okay. All right. We'll vet it before we use it. 18 19 Q On the vetting issue, this is why they say -- well, on the vetting issue, what
- from third parties, was coming in in a fairly sort of haphazard but frequent manner?

  A I would call it a tsunami.

  Q Tsunami. I think you called it a deluge in some -- in maybe other prior

efforts did you make to -- I know the information was pouring in to you and others in the

time after the election. Is that a fair characterization, that information from the outside,

20

21

25

testimony.

1	A Could be.	
2	Q What were you doing to try to absorb that information and vet it before you	
3	used it in your litigation?	
4	A Oh, well, we had a group of attorneys. I think I mentioned the ones that	
5	were out in the field that were collecting information.	
6	Then we had the group of people at Tomotley who were filtering or vetting most	
7	everything that I understand was coming to me. So, you know, they were trying to run	
8	things to ground and figure out what was right and what wasn't.	
9	I mean, I was certainly cognizant of the fact that people were affirmatively trying	
10	to give us disinformation, send us down rabbit trails, waste resources, waste time, waste	
11	money. I mean, it was an unprecedented, in my little legal practice, experience in	
12	dishonesty.	
13	Q How were you able to or what steps did you or your team take to try to	
14	separate the information from the disinformation?	
15	A Trying to verify it by more than one source, at a minimum, and just seeing if	
16	it made sense in the whole scheme of information that we were getting.	
17	Mr. <u>Tobin.</u> before you ask your question, I'm sorry to do this. Very	
18	quickly, could I just have a quick break to talk about a potential privilege issue?	
19	To talk about what? I'm sorry?	
20	Mr. <u>Tobin.</u> A potential privilege issue.	
21	Okay.	
22	Mr. Tobin. Yeah. Just for a moment.	
23	Okay.	
24	[Discussion off the record.]	
25	Mr. <u>Tobin.</u> We're back on. Thank you.	

1	I don't want to interrupt. I just want to state on the record, number one, this is
2	the subject of obviously a separate lawsuit some of this is subject of a separate lawsuit
3	from Dominion.
4	And I want to just ask the witness to be careful, one, to not respond with any
5	questions that would reveal work product privileged material, and, two, to make sure you
6	respond with information that you know or knew at the time, and not things that you've
7	learned as a part of the discovery process in the litigation.
8	The Witness. Okay.
9	Mr. <u>Tobin.</u> If that's possible.
10	The Witness. Okay.
11	Mr. Tobin. And, again, I apologize for interrupting. I just don't want
12	to put her at risk of waiving something right now in this case, or in this inquiry.
13	Understood.
14	BY
15	Q So are you able to answer generally what you I think maybe you did
16	answer the question, that generally you would try to make sure that there was some
17	corroboration for the information you were getting?
18	A Right. Yeah. I mean, it's always been important to me for 44 years of law
19	practice to not tell a court anything that I didn't have reason to think was true or not
20	saying anything about anybody I don't think is true, for whatever reason.
21	Q Were there claims that actually, let me go back. I know what I was going
22	to ask you before we took a short break.
23	You attributed some of the disinformation you were getting to people who were
24	trying to send you down bad paths or have you waste time. Am I characterizing your
25	prior answer correctly?

1	Α	Yes.
2	Q	Did you also think that there might be people who are patriots, to use a term
3	you've used, or had their hearts in the right place and were pulling in the right direction	
4	but who mig	tht be embellishing or exaggerating
5	А	Sure.
6	Q	in order to try to help the cause?
7	А	Sure.
8	Q	And I guess whether or not it was someone I guess the motivation doesn't
9	really matter. But did you come to believe or determine that there were certain	
10	allegations that were coming your way that were not well-founded?	
11	Α	That I didn't have sufficient confidence in to proceed to spend any more
12	time on them, yes.	
13	Q	And were there some that you spent time on, you thought that were worth
14	pursuing, and that, at some point, you came to the conclusion that they turned out not to	
15	be accurate	and you abandoned those?
16	Α	Yes. Or weren't solid enough to continue to try to figure out, or we didn't
17	need them to do what we needed to do.	
18	Q	All right. Can you think of an example that you're comfortable sharing?
19	And I don't v	want to invade your work product or any of the issues that Mr. Tobin raised.
20	But are you	comfortable sharing an example where you originally thought an allegation
21	was solid an	d you got further into it and determined that it just was not, that it was not
22	true?	
23	А	Or that we couldn't or it made no sense to try to carry it on any further.
24	Q	Well, I was thinking I'm focused on the not true part.
25	А	The not true part

1	Q	reduit see there are a lot of reasons for hitigation purposes you cast
2	something	to the side. But I'm talking about one where you thought you could count on
3	this, and it	turns out the witness was not being credible or was not being truthful.
4	А	Yes, but I'm not sure it wouldn't involve work product.
5	Q	Okay. Did you ever come to learn that a claim that you had made
6	publicly e	ither on television, in a podcast, or in court that that claim was that it was
7	false?	
8	Α	Yes.
9	Q	Can you give are you comfortable giving an example along those lines?
10	А	Yes. There are a couple that come to mind.
11	One	is I said that we had a video of the president of Dominion, I think, saying
12	something	about a million votes being changed. We actually have the video, but it was
13	the preside	nt of Smartmatic talking about it, not the president of Dominion.
14	And	I was also under a misunderstanding that Joe Oltmann had a tape of
15	Eric Coome	r saying whatever it is he said he said on an antifa call, and there was no tape.
16	Q	Okay. And we can stay away from and I think you've testified to that
17	previously i	n the deposition in the Coomer case but we can put that, the Coomer and
18	Dominion's	piece to the side because I know there is litigation. I don't want to run afoul
19	of your atto	orney's admonition on that.
20	How	about other examples that don't involve Dominion per se?
21	А	Those are the only two that come to mind right now. The video was being

culled by the wrong person. That was definitely a mistake on my part.

1	[2:41 p.m.]	
2		BY
3	Q	I think there's some examples, some reported examples of some of the
4	declarations	s not being entirely accurate, like Josh Merritt?
5	Α	Yeah. There were some apparently mistakes in the declarations, but I
6	didn't write	any of those declarations.
7	Q	Okay. And then Torri Marslinman, was there some issue with her
8	declaration	as well?
9	Α	I think I've heard that there was some issues with her declaration. I don't
LO	even know	that I ever read her declaration.
11	Q	Okay.
12	Α	And I don't think I ever talked to her. If I did, I don't remember it.
L3	Q	Of the non is it fair to say that the majority of your focus in the election
L4	challenge in	vestigations you were doing was on voting machines, in some way it related
L5	to voting ma	achines?
L6	Α	Yes.
L7	Q	But you did have some allegations that you developed or learned about that
L8	were differe	ent or separate from voting machine claims; is that correct?
L9	Α	Yes. We made equal protection challenges and Bush versus Gore
20	challenges i	n all of our lawsuits. There was also a disparity in the way the elections were
21	conducted a	and the laws that the legislatures had passed, pursuant to which they were to
22	be conducte	ed. That was a whole problematic area that we should have obtained relief
23	on, and ball	ots counted after the close of business, and things like that.

I'm focused specifically on election fraud issues. I understand that there

are all sorts of what I'll call procedural, and I don't mean to sort of denigrate the issues of

Q

24

1	the claims, but I'm talking about claims of fraud, of fake ballots yeah, fake ballots or	
2	dead people voting, things like that.	
3	Were those claims that you pursued?	
4	A I that was not my focus particularly. There was one report I think we got	
5	of ballots in a plane or something, and I don't recall pursuing that or if we did pursue it, it	
6	didn't satisfy my criteria.	
7	Can you be more specific?	
8	Q Well, I'm actually being general on purpose to try and understand if there	
9	were claims that outside of voting machine issues or interference with voting machines,	
10	if there are claims of voter fraud that you found compelling.	
11	And if so, which those might be? So I don't have anything in particular in mind.	
12	I'm just wondering if any of the claims raised for example, Mr. Giuliani raised a lot of	
13	claims about fake ballots, about dead people voting, about felons voting, about more	
14	votes than voters, those sorts of things, and I'm wondering if those were issues that you	
15	were pursuing as examples?	
16	A Not really. I don't remember reading his complaints. My focus was on	
17	the more massive level of the machine fraud.	
18	Q Okay. And so would you say is it fair to say that in the	
19	November/December timeframe, the most compelling evidence that you were aware of	
20	that the election had been stolen related to the voting machines?	
21	A Based on the data I was seeing and the scientific and statistical analysis of	
22	that data, yes.	
23	Q And when I say voting machines, I mean, sort of, the issues we've been	
24	talking about earlier today or that you raised earlier today with malign actors, whether	
25	foreign or domestic, somehow manipulating votes within voting machines?	

1	A The entire schematic of how the machines can be manipulated or	
2	programmed, yes.	
3	Q And as you sit here today, are you aware of any other non-manipulate you	
4	know, claims that don't relate to the manipulation of voting machines?	
5	Any other claims that you believe changed the outcome of the election?	
6	A Yeah. 2000 Mules.	
7	Q Okay. And on that, you're referring to the Dinesh D'Souza movie that just	
8	came out	
9	A Yeah.	
10	Q regarding people dropping off ballots at drop boxes?	
11	A Yes.	
12	Q Okay. And what's your understanding of what was happening there and	
13	how that changed the outcome of the election?	
14	A Well, I haven't gotten to watch it yet, but we know there was a significant	
15	problem with the drop boxes, massive drops being made by multiple individuals of	
16	multiple ballots after hours election night.	
17	We had already had reports of massive quantities of absolutely pristine, unfolded	
18	ballots. And I think there's an affidavit you've been provided of Scott Hall talking about	
19	the perfectly marked ballots in stacks in Georgia.	
20	There's also the video of the women in Georgia taking the suitcases of pristine	
21	ballots out from under the table after the alleged water leak that supposedly required ar	
22	evacuation that happened to have been a toilet problem in another building, but they ra	
23	off everybody in the middle of the night in Georgia, and that corresponds to a massive	
24	spike in Biden votes at the same time when they weren't supposed to be counting votes.	
25	She was seen on video running the same stack of ballots through the machine	

1	multiple tim	nes, which isn't supposed to be done either.
2	Wha	t else? We had reports of the truckload of ballots in Pennsylvania being
3	hauled, and	then going missing, reports that the fraudulent ballots had been put in
4	through a p	ostal warehouse center somewhere in New York and then shipped around.
5	Q	So you've mentioned those as reports, the last two, the truckload of ballots
6	in Pennsylvania and the fraudulent ballots from the postal center in New York.	
7	Did you ever investigate either of those claims?	
8	А	I think that comes into work product.
9	Q	Did you ever develop any compelling evidence to support those claims?
LO	Α	I'm not finished.
l1	Q	Oh, you mean you're still investigating?
12	Α	Yup.
L3	Q	Okay. Have you ever presented a court with any evidence to support
L4	either the c	laims of truckloads ballots in Pennsylvania or fraudulent ballots from the
L5	postal center in New York?	
L6	Α	I don't remember.
L7	Q	Okay. I've asked you a few different times about this in slightly different
L8	ways, but d	id you ever have any discussions with Mr. Giuliani about what he considered
19	to be the m	ost compelling evidence of fraud that he had uncovered?
20	А	No.
21	Q	Did you have an understanding as to what he believed the most compelling
22	evidence of	fraud to be?
23	Α	No. I don't think I've spoken to Mr. Giuliani since December 21st, and that
24	wasn't a coi	nversation about evidence.

Well, but before December 21st, did you ever have a conversation with him

Q

1 in which he said this is what I think -- this is the key piece, this is what's going to turn the 2 tide for us? Α Not that I remember. 3 After December 21st, did you have any interactions with Mr. Giuliani after 4 his outburst at the White House? 5 I'm pretty sure the answer to that's no. 6 Α 7 Q Do you know what he was working on -- did you still have ways to sort of keep track of what he was working on between December 21st and early January? 8 9 Α I made no effort to do that. 10 Q You did stay in touch with the President, at least at some level, after December 21st; is that correct? 11 12 I don't think -- other than maybe one phone call to say hello, how are ya, I don't think I talked to him after then. 13 Okay. Do you -- you still have cases pending? 14 Q Yes. Α 15 And you still continue to work those cases? 16 Q Yes. Α 17 Q But no further interactions or substantive interactions with the White 18 19 House? 20 I don't remember any. Α 21 Okay. There's a -- I think we saw reference to December 28th -- let me see 22 if I can find it. Exhibit 50. This is not inconsistent with what you said. I just want to sort of nail this down. 23 24 Exhibit 50 is an email -- it will be up in a second, from you to Molly Michael on

December 28th, saying, "POTUS -- subject line is, "POTUS," and then it says, "is expecting

1	my call this afternoon. Is he available now."
2	Do you remember what you might have been trying to reach the President on in
3	this timeframe?
4	A No.
5	Mr. <u>Tobin.</u> just to if it's possible, I know we forgot to redact Ms. Powell's
6	phone number from that exhibit. If it goes into the record or the report, if it's possible
7	to redact it, we'd appreciate. Thank you.
8	The Witness. While we're on that subject, Mr. Schiff who is on your committee,
9	publicized my home address, doxed my home address some time during the Flynn case,
LO	and I'd like to make sure that doesn't happen again.
11	I understand.
L2	BY
L3	Q On this email, do you remember reaching out to the President or having a
L4	call scheduled with the President in late December?
15	A No, I don't. I think I talked to him then.
L6	Q So because
L7	A It's possible because I remember talking to him. He'd just come off the golf
L8	course one time. I said hi to him. And it could have been then if he was at Mar-a-Lago
L9	in Florida for Christmas, it could have been then. I just said it was a very short
20	conversation, you know, just thinking of ya, hope you're holding up.
21	Q Okay. Because it looks as if and again, I may be reading too much into
22	this email, that you had had some interaction with the President prior to this email such
23	that you thought he'd be expecting your call?
24	A Well, I certainly agree it reads like that, but I don't remember how or what

that would have been.

1	Q	Okay. If we look at Exhibit 52?
2	А	Oh, god. Yeah.
3	Q	Text message from Tommi Collins. Can you just tell us who Tommi Collins
4	is?	
5	А	She is a very well-meaning patriotic lady from somewhere in the Midwest
6	who talks a	lot.
7	Q	And she says in this text message, have you spoke I assume she means
8	spoken to POTUS, are you still being blocked, if so I may have a way to help him help	
9	get him a message from you.	
10	Doe	s this do you remember talking to Ms. Collins about your inability to reach
11	the Preside	nt?
12	Α	No, not specifically. I remember telling her as politely as I could that he
13	had my phone number, and Mark Meadows had my phone number, and if he wanted to	
14	talk to me,	he would call me.
15	Q	Okay.
16	Α	It was not my habit to ping the President.
17	Q	I want to go back to something you talked about a little earlier before our
18	short lunch	break. It's Exhibit 49. And I asked you a few questions about this already.
19	We've come	e back to it a couple of times.
20	This	was this December 22nd timeframe, and I want to just ask a couple more
21	questions a	bout two of these emails. We'll stat in the middle. There's the middle
22	email, whic	h was it looks like you got some information from a person Bert Ameche,
23	and you, on	December 22nd, passed it along to Rudy. It says, "to investigate as I have

Do you see that? See where I'm reading. A little bit from there. You see at

no authority."

24

- the very top of the screen?
- 2 A Yup. Yup. Yup.
- 3 Q Now, this is -- in the context, this is after this, sort of, blow up on -- in the
- 4 White House on the 21st, where Mr. Giuliani kind of lashed out, and then you were not
- allowed to participate in the meeting with the Members, right?
- 6 A Right.
- 7 Q And so the next day, you get this information it looks like and you just
- 8 forward it to -- yes. You forward it to Mr. Giuliani, though it's not clear from this email
- 9 to whom you sent your message?
- 10 A Okay.
- 11 Q Right? Are you able to -- can you tell us? It says passing info for Rudy.
- Do you have any idea who that email was sent to?
- 13 A It doesn't show who it was sent to?
- 14 Q No. You can see how it just has -- we got it from the top email, and
- sometimes the forwarded message doesn't have all the data. You see that?
- 16 A Yes. But I would think it went to -- I would think it went to those people.
- 17 I think the only way it cuts it off is if you're sending it to the same people. I'm not sure.
- But I would think it went to those people.
- 19 Q Okay. And you say here, "as I have no authority."
- 20 What did you mean by that?
- A I mean, I wasn't special counsel. I'm just a citizen trying to do her job as a
- 22 lawyer. I had no authority.
- Q Got it. You also say in that same email, that -- please be advised -- or, "also
- be advised Michigan trip was not set up properly on ground with locals. Team is there
- 25 with no access."

1	What was the Michigan trip at this point, in mid or late December, that you're	
2	referring to?	
3	A Apparently, they were	e still trying to get machines in Michigan and somebody
4	called me or I guess called me ar	nd said there's a problem, we can't get the machines.
5	Nobody knows anything about any	thing. It was a shit show.
6	Q Okay. But this is no	t a project that you were pursuing, this is you were
7	being asked to pay for it, but you weren't organizing that inspection?	
8	A Right.	
9	Q Okay. The top emai	il in the chain, we talked about some of this about,
10	"wasting time on one wild goose c	hase and stalling tactics, Katherine and Rudy in
11	particular have wasted weeks in resources."	
12	And then you go onto criticize or make reference to Katherine as a former CIA,	
13	being affiliated with McChrystal.	
14	Is that Katherine Frees you	're referring to?
15	A Yes.	
16	Q What was the point y	ou were trying to make with respect to Ms. Frees?
17	A I am convinced as we	go along more and more that there is a significant
18	element of our wonderful intellige	nce community that has a role in this problem, and hac
19	a longstanding role in this problem. Became more convinced of that when I found the	
20	Department of Defense funded patents for predetermining the outcome of an election	
21	and allowing realtime monitoring of an election and the injection of undetectable false	
22	voters in the voter database.	
23	And I think they have a ver	y strong interest in protecting their ability to alter
24	elections at will, wherever around	the world they want to do that, including here.
25	Q And did you I think	you said earlier, you said I wouldn't trust Katherine

- 1 Frees as far as I could though her.
- 2 Is that what you're referring to, that you felt she had divided loyalties or maybe
- 3 was not entirely trustworthy with respect to the mission of what you were working on?
- 4 A That's exactly what I'm referring to.
- 5 Q How did that manifest itself?
  - A In too many problems, too many unnecessary problems, too much time wasted, too much money wasted, things that should have been handled differently. At first, I thought she was extremely competent and absolutely terrific to step in and start taking care of some things. And then it got worse and worse and worse, and it was nothing but a problem. And on top of that she was trying to -- well, never mind.
- 11 Q What were you gonna say?
- 12 A She was throwing herself at men.
- 13 Q Men who were working on the investigation or that you were working with?
- 14 A Yes.

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- 15 Q I see. Did -- I'm not as interested in that piece of it as the other.
- What were the problems -- was it with the same issue of accessing machines that you've referred to a few times?
  - A Yes. As I understood it, it was trips -- making trips that weren't ready to be made, people on the ground not being ready to receive the trips, the order not having been entered. I don't remember, and didn't have firsthand knowledge of any of the details. But it looked like one problem after the other with being able to inspect the machines and she seemed to be the common denominator. It was everything she and Rudy were trying to do was taking way too much time and not producing results.
  - Q Okay. Switching gears slightly, have you ever heard the time hunting license used in relation to the seizure or inspection of voting machines?

1	Α	Yes.	
2	Q	When's the first time you heard that term?	
3	Α	Somewhere in the middle of all this.	
4	Q	Who used that term the first time you heard it?	
5	А	Probably one of the cyber guys.	
6	Q	Was it Mr. Ramsland and Mr. Waldron?	
7	Α	I don't know whether it was one of them or Conan or Todd, or you know,	
8	somebody v	who understands that whole world.	
9	Q	What do you understand a hunting license to be in this context?	
10	А	The equivalence of a lawfully issued search warrant that allows somebody to	
11	look into the cyber stuff on a machine.		
12	Q	Were you ever present at a meeting in which Mr. Waldron and	
13	Mr. Ramsland said that they needed to get hunting licenses so they can inspect voting		
14	machines?		
15	А	I think so.	
16	Q	Do you remember where that meeting took place?	
17	Α	No.	
18	Q	We've heard that it was early on, maybe even the Weston or before you	
19	went down to Tomotley.		
20	Does that sound familiar?		
21	А	I don't think it was at the Weston. I don't even remember Mr. Waldron	
22	coming ove	r to the Weston, but that doesn't mean that he didn't.	
23	Q	In that timeframe, you know before	
24	Α	Yeah. I think it was in the timeframe, certainly before I made the long trip	
25	to Tomotley	<i>1</i> .	

1	Q	And do you recall them asking for particular number? We've heard 8 to 10
2	Do y	ou remember anything like that, they asked for a particular number of
3	hunting licenses?	
4	А	No, I don't remember anything but one.
5	Q	Okay. Do you recall the issue of hunting licenses coming up in any of your
6	meetings at the White House?	
7	Α	The term might have been used in that meeting with Mark Meadows.
8	Q	On the 21st, the one where Mr. Giuliani was yelling?
9	Α	Yes.
10	Q	How about on the 18th, when you were there with Mr. Flynn and Mr. Burn
11	and Ms. Newman?	
12	Α	It might have come up then.
13	Q	Come up in do you remember what respect it came up or how extensive
14	the discussion was about hunting licenses?	
15	А	It wouldn't have been very extensive, because like I said, my focus and whole
16	reason for the meeting was to show him 13848 and make sure he knew about the CISA	
17	FBI finding.	And Phil Waldron wasn't at that meeting. So I'm not sure it came up on
18	the 18th.	
19	Q	Was Waldron and Ramsland the only folks you ever heard use that term?
20	А	No. I heard Conan and Todd and if there were any other cyber guys around
21	that I'm not thinking of right now. It was always anybody talking about the cyber stuff	
22	that would	mention the term hunting license.
23	Q	In your mind, did the hunting license how, if at all, did it correspond or
24	relate to the 13848 order that you were focused on?	
25	А	Well, I would think that since 13848 gave the President virtually every

1	emergency power anybody would need to do anything, it would give him the emergency	
2	authority to issue that search warrant equivalent or tell the right person to issue that	
3	search war	rant equivalent. But again, that's not my area of expertise.
4	Q	Understood. On the 13848 issue, did you have any role in drafting a
5	proposed e	xecutive order or findings for the President?
6	Α	I'm pretty sure I had a role in writing the findings of foreign interference.
7	have racked my brain and searched my computer for any evidence that I wrote the	
8	original executive order. But I don't think I did.	
9	Q	One moment.
10	Tak	e a lock at let's pull up 39, Exhibit 39.
11	Now, this isn't gonna show you or tell you whether you wrote it, but have you	
12	seen this document before?	
13	Α	Yeah. I've read it, and that's what I used to try to figure out if I had actually
14	drafted it.	I know it's got portions of things I've said and I think things I wrote in it. I
15	don't remember whether I wrote the whole thing or not. I don't think I did. But	
16	doesn't bother me if I did.	
17	Q	Do you know someone known Christina Bobb?
18	Α	I do.
19	Q	Do you know if Ms. Bobb had any role in drafting this document?
20	Α	I think that's distinct possibility, but I'm not sure if she did.
21	Q	Why do you think it's a distinct possibility?
22	Α	Because I remember talking to her about it. And now that I think about it,
23	remember her being in a meeting at the Trump Hotel with Phil Waldron when we	

And when was that meeting in relation to the date on here, December 16th?

discussed the possibility of doing this.

Q

24

1 Α That's probably around that time. 2 Q know if you can make it out. It's decent size. 3 4 There's reference on the third line, there's reference to national security 5 presidential memoranda 13 and 21, do you see that? Α Yes. 6 Do you know what those are? 7 Q Α No. 8 9 Q Do you know who included that information in this document? You said 10 you wrote parts of this or you thought you had a hand in writing parts of it. Did you have any hand in writing that sentence or that portion of that sentence? 11 I don't think so. The only part of that I recognize is -- that I remember 12 13 having significant familiarity with is 13848. Q 14 Okay. Let's look at 44. We'll start with 44, and then we'll do -- we'll start with 44. 15 So this -- there's two documents in here. One is entitled -- looks like maybe two 16 separate documents. 17 One is talking points and outline, executive order 13848. 18 19 Α Yes. 20 0 And then there's a document called timeline foreign interference in 2020 21 U.S. election. Α Yes. 22 23 Q Did you draft either of these documents? I probably drafted both of them. 24 Α 25 Q Okay. And what was the context in which you drafted these documents?

1	Α	Me prepping myself to talk to the President to figure out what went on, to
2	figure out	what authority he had to do anything about it or who did, to outline the basis
3	for it.	
4	Q	Were these talking points
5	А	I think I posted these on my website.
6	Q	You may have, and that may be where we got them.
7	We	re these documents you brought with you to aid your discussion with the
8	President o	on the 18th?
9	А	It could be. I mean, I would have if I had them by then, I would guess I
LO	took them	with me.
L1	Q	And then take a look at Exhibit 48. This is going back to your point before
12	of trying to	o find documents on your system.
L3	l be	elieve this may have you may have drafted this document?
L4	А	Yeah. I'd bet money I drafted that one.
L5	Q	Okay. If we can scroll all the way to the top. Is it cut off?
L6	l ca	nt' see from here oh, there is it. That shows a draft date of December
L7	22nd.	
L8	А	Right.
19	Q	Does that sound right to you, that you would have been working on this
20	document	? Now, this is the day after that December 21st meeting we were talking
21	about.	
22	А	It could have been that I simply changed something that date and it changed
23	the draft d	ate. I would have thought I started drafting that well before the 22nd.
24	Q	Well, I'm what intrigued me was not the start date, but the finish date,
25	that you w	ould still be working on this after that meeting where things were sort of

1 sounds like maybe wrapping up on this issue for you. 2 Α I could have been working on this months after he left even. Q 3 Okay. Α Because it's an outline of what I've found to be foreign interference in the 4 5 election. Got it. Okay. We can take that one down. 6 Q 7 Α And you know, in a general way, as long as he was still in the White House, he had authority to do that. I mean, he had power as President to do that. 8 9 Q But you don't recall ever revisiting that issue with him after the 21st? 10 Α No, I don't. 11 Q Okav. Have you ever spoken to John Ratcliffe? Α Yes. 12 13 Q How do you know Mr. Ratcliffe? Α We've known each other for years. He's from northern Texas. I see him 14 at meetings in Dallas frequently. 15 Did you speak with him in this timeframe, November, December of 2020? 16 Q I'm pretty sure I did. 17 Α Q Was he director of national intelligence at the time? 18 19 Α Yes. 20 Q Did you talk with him about the issues we've been talking about regarding 21 seizure of voting machines? Α I don't have a specific recollection of what I talked to him about either. 22 23 probably said what in hell is going on, and y'all better be doing something about it. I probably chewed his ass. 24

Do you remember what he said in response?

1	A N	lo.
2	Q D	old you do you remember engaging in any sort of substantive way with
3	him about the	President has this authority, this is what I found in terms of foreign
4	interference, p	oresuming DNI Ratcliffe would have information on the topics that were of
5	profound inte	rest to you?
6	Α Ι'	m sure he had information, but there's no way he was going to give it to
7	me. It was m	nore likely I was unloading on him whatever I knew so if he deemed it
8	appropriate co	ould take it and do something with it since he had more authority than I did
9	to do somethi	ng.
10	Q D	Oid he ever say, don't worry, Ms. Powell, or Sidney, we're on this, or I talked
11	to the Preside	nt, or anything like that?
12	A I	don't remember anything like that. In fact, the only thing I remember is
13	him saying he,	, you know, there's he listened. He couldn't tell me anything.
14	Q S	ounds like you had maybe a fragment of a memory there on something
15	else?	
16	A V	Vell, just that he said I can't tell you anything.
17	Q C	Dkay.
18	A B	But I don't think I even asked him.
19	Q D	o you know someone by the name of Brian Kennedy?
20	A Is	s he a lawyer?
21	Q I	think he is.
22	A I	think I met I'm not sure it was Brian. I think I met a lawyer by the name
23	of Brian Kenne	edy at some point.
24	Q I'	m asking specifically in connection with some of the issues we've been
25	talking about,	about

1 Α Yes. I mean in the context of all this stuff, yes. I think he was a friend of 2 Newman's. Sorry. A good friend of Ms. Newman's? 3 Q Α If he's the person I'm thinking about, he was a friend of Emily Newman. 4 So we've seen -- and I don't think I have it in materials here -- some 5 Q communications between Mr. Kennedy, who I believe worked at the -- or was affiliated 6 7 with the Claremont Institute in California and John Eastman who also has an affiliation 8 there. 9 Does that connection mean anything to you, the two of them together? 10 Α No. 11 Q And he -- Mr. Eastman and Mr. Kennedy are -- traded some correspondence 12 about Mr. Kennedy suggesting the use of cyber hunt and incident response teams to seize 13 Dominion hardware and software for analysis by the intel community. Are you familiar with the HIRT teams and how they might be used in this space? 14 No. I don't think I knew we had those. 15 Α Q Do you --16 Sounds like a good idea though. 17 Α Do you know someone by the name of Rich Higgins? 18 Q 19 Α Yes. I did know Rich Higgins. 20 Q Did you ever talk to Mr. Higgins about any of the issues we've been talking 21 about? 22 Α I don't think so. Mr. Higgins was very sick and died. 23 Q Oh, I'm sorry. Was he formally in the intel community? Yeah. 24 Α

Oh, okay. I'm going to move on to another topic.

25

Q

1	But before I do, and any questions?
2	Go ahead.
3	BY
4	Q Okay. We're getting near the end, Ms. Powell, and I'm going to try really
5	hard to help you make your flight?
6	A Oh, thank you.
7	Q So the I know you've described it as a matter of national security. So
8	maybe that's the answer, that this is separate from any litigation that you were pursuing
9	or separate from any other sort of efforts to challenge the election.
10	It sounds like a good part of what you were pursuing with the President or trying
11	to get the President to pursue was simply finding out if we had foreign countries
12	interfering with our elections?
13	A And/or anybody else.
14	Q And/or anybody else. And knowing that for its own sake, for whatever
15	measures needed to be taken, whatever response needed to be made, it was important
16	in its own right, separate and apart from what was happening with the electoral politics
17	for you to get an answer to that. Is that accurate?
18	A Accurate. Yes.
19	Q Did you were any of the efforts well, I know the answer to this is going
20	to be true. Isn't it true that some of the efforts you were taking were directed towards
21	the electoral politics and changing the what the announced outcome of the election?
22	A Only if well, all our lawsuits were to try to secure the machines first and
23	collect the evidence. And then depending on what the evidence showed, if that
24	required changing the results of the election, yes. If it didn't, then no. But to know
25	one way or the other what really happened in our election for the sake of the whole

country and every citizen I know that wants to know for sure.

I mean there's nothing more horrible than confronting the possibility that there's no one elected in the last 20 years that was actually elected by the votes of the voters who voted for them. And that's without regard to position, whether it's dogcatcher, or mayor, or Congress, or whoever. I can't imagine there aren't Congress people -- I mean, some obviously know that they weren't truly elected, and then others I would think have to wonder if they were actually elected or somebody installed them. That's not the way our country's supposed to work. And I think it goes back to the year 2000. I think it goes back to Bush versus Gore.

Q So I hear what you're saying. And I think I understand your point on that.

But were there other efforts you were taking that were more specifically focused and directed on stopping the certification of Joe Biden as the President of the United States?

A Well, we filed the 12th Amendment lawsuit or part of my team did. By that time, we had defending the republic, and Louie Gohmert was a plaintiff, and we filed the 12th Amendment suit to raise the constitutional issue of whether the Electoral Count Act violated the 12th Amendment of the constitution, but that was the last suit we filed about it.

Q Right. That's one of the things I had in mind when I sort of asked you that question.

Did you have an understanding as to the role that Vice President Pence would play at the joint session of Congress on January 6th?

A I know he was supposed to count or receive the electoral votes. I mean, I had done at least a cursory read I think of that draft brief. But I am not the person who researched or wrote it. And I didn't -- I don't think I even signed onto it because I lacked

- sufficient familiarity with the brief and the issues in it. But I know it was a significant -- it is a significant constitutional issue that needs to be resolved sooner than later.
- Q And were you generally, either based on your review of that lawsuit or your just general knowledge, or otherwise, generally familiar with the timetable that's set out in the -- the timetables that are set out in the 12th Amendment and the Electoral Count Act in terms of how the electoral college process is supposed to work?
  - A Well, we actually had some confusion about that to begin with, and I don't think I have read it myself to resolve it to my own satisfaction. But there was a debate about when the -- what our timeframe was for getting our suits filed to begin with. We originally thought the date was sooner than it later turned out to be as a mandatory thing. But nonetheless, we had to time them so that they could go to the district court, go to the court of appeals and go to the Supreme Court. We were operating in this massive time crunch under the tsunami of information that was coming at us, disinformation and S-H-I-T flying from every direction.
  - Q What deadline -- was December 14th a key deadline in your mind that was creating this, sort of, expedited timeframe?
    - A Yes. That, and January 6th. And first, I think we thought it was

      December 6th. I forgot what that was. Something to do with choosing the electors.
  - Q Yeah. There's a safe harbor date and then the electors are chosen

    December 14th, correct?
- 21 A I think that's right.

- Q Okay. And so did you have in your mind something should happen before

  December 14th so that whatever litigation you had could be resolved such that the

  electors could be properly appointed on the 14th?
- A Well, we set a goal of filing everything before the end of November so that

- courts would have time to look at them. And I think we managed to get two suits filed the day before Thanksgiving, and the next two filed within the next 3 or 4 days.
  - Q And when it appeared that the 14th was approaching that the lawsuits were not going to be resolved by then, did you have an understanding whether there was some -- whether they would become futile or whether there was any point in continuing with those lawsuits after the 14th?
  - A Oh, no. We definitely needed to continue with them because the issue needed to go to the Supreme Court. And we got all of our filings done in the time in the Supreme Court. One we filed -- I think one we filed as a mandamus, but all were filed on an emergency basis with requests for immediate review and briefing schedules. And they all could have been decided well before the January 6th had the Supreme Court decided to do its job.
  - Q Were you part of discussions or did you have any concerns about the fact that even if the case was resolved in late December or early January, that the deadline for the appointment of electors would have already passed on December 14th?
    - A No. I thought the Supreme Court was going to fix it.
  - Q Okay. Were you part of any discussions in which that eventuality was discussed, that electors already have been appointed and there wouldn't be any recourse even if the Supreme Court were to step in?
  - A I don't remember that.

- Q Had you ever heard of the notion of having alternate electors appointed on December 14th so that they would be available if there were some change -- if the courts were to rule some way that changed the outcome in one of the disputed states?
- A I remember hearing that there were some multiple slates of electors in multiple states, but I don't remember being part of any discussions about how that was

1	gonna happen	or work o	r what would	be the	result of it.

- 2 Q Did you -- do you understand the sort of thought process behind it?
- A I didn't focus on that at all.
- 4 Q Did you play any part in trying to arrange or coordinate the appointment of alternate electors?
- 6 A No.
- 7 Q Do you know whether Mr. Giuliani's team was working in that space?
- 8 A I don't.

9 Q You don't.

And when you said you thought the Supreme Court was going to take care of this situation, what did you understand the Supreme Court would be able to do if it chose to grant the mandamus petition or otherwise provide relief?

A The Supreme Court, at the very least, should have addressed the Bush versus Gore issues raised. It should have looked at our complaints alleging fraud and remanded to a district court to actually hear evidence.

I hope you all realize that not a single judge in a single court heard one of our actual witnesses on the mathematical impossibilities, any of the data, any of the statistics, any of the eye witness testimony, any of the expert opinions. The only judge that ever heard a witness talk about any of these things was Amy Totenberg in the Curling versus Raffensperger case in which she said it's not a matter of if it happens, but when. And everything she lays out in Curling versus Raffensperger happened in the election of 2020.

Everything that could go wrong went wrong. And people had been warned about it for 20 years. So it's not an accident that what happened in November 2020 happened. And we've got to fix this for the sake of our children and our grandchildren. I mean, what kind of -- do you want to live in a country where some unknown thing and

1	people deci	de who our president is? We're talking about the whole free world here.
2	Q	So
3	А	And it's not just about the United States. Every other country in the world
4	that aspires	to freedom looks to us too.
5	Q	So we were talking about the Supreme Court and what it might do, and you
6	said it could	I remand to a district court for a proper evidentiary hearing.
7	But	were you, sort of, faced with these timetables, these statutory and
8	constitution	nal timetables in terms of when the election was going be officially and
9	formally de	cided?
10	Α	Well, here's the situation, fraud vitiates everything. There's long-standing
11	Supreme Co	ourt precedent that says that. So the Supreme Court I mean, god forbid it
12	should have	e to do this, but it's what it could have and should have done in this
13	unpreceder	nted constitutional crisis, put a screeching halt to everything and sent back to
14	the district	court with directions to have the machines secured and an independent
15	forensic and	alysis done of them to see what the situation was in multiple jurisdictions.
16	mean, frank	kly it only needed to be done in three to five cities, and maybe a couple of
17	extras to sp	are for comparison purposes. That was what we were talking about the
18	night of Dec	cember 18th, to look at a few key cities and the machines relevant to those
19	and a coupl	e of spares for comparison purposes.

Q What was your understanding of what role, if any, Congress could play absent or barring a ruling by the Supreme Court along the lines of what you described?

A Well, I know there have been objections made to electors in the past. I don't think any of those ever amounted to a hill of beans. I don't know whether there could have been some kind of delay with respect to accepting the electors or not. I'm not sure. That's not my area either.

1	Q rean. And rrealize the way r framed the question as you started to answer
2	it. I didn't mean to frame it as calling for a legal conclusion, which objection is also
3	sustained.
4	But to just ask whether you had in mind any expectation as to what the members
5	of Congress could or would do on January 6th in the absence of a ruling from the
6	Supreme Court?
7	A I remember telling the people around me that January 6th was too late. I
8	mean, if our 12th Amendment lawsuit wasn't going to work, I didn't see anything that was
9	going to work with respect to Congress. I told people not to come to the stupid rally.
10	was pissed at the President for asking people to come up here that day only to be
11	disappointed, which I was pretty sure was gonna happen. And just I told people to get
12	the hell out of DC or not come.
13	Q When you say you were pissed at the President for asking people to come,
14	what are you referring to?
15	A I'm referring to just the open invitation to come stand on the Mall on
16	January 6th.
17	Q Is it your understanding that the President played some role in telling people
18	or asking people to come to the Mall?
19	A I don't know. I mean, from the general press, I heard that there was gonna
20	be a rally on January 6th, and I think I heard the President was gonna speak. And I
21	thought the whole thing was a waste of time, effort, stupid and dangerous.
22	Q Did you ever hear the President say in your presence that he thought it was
23	a good idea to have people come to Washington on the 6th?
24	A No. It wasn't discussed in my presence.
25	Q So you were with the President on the 18th until close to midnight, right?

1	We talked about that: December 10th:
2	A I know I was in the White House until close to midnight, but I still have a
3	total gap as to after leaving the Oval Office.
4	Q Okay. So well, I can tell you that meeting went until about midnight on
5	December 18th. At 1:45 in the morning on the 19th, so less than 2 hours later after
6	folks left, was the first time the President tweeted about the January 6th rally, and he
7	tweeted among other things, "be there, will be wild."
8	And I'm wondering if there was any discussion about the fact that he was going to
9	do that or he thought it was a good idea to have people come to Washington for the rall
10	while you were there on the 18th?
11	A I don't remember anything about the rally when I was there. And I think I
12	would remember that because I was pissed about the whole thing.
13	Q Okay. So going back to we were talking about what Congress might do.
14	And then we I got us off track asking you about the 6th itself and the rally and the
15	President.
16	Did you participate in a meeting on the 4th, January 4th, with members of
17	Congress or senators to try to convince them to take some action on the 6th?
18	A I participated in a meeting on I think it was the 4th, to tell them about
19	certain evidence. There were only a couple of Congress people there. There was a
20	woman whose name I can't remember, and a Senator whose first name was Kevin. And
21	we kind of gave them a rundown of the status of the evidence, but it wasn't about at
22	least no part I was involved in was about January 6th.
23	Q Who organized that meeting, or who asked you to participate?
24	A I think Mike Lindell did.

Was Phil Waldron also part of that team that did the presentation?

Q

I think Phil was. 1 Α 2 Q Anyone else that you remember being there? Α There was a man from Sandia Labs there who could explain how the votes 3 were flipped. I'd forgotten about that, yes. He knows how to flip the votes. 4 Do you remember his name? 5 Q Nope. 6 Α Was it at the Trump Hotel? 7 Q Α Yes. 8 9 Q In sort of the townhouse portion of the hotel? 10 Α Yes. Okay. Do you know if Mr. Waldron was -- did he tell you he was making 11 Q 12 similar presentations in other parts of Washington in the same -- in that same timeframe? Not that I recall. 13 Α Q That he went up to Capitol Hill and gave a briefing to some members of 14 Congress and a power point presentation? 15 I don't remember hearing about anything of that. 16 Q Did he use a power point? If you remember, was there a power point 17 presentation at the meeting you attended? 18 19 Α Yes. Somebody did a power point, but I don't remember whether it was 20 Phil or somebody else. 21 Was there -- at that discussion, at that meeting, was there any 22 discussion -- and I think there's slides in Mr. Waldron's power point deck on this, about 23 the role the Vice President would play on January 6th? Α I don't remember. 24

Did you have an understanding or belief as to what -- I think we started to

25

Q

1	touch on this a while ago, and I didn't follow up with you, as to what the Vice President'
2	role would be at the joint session of Congress on the 6th.
3	Mr. <u>Tobin.</u> Calls for a legal conclusion.
4	BY
5	Q What was your expectation as to what role he was going to play?
6	A My expectation was that he was going to count and receive the votes of th
7	electors.
8	Q Were you aware or privy to any conversations with Vice President Pence
9	about taking a more active role in terms of counting certain electoral votes or
LO	disregarding others?
11	A No. I never talked to Vice President Pence. I think I met him one time a
L2	couple of years ago, but that was it.
L3	Q And the meeting there's we understand there was a meeting in the
L4	White House on the 21st where Vice President Pence December 21st, where he was
L5	present and Members of Congress were there. Might be the meeting you were
L6	excluded from?
L7	A I definitely was not at that one.
L8	Q And you've never been in a White House meeting with Vice President Pend
L9	present?
20	A Nope.
21	Q Take a look at Exhibit 60. Take a look it will come up in a second.
22	Exhibit 60. This is another text message from Ms. Collins, Tommi Collins.
23	And it looks like she's sending you an article from nationalfile.com about what
24	Vice President Pence can do under the constitution. And she says, "we need to get
5	pressure on Pence " Evolutation point evolutation point

1	And	you say, "on it. Stay tuned."
2	Do y	ou remember this exchange with Ms. Collins?
3	Α	No.
4	Q	Do you know what you meant well, do you know she meant when she said
5	we need to	get pressure on Pence?
6	Α	No.
7	Q	Do you know what you meant when you said on it?
8	Α	No.
9	Q	Were you taking any steps or engaged in any discussions on December 21st
10	or around t	hat timeframe regarding pressuring Vice President Pence in any way?
11	Α	No. No.
12		BY
13	Q	Did you discuss the Gohmert versus Pence lawsuit with anyone else at the
14	White Hous	se before that suit was filed?
15	Α	I think we let somebody know we were filing it. And I remember thinking,
16	you know, v	we were filing it as a friendly suit. So I would think that we at least told Mark
17	Meadows t	hat we were filing it. I mean, I don't think we blind-sided anybody with it, I
18	guess is wh	at I'm trying to say. But there was no big discussion about it. If anything, I
19	thought it v	vould take pressure off pence.
20	Q	Tell me what you mean when you said that you envisioned it as a friendly
21	suit?	
22	Α	How do I describe that? I, you know, just as a person, I would imagine that
23	Pence was i	under unspeakable political pressure and no telling what all bullshit from
24	multiple av	enues to try to get him to do a certain thing at that proceeding. And I
25	wanted the	court to act. From my perspective, it was the responsibility of the Supreme

- 1 Court of the United States to decide the law on this issue because we were supposed to
- be a country that is -- does things based on the rule of law, and we've had a serious
- 3 abdication of that and eroding by the day over the last two decades. So the Court
- 4 should have, I think, held the Electoral Count Act unconstitutional in light of the 12th
- 5 Amendment and taken all the pressure off Pence and done its job.
- 6 Q So is it fair to say you felt filing that lawsuit and getting a favorable ruling
- 7 would give Vice President Pence an avenue to take some step during the certification on
- 8 January 6th?
- 9 A It would have enabled the law to apply the way the law should apply if, in
- fact, the Electoral Count Act is unconstitutional. To my knowledge in 44 years of
- practice, Congress cannot pass a law that contradicts the constitution. The Electoral
- 12 Count Act does change the way things should be handled under the 12th Amendment.
- So the Supreme Court needs to resolve that issue for the sake of the country, and if it
- done so timely, it might have resulted in a different result.
- 15 Q Did you think that Vice President Pence wasn't going to take some action like
- that unless he received a favorable court ruling?
- 17 A I don't know what I thought then about that.
- 18 Q Well --
- 19 A I wasn't expecting a lot of backbone and change of whatever from Vice
- 20 President Pence either -- I don't know.
- 21 Q Why was that? Why weren't you expecting him to do anything?
- A Because I don't think he thinks he had the authority to do it.
- 23 Q Oh, why did you think that?
- A Just observing the man as I have observed any other politician.
- 25 Q Do you recall any specific observations that made you think he wasn't going

- to take a particular action on January 6th?
- 2 A No. The Vice President wasn't a go-along kind of guy.

1		
2	[3:40 p.m.]	
3		BY
4	Q	Earlier you mentioned
5	Α	He wasn't a go-along kind of guy.
6	Q	Understood. Earlier you mentioned that the Vice President was under a
7	tremendous	s amount of pressure. Was any of that pressure coming from people within
8	the White H	louse?
9	Α	I don't know. I said I would imagine that he was under enormous pressure
10	from every	conceivable direction, including some he never probably imagined.
11	Q	Did Mark Meadows respond to you whenever you told him that you were
12	going to file	this lawsuit?
13	Α	I don't remember.
14	Q	Do you remember discussing it with anyone else in the White House other
15	than that co	onversation with Mr. Meadows?
16	Α	No.
17	Mr.	Tobin. Object to the form.
18	The	Witness. And I'm yeah, I'm not even sure I discussed it with Mark
19	Meadows.	I just said I think we took some action to make sure we didn't blind side
20	anybody.	
21		BY
22	Q	Understood. And, outside of the context of the lawsuit, did you ever have
23	any discussi	ons with anyone in the White House about the constitutional role of the Vice
24	President in	the electoral count on January 6th?
25	٨	I don't think so, because I'm not that studied in what it is

1	Q	Okay.
2		BY
3	Q	Can you pull up 59? This is another text message with Ms. Collins. It's
4	actually the	day even though it's the day after the one we just looked at. And you're
5	laughing, but	t you did turn you did turn these over to us, so
6	Α	Oh, yeah. No, I know, yeah. No, she's a dear, huge-hearted person. She
7	just goes on	and on and on.
8	Q	So this is the next day after the one with this "on it, stay tuned" message
9	that we show	wed you earlier, and this is late at night on the 22nd. And it says if you go
10	down, can yo	ou scroll down a little more, Thank you.
11	lt say	s: Just making sure tomorrow's an important day, just making sure it's
12	not overlook	red. Do you know how is Pence acting?
13	Α	I don't know that I even read this one. I don't even remember this one. I
14	mean, I	
15	Q	Okay.
16	Α	You know, I mean, there would be so many, I I would say I didn't read most
17	of them.	
18	Q	Okay. Fair enough. And then, if we scroll down a little further, she seems
19	to be talking	about Pence, although it's not entirely clear keep going and you answer,
20	not trustwor	thy. Does that refresh any recollection, or do you know what you might've
21	been referrir	ng to by saying "not trustworthy"?
22	Α	I don't understand what she was referring to.
23	Q	Well, the question she asks is: Do you know how is Pence acting?
24	Α	Can you back it up for me?
25	Q	Sure. A little further back. Keep going up a little more, just so she can see

1	the context. There we go.
2	A Drafted this. I don't even know what "this" is she's talking about.
3	Q Well, it might be, we saw earlier there was this article from National Life o
4	excuse me National File, the "Law Prohibits Pence," and it seems to me she's referring
5	back to that National File article.
6	Mr. Tobin. Object to the form. Speculation. Go ahead.
7	The <u>Witness.</u> I don't know.
8	BY
9	Q Okay. Did you feel let me ask it this way: Did you feel, in this
LO	timeframe, that Vice President Pence was not trustworthy?
11	A I don't know what I was talking about there. I was it was more likely I
L2	was talking about Ivan Raiklin, who I like and I think means well, but again I wouldn't trus
L3	Ivan's legal work, which is why I never hired him to work with me on Flynn or anything
L4	else.
L5	Q Understood. Do you know if Mr. Raiklin, in this time period, was pushing o
16	discussing with folks a theory that he was calling "the Pence card"? Have you heard
L7	that?
18	A No, I haven't heard that, but that wouldn't surprise me.
19	Okay. Let's go off the record.
20	[Discussion off the record.]
21	So we're back on the record.
22	BY
23	Q So just a couple more questions before we wrap up. One is something
24	new, and the other, I want to circle back to something I don't think I closed the loop on

earlier.

```
1
               I had asked you earlier about a lawyer by the name of Jeff Clark, and you said you
 2
       didn't recognize that name. Did you --
               Α
                    No, I've -- I've heard the name.
 3
               Q
                    Okay.
 4
               Α
                    I couldn't pick him out of a lineup.
 5
                    And you don't recall interacting with him at all?
 6
               Q
               Α
                    No.
 7
               Q
                    Do you have -- did you have any interaction with anybody at the Department
 8
 9
       of Justice in the timeframe that we're talking about?
10
               Α
                    I can't think of anybody.
                    Were you of the view that the Department of Justice was not doing enough
11
               Q
12
       to --
                    Yeah.
13
               Α
               Q
                    -- investigate?
14
                    Totally.
15
               Α
               Q
                    And what, if anything, did you do to try and sort of change that or to spur
16
       them to action?
17
               Α
                    Other than any public statements, I can't think of anything.
18
19
               Q
                    I saw -- we didn't go through it today, but I saw in an email you shared, that
20
       you had -- and I know this isn't DOJ per se, but -- I mean, technically it is, but always
21
       thought of as a separate entity -- you had concerns about --
                    -- Wray, yeah.
               Α
22
23
               Q
                    Yes. You had concerns about Director Wray and thought he should be
       fired?
24
25
               Α
                    I've had concerns about Mr. Wray since he was appointed.
```

1	Q	Okay.	And Mr. Gohmert sort of weighed in and shared that he agreed with		
2	you on that?				
3	Α	Yes.			
4	Q	Did you	ever have discussions with Mr. Gohmert, nonprivileged discussions		
5	with Mr. Go	ohmert, a	about whether there's some action that could be taken to spur the FBI		
6	or DOJ to action on these election fraud issues?				
7	Α	l don't	remember talking to Louie about that.		
8	Q	Okay.	Or any other Member of Congress?		
9	А	I mean,	, I could've in general said that to any or all of them, that, you know,		
LO	you need to	do som	ething to get the FBI to investigate this. I mean, I was very public in		
l1	my criticism	of Wray	r from the time he was named Director and I realized he had		
L2	supervised	Andrew '	Weissman when he was at the Justice Department, and Weissman		
L3	was running	g roughsl	nod on the Enron Task Force, screwing everybody in Houston, naming		
L4	a hundred p	people as	unindicted co-conspirators and forcing them to lawyer-up, making		
L5	our Merrill	Lynch co	unsel unable to even discuss with us, our own Merrill Lynch guys,		
L6	what happe	ened in th	ne Merrill Lynch transaction, in the Nigerian barge case. I mean, I'll		
L7	send you a	copy of n	ny book.		
L8	Q	Okay.	How about, I'm going to throw another couple of names for you,		
L9	with respec	t to DOJ.	Have you ever had any interactions with someone named Ken		
20	Klukowski?				
21	Α	I've hea	ard that name, but I don't remember him either.		
22	Q	Okay.	All right. Maybe we'll just leave it at that.		
23	l wa	nt to circ	ele the issue I want to circle back to, and, again, respecting the		
24	attorney-cli	ent issue	es, I'm not trying to invade your privileged communications with these		

folks, but when I had asked you earlier about the Members of Congress who you had

1 attorney-client communications with, I asked a compound question, and you said yes or 2 no, and then I don't know that I ever came back to ask about all of them. So, with respect to Mr. Biggs, Congressman Biggs, did you have a attorney-client 3 4 relationship with him that related to election fraud issues? Α I think so. 5 6 Q And Ms. Taylor Greene? Same question. Α Yes. 7 Q And Mr. Gaetz? 8 9 Α Yes. 10 Q Okay. And, if I'm overstepping, you'll tell me or Mr. Tobin will tell me. Were your discussions with the possibility that they might become plaintiffs in some 11 action? 12 13 Α Yes. Q 14 Okay. 15 Anything else on that? Not on that specifically. 16 Okay. I think that's all I have. We are going to recess the --17 I actually do have a couple questions --18 19 Oh, on something else? 20 -- on other things, if that's all right. 21 Yes, please. BY 22 23 Q All right. Just a couple of quick things, Ms. Powell, and thank you for your patience in bearing with us. 24

25

Α

Sure.

Ţ	Q	Earlier you mentioned that it was your opinion that it wash t a good idea for			
2	the Preside	nt to tell people to come to Washington, D.C., on January 6th. Did you ever			
3	convey that	opinion to the President?			
4	Α	No, I don't think I did.			
5	Q	Did you ever convey that opinion to anyone at the White House?			
6	Α	I don't think so. I think I just I think I just told it to my team.			
7	Q	Okay. was asking you if you had sort of any discussions with			
8	anyone abo	out the Department of Justice investigating allegations of election fraud. Do			
9	you know if	anyone on Mr. Giuliani's team was talking to, reaching out to, trying to			
LO	coordinate	with anyone at the Department of Justice related to election fraud			
11	allegations?				
L2	Α	I don't know.			
L3	Q	Do you remember hearing anything during this period, so, you know, late			
L4	December,	early January, about replacing the Department of Justice leadership?			
L5	Α	I mean, I thought they all should've been fired, but I don't remember any			
16	specific con	versations about it.			
L7	Q	Well, specifically, I think this has been publicly reported at this point quite			
18	extensively	but it's been reported that President Trump was considering replacing some			
L9	of his top le	adership at the Department of Justice, specifically with Mr. Clark as Acting			
20	Attorney G	eneral. Do you recall any discussions about that, have any recollection of			
21	anything re	lated to that?			
22	Mr.	Tobin. Objection. Asked and answered. Go ahead.			
23	The	Witness. Yeah. I was going to say, I think they should've all been fired, but			
24	I don't have	any specific recollection of that.			

1	Q	Okay. Do you have any knowledge or awareness of any of the protests that		
2	were slated to take place in Washington, D.C. on January 5th or 6th?			
3	Α	No.		
4	Q	Did you have any sense before that day that there was a possibility that		
5	there could be violence on January 6th?			
6	Α	Yes.		
7	Q	And how did you have that sense?		
8	Α	Because any time a group of Trump people get together, there are always		
9	infiltrators and people that target them for infiltration and causing violence, ever since			
10	the Democrats paid the people to go into the Trump rallies when he was first running and			
11	cause problems.			
12	Q	Do you have any, you know, specific sources of information or any indication		
13	specifically in the lead-up to January 6th that made you think there was going to be			
14	violence on that day, or is this more just related to the general sense that you just			
15	described?			
16	Mr.	Tobin. Objection. Asked and answered. Go ahead.		
17	The Witness. I think somebody circulated a map that antifa had put out, and			
18	there was talk of them closing roads exiting D.C., and I think I'd heard that the mayor			
19	wasn't going to have any portapotties put anywhere, and the restaurants were being			
20	closed, and, you know, people needed to bring their own stuff with them.			
21	I mean, all of that to me sounded like a recipe for a nightmare for just Americans			
22	that were coming to express their concern for this President and their disdain for what			
23	happened in the election. And I didn't want to see innocent people set up.			
24		All right. Well, that's all I have on that topic.		
25	you have ar	nything else?		

1	DY			
2	Q Do you think that's what happened on the 6th ultimately happened, that			
3	people were set up?			
4	A I think that's a lot of what happened on January 6th. I don't think that's all			
5	of it. I think there are definitely some people that did some things wrong, that they			
6	should not have done, but, yes, I think there was a huge set-up factor contributed to by			
7	the FBI and others.			
8	Q Can you tell me what you base that on?			
9	A Well, the police opening doors to invite people in, canisters of tear gas being			
10	shot off behind the crowd that ultimately pushed them toward the building.			
11	I still don't understand why the building was closed down to begin with. I mean,			
12	I've walked in and out of the Capitol for years all my life. I know I used to be able to do			
13	it with, you know, just my driver's license.			
14	I don't want to date myself there, I mean, you know, you got to remember, I			
15	started doing everything when I was only 5 years old. But, you know, I don't like the			
16	turn any of our politics and activities have taken generally in the last two decades in			
17	particular.			
18	Q Okay. Is there anything else that we haven't asked about that you think is			
19	important for us to know, anything else you'd like to sort of share on these issues that			
20	we've been talking about?			
21	A Yeah. I think you need to take seriously the fact this is a longstanding			
22	problem. People have been given information on it. There were whistleblowers from			
23	Sequoia. There were whistleblowers from Diebold. You need to watch "Kill Chain" if			
24	you haven't. You need to watch "Hacking Democracy" if you haven't.			
25	Our any computerized electoral system is subject to being hacked and/or			

1	programmed to achieve results inconsistent with what the voters want to achieve, and
2	until we get back to paper ballots on certified ballot paper that are hand-counted in a
3	completely transparent process, we are screwed as a country that is supposed to be a
4	republic founded on the rule of law.
5	And you need to really closely examine the intelligence community and
6	particularly the CIA and the Department of Defense for their role in all of this.
7	Okay. That will be the last word, at least for today. So we'll
8	recess the deposition, subject to the call of the chair and go off the record.
9	[Whereupon, at 3:57 p.m., the deposition was recessed, subject to the call of the

chair.]

1	Certificate of D	eponent/Interviewee			
2					
3					
4	I have read the foregoing	$\_$ pages, which contain the correct t	ranscript of the		
5	answers made by me to the questions therein recorded.				
6					
7					
8					
9					
LO		Witness Name			
11					
L2					
L3					
L4		Date			
L5					