DATE FILED: September 17, 2021 8:12 PM DISTRICT COURT, DENVER COUNTY, FILING ID: E9E5DD591D201 COLORADO CASE NUMBER: 2020CV34319 1437 Bannock Street Denver, CO 80202 ERIC COOMER, Ph.D., Plaintiff vs. DONALD J. TRUMP FOR PRESIDENT, INC., et al., **Defendants** ▲ COURT USE ONLY ▲ **Attorneys for Plaintiff** Case Number: 2020cv034319 Charles J. Cain, No. 51020 **Division Courtroom:** ccain@cstrial.com 409 Steve Skarnulis, No. 21PHV6401 skarnulis@cstrial.com Bradley A. Kloewer, No. 50565 bkloewer@cstrial.com Zachary H. Bowman, No. 21PHV6676 zbowman@cstrial.com CAIN & SKARNULIS PLLC P. O. Box 1064 Salida, Colorado 81201 719-530-3011/512-477-5011 (Fax) Thomas M. Rogers III, No. 28809 trey@rklawpc.com Mark Grueskin, No. 14621 mark@rklawpc.com Andrew E. Ho, No. 40381

EXHIBIT J-1

andrew@rklawpc.com RechtKornfeld PC

1600 Stout Street, Suite 1400 Denver, Colorado 80202

303-573-1900/303-446-9400 (Fax)

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2	DISTRICT CO	OURT
3	DENVER COUNTY,	COLORADO
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5	ERIC COOMER, Ph.D.,)
	Plaintiff,)
6)
	vs.)Case Number
7)2020CV34319
	DONALD J. TRUMP FOR)
8	PRESIDENT, INC., SIDNEY)
	POWELL, SIDNEY POWELL,)
9	P.C., RUDOLPH GIULIANI,)
	JOSEPH OLTMANN, FEC)
10	UNITED, SHUFFLING)
	MADNESS MEDIA, INC. dba)
11	CONSERVATIVE DAILY,)
	JAMES HOFT, TGP)
12	COMMUNICATIONS LLC dba)
	THE GATEWAY PUNDIT,)
13	MICHELLE MALKIN, ERIC)
	METAXAS, CHANEL RION,)
14	HERRING NETWORKS, INC.)
	dba ONE AMERICA NEWS)
15	NETWORK, and NEWSMAX)
	MEDIA, INC.,)
16	Defendants.)
)
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18		
19	VIDEOTAPED DEPOS	
20	RUDOLPH GIU	
21	New York, New	
22	Saturday, August	14, 2021
23 24	Donortod Dry	
25	Reported By:	NC.
23	CATHI IRISH, RPR, CRR, CI	פענ
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                                                     APPEARANCES (via Zoom):
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                                                        RECHT KORNFELD, PC
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                                                        Attorneys for Plaintiff
6
                                                           1600 Stout Street
                                                   6
7
                                                   7
                                                           Suite 100
8
               August 14, 2021
                                                   8
                                                           Denver, Colorado 80202
9
               9:25 a.m.
                                                   9
                                                        BY: THOMAS M. ROGERS III (TREY), ESQ.
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                                                  10
11
         Videotaped deposition of RUDOLPH
                                                  11
                                                        ARRINGTON LAW FIRM
12
      GIULIANI, held at the offices of
                                                  12
                                                        Attorneys for Defendant Sidney Powell
13
      Giuliani Partners, 445 Park Avenue,
                                                  13
                                                        & Sidney Powell, P.C.
14
       Suite 1801, New York, New York, before
                                                  14
                                                           3801 East Florida Avenue
15
      Cathi Irish, a Registered Professional
                                                  15
                                                           Suite 830
16
       Reporter, Certified Realtime Reporter,
                                                  16
                                                           Denver, Colorado 80210
17
       and Notary Public of the State of
                                                  17
                                                        BY: BARRY ARRINGTON, ESQ.
18
       New York.
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    APPEARANCES:
                                                     APPEARANCES (via Zoom cont'd):
3
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4
      CAIN & SKARNULIS PLLC
                                                   4
                                                       THE HALL LAW OFFICE, LLC
5
       Attorneys for Plaintiff
                                                   5
                                                        Attorneys for Defendants
6
         P.O. Box 1064
                                                   6
                                                       Joseph Oltmann, FEC United and
7
         Salida, Colorado 81201
                                                   7
                                                        Shuffling Madness Media, Inc.
8
      BY: CHARLES J. CAIN, ESQ.
                                                   8
                                                       dba Conservative Daily
9
         STEVE SKARNULIS, ESQ.
                                                   9
                                                          P.O. BOX 2251
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         BRAD KLOEWER, ESQ.
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                                                          Loveland, Colorado 80539
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         ZACH BOWMAN, ESQ.
                                                  11
                                                       BY: ANDREA M. HALL, ESQ.
12
                                                  12
                                                          INGRID J. DeFRANCO, ESQ.
13
      JACKSON KELLY PLLC
                                                  13
14
       Attorneys for Defendant
                                                  14
                                                       LAW OFFICES OF RANDY B. CORPORON, P.C.
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      Donald J. Trump for President, Inc.
                                                  15
                                                        Attorneys for Defendants James Hoft
16
          1099 18th Street, Suite 2150
                                                  16
                                                        and TGP COMMUNICATIONS, LLC
17
         Denver, Colorado 80202
                                                  17
                                                       dba THE GATEWAY PUNDIT
18
      BY: JOHN ZAKHEM, ESQ.
                                                  18
                                                          2821 South Parker Road
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                                                  19
                                                          Suite 555
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      CAMARA & SIBLEY, LLP
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                                                          Aurora, Colorado 80014
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       Attorneys for Defendant
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                                                       BY: RANDY B. CORPORON, ESQ.
22
      Rudolph Giuliani
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23
         1108 Lavaca Street, Suite 110263
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24
         Austin, Texas 78701
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25
      BY: JOE SIBLEY, ESQ.
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2	APPEARANCES (via Zoom cont'd):	2	ALSO PRESENT:
3		3	ROBERT BENIMOFF, videographer
4	PATTERSON RIPPLINGER, P.C.	4	
5	Attorneys for Defendant	5	APPEARING VIA ZOOM:
6	Michelle Malkin	6	REBECCA DOMINGUEZ,
7	5613 DTC Parkway	7	Veritext Case Manager
8	Suite 400	8	SIDNEY POWELL
9	Greenwood Village, Colorado 80111	9	CHANEL RION
10	BY: GORDON A. QUEENAN, ESQ.	10	CILLIVEE MOIV
1	BT: GORDON A. QUEENAN, ESQ.	11	
11	CORDON REES SOULLY MANGUILLAND LL R	12	
12	GORDON REES SCULLY MANSUKHANI, LLP	13	
13	Attorneys for Defendant Eric Metaxas		
14	555 Seventeenth Street	14	
15	Suite 3400	15	
16	Denver, Colorado 80202	16	
17	BY: MARGARET BOEHMER, ESQ.	17	
18	THOMAS B. QUINN, ESQ.	18	
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$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	A P P E A R A N C E S (via Zoom cont'd):	$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	THE VIDEOGRAPHER: Good morning.
$\frac{2}{3}$	AFFEARANCES (via Zooni contu).	$\frac{2}{3}$	ε_1
	I ATUDOD COM LLD		We're now going on the record at
4	LATHROP GPM LLP	4	approximately 9:25 a.m. on August 14, 2021.
5	Attorneys for Defendant Chanel Rion	5	
6	and Herring Networks, Inc.	6	Please note that the microphones
7	dba One America News Network	7	are sensitive and may pick up
8	1515 Wynkoop Street	8	whispering, private conversations and
9	Suite 600	9	cellular interference. Please turn
10	Denver, Colorado 80202	10	off all cell phones or place them away
11	BY: BRAD JOHNSON, ESQ.	11	from the microphones as they can
12	STEPHEN K. DEXTER, ESQ.	12	interfere with the deposition audio.
13		13	Audio and video recording will
14	DYMOND • REAGOR, PLLC	14	continue to take place until all
15	Attorneys for Defending the Republic	15	parties agree to go off the record.
16	8400 East Prentice Avenue	16	This is media unit 1 of the video
17	Suite 1040	17	recorded deposition of Rudolph
18	Greenwood Village, Colorado 80111	18	Giuliani in the matter of Eric Coomer
19	BY: MICHAEL W. REAGOR, ESQ.	19	versus Donald J. Trump for President,
20	CHRISTOPHER SEERVELD, ESQ.	20	Inc., et al., filed in the District
21	ABBIE FRYE, ESQ.	21	Court, Denver County, Colorado, Case
$\begin{vmatrix} 21\\22\end{vmatrix}$	ADDIL I KIL, LOV.	$\begin{vmatrix} 21\\22\end{vmatrix}$	Number 2020CV34319.
$\begin{vmatrix} 22 \\ 23 \end{vmatrix}$		$\begin{vmatrix} 22\\23 \end{vmatrix}$	This deposition is held at
$\begin{vmatrix} 23 \\ 24 \end{vmatrix}$		24	Giuliani Partners located at 445 Park
25		1	
23	Page 7	25	Avenue, New York.
1	rage /	1	Page 9

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1		1	
2	My name is Robert Benimoff	2	Republic.
3	representing Veritext and I am the	3	MS. DOMINGUEZ: Andrea Hall.
4	videographer. The court reporter is	4	Mr. Barry Arrington. Mr. Brad
5	Cathi Irish representing Veritext.	5	Johnson, Ms. Chanel Rion.
6	I am not authorized to administer	6	Christopher, could you please let
7	an oath. I am not related to any	7	me know which firm you're with and
8	party in this action, nor am I	8	your full name?
9	financially interested in the outcome.	9	MR. REAGOR: Chris Seerveld is an
10	Counsel and all present in the	10	attorney for Defending the Republic.
11	room and everyone attending remotely	11	MR. SIBLEY: Brad Johnson is
12	will now state their appearances and	12	who is Brad Johnson?
13	affiliations for the record, and if	13	MR. JOHNSON: I am attorney for
14	there are any objections to	14	OAN and Rion.
15	proceeding, please state them at the	15	MR. SIBLEY: Okay, got it.
16	time of your appearance beginning with	16	Sorry, there's a lot of lawyers. I
17	the noticing attorney.	17	can't keep up with everyone.
18	MR. CAIN: In the room, my name	18	All right, go ahead.
19	is Charlie Cain. My team is with me,	19	MS. HALL: And Rebecca, Ingrid is
20	Mr. Brad Kloewer, Mr. Steve Skarnulis,	20	with my office as well.
21	Mr. Zach Bowman.	21	THE WITNESS: Representing?
22	MR. SIBLEY: Joe Sibley for Rudy	22	MR. SIBLEY: Oltmann, that's
23	Giuliani, and I don't have an	23	Oltmann.
24	objection to the proceeding but before	24	MS. DOMINGUEZ: Okay, Greg, could
25	the deposition, I want to make it	25	you please let me know who you are?
	Page 10		Page 12
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$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	clear that the only remote	$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	You're on mute.
$\frac{2}{3}$	participants should either be	$\frac{2}{3}$	
4			
	attorneys in the case or parties in		Okay, I'm going to go ahead and
	attorneys in the case or parties in	4	put him in the waiting room right now.
5	the case, and I would like to ask our	4 5	put him in the waiting room right now. Gordon, could you please let me
5 6	the case, and I would like to ask our court reporting service who is	4 5 6	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your
5 6 7	the case, and I would like to ask our court reporting service who is administering the remote proceedings	4 5 6 7	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your full name, please?
5 6 7 8	the case, and I would like to ask our court reporting service who is administering the remote proceedings to verify who's been let into the	4 5 6 7 8	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your full name, please? MR. QUEENAN: It's in the chat.
5 6 7 8 9	the case, and I would like to ask our court reporting service who is administering the remote proceedings to verify who's been let into the deposition remotely so we can ensure	4 5 6 7 8 9	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your full name, please? MR. QUEENAN: It's in the chat. It's Patterson Rippling and I
5 6 7 8 9 10	the case, and I would like to ask our court reporting service who is administering the remote proceedings to verify who's been let into the deposition remotely so we can ensure that only the proper parties are here.	4 5 6 7 8 9	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your full name, please? MR. QUEENAN: It's in the chat. It's Patterson Rippling and I represent Michelle Malkin.
5 6 7 8 9 10 11	the case, and I would like to ask our court reporting service who is administering the remote proceedings to verify who's been let into the deposition remotely so we can ensure that only the proper parties are here. MR. ZAKHEM: John Zakhem for the	4 5 6 7 8 9 10 11	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your full name, please? MR. QUEENAN: It's in the chat. It's Patterson Rippling and I represent Michelle Malkin. MS. DOMINGUEZ: Thank you.
5 6 7 8 9 10 11 12	the case, and I would like to ask our court reporting service who is administering the remote proceedings to verify who's been let into the deposition remotely so we can ensure that only the proper parties are here. MR. ZAKHEM: John Zakhem for the Trump campaign.	4 5 6 7 8 9 10 11 12	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your full name, please? MR. QUEENAN: It's in the chat. It's Patterson Rippling and I represent Michelle Malkin. MS. DOMINGUEZ: Thank you. Mr. Corporon, he's with his own
5 6 7 8 9 10 11 12 13	the case, and I would like to ask our court reporting service who is administering the remote proceedings to verify who's been let into the deposition remotely so we can ensure that only the proper parties are here. MR. ZAKHEM: John Zakhem for the Trump campaign. THE WITNESS: Rudolph W.	4 5 6 7 8 9 10 11 12 13	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your full name, please? MR. QUEENAN: It's in the chat. It's Patterson Rippling and I represent Michelle Malkin. MS. DOMINGUEZ: Thank you. Mr. Corporon, he's with his own firm.
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5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	the case, and I would like to ask our court reporting service who is administering the remote proceedings to verify who's been let into the deposition remotely so we can ensure that only the proper parties are here. MR. ZAKHEM: John Zakhem for the Trump campaign. THE WITNESS: Rudolph W. Giuliani. MR. SIBLEY: Can we get Veritext to verify who is here? MS. DOMINGUEZ: We've got Ms. Andrea Hall. Abbie Frye. MR. SIBLEY: Abbie Frye? MS. DOMINGUEZ: Yes. Abbie, can you please let us know which firm you're with? MR. REAGOR: This is Michael Reagor for Defending the Republic.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	put him in the waiting room right now. Gordon, could you please let me know which firm you're with and your full name, please? MR. QUEENAN: It's in the chat. It's Patterson Rippling and I represent Michelle Malkin. MS. DOMINGUEZ: Thank you. Mr. Corporon, he's with his own firm. Sidney, I believe that's Sidney Powell. Stephen Dexter is with Herring Networks, he represents Herring Networks. Mr. Tom Quinn. Mr. Quinn, which firm are you with, please? MS. BOEHMER: Tom is with Gordon Rees Scully Mansukhani. This is Margaret Boehmer. He and I are counsel for Eric Metaxas.
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1				
a let me know which firm you're with?	1		1	GIULIANI
a let me know which firm you're with?	2	And Trey Rogers, can you please	2	is the oldest member of our firm.
4 MR. ROGERS: Thomas Rogers with 5 the Recht Kornfeld firm representing 6 the plaintiff. 7 MS. DOMINGUEZ: Thank you. And 8 thank you, Mr. Johnson, for your chat. 9 Everyone is accounted for. 10 THE VIDEOGRAPHER: Is there 11 anyone clse or is that it? 12 MS. DOMINGUEZ: That is it. 13 THE VIDEOGRAPHER: Will the court 14 reporter please swear in the winess? 15 R U D O L P H G I U L A N I, called a sa witness, having been duly sworn by a Notary Public, was examined and 16 as a witness, having been duly sworn by a Notary Public, was examined and 18 testified as follows: 19 EXAMINATION 19 BY MR. CAIN: 10 A. Rudolph W. Giuliani, 21 Q. State your full name, please. 22 A. Rudolph W. Giuliani, 23 G-I-U-L-I-A-N-I. Rudolph William 24 Giuliani. 25 Q. Good morning. How are you doing? Page 14 1 GIULIANI 2 A. Fm doing fine. 3 Q. Thank you for accommodating us on 4 a Saturday morning. 4 A. Right. 1 GIULIANI 2 Court order. 3 A. Tim ready to go. 4 C. You signed an affidavit, I guess teachinically it's a declaration in this stat aren't here with us. We're in your office; correct? 10 A. Right. 10 A. Right. 11 Q. It's about 104 degrees in the conference room, give or take. 12 Q. We said our names earlier but I wanted you to know who was here for us. 14 A. Please. 15 G. Why name is Charlic Cain. Next to me is Brad Kloewer. He's from Colorado. 21 A. A rey you from Colorado? 21 Q. I am. 24 Q. Originally from Austin, Texas. 25 Mr. Steve Skamulis is my law partner. He	3		3	MR. SKARNULIS: Thanks, Charlie.
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1	GIULIANI	1	GIULIANI
2	looking at to the extent that they are	2	paragraph 3 by saying at some point during
3	new. We've already preloaded a	3	our legal team's investigation, I'll stop
4	handful of those documents.	4	there.
5	BY MR. CAIN:	5	When you're referring to your
6	Q. Mr. Giuliani, what is Exhibit 98?	6	legal team's investigation, who are you
7	A. This is my affidavit and my	7	referring to?
8	signature at the bottom there.	8	A. I'm referring to the lawyers that
9	Q. And you filed this in support of	9	were working on the all of the
10	your motion to dismiss this case; right?	10	allegations of election fraud that had
11	A. Yes, I believe that's what it	11	come to our attention, both the group that
12	says.	12	was specially put together as counsel to
13	Q. And in doing so, I take it you	13	the president, as well as the lawyers from
14	have tried to be as thorough as possible	14	the campaign who were assisting us.
15	in explaining to the court your	15	Q. Okay. Let's
16	investigation relating to Dr. Coomer, my	16	A. So I thought of them as divided
17	client?	17	somewhat into two groups that worked
18	MR. SIBLEY: Objection, form.	18	together but were still two separate
19	BY MR. CAIN:	19	groups that did different things as well.
20	Q. Is that a fair statement?	20	Q. The crew that you mentioned that
21	MR. SIBLEY: Objection, form.	21	was counsel to the president, who was on
22	THE WITNESS: I related what I	22	that team?
23	recall as accurately as I could.	23	A. Why don't we say counsel to the
24	BY MR. CAIN:	24	president personally. On that team,
25	Q. And you stated as much as you	25	myself, Jenna Ellis, Sidney Powell, Joseph
	Page 18		Page 20
1	GIULIANI	1	GIULIANI
2	could recall as accurately as you could	1 2	GIULIANI diGenova, Victoria Toensing. I'm not sure
	could recall as accurately as you could about your investigation into Dr. Coomer?	2 3	diGenova, Victoria Toensing. I'm not sure at that point if Christina Bobb was or
2 3 4	could recall as accurately as you could about your investigation into Dr. Coomer? MR. SIBLEY: Objection, form.	2 3 4	diGenova, Victoria Toensing. I'm not sure at that point if Christina Bobb was or wasn't. She may have been. And I'm
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	could recall as accurately as you could about your investigation into Dr. Coomer? MR. SIBLEY: Objection, form. THE WITNESS: Yes. BY MR. CAIN: Q. Turn to page 2 of your affidavit. Looks to me like you've got eight paragraphs in this affidavit. The second paragraph talks about your status with the Trump campaign. I want to focus your attention on paragraphs 3 and 4. And as I read your affidavit, paragraph 3 and 4 is really where you kind of outline the investigation into Dr. Coomer. Is that a fair statement? MR. SIBLEY: Objection, form. THE WITNESS: Let me just read it. (Witness perusing document.) I would say it's a very brief outline, yes. BY MR. CAIN:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	diGenova, Victoria Toensing. I'm not sure at that point if Christina Bobb was or wasn't. She may have been. And I'm missing one I know. Boris. Q. Boris? A. Boris Boris, Boris, Boris, I can't remember his last name. Boris. I'll get you his name. Q. Okay. A. His status was I should explain this so it doesn't create any confusion. The original press release that was put out, Boris's name was not included, although it was included in the document that was sent over to the White House. His name was excluded because the president's staff did not think Boris was a lawyer. It turned out that Boris was a lawyer and therefore we included his name, and so there are some press releases that have Boris's name and some that do not. Boris Epstein, Boris Epstein.

1	GIULIANI	1	GIULIANI
2	A. At this point Mr. Eastman was not	2	don't know.
3	a member of the team.	3	Q. Well, when you strike that.
4	Q. At some point was he?	4	How about the Trump campaign?
5	A. He was, yes.	5	The list of folks that you just gave me as
6	Q. When?	6	personal counsel to President Trump, how
7	A. Remind me of the date. If we're	7	many of them, if any, were also counsel to
8	talking about at the time that we held the	8	the campaign?
9	press conference in which Mr. Coomer was	9	A. I don't know. I don't know, I
10	mentioned a few times, I do not believe	10	couldn't identify. I was, but I couldn't
11	that Mr. Eastman was a member of the team.	11	identify any others that were.
12	I don't know exactly when he became a	12	Q. Well, I think
13	member of the team but my best	13	A. Excuse me. It could be that
14	recollection would be sometime in	14	Jenna Ellis had previously been counsel to
15	December.	15	the campaign and therefore that status may
16	Q. Do you know the circumstances	16	have just that status may have taken
17	surrounding why he came on the team in	17	over. Sidney Powell had not been, Boris
18	December?	18	had not been, Joe and Vicki Toensing had
19	A. I do.	19	not been so the only one that might apply
20	Q. What are they?	20	to is Jenna Ellis.
21	A. Constitutional issues, very	21	Q. Can you think of a roster
22	specific advice about the Constitution of	22	somewhere that you saw that identified the
23	the United States. He was consulted along	23	legal team, whether they are in the
24	with a number of other I don't know the	24	capacity as the president's lawyers or in
25	right way to describe this but along with	25	the campaign?
	Page 22		Page 24
1	GIULIANI	1	GIULIANI
1 2	GIULIANI several other constitutional experts.	1 2	GIULIANI A. Oh, you mean like one that says
1	several other constitutional experts. Q. The group that you identified, I		
2	several other constitutional experts.	2	A. Oh, you mean like one that says they are the president's lawyers but not the campaign?
2 3	several other constitutional experts. Q. The group that you identified, I	2 3	A. Oh, you mean like one that says they are the president's lawyers but not
2 3 4	Q. The group that you identified, I want to make it crystal clear on the	2 3 4	A. Oh, you mean like one that says they are the president's lawyers but not the campaign?
2 3 4 5 6 7	Q. The group that you identified, I want to make it crystal clear on the record, are you saying they were attorneys for Donald Trump personally or for the Trump campaign or both?	2 3 4 5 6 7	A. Oh, you mean like one that says they are the president's lawyers but not the campaign? Q. Yes.
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1	GIULIANI	1	GIULIANI
2	and then Jenna Ellis will follow me."	2	the campaign, go tell them you're in
3	So at the time of the press	3	charge.
4	conference, it's fair to say that you	4	MR. SIBLEY: I just want to
5	identified both Sidney Powell and Jenna	5	instruct the witness, don't reveal any
6	Ellis as representatives of the campaign?	6	attorney/client privileged
7	MR. SIBLEY: Objection, form.	7	communications. So if it relates to
8	THE WITNESS: Well, if I did, I	8	legal advice, don't disclose it. If
9	should correct that. I probably	9	it relates to logistics
10	should have stopped short with Jenna	10	THE WITNESS: This is a statement
11	Ellis. I do not believe that Sidney	11	he made.
12	Powell was ever counsel to the	12	MR. SIBLEY: It doesn't matter if
13	campaign.	13	he made the statement. Don't disclose
14	BY MR. CAIN:	14	it if it's attorney/client privilege,
15	Q. Then why did you say she was?	15	only if it relates to the logistics of
16	A. I don't know. Maybe just	16	how you were retained and became
17	speaking too loosely, too generally, maybe	17	attorney.
18	I hadn't thought about the technical	18	THE WITNESS: I will be very
19	distinction at the time but I have no	19	careful. He said go over and tell
20	reason to believe she was counsel to the	20	them you're in charge, it's got to be
21	campaign.	21	straightened out. And I said,
22	Q. Do you know whether the	22	Mr. President, it would help if you
23	campaign	23	called over and made that point also,
24	A. I never saw her on a list. The	24	and he said I will, and that was the
25	thing I'm relying on is the list that I	25	conversation with the president
	Page 26		Page 28
1	CHII IANI	1	CHILIANI
1	GIULIANI saw and her name was never on that list	1	GIULIANI without going into the rest of the
2	saw and her name was never on that list.	2	without going into the rest of the
2 3	saw and her name was never on that list. Q. Do you know if she was ever paid	2 3	without going into the rest of the conversation which I believe would be
2 3 4	saw and her name was never on that list. Q. Do you know if she was ever paid to represent the campaign?	2 3 4	without going into the rest of the conversation which I believe would be privileged.
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1	GIULIANI	1	GIULIANI
2	moved in there and I also had a separate	2	MR. CAIN: He's mic'd up so you
3	office, both.	3	can't do this here.
4	Q. As far as the legal team that	4	THE VIDEOGRAPHER: Does counsel
5	moved in there with you, let's see if we	5	agree to go off the record?
6	can talk about that.	6	MR. CAIN: Yes.
7	Who was at the campaign	7	THE VIDEOGRAPHER: Going off the
8	headquarters with you working as part of	8	record at approximately 9:50.
9	the legal team?	9	(Witness conferring with
10	A. Jenna Ellis virtually all the	10	Counsel.)
11	time. She was probably there the most	11	THE VIDEOGRAPHER: We're back on
12	often. Joe and Vicki Toensing a little	12	the record at approximately 9:54 a.m.
13	less but they are very way beyond 9 to 5.	13	MR. CAIN: Counsel, are you
14	Boris tended to operate out of his own	14	asserting a privilege on the answer to
15	office but came there three, four times a	15	that question?
16	day. Then we were quickly joined by	16	MR. SIBLEY: No, sir.
17	Christina Bobb, and I think by the time of	17	BY MR. CAIN:
18	the press conference she was already part	18	Q. All right.
19	of the had been approved as part of the	19	A. So the only way I would be able
20	legal team.	20	to answer that question correctly is if
21	Those would be the lawyers. We	21	you showed me a list of the people in the
22	acquired very quickly some paralegals and	22	communications office and then that would
23	assistants and some researchers but I	23	refresh my recollection as to who the
24	didn't keep track of that. Boris and	24	person selected, but I don't recall
25	Jenna did.	25	exactly who was selected, and the part
	Page 30		Page 32
1	GIULIANI	1	GIULIANI
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	GIULIANI O. Gotcha.	1 2	GIULIANI that's privileged is there was
2	Q. Gotcha.	2	that's privileged is there was
3	Q. Gotcha.A. I knew who they were but most of	2 3	that's privileged is there was considerable conversation about that part
2 3 4	Q. Gotcha. A. I knew who they were but most of them I didn't hire. They did. I just	2	that's privileged is there was considerable conversation about that part that is privileged.
3	Q. Gotcha. A. I knew who they were but most of them I didn't hire. They did. I just approved it.	2 3 4	that's privileged is there was considerable conversation about that part that is privileged. Q. Well, I didn't come with a handy
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1 **GIULIANI** 1 **GIULIANI** 2 2 Q. So let's do this, I guess. Let's when you got this information, where you 3 3 talk through your affidavit a little bit were and when this was and who gave it to 4 4 more and then we can go on to another you? That's a three-part question but if 5 5 you're okay with it, I'll -topic. 6 A. I'll try. The answer is I'm not 6 All right, so when we went down 7 this rabbit trail, we were talking about 7 exactly sure. The conversation took place 8 8 who the legal team was that you referred maybe two or three times. There was 9 to. In paragraph 3, and I'll just read it 9 definitely a conversation in the campaign 10 for the record since it's short, you say, 10 headquarters conference room about it. 11 Could have been one also in my own office. "At some point during our legal team's 11 12 investigation into the election (which 12 O. Is that the one -- this office 13 included voting security issues with 13 we're sitting in? 14 Dominion and Dominion's history with 14 A. No, no, the office I had in 15 Smartmatic) we" -- I assume you're 15 Washington. Maybe I should describe the 16 referring to the team there. 16 setup. 17 A. Yes, sir. 17 Q. Let's do that. 18 Q. -- "became aware of media reports 18 A. So I have been representing the 19 circulating regarding Coomer and 19 president for a year and a half as his 20 allegations that he had been overheard counsel for the various impeachments, as 20 21 21 telling a radical leftist group words to his personal counsel with Jay Sekulow and 22 the effect that he had ensured that Trump 22 I had an office then in Jay's office on 23 would lose the election." 23 the Hill. I also had my own office which 24 24 All right, let's talk about that I set up at the Trump Hotel so that sort 25 25 of became my Washington office. So when I sentence. Page 34 Page 36 1 **GIULIANI** 1 **GIULIANI** 2 You say that we, meaning the took over this role, I originally was just 3 team, became aware of media reports. 3 going to continue as his personal lawyer Mr. Giuliani, which media reports are you like I had been before so I set up my 5 talking about? 5 office at the Trump Hotel again. So that 6 6 was one office, and then the other was A. They would be online -- online 7 publications that someone else on the team when he told me to go over to the campaign 8 8 office, the campaign office so I would would bring to me and show me and say --9 this is probably the first time I heard have meetings in both places. 10 Mr. Coomer's name -- that this gentleman 10 Eventually the Trump Hotel, we 11 named Eric Coomer is -- it says in this 11 moved to the Oriental, Mandarin Oriental 12 article that he had a relationship with 12 Hotel and got a suite of offices there and 13 13 Antifa and according to the report, he had toward the very end, we moved for a short 14 overheard, and at this point it might have 14 period to the -- I've forgotten, it was in 15 been hazier than it eventually became, 15 town, it was an old established Washington 16 that he had said something about ensuring 16 hotel on Pennsylvania Avenue. That was 17 that Trump would be -- assuring these 17 just a short time, we were there maybe 18 people that Trump would be defeated before three weeks, four weeks. Most of the time 18 19 -- it was a statement made before the 19 we were at the Trump Hotel or the Mandarin 20 20 election according to the way it was Oriental. 21 21 related to me. Q. Well, let's bookend your 22 representation times because you said in Q. Okay. Let's try to go back in 22 23 your mind's eye and recall the specific 23 the first part of your response that you 24 24 had started to represent President Trump

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25

about a year and a half ago.

Do you remember where you were

25

GIULIANI 1 **GIULIANI** 1 2 A. Sure, it was in April, May 2019. remember learning about Dr. Coomer before 3 Q. Okay. When was the last time 3 you went to the press conference on 4 4 that you performed legal services for November 19th. What we were talking about 5 5 either President Trump in his personal was the online material or media reports 6 capacity or the campaign? 6 as you say in your affidavit -- excuse me, 7 A. Probably February. 7 declaration, and then we started talking 8 8 Q. Of this year? about office space. A. Where it was, yeah. 9 A. Um-hum. 9 10 10 Q. Is that a yes? Q. So can you think of, A. Possibly March, February or 11 11 Mr. Giuliani, as you sit here, what media 12 reports you remember seeing, either an March. 12 13 Q. Of this year? 13 article or a media, any kind of statement? 14 A. I'm sorry, yes, this year. 14 A. I can remember seeing what I 15 O. You said um-hum which can be 15 would call online media, meaning --16 ambiguous. 16 meaning not the Washington Post or The New 17 A. I'm sorry, I didn't mean to. 17 York Times or the New York Post or NBC, 18 Q. That's all right. 18 CBS. More like -- not necessarily them 19 A. I just can't -- I can't -- I 19 but more like The Daily Caller or that 20 would interpret that to mean he asked me 20 category, Breitbart. So it was brought to legal questions and I gave him advice. 21 21 my attention that there was a media 22 Last time I can remember doing that, the 22 report, maybe two, that there was a guy 23 latest would be March of this year. 23 who worked for Dominion that was -- had a 24 24 Q. Okay. So here's what I'm -- the history of being very anti-Trump and that 25 object of the --25 in a conversation that was overheard with Page 38 Page 40 1 **GIULIANI** 1 **GIULIANI** 2 A. May I say, I still give him 2 Antifa members, he made this statement 3 political advice so a week ago I met with 3 before the election that the election was him and we discussed politics. So fixed, and I said have we run it down and 5 sometimes it's hard to know which hat I'm 5 the answer was no, but I'll get back to 6 wearing but I don't think I've worn the 6 you. 7 legal hat since March of 2019. 7 O. Who was supposed to get back to you? 8 Q. Before I get off of office space, 8 9 9 I wasn't anticipating that line of A. Phil Waldron was the one who was 10 questioning, did you have offices at the 10 supposed to get back to me. That 11 Willard Hotel? 11 conversation I just described could have 12 been with Phil or one of his people and I A. That was it, the Willard Hotel, 12 13 yes, and that was -- we actually for a 13 told them give Phil the action to do it, but I definitely discussed it during that 14 short time were at the Willard Hotel for 14 15 some logistical reason but at the end of 15 very brief period with Phil and then one 16 our representation, as we were getting 16 of the people who worked for Phil. I 17 closer to the inauguration, I believe it 17 don't remember which one. 18 was sometime after Christmas we moved to Q. I see. Did he get back to you? 18 19 the Willard Hotel. We moved from the 19 A. He did, yeah. 20 20 Q. What did he get back to you with? Mandarin Oriental to the Willard Hotel. 21 and a lot of this got determined based on 21 A. I can't tell you the timing for 22 COVID. sure, how fast it was or whatever, this 22 23 O. So let me restate what I was 23 was not by any means the focus what I was 24 about to say. The object of my line of 24 doing at the time. I was focusing really questioning is to find out what you 25 on the Philadelphia case and on the Page 39 Page 41

1 **GIULIANI** 1 **GIULIANI** 2 Michigan case because I was writing, exactly when it was. Maybe in the day 3 working with Phil Hearn on the draft of 3 that he talked to me about this, this took that case so this was like an interruption 4 4 up maybe four minutes of the 20 hours I 5 5 to what I was doing, just so you was working. appreciate that it wasn't main point of 6 So before we get to the point 7 what I was doing. 7 that I made the statement, he and several 8 8 He would come back to me at others, people who work with him, 9 9 combination of at least him, another various times with many, many things and 10 in it he said -- he said at some point 10 person, could have been a third person 11 Coomer came up, he said we have a -- we've that worked for him, on my side maybe 11 12 got this -- there's a witness now, there's 12 Bernie Kerik could be part of this, would 13 a witness now that says -- there's an 13 have been somebody like Bernie Kerik. 14 identifiable witness who says this 14 Q. Last name? 15 conversation took place before the 15 A. K-E-R-I-K. He was the former 16 election. He said this guy Coomer --16 New York City police commissioner and he 17 sometimes I go and look myself online when 17 was working as part of the investigatory 18 stuff comes up. This time I didn't have 18 team because from the time this first 19 the time to do it. I was virtually 19 started until now, the team had expanded 20 working 22 hours a day. But he had. He 20 quite a bit, not with regard to lawyers 21 said this guy, you're not going to find 21 but with regard to paralegals and 22 anything right now because they took down 22 investigators. 23 23 a lot of his media, a lot of his social Q. All right, Mr. Giuliani, you 24 media stuff, and it looks like Dominion is 24 mentioned, I just want to make sure I got 25 trying to hide him but either he or -- he 25 the last name, Phil Waldron is the --Page 42 Page 44 **GIULIANI** 1 1 **GIULIANI** said some people captured a good deal of 2 A. Colonel Phil Waldron, 3 what he had been posting and it's awful. 3 W-A-L-D-R-O-N. He said there's really all kinds of crazy 4 O. And that's the four-minute S-H-I-T. I said like what? Things like 5 5 conversation that you described? he has to be removed, things suggesting 6 A. Roughly. 7 he's crazy. I said any violence? He said 7 O. And he is with a group called 8 you'd have to really interpret that, you 8 ASOG; right? would know that better than I would. 9 A. Yes, yes, that's right. 10 I have been a United States 10 Q. And since we're talking about 11 attorney, Associate Attorney General and I 11 time, how much Coomer time do you think did a fair number of threats on the you actually spent? 12 12 13 13 president cases, meaning I handled the A. If I was going to bill it? 14 Hinckley case. 14 Q. Yeah, if you had to send a bill, 15 I know you didn't send a bill to the And I said okay, see if you can 15 16 get me something. We'll take a look at it 16 campaign but if you had an invoice for 17 but he said I think the guy is gone now, I 17 Coomer time, how much Coomer time do you 18 think they are burying him. By burying 18 think you had? 19 him, he didn't mean killing him. 19 A. Before the press conference, gosh 20 20 almighty, I bet it's not an hour. You Q. I get your point. 21 A. He meant putting him under the 21 would have to do one of those things 22 rug, and I'll see what I can get you. 22 lawyers hate to do, you would have to take 23 I should emphasize this was a 23 like three minutes here, two minutes here, 24 very, very small part of the conversation 24 five minutes here, two minutes here and and that's why I have trouble locating 25 25 then what does that equal. Page 43 Page 45

1 **GIULIANI** 1 **GIULIANI** 2 2 Q. Right. doing and learning about Dr. Coomer before 3 A. It wasn't like a sustained 3 the press conference? 4 4 15-minute conversation until we get right A. No. We talked about everything I 5 up to the time of the press conference. 5 learned before we actually got to the Q. So again, we got far down the 6 point of preparing for the press 6 7 road because I was asking you about media 7 conference. 8 reports and I think you've described what 8 Q. Okay. So finish the rest of the you remember about the media reports you 9 story then for us. 10 10 saw; right? A. So after being alerted to the A. They are not like a big distinct fact that there were these news reports, 11 11 12 recollection. I recall better being told 12 Phil, some of his staff and at some point 13 than actually seeing. 13 Sidney Powell -- let's separate. 14 14 Phil and his staff are almost Q. Right. 15 A. I remember being told. He was 15 interchangeable in terms of what they said 16 holding a piece of paper. I'm not even 16 to me. They had more detail about what it 17 sure I read it. He held a piece of paper 17 was. It was a conversation that a 18 and he recited it to me. I may have read 18 gentleman had listened into, had a --19 19 purported to have a tape of some, if not 20 20 Q. And the "he" is Mr. Waldron? all, of the conversation. I don't know if 21 21 A. Mr. Waldron, accompanied by one it's a complete recording or an excerpt 22 of his aides, I think, and he made that 22 recording and in the conversation, Coomer 23 23 statement I told you and he said it, it's says something to the effect of don't 24 being covered in the media, definitely 24 worry, the election against F-ing Trump is 25 referred to one, he may have referred to 25 fixed, taken care of, we figured it out, Page 46 Page 48 1 **GIULIANI** 1 **GIULIANI** 2 two. 2 words to that effect. 3 Q. Do you have any Coomer time on 3 He said that there's a person who your hypothetical bill post the November 4 taped this, a person who had additional 5 19th press release? 5 information about meetings of this group A. Sure. Again very small amount. in which this was discussed. And there 6 6 7 7 were a couple of -- couple of witnesses, I O. Okay. 8 8 believe he said this -- this is a faint A. Coomer's name would come up 9 occasionally, sure. recollection rather than a solid one. I 10 Q. Can you estimate what your bill 10 think he said there were some people who 11 would be? 11 could corroborate that. 12 12 A. Gosh almighty, I can't. We would I said what does that mean. 13 have to go through it separately. I'm 13 people who helped him with the logistics pretty comfortable with pre -- pre press 14 14 of this and getting this done. He didn't 15 conference we spent, if we include 15 say it, I imagine what he meant by that 16 preparing for the press conference, the 16 was getting wired, getting into the 17 max would be about an hour and a half in 17 meeting, getting into the telephone 18 different segments, maybe two. conversation, wiring it. That's I think 18 19 Q. Is it fair to say that you were 19 that's what he meant. And I said how many 20 -- prior to the press conference, the 20 people have heard this and he said I don't 21 majority of your time by far was taken up 21 know. More than one but I don't think 22 by issues other than Dr. Eric Coomer? 22 it's permeated. 23 A. Oh, absolutely. 23 Q. And you're using pronouns. I 24 Q. Now, in terms of -- have we 24 want to make sure that -talked about sort of all you can remember 25 A. Pronouns are very --Page 47 Page 49

1 **GIULIANI** 1 **GIULIANI** 2 2 O. You said he -let's say his staff told me that this 3 A. -- very controversial now. 3 gentleman had wired a telephone call with 4 4 Q. I take your point. In this Antifa people, I don't know if it was 5 respect, "he" meant whom? You said he was 5 exclusively Antifa people or it included Antifa people, that during the telephone 6 telling you this information. 6 7 A. He was Phil. 7 call, he had said don't worry, we fixed 8 8 Q. That's what I thought you meant. the election against F-ing Trump. Made a 9 A. Every once in a while somebody 9 couple of other derogatory comments about 10 else would interrupt for Phil, but I 10 Trump that I can't recall right now, and 11 always took it as coming from Phil. If he said that he also had found or either 11 12 the person said it in front of Phil, I had 12 he or someone else had been able to 13 no reason to believe Phil wasn't 13 recapture, I don't know if it was all but 14 supporting it. There were times, not in 14 a good deal of the social postings that 15 this case, when somebody would say 15 had been taken down and he had copies, 16 something in front of Phil and he'd say 16 paper copies of them and he showed them to 17 that's not right or that's not correct. 17 me, and I read through them very, very 18 Q. Was Phil working with Josh 18 quickly, and they sort of fit into a 19 Merritt or Russ Ramsland at that point? 19 category of social postings of people. A. I know he was doing some work 20 20 And I have been dealing with this for the 21 with Russ. I don't know about the other 21 president for quite some time as his 22 gentleman. 22 personal lawyer, largely because I had 23 23 Q. All right. So have you completed that experience with both Reagan and 24 your recollection of the --24 Trump, and kind of separating out the ones 25 A. No, he showed me -- he then 25 that were bad and ones that the were Page 50 Page 52 1 1 **GIULIANI GIULIANI** showed me either in that meeting or one serious and the ones that maybe the Secret 3 very shortly -- slow me down. I tend to 3 Service wasn't taking seriously enough, so 4 talk very fast. I am from New York. It's I read them and they concerned me. They 5 not on purpose, I assure you. If you just 5 seemed to be over the top, they are very go like that or put up a card and say slow 6 nasty, they are very mean. 7 down. 7 And I said -- I probably made 8 8 some conclusory comment like this guy's Q. And I'm originally from Texas. 9 9 A. So you talk real slow. got a real problem, this guy's got a real 10 Q. It's a dangerous --10 head problem. He seems obsessed with 11 A. I was part of Bracewell Giuliani 11 Trump. It's never good. for 10 years and we needed an interpreter. 12 12 They may have said do you think 13 Q. I know, you and Houston didn't 13 this amounts to a threat on the president? 14 mix, I don't think. 14 I said it's close to the line but I don't 15 A. Well, Houston Houston. 15 think -- I don't know. I don't know their 16 O. Let's focus back on the case. 16 stand in that. There would be a period of 17 A. Okay, we'll try. 17 time in which this probably would. The 18 Q. I interrupted you when you were 18 standard tends to change based on how 19 responding to the question which was what 19 close are we to an attempt or an 20 else do you recall learning about 20 assassination. The closer we are to an 21 Dr. Coomer prior to the press conference? 21 attempt or an assassination, almost 22 A. So there was a point, either 22 anything will be read as serious. The 23 during this meeting or maybe there were 23 further we get out, it becomes less rigid. 24 two or three meetings leading up to the 24 I had no idea how they were interpreting it at this time. Could somebody have 25 press conference in which Phil and his --Page 51 Page 53

1 **GIULIANI** 1 **GIULIANI** 2 interpreted it as we should go visit him A. We're okay with that? 3 3 and tell him to calm down? Maybe, but in MR. SIBLEY: If you can answer, 4 4 any event, it showed you that he had an yeah. 5 5 extreme -- whoever wrote these things had THE WITNESS: I can answer it. 6 an extreme bias against Donald Trump. Hypothetically. And also this is what 7 Q. And you came to that conclusion 7 I think I would do. You never know 8 8 during this discussion with Mr. Waldron what you really will do. 9 9 BY MR. CAIN: that you just recounted? 10 10 A. Certainly by then. The people I Q. Right. 11 can remember the distinct conversations 11 A. I think what I would have done is 12 about Colonel Waldron are -- about Coomer I would have initiated a preliminary 12 13 are Colonel Waldron, his staff, Sidney 13 investigation and tried to find out more 14 14 Powell, and then conversations with Jane about him and about the people he was 15 and Boris but not any more information 15 with, and usually that culminates, if it 16 from them but conversations assessing what 16 doesn't culminate in an arrest because you 17 we had been told. 17 don't find even more incriminating 18 Q. Okay. So as I'm --18 evidence, it usually culminates in a visit 19 A. Could I get more water? Anybody? 19 with him basically telling him what are 20 Q. As I'm hearing your testimony, in 20 you doing. If you come to the conclusion 21 21 terms of eyes on information about that he's spouting off and out of control, 22 Dr. Coomer, we've got some media reports 22 if he's spouting off and not an imminent 23 that you generally described and then you 23 threat, it's very, very common for the 24 looked at some Facebook postings that you 24 Secret Service to visit the person, show 25 described? 25 him this stuff and say we're looking at Page 54 Page 56 1 **GIULIANI** 1 **GIULIANI** 2 A. I don't remember if it was 2 you, it calms them down. 3 Facebook. Those social media posts get 3 Did this rise to that level? To 4 4 all one to me. tell you the truth, I can't honestly tell 5 Q. I apologize. 5 you. It was right at the -- here's a real 6 A. Facebook, Instagram, Twitter. lawyer's answer. A reasonable Secret 6 7 O. Social media postings. 7 Service agent could refer it or not. I 8 wouldn't say that somebody who didn't A. I think it was Facebook. 8 9 9 Q. Anything else that you laid eyes refer it was acting irresponsibly, I 10 10 on? wouldn't say that somebody who did. It 11 A. Right now, I can't recall 11 was almost a gut instinct. I think maybe 12 anything else that I laid eyes on. 12 what would have gotten me to do it at that 13 13 Q. So you mentioned obviously you point was it was a very volatile period we 14 were in. There was a lot of anger out were a former prosecutor. If you were 14 15 back in the day of prosecuting crimes and 15 there and just exactly the time you don't 16 you had this fact scenario come up where 16 want statements like this hanging out 17 you had an individual who allegedly made a 17 there. 18 statement on a conference call or some 18 Q. Well, in this context, what you 19 sort of similar situation and you had 19 said in the press conference, and we'll 20 20 look at it if we have time, you repeated other folks that were listening in on that 21 call, how would you go about actually 21 that Dr. Coomer said don't worry about it, I fixed the election or I rigged the 22 investigating if that occurred or not? 22 23 A. First I'd want to -- hey, this 23 election; right? 24 is -- this is hypothetical now. 24 MR. SIBLEY: Objection, form. 25 Q. It is. 25 MR. CAIN: Is that a yes? Page 55 Page 57

1	GIULIANI	1	GIULIANI
2	MR. SIBLEY: Objection, form.	2	jury, subpoenas, 14,000 FBI agents, so
3	THE WITNESS: I believe so. I	3	when you're on the other side of it
4	would have to go back and look, but I	4	where I was, you've got to work with
5	think that's what I said.	5	what you've got.
6	BY MR. CAIN:	6	BY MR. CAIN:
7	Q. Words to that effect?	7	Q. You may not have to compel
8	A. Pretty much. He said other	8	witnesses in this context. Did your
9	things but that's what I remember.	9	team did you instruct your team to do
10	Q. And if, in fact, he had done	10	any of the following, call the source
11	that, if he actually had acted on that,	11	MR. SIBLEY: Objection, form.
12	that would have been a crime?	12	Q of the Coomer story?
13	A. Yes, that would if sure, it	13	MR. SIBLEY: Objection, form.
14	would have been a crime but the main thing	14	THE WITNESS: My team had spoken
15	is I don't remember I don't remember	15	to the source, I didn't have to do
16	the pronoun here, did I say we, did he say	16	that.
17	we or I. I tend to have thought of it as	17	BY MR. CAIN:
18	we. I mean I never had the notion that	18	Q. Let's talk about that.
19	Coomer all by himself did it. I don't	19	Who at your team spoke to the
20	think anybody all by themselves could do	20	source and who do you understand the
21	it. I thought he was talking about	21	source to be?
22	Dominion did it, his company.	22	A. The person who talked to him for
23	Q. I see.	23	sure was Phil. Others did. I'm not
24	A. Exactly what role he had, nobody	24	certain if Sidney did or she had someone
25	told me and I don't know. I mean it could	25	else do it but Sidney could have also
	Page 58		Page 60
		1	
1	GIULIANI	1	GIULIANI
1 2	GIULIANI	1 2	GIULIANI
1 2 3	GIULIANI have been the spokesman and nothing more		GIULIANI spoken to the source.
2	GIULIANI	2	GIULIANI
2 3	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually	2 3	GIULIANI spoken to the source. Q. And who do you understand the
2 3 4	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually executed it, I have no idea.	2 3 4	GIULIANI spoken to the source. Q. And who do you understand the source to be?
2 3 4 5	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually executed it, I have no idea. Q. But in effect let's drill down on this a little bit. In effect, the	2 3 4 5	GIULIANI spoken to the source. Q. And who do you understand the source to be? A. Well, I found out later, I'm not
2 3 4 5 6	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually executed it, I have no idea. Q. But in effect let's drill down	2 3 4 5 6	GIULIANI spoken to the source. Q. And who do you understand the source to be? A. Well, I found out later, I'm not sure we put a name we must have put a
2 3 4 5 6 7	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually executed it, I have no idea. Q. But in effect let's drill down on this a little bit. In effect, the statement that Dr. Coomer supposedly made,	2 3 4 5 6 7	GIULIANI spoken to the source. Q. And who do you understand the source to be? A. Well, I found out later, I'm not sure we put a name we must have put a name on it at this point but I'm not sure.
2 3 4 5 6 7 8	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually executed it, I have no idea. Q. But in effect let's drill down on this a little bit. In effect, the statement that Dr. Coomer supposedly made, if you were going to investigate whether	2 3 4 5 6 7 8	GIULIANI spoken to the source. Q. And who do you understand the source to be? A. Well, I found out later, I'm not sure we put a name we must have put a name on it at this point but I'm not sure. We found out later his name is Olzheimer
2 3 4 5 6 7 8 9	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually executed it, I have no idea. Q. But in effect let's drill down on this a little bit. In effect, the statement that Dr. Coomer supposedly made, if you were going to investigate whether that occurred and whether Dr. Coomer	2 3 4 5 6 7 8 9	GIULIANI spoken to the source. Q. And who do you understand the source to be? A. Well, I found out later, I'm not sure we put a name we must have put a name on it at this point but I'm not sure. We found out later his name is Olzheimer and he had additional information about
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2 3 4 5 6 7 8 9 10 11 12 13 14	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually executed it, I have no idea. Q. But in effect let's drill down on this a little bit. In effect, the statement that Dr. Coomer supposedly made, if you were going to investigate whether that occurred and whether Dr. Coomer confessed to a crime in a conference call like this, wouldn't you want to find out who else was on the call as a corroborating witness and talk to them? MR. SIBLEY: Objection, form.	2 3 4 5 6 7 8 9 10 11 12 13 14	GIULIANI spoken to the source. Q. And who do you understand the source to be? A. Well, I found out later, I'm not sure we put a name we must have put a name on it at this point but I'm not sure. We found out later his name is Olzheimer and he had additional information about Coomer who I guess for quite some time had been a in that hate Trump sort of movement. Seemed to me it was more emotion and anger than the usual. Q. Okay. A little aside question.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	GIULIANI have been the spokesman and nothing more or it could have been the guy who actually executed it, I have no idea. Q. But in effect let's drill down on this a little bit. In effect, the statement that Dr. Coomer supposedly made, if you were going to investigate whether that occurred and whether Dr. Coomer confessed to a crime in a conference call like this, wouldn't you want to find out who else was on the call as a corroborating witness and talk to them? MR. SIBLEY: Objection, form. THE WITNESS: In an ideal world,	2 3 4 5 6 7 8 9 10 11 12 13 14 15	GIULIANI spoken to the source. Q. And who do you understand the source to be? A. Well, I found out later, I'm not sure we put a name we must have put a name on it at this point but I'm not sure. We found out later his name is Olzheimer and he had additional information about Coomer who I guess for quite some time had been a in that hate Trump sort of movement. Seemed to me it was more emotion and anger than the usual. Q. Okay. A little aside question. Do you know what the relationship between
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1	GIULIANI	1	GIULIANI
2	BY MR. CAIN:	2	you put some more meat on the bones there?
3	Q. All right, then let's talk a	3	MR. SIBLEY: Let me stop you
4	little bit more about the investigation	4	Rudy. There's been I think a
5	before the press conference. You now told	5	community of interest privilege
6	us you mentioned Sidney Powell and you	6	asserted by Sidney Powell and I think
7	mentioned Phil Waldron again who was	7	we'll assert the same privilege. You
8	dealing with the source; right?	8	can talk about you can talk about
9	A. (Witness nodded.)	9	things at a very high level without
10	Q. Is that a yes?	10	divulging attorney/client
11	A. Yes.	11	communications and without divulging
12	Q. Obviously Phil Waldron. What did	12	work product communications.
13	you understand Sidney Powell was doing as	13	THE WITNESS: Can I tell him
14	it related to Dr. Coomer?	14	logistically is it covered by the
15	A. Sidney was spending a good deal	15	privilege or not? Can I describe to
16	of her time on the Dominion aspect of the	16	him what Sidney said to me?
17	case so you would have to put Coomer on	17	MR. SIBLEY: No, not if it
18	the Dominion aspect of the case, so I saw	18	pertains to the subject matter of what
19	Sidney as being overall in charge of that.	19	you all were working on.
20	Exactly when you're the supervisor and	20	MR. CAIN: We've been talking
21	you've got a million things going on,	21	about all those things throughout this
22	exactly how deeply you get into this one	22	deposition.
23	as opposed to that one, that I would have	23	MR. SIBLEY: Not what Sidney told
24	to have been there to see, but she seemed	24	him. He just told you what Sidney was
25	to be knowledgeable of all the things Phil Page 62	25	in charge of. He hasn't talked about Page 64
	1 age 02		1 age 04
1	GIULIANI	1	GIULIANI
2	was knowledgeable about and she seemed	2	what they talked about.
3	to didn't seem to me this was she	3	BY MR. CAIN:
4	seemed to have appropriately spent some	4	Q. Let me ask I'll ask the
5	time on it but certainly not an inordinate	5	question. If your lawyer doesn't like it,
6	time on it		
	time on it.	6	he can make an objection or assert a
7	Q. She called Dr. Coomer a gnat as	7	he can make an objection or assert a privilege or make an instruction.
8	Q. She called Dr. Coomer a gnat as far as the overall picture in her	7 8	he can make an objection or assert a privilege or make an instruction. When you said she was working on
8 9	Q. She called Dr. Coomer a gnat as far as the overall picture in her testimony.	7 8 9	he can make an objection or assert a privilege or make an instruction. When you said she was working on the Dominion aspect of the case, what did
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8 9 10 11	Q. She called Dr. Coomer a gnat as far as the overall picture in her testimony. MR. SIBLEY: Objection, form. THE WITNESS: I'm not sure I know	7 8 9 10 11	he can make an objection or assert a privilege or make an instruction. When you said she was working on the Dominion aspect of the case, what did you mean by that? A. So an investigation like this, a
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1 **GIULIANI** 1 **GIULIANI** 2 whiteboard, we had all the names of the don't even think it relates to Coomer at 3 3 lawyers and so I knew who to go to, what all but since everything relates to 4 4 they were responsible for. everything else, it's hard to say it Q. Broken down by? 5 5 didn't at all. 6 6 A. Subject matter. So you would There was another set of problems 7 have something on the board that said 7 that my staff was having with Sidney which 8 Vicki and Joe and then it would say I attempted to resolve and wasn't able to, 8 Pennsylvania, Philadelphia, Pittsburgh and 9 and I went to the president with it. I'm 10 then a couple of assorted other things 10 not sure I can tell you. Q. That's fine. I don't need to that they were doing, and every morning we 11 11 12 would go over that and see how it changed. 12 know. 13 Q. Now --13 A. I went to the president with it 14 14 A. So in that category, if I were to and the end result was that I made a 15 think of Dominion, I would think of Sidney 15 determination that we had to separate her 16 carrying the ball on that with everybody 16 from the campaign, and I tell you it did 17 else helping, and Phil was the 17 not have to do with anything different 18 investigator. 18 that happened in regard to Coomer. It 19 Q. Here's where the disconnect is 19 happened with other things. 20 20 Q. So if I'm hearing you right, for me. With Ms. Powell, was she in the 21 21 press conference on the 19th, the meeting campaign offices working on the Dominion 22 aspect? 22 with President Trump after the press 23 A. At times, not as -- Ms. Powell 23 conference or maybe a call and then a 24 24 didn't operate as the same as the others separation --25 25 that I mentioned. She operated somewhat A. Meeting, too. A meeting, a call Page 66 Page 68 1 **GIULIANI** 1 **GIULIANI** more as an independent, independent of the 2 and then the decision. 3 other people. She wasn't as collegial 3 Q. And then a separation when you maybe is a nice way to put it, which isn't 4 sent the press release out that she was no 5 5 unusual for lawyers that tend to be prima longer --6 6 A. Correct. 7 7 O. You did send out a statement, I O. -- associated? 8 believe it was on November 22nd? 8 MR. SIBLEY: Object to form. 9 9 A. Which is after. BY MR. CAIN: 10 Q. After the press conference? 10 Q. We're frustrating Cathi. 11 A. Yeah, up until the press 11 A. I'm sorry, I didn't even know I conference it wasn't as bad as it got 12 12 was doing it. 13 after. 13 Q. Let's do this, Mr. Giuliani, 14 Q. And then after the press 14 let's --15 conference, roughly three days later on 15 A. I'm used to it, getting hit in 16 the 22nd, you sent that statement out that 16 the shins. Q. I want to make sure I get all 17 said that she, Ms. Powell, was working 17 independently on her own behalf or words your testimony prior to the press 18 18 19 to that effect. Do you remember that? 19 conference on the Coomer story and we've talked about that pretty much constantly 20 20 A. I do. 21 Q. What changed then at that point 21 this morning. Is there anything else as as it relates to this working 22 22 you sit here that you can think of that 23 relationship? 23 informed your statements at the press conference? 24 A. First of all for your purposes, 24 25 it largely did not relate to Coomer. I 25 A. It would help if I looked -- I Page 67 Page 69

1	GIULIANI	1	GIULIANI
2	looked in preparation, I looked at it	2	the social media that had been taken down
3	several times last night. Just so that I	3	or at least the amount they were able to
4	end it and feel comfortable I told you	4	salvage of that social media. I also
5	everything I can think of right now, it	5	reviewed documents that they, in this case
6	would help me if I just read it, I just	6	meaning Phil, got for me with regard to
7	read that portion of the press conference.	7	more of Mr. Coomer's history and found out
8	I have it marked out. We can do it pretty	8	that he had come to Dominion from a
9	easily.	9	company named Sequoia, that Sequoia was a
10	Q. Why don't we do this, why don't	10	company that had been banned in Chicago
11	we take a quick break. I've got a	11	and banned from doing contracts in the
12	portion, a clip that I pulled out.	12	U.S. because of a very flawed election in
13	A. I know exactly what I want to	13	Chicago that was investigated ultimately
14	look at. It's the one where it's only	14	by the Congress for several years and
15	like a page or two where I talk about it.	15	Smartmatic was found to be unreliable, had
16	I've got it in my room pulled out.	16	a lot of practices that went on that would
17	MR. ZAKHEM: Are we going off the	17	lead to making it rather easy to change
18	record?	18	votes, fix votes, rearrange votes, and of
19	MR. CAIN: Let's go off the	19	course in about the worst place you could
20	record.	20	do that, Chicago, which is kind of the
21	THE VIDEOGRAPHER: We're going	21	major leagues along with Philadelphia of
22	off the record at approximately	22	vote fraud, and did it in such a to
23	10:39 a.m.	23	such a degree that it even shocked
24	(Recess taken from 10:39 a.m. to	24	Chicago, which to me meant something
25	10:50 a.m.)	25	because you've got to really steal votes
	Page 70		Page 72
1	GIULIANI	1	GIULIANI
		l	
2	THE VIDEOGRAPHER: We're back on	2	to shock Chicago.
	the record at approximately 10:50 a.m.	2 3	to shock Chicago. So they had a hearing in
2 3 4	the record at approximately 10:50 a.m. BY MR. CAIN:	2 3 4	to shock Chicago. So they had a hearing in Congress. I looked at the documents, not
2 3 4 5	the record at approximately 10:50 a.m. BY MR. CAIN: Q. Okay, Mr. Giuliani, we broke, you	2 3 4 5	to shock Chicago. So they had a hearing in Congress. I looked at the documents, not in great detail but I looked at the
2 3 4 5 6	the record at approximately 10:50 a.m. BY MR. CAIN: Q. Okay, Mr. Giuliani, we broke, you said you needed to look at the transcript.	2 3 4	to shock Chicago. So they had a hearing in Congress. I looked at the documents, not in great detail but I looked at the conclusory documents and got a little more
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2 3 4 5 6 7 8 9	the record at approximately 10:50 a.m. BY MR. CAIN: Q. Okay, Mr. Giuliani, we broke, you said you needed to look at the transcript. It appears you have it in front of you. A. I do. Q. And has your memory been	2 3 4 5 6 7 8 9	to shock Chicago. So they had a hearing in Congress. I looked at the documents, not in great detail but I looked at the conclusory documents and got a little more interested in it because the woman who seemed to be the toughest on Smartmatic and Sequoia was Carolyn Maloney who was my
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1 **GIULIANI** 1 **GIULIANI** 2 machines should do the calculating but So it seemed to me that a machine 3 once it's there, it shouldn't be changed. 3 that allows you to change the vote is a 4 4 It would have to be dealt with. If machine that was built to fix the vote. 5 5 somebody wanted to do something with it, When you add to that the machine was built there should be a special proceeding to do so it could be accessed by the Internet, 6 6 something with it, but once the vote is then it sort of puts it over the top. 7 7 8 cast it should be there forever. Then if 8 We've got what we would call in 9 someone claims they made a mistake or I 9 New York a fugazi machine. Fugazi machine 10 10 means a crooked machine. didn't see it or I put it in the wrong 11 place, well then you're going to have to 11 I was also at this point aware of 12 have a proceeding. Otherwise we end up 12 the fact that the president of Smartmatic with fraudulent elections. 13 13 had lied about that under oath where he 14 14 testified in Michigan and that concerned Q. May I just ask since as part of 15 your answer you said we need to have 15 me greatly because in my world of being a 16 another proceeding if there's a mistake on 16 criminal prosecutor, that was very, very 17 a ballot --17 damaging evidence. I mean that's a false 18 exculpatory statement which a judge would A. If someone goes into a voting 18 19 booth, votes, walks out and says I made a 19 charge a jury as evidence of guilt. 20 mistake, I should have voted for Biden and 20 He testified -- I knew he had 21 I voted for Trump, you should not be able 21 several times in speeches said you cannot 22 to change the vote on the voting machine 22 change the vote and it's not accessible by 23 23 Internet. I always wondered why he made and be able to move it from Biden to Trump 24 or vice versa. You should be able to put 24 that statement because at one point when 25 it in an affidavit in which you explain 25 he made it, Phil came to me with a manual Page 74 Page 76 **GIULIANI** 1 1 **GIULIANI** that happens and then some neutral arbiter 2 for the machine. Back up. 3 3 will determine under the laws of the state Phil came to me with several 4 4 can the vote be changed. witnesses and some pictures which 5 5 demonstrated that the machine can be On the other hand, it would seem 6 to be totally inviting fraud to build a 6 accessed by the Internet. 7 machine in which you could change the 7 O. Pause for just a second. I want 8 vote. It should be a calculator, not a 8 to make sure we're still talking about 9 9 before the press conference. machine in which you can change the vote. 10 10 Changing the vote is a very significant A. This is all conversation we had 11 act that should be surrounded by a record. 11 before the press conference. The only 12 And I'm not just relying on me, I'm thing missing is the testimony under oath. 12 13 So let me back it up and make it clear relying on oh, gosh, the report that was 13 14 done by Carter and Baker who were very because I got a little sloppy. 14 15 much opposed to mail-in ballots for that 15 Q. Okay. 16 reason, or somewhere around 60 percent of 16 A. The testimony of the owner, is it 17 the European countries who have largely 17 Mr. Poulos of Dominion? 18 done away with mail ballots or have 18 Q. Poulos. 19 19 A. Poulos. The testimony of surrounded them with very, very strict 20 identification procedures because almost 20 Mr. Poulos came later. He had made 21 all of them have had experiences like the 21 statements in front of Congress and one that we had in 2020 where there were 22 22 statements in speeches that he gave that 23 allegations of significant fraud because 23 this is terrible about the Dominion 24 the mail ballot is very, very hard to 24 machine, you cannot access it through the 25 verify. 25 Internet, it's secure and you can't just

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2 change votes.

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3 Now there was at that point, and 4 this is before the press conference, there 5 was a lot of evidence that you could do both. There were people in Michigan, 6 7 Georgia, Atlanta -- not Atlanta, Arizona, 8 Nevada, that had somehow someway got their 9 hands on these machines, I guess a machine here, a machine there, and submitted

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11 statements that they had examined the 12 machine and that's just garbage, that you

13 can connect it to the Internet, and number

14 two, you can change the vote rather

15 easily, including remotely. That seemed 16 to be almost undeniable, yet the president

17 of the company was consistently making the 18 statement that you cannot do it.

19 So that really colored my view of 20 the company because I'm saying to myself, 21 why is the guy lying about this? Then

22 they showed me the manual, which I think I 23 included in one of my submissions to one

24 of the courts in which they show you how

25 to do it.

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software was being used all throughout that led to many, many objections.

4 I had been told that there was a 5 witness that could testify that the 6 original Smartmatic, Sequoia crooked

machines were developed for Chávez in 8 order to make sure that he didn't lose,

9 and that was the basic Sequoia machine.

10 Was told they all used the same software,

that they fixed a couple of elections, 11

12 Sequoia, Smartmatic was the company that

13 Coomer was involved with, and that after

14 the big scandal in Chicago, whether it's

15 true or not, it got laid off on Sequoia.

16 Smartmatic sort of laid it off on Sequoia 17 as the evildoer and the answer was let us

18 continue to do business, we'll get rid of

19 Sequoia. 20

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I don't think they went to Dominion first. I think there was some kind of a transaction in the middle but eventually they end up -- the crooked company and Coomer end up with Dominion.

And now he's saying that he's

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So now we have Coomer saying they are going to fix the election, added to it now Coomer comes to Dominion from the bad seed, from the bad company that Smartmatic wanted to dump because the government had pretty much figured out they were a bad company, didn't want them involved.

Q. You're talking about Sequoia?

10 A. Sequoia was a bad company, he 11 came from there. Got this record of these 12 out-of-control, very troublesome 13 statements about the president showing a

14 real bias, certainly the kind of bias that 15 would -- I guess the point I'm trying to

16 make is there'd be nothing I saw that

17 suggested that the statement that the

18 election was fixed was false. Everything

19 I saw supported somebody who had a motive

20 for fixing the election, hated the

21 president beyond normal, was involved with

22 a company that had to be gotten rid of

23 because it was a crooked company and they

24 had to bury it somewhere so it could

25 operate. As far as I could tell the same Page 78

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going -- he can fix -- they are going to fix the election. He's a guy who hated

Trump. Say they all corroborated the

notion that not only did he make the

6 statement which in and of itself is pretty powerful, I mean somebody says they are

8 going to fix an election against my

9 client, I'm not going to start off by not 10 believing them.

Now I didn't have to end by just that. What I could end with was yeah, he did make the statement, yeah, he did work for a company that fixes elections, yeah, 14 he did work for a company that fixed 16 elections that was so bad they had to kind of do this laundering transaction for it and it ends up being attached to Dominion, the bad company ends up being attached to Dominion.

And then we had a report that the heads of Dominion and Smartmatic, somewhere in the mid teens, 2013, '14, whatever, went down to Venezuela for a get-to-know meeting with Maduro so they Page 81

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1	GIULIANI	1	GIULIANI
2	could demonstrate to Maduro the kind of	2	I mean I could guess but it would not be
3	vote fixing they did for Chávez.	3	an educated guess.
4	Q. You say the heads of Dominion and	4	Q. Okay, so let's talk about a few
5	Smartmatic?	5	things based on your recent testimony.
6	A. Yes, that's what I was told.	6	You mentioned a report that you
7	Q. And the report you're referring	7	had from a confidential informant and
8	to is what?	8	we've talked a little bit about
9	A. The report is the report of a	9	investigatory material, the manual that
10	confidential informant, and before the	10	Mr. Waldron had access to, et cetera.
11	press conference I was told about it.	11	In terms of documents,
12	What I don't recall is did I read it,	12	Mr. Giuliani, I've asked for documents
13	actually read it before the press	13	that would have been compiled as part of
14	conference or did I read it after the	14	your investigation on Dr. Coomer or the
15	press conference. I did subsequently read	15	campaigns. Do you have access to any of
16	it and it says exactly what he told me it	16	that at this point in time?
17	says. But I can't tell you for sure	17	MR. SIBLEY: Objection, form.
18	because at the very end I rushed into this	18	THE WITNESS: Pardon me?
19	and I'm not sure I read it. I had it with	19	MR. SIBLEY: I just said
20	me and the guy was	20	objection to form.
21	Q. Had it with you when?	21	THE WITNESS: Should I answer?
22	A. Had it with me probably in my	22	MR. SIBLEY: Yes, if you can
23	bag, in the papers to read. I just hadn't	23	answer.
24	had the chance I don't think to go through	24	THE WITNESS: I have access in
25	it in the kind of detail I like to. But I	25	that I can request, yes.
25	Page 82	25	Page 84
1	CHULANI	1	CHULANI
1	GIULIANI	1	GIULIANI
2	saw some of the statements so I was pretty	2	BY MR. CAIN:
2 3	saw some of the statements so I was pretty comfortable that it was there under oath.	2 3	BY MR. CAIN: Q. If you had to make a request for
2 3 4	saw some of the statements so I was pretty comfortable that it was there under oath. So that's the background. That's	2 3 4	BY MR. CAIN: Q. If you had to make a request for that information, who would you send it
2 3 4 5	saw some of the statements so I was pretty comfortable that it was there under oath. So that's the background. That's what I knew when I made I think I	2 3 4 5	BY MR. CAIN: Q. If you had to make a request for that information, who would you send it to?
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1	GIULIANI	1	GIULIANI
2	this briefly. I'll describe it as you're	2	BY MR. CAIN:
3	looking at it. This is from a Twitter	3	Q. Herring, like the fish.
4	account by someone named Jan Wolfe, newly	4	A. And I had gotten to know him very
5	disclosed e-mails show how a One America	5	well because I did a documentary on
6	News reporter was working for Giuliani and	6	Ukrainian collusion.
7	helping him try to overturn the election.	7	Q. With
8	And then it's a copy apparently of an	8	A. With Chanel, with Chanel Rion,
9	e-mail from Christina Bobb to K. Fann at	9	and so I had I trusted him. They were
10	the Arizona legislature on December 4th.	10	very patriotic. They were very honest and
11	And the content of the e-mail is	11	they did a very straightforward job which
12	"Good morning, ma'am. Mayor Giuliani	12	to me was a revelation because I hadn't
13	asked me to send you these declarations.	13	seen that done in a couple years.
14	He will want to follow up with you as	14	So when Christina came over
15	well. I will have one more e-mail	15	Q. Can I ask you a question? I'm
16	follow" I think she meant following	16	sorry, I apologize. I try not to
17	"this one. Respectfully Christina."	17	interrupt but I wanted to make sure I
18	So can you describe what was	18	understood. You were about to say when
19	going on well, no, before we get to	19	she came over.
20	that, you mentioned Ms. Bobb was working	20	A. Came over to the campaign.
21	with your team. This is December 4th.	21	Q. Right. And I was going to ask
$\begin{vmatrix} 21\\22\end{vmatrix}$	Was she working with you before the press	22	you how did you decide to hire her of all
$\begin{vmatrix} 22 \\ 23 \end{vmatrix}$	conference as well?	23	people?
24	A. Tell me the date of the press	24	A. I'll tell you.
25	conference again, I'm sorry.	25	Q. Okay, thank you.
23	Page 86	23	Q. Okay, mank you.
	E		8
1	GIULIANI	1	GIULIANI
2	Q. The press conference was on	2	A. She came over to the campaign and
2 3	Q. The press conference was on November 19, 2020. This e-mail is after		A. She came over to the campaign and she offered to help us. She said that she
2 3 4	Q. The press conference was on November 19, 2020. This e-mail is after the press conference where she's	2	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter
2 3 4 5	Q. The press conference was on November 19, 2020. This e-mail is after	2 3	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter gathered by process of elimination, she
2 3 4	Q. The press conference was on November 19, 2020. This e-mail is after the press conference where she's	2 3 4	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter
2 3 4 5	Q. The press conference was on November 19, 2020. This e-mail is after the press conference where she's apparently sending something at your	2 3 4 5	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter gathered by process of elimination, she
2 3 4 5 6	Q. The press conference was on November 19, 2020. This e-mail is after the press conference where she's apparently sending something at your request. The question was	2 3 4 5 6	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter gathered by process of elimination, she had gathered a lot of information about
2 3 4 5 6 7	Q. The press conference was on November 19, 2020. This e-mail is after the press conference where she's apparently sending something at your request. The question was A. The answer is yes, she was.	2 3 4 5 6 7	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter gathered by process of elimination, she had gathered a lot of information about Arizona, Michigan, I don't know about
2 3 4 5 6 7 8	Q. The press conference was on November 19, 2020. This e-mail is after the press conference where she's apparently sending something at your request. The question was A. The answer is yes, she was. Q. Okay. And did you hire her?	2 3 4 5 6 7 8	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter gathered by process of elimination, she had gathered a lot of information about Arizona, Michigan, I don't know about Georgia. I don't remember Georgia. She
2 3 4 5 6 7 8 9	Q. The press conference was on November 19, 2020. This e-mail is after the press conference where she's apparently sending something at your request. The question was A. The answer is yes, she was. Q. Okay. And did you hire her? A. I did.	2 3 4 5 6 7 8 9	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter gathered by process of elimination, she had gathered a lot of information about Arizona, Michigan, I don't know about Georgia. I don't remember Georgia. She eventually got involved in Georgia and
2 3 4 5 6 7 8 9	Q. The press conference was on November 19, 2020. This e-mail is after the press conference where she's apparently sending something at your request. The question was A. The answer is yes, she was. Q. Okay. And did you hire her? A. I did. Q. And did you hire her to work for	2 3 4 5 6 7 8 9 10	A. She came over to the campaign and she offered to help us. She said that she had been she had as a reporter gathered by process of elimination, she had gathered a lot of information about Arizona, Michigan, I don't know about Georgia. I don't remember Georgia. She eventually got involved in Georgia and several of my assistants, I had never
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1 **GIULIANI** 1 **GIULIANI** 2 both a law school graduate and a Marine general assignment -- they would take her 3 Corps officer so she had tremendous 3 off -- I'm sorry, did you not finish? I'm 4 4 discipline as a Marine Corps officer and sorry, I spoke over you. I realized when 5 5 she has a heck of an intellect as -- well, you looked at her. Go ahead. 6 I guess Marine Corps officers have great 6 Q. I don't want her to blame me. 7 intellects, too. But she also had the 7 A. Good. If you do that, it gets me 8 benefit -- pardon me? 8 guilty. See I don't care about you. I 9 MR. CAIN: Whoever just said 9 don't want her to be upset. Go ahead. 10 words needs to mute themselves, 10 Q. Well, Now I've forgotten the question. Because I never asked it. 11 please. 11 12 BY MR. CAIN: 12 (Record read.) 13 Q. Mr. Giuliani, this happens 13 BY MR. CAIN: 14 14 virtually every --Q. I was going to ask you, I assumed 15 you were referring to this discussion you A. I thought maybe it was a marine 15 16 who was angry or happy that I corrected. 16 had with Charles Herring. 17 But in any event she was a very 17 A. Yes, the rules that we made with 18 intelligent woman and very hardworking and 18 Charles were that he would defer to us to 19 very trustworthy and I sort of have a -- I 19 whatever our needs were, that he couldn't 20 have a prejudice in favor of marines. And 20 give it to us permanently but he could 21 21 she said she could help a lot. So we loosen up her assignments for the next 22 addressed a conflict issue with her 22 couple of months, therefore she wouldn't 23 publication. I talked to Charles myself 23 be working all that much for OAN, so the 24 24 and I said if she has to hold this conflict thing wouldn't come up all the 25 25 time, that she would agree that any confidential from you, that doesn't mean Page 90 Page 92 1 **GIULIANI** 1 **GIULIANI** there won't be things that you can then if 2 communication she had, OAN would be 3 they are okay then the benefit to you is 3 treated for that purpose the way any other 4 you'll have like an extra, you'll have an news organization is, and then if she did 5 5 extra edge on everybody else that will develop a discrete, good story, she would benefit you, but you're going to have to have to run it past us so it didn't 6 6 7 agree to something that I know our news 7 violate any of our rules or whatever. And 8 networks won't agree to, which is there 8 I was pretty comfortable they would live 9 may be things that you just can't do and by it because they had before. And I knew 10 she's got to separate her role as a lawyer 10 she had tremendous enthusiasm for doing 11 and if she wants to share things with you, 11 this and I always like to hire people with 12 she will have to get my permission or one 12 enthusiasm because they work harder. 13 of my people. 13 Q. And so that serves as kind of the 14 14 Now we had done that before and background --15 it had worked out really well, nothing had 15 A. That's how we got her. And she 16 leaked, nothing had come out, nothing had 16 got very active in gathering evidence and 17 been compromised and the situation you 17 eventually ended up focusing a lot on 18 Arizona, Michigan which she helped to gave was far more dangerous because there 18 19 was some risk to it which I was very 19 clean up, Nevada. 20 20 impressed that Chanel was willing to take Q. Okay. 21 so they promised and she came to work for 21 A. Someplace else that I can't 22 us. 22 remember. 23 Q. When you say they promised, you 23 Q. And I take from your testimony 24 had --24 the promise from Mr. Herring about what 25 A. They said they would take her off 25 the relationship would be was just an oral Page 91 Page 93

1 **GIULIANI** 1 **GIULIANI** 2 2 listen to a recording? agreement between --3 3 A. It was, yes. A. I did not. 4 4 Q. -- between you two, okay. Q. Who told you there was a 5 And that agreement didn't 5 recording? expressly prevent her from reporting on 6 6 A. First of all I saw it in the 7 the election? 7 newspapers. There was a newspaper article 8 8 A. She had to get permission. that said there was a recorded call. 9 Q. She just had to get permission, 9 Here's where my recollection really fails 10 okay, thank you. All right. You can set 10 me because you spent a certain amount of that aside. I think we're done with that 11 11 time on this and I'm not going to use the 12 12 same characterization that Sidney did but for now. 13 Now I'm going to go back to in 13 it isn't so far off that this was not --14 time a little bit in your testimony with we are now devoting more time to 15 some follow-up questions, and forgive me, 15 Mr. Coomer than we did then. 16 we've really drilled down on the pre-press 16 Q. Right, your bill is going to be 17 conference period which I appreciate your 17 larger for this deposition than --18 testimony on. I'll give you an 18 A. No question, no question. And 19 opportunity if you remember anything else 19 that happens. That's not unusual. That 20 before the press conference about 20 happens when you have depositions and 21 21 Dr. Coomer's investigation to inform us trials but I would say I didn't see 22 either now or if it comes to you during 22 much -- beyond what we said and then some 23 the course of the deposition. 23 of the things that were investigated 24 24 A. I just know there are two or afterwards that came back to us, I didn't 25 three things, they are not of major 25 see a great deal of gain that we were Page 94 Page 96 1 1 **GIULIANI GIULIANI** 2 significance but they are -- I mean I 2 going to get in making Mr. Coomer, you 3 would say maybe this is more of a lawyer's 3 know, like a major defendant of some kind. statement. At the time that I heard this He seemed to me like when we focused on 5 5 and at the time that I made this Dominion, we could see if we could try to 6 6 statement, I didn't have any reason to convince him it would be good if he became 7 believe it wasn't true and I had a certain 7 a witness. 8 8 group of facts that suggested that it was. Q. Right. 9 9 So I had -- I didn't have any doubt that A. So we didn't want to do -- this 10 it was a proper statement to make. It was 10 seems a little strange because we didn't 11 supportable by what I was told he said, by 11 want to do too much damage to him. So I 12 his sentiments that he relayed of bias and 12 mentioned him that one time. I honestly prejudice and then the companies he worked 13 13 cannot, just sitting here, I can't tell you when else I mentioned him. I have 14 for that clearly had the capability to do 14 15 this. 15 a -- I wouldn't say I didn't because then 16 Q. I didn't mean to re-ask a 16 I'd take the risk I'm not telling the 17 question I asked previously. I think my 17 truth but I think I probably did talk 18 question was more geared towards anything about him, but I don't remember some big 18 19 else from a factual standpoint. 19 formal occasion when I did it, and I do 20 A. There probably are but right now 20 think he came up a couple times in 21 I can't remember. 21 questions about who is he and what did he 22 22 do, but generally I would answer and then O. That's fine. At least twice in 23 your prior testimony you mentioned a 23 move on to the subject that I was really 24 recorded conversation of this Antifa call. 24 interested in talking about. 25 25 Tell me what you can remember. Did you Q. Right. So let's --Page 95 Page 97

1	GIULIANI	1	GIULIANI
2	A. He didn't become we didn't	2	House and Senate which comes from article
3	focus on him again until he sued.	3	1 has a certain reservation for Congress.
4	Q. Right. And to that point,	4	It says that the time and place will be
5	Mr. Giuliani, the campaign itself filed	5	set by the State legislature but from time
6	several lawsuits relating to the 2020	6	to time Congress can make rules, blah,
7	election; right?	7	blah, blah. But then it's very striking
8	A. Um-hum.	8	that when you go a little later in the
9	Q. And you were involved personally	9	Constitution and it says the State
10	I think in the one	10	legislature shall determine the electors
11	A. Pennsylvania.	11	and how they are selected, there's nothing
12	Q in Pennsylvania with the	12	there about Congress being able to change
13	federal judge there where you actually	13	it.
14	made an appearance.	14	So just by usual rules of
15	A. I did, sir.	15	construction that we all learned in law
16	Q. I have not seen any case filed by	16	school, that would be a pretty good
17	the Trump campaign that based its claim of	17	argument if they were going to include
18	election fraud on Dr. Coomer or anything	18	Congress, just a couple pages earlier they
19	about him. Is that	19	did, they would have done it. And then if
20	MR. SIBLEY: Object to form.	20	you go a little further and therefore want
21	BY MR. CAIN:	21	to eliminate the idea that it's kind of an
22	Q. Is that your understanding as	$\begin{vmatrix} 21\\22\end{vmatrix}$	accident, there is discussion both in the
$\begin{vmatrix} 22 \\ 23 \end{vmatrix}$	well?	$\begin{vmatrix} 22 \\ 23 \end{vmatrix}$	debates, a little bit in the federalist
24	MR. SIBLEY: Same objection.	24	papers that it was a deliberate decision
25	THE WITNESS: I don't remember.	25	because they wanted the body closest to
23	Page 98	23	Page 100
	_		
1	GIULIANI	1	GIULIANI
2	I don't remember if we did. There	2	the people to make this decision. After
2 3	I don't remember if we did. There came a point that our strategy changed	2 3	the people to make this decision. After all we're picking the people's president,
2 3 4	I don't remember if we did. There came a point that our strategy changed so there would have been no reason to	2 3 4	the people to make this decision. After all we're picking the people's president, not a king, so let's go to the lowest
2 3 4 5	I don't remember if we did. There came a point that our strategy changed so there would have been no reason to do that, and I'd have to drill down a	2 3 4 5	the people to make this decision. After all we're picking the people's president, not a king, so let's go to the lowest house, not the highest.
2 3 4 5 6	I don't remember if we did. There came a point that our strategy changed so there would have been no reason to do that, and I'd have to drill down a little bit farther to tell you exactly	2 3 4 5 6	the people to make this decision. After all we're picking the people's president, not a king, so let's go to the lowest house, not the highest. And then all of a sudden you're
2 3 4 5 6 7	I don't remember if we did. There came a point that our strategy changed so there would have been no reason to do that, and I'd have to drill down a little bit farther to tell you exactly when that happened but we're talking	2 3 4 5 6 7	the people to make this decision. After all we're picking the people's president, not a king, so let's go to the lowest house, not the highest. And then all of a sudden you're faced with this language, and I'm sorry, I
2 3 4 5 6 7 8	I don't remember if we did. There came a point that our strategy changed so there would have been no reason to do that, and I'd have to drill down a little bit farther to tell you exactly when that happened but we're talking about the press conference was on	2 3 4 5 6 7 8	the people to make this decision. After all we're picking the people's president, not a king, so let's go to the lowest house, not the highest. And then all of a sudden you're faced with this language, and I'm sorry, I don't remember the name of the case, it
2 3 4 5 6 7 8 9	I don't remember if we did. There came a point that our strategy changed so there would have been no reason to do that, and I'd have to drill down a little bit farther to tell you exactly when that happened but we're talking about the press conference was on November	2 3 4 5 6 7 8 9	the people to make this decision. After all we're picking the people's president, not a king, so let's go to the lowest house, not the highest. And then all of a sudden you're faced with this language, and I'm sorry, I don't remember the name of the case, it would be easy to find out, you have this
2 3 4 5 6 7 8 9	I don't remember if we did. There came a point that our strategy changed so there would have been no reason to do that, and I'd have to drill down a little bit farther to tell you exactly when that happened but we're talking about the press conference was on November BY MR. CAIN:	2 3 4 5 6 7 8 9	the people to make this decision. After all we're picking the people's president, not a king, so let's go to the lowest house, not the highest. And then all of a sudden you're faced with this language, and I'm sorry, I don't remember the name of the case, it would be easy to find out, you have this very powerful case in 1895 in which the
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1	GIULIANI	1	GIULIANI
2	cites the case as a statement of good law.	2	purpose.
3	Q. And you're explaining right now	3	A. No, I'm not. I'm just free
4	why I'm sorry.	4	associating which is probably silly. I'm
5	A. Go a little further with that and	5	sorry.
6	there's apparently been a lot of	6	Q. So I only have a limited amount
7	scholarship on this, from the very, very	7	of time.
8	beginning when they passed a law in 1877	8	A. You take me back to where we are.
9	which was intended to pick the president	9	Q. So where we were was I was asking
10	if there was a dispute, many scholars	10	you if the campaign based any of its
11	argued then and now that that was	11	lawsuits on Dr. Coomer's
12	unconstitutional, that it violated the	12	A. I guess the point I was trying to
13	Constitution, that it violated the	13	make in all of that, Dr. Coomer after that
14	Constitution in that it created new bodies	14	became kind of a small player. His
15	that were going to get involved in the	15	statement, his statement that they fixed
16	plenary power that was given to the House	16	the election now was one piece of one of
17	and you can't do that without amendment to	17	many ways in which they fixed the election
18	the Constitution. It said if there was a	18	which now was going to get proved by
19	dispute about electors, they had to	19	things much bigger than Dr. Coomer, like
20	separate into House, they had to separate	20	the Antrim audit which we actually it's
21	into House and Senate, and the Senate	21	one thing for him to say we fixed the
22	would then take a role in picking the	22	election, it's another thing to show
23	president.	23 24	conclusively, although we knew it.
24	Under the Constitution, the	25	So pretty quickly after the
25	Senate doesn't have a role in picking the Page 102	23	testimony had moved on to many more Page 104
	6		8
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2 3	president, it goes to the House. So right from the beginning, that act, presidential	2 3	many more pieces of evidence that showed that Dominion, in fact, had manipulated
2 3 4	president, it goes to the House. So right from the beginning, that act, presidential succession act or whatever they call it,	2 3 4	many more pieces of evidence that showed that Dominion, in fact, had manipulated votes, changed votes, had the capacity to
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1 **GIULIANI** 1 **GIULIANI** 2 got a bigger mark for Biden, let's give it center in Philadelphia, the center in 3 to Biden. And from what I could tell at 3 Pittsburgh, the center in Michigan. Most 4 4 Antrim, those came out like eight to one, of the analysis was Michigan. 5 5 like they weren't finding too many for Q. So this was all before --Trump in a district that Trump had A. The point --6 6 7 actually won but the Antrim machine 7 MR. SIBLEY: Let him finish his 8 8 somehow based on a glitch gave that to question. 9 Biden by 3,000 votes, and they have never 9 THE WITNESS: The point is a week 10 10 explained what the glitch is. The report after Coomer, two weeks after Coomer, explains what the glitch is. 11 the thing has gone on way beyond his 11 12 The glitch is they put an 12 one comment that they fixed the 13 algorithm in so that for X number of votes 13 election. He turned out to be right 14 for Trump, Biden would get more votes and 14 but he was no longer the key player. 15 therefore, when they went back and checked 15 BY MR. CAIN: 16 it three times, it never balanced out. So 16 Q. Okay. The question focused on 17 the report is that that's clear evidence 17 whether, when you say he was no longer the 18 that in that county, the Dominion machine 18 key player, my question was whether he was 19 was used to fix the vote. And then it had 19 ever a player in the lawsuits that the 20 20 campaign filed. And I'll tell you this, all the contradictions pointing out that 21 21 the president of Dominion lied, that it I'll make this representation, I've got 22 was accessible to the Internet, that it 22 every lawsuit that has been filed by the 23 was used to communicate through the 23 campaign and we've analyzed them, we have 24 24 not seen anything about Dr. Coomer Internet, and that votes would change 25 four, five and six times. 25 mentioned --Page 106 Page 108 1 **GIULIANI** 1 **GIULIANI** 2 At that point you're sort of 2 A. You're talking about lawsuits 3 beyond Coomer, you've got the president of 3 that come after the press conference? the company convicting himself. I mean a 4 O. Yes, sir. So --5 5 false exculpatory statement, I can't tell A. That doesn't surprise me. you how many people I've convicted with a 6 Q. Okay. That's all I'm asking. 7 false exculpatory statement. That's an 7 A. Kind of makes sense. extraordinary statement to tell people, 8 Q. You have now described at length 9 the Michigan legislature, you can't access that you moved on to the State 10 it by Internet and you can't change the 10 legislature. 11 vote and then you've got videotape showing 11 A. The point of that statement was 12 very, very revealing and very important. people doing that. 12 13 We also had acquired by that time 13 It turned out that the multitude of the videotape from Georgia where a Georgia 14 14 evidence corroborating it was much 15 election official having gotten one of the 15 stronger and came from more powerful 16 machines shows you how to do it. You can 16 sources. 17 actually see how you change the vote, how 17 Q. I don't understand that. The you plug in the Internet. 18 multitude of evidence corroborating the 18 19 I also seem to recall seeing from 19 Coomer --20 Detroit photographs of Internet 20 A. When he said it, we hadn't had 21 connections to the machines that 21 the forensic report back yet. 22 supposedly can't be connected to the 22 O. Which --23 Internet, and Phil Waldron showed me 23 A. Financial. 24 papers that captured the level, high level 24 Q. Well, you know that's been 25 of Internet traffic coming out of the debunked by the Michigan republicans. Page 107 Page 109

1	GIULIANI	1	GIULIANI
2	MR. SIBLEY: Object to form.	2	of how the vote changed. It doesn't give
3	THE WITNESS: It hasn't been	3	an explanation of how what happened,
4	debunked at all. That's a matter of	4	did the Holy Ghost come in and kind of
5	litigation that it's been debunked.	5	move the votes around or did somebody
6	Michigan republicans have done	6	change the machine? I think the second is
7	everything they can to try to cover	7	more likely.
8	this up.	8	It doesn't explain what the heck
9	BY MR. CAIN:	9	all those computer wires were doing
10	Q. Have you seen the report?	10	plugged into the machines in Detroit when
11	A. Of course I have.	11	you're not supposed to plug computer wires
12	Q. Why have they covered it up?	12	into the machines, into the Antrim
13	A. Everything they say there isn't	13	machines. It's a piece of junk that was
14	true, none of it's true. There wasn't a	14	produced to perpetrate Dominion's massive
15	glitch. They don't even locate the	15	coverup.
16	glitch. They just say it. It's like the	16	Q. And you're saying Dominion and/or
17	new 1984 we live in. The court in	17	Dr. Coomer were complicit in that?
18	Philadelphia, you walk in and you say the	18	A. I don't I can't tell you
19	law says we have to be present. Okay, you	19	Dr. Coomer was complicit in that. I don't
20	can be present. 70 yards away you don't	20	know how much his role continued after he
21	get to see anything. That isn't what	21	made that statement. As far as I know,
22	present means. That's what it means in	22	unless they are hiding him somewhere,
23	1984.	23	either he left or they tossed him out.
24	A good deal of the Michigan	24	Q. He was in the courthouse on
25	republican party is not in support of	25	Wednesday of this week waiting for one of
	Page 110		Page 112
1	GIULIANI	1	GIULIANI
2	Donald Trump, has never been. They are	2	the defendants to testify who had been
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19 it at its face. Nothing I knew suggested 20 that it was false. 21 Suppose he had made that 22 statement and I looked at the history of 23 the company and I didn't see Sequoia 24 there, I didn't see all the problems in 25 Chicago. I didn't even mention the other 26 Page 114 27 Page 114 28 ability to do it? Absolutely. 29 Particularly the one that he came from. 21 Q. I asked you for your theory on 22 how that would be accomplished. You said 23 he had the ability or his company had the 24 ability to do it. I assume you meant rig 25 the election in some form or fashion, and 26 Page 114 27 Page 114	ו 17	wasn't I shouldn't take it at its face.	17	Yeah, big time. Did he have the ability
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the company and I didn't see Sequoia there, I didn't see all the problems in Chicago. I didn't even mention the other GIULIANI 23 he had the ability or his company had the ability to do it. I assume you meant rig the election in some form or fashion, and Page 114 GIULIANI 1 GIULIANI	21	Suppose he had made that	21	Q. I asked you for your theory on
24 there, I didn't see all the problems in 25 Chicago. I didn't even mention the other Page 114 1 GIULIANI 24 ability to do it. I assume you meant rig the election in some form or fashion, and Page 114 1 GIULIANI	22 s	statement and I looked at the history of	22	how that would be accomplished. You said
25 Chicago. I didn't even mention the other Page 114 25 the election in some form or fashion, and Page 114 1 GIULIANI	23 t	the company and I didn't see Sequoia	23	he had the ability or his company had the
Page 114 Page 114 Page 114 GIULIANI	24 t	there, I didn't see all the problems in	24	ability to do it. I assume you meant rig
1 GIULIANI 1 GIULIANI	25 (Chicago. I didn't even mention the other	25	
		Page 114		Page 116
	1	GIULIANI	1	GIULIANI
		reports that I saw that they were involved	2	I haven't heard an answer to how Dominion
3 in questionable elections in Argentina 3 or Dr. Coomer would have done that.	1	*		
4 elsewhere. Suppose what I saw instead was 4 MR. ZAKHEM: Object to form.				
5 a big long record of a very, very clean 5 THE WITNESS: Hypothetical as to		* *		· ·
6 company that never had a question raised 6 how they would do it? You go watch				* *
7 about it, maybe you would say oh well. 7 the movie.	I	• •		· · · · · · · · · · · · · · · · · · ·
8 Instead I see a record of a company that 8 BY MR. CAIN:	1	• • •		
	I	looks like it smells to high heaven and I	9	Q. Oh, you're referring to Kill
9 looks like it smells to high heaven and I 9 O. Oh, you're referring to Kill				
	l		11	A. Or not to just Kill Chain, the
10 didn't see the kill, kill, what's 10 Chain?		7 2	12	people beforehand who told me how you do
10 didn't see the kill, kill, kill, what's 11 the name of that documentary, kill plan, 10 Chain? 11 A. Or not to just Kill Chain, the		kill plan'?		
10 didn't see the kill, kill, kill, what's 11 the name of that documentary, kill plan, 12 kill plan? 10 Chain? 11 A. Or not to just Kill Chain, the 12 people beforehand who told me how you d	12 1	•	13	it. Or the lady from Georgia, I don't
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10 didn't see the kill, kill, kill, what's 11 the name of that documentary, kill plan, 12 kill plan? 13 MR. JOHNSON: Kill Chain. 14 A. I didn't see that beforehand. 15 I'd been told about it. I'd been told 10 Chain? 11 A. Or not to just Kill Chain, the 12 people beforehand who told me how you d 13 it. Or the lady from Georgia, I don't 14 know, 90 miles out of Atlanta who's got 15 the machine and shows you how to change	12 1 13 14 15 1	MR. JOHNSON: Kill Chain. A. I didn't see that beforehand. I'd been told	14 15	know, 90 miles out of Atlanta who's got the machine and shows you how to change
10 didn't see the kill, kill, kill, what's 11 the name of that documentary, kill plan, 12 kill plan? 13 MR. JOHNSON: Kill Chain. 14 A. I didn't see that beforehand. 15 I'd been told about it. I'd been told 16 that that was true but if you go to Kill 10 Chain? 11 A. Or not to just Kill Chain, the 12 people beforehand who told me how you d 13 it. Or the lady from Georgia, I don't 14 know, 90 miles out of Atlanta who's got 15 the machine and shows you how to change 16 the vote. She shows you three times she	12 1 13 14 15 1 16 t	MR. JOHNSON: Kill Chain. A. I didn't see that beforehand. I'd been told about it. I'd been told that that was true but if you go to Kill	14 15 16	know, 90 miles out of Atlanta who's got the machine and shows you how to change the vote. She shows you three times she
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1 **GIULIANI** 1 GIULIANI 2 A. Phil. 2 Q. Okay. 3 O. Phil did? 3 A. I can't tell you if somebody on the team didn't interview him. 4 A. I think it was during the --4 5 5 let's see how it fits in the chronology. Q. And you've mentioned the word I knew about it, I think we presented it 6 credibility. 7 in Michigan because that's where it was --7 A. I think somebody interviewed him. I sort of thought of Michigan as the 8 8 Q. You said the story was credible center of the Dominion fraud and so we 9 and then you gave your reasons. 10 focused on all of the Internet traffic in 10 Do you have any knowledge about 11 and out of there, it was substantial, and 11 this source, Mr. Oltmann, that led you to 12 that's the one that was traced to Germany 12 believe he was credible? 13 and then traced to a main mass computer in 13 A. No, I didn't have any information 14 Frankfurt, Germany that has since 14 that he wasn't. I mean the way it works 15 disappeared. Not there anymore. Flew 15 in a fast-moving case, I used to do liable 16 away. 16 cases, right, it's not my job in a 17 These are all great facts for an 17 fast-moving case to go out and investigate 18 ex-prosecutor. There would be no -- if my 18 every piece of evidence that's given to 19 client came to me and said this is what I 19 me, otherwise you're never going to write 20 know about this guy, under prevailing law 20 a story, you never come to a conclusion. 21 that protects the first amendment and can 21 There was nothing presented to me 22 you make that statement, I would have said 22 that suggested that he wasn't telling the 23 23 yeah, absolutely. Every fact corroborates truth and it wasn't a situation where I 24 it. I don't see a fact that doesn't. 24 was the head of the FBI and I could go 25 Q. Did --25 subpoena his records, his files, send out Page 118 Page 120 1 **GIULIANI** 1 **GIULIANI** 2 A. You're at a very early stage of five agents and go see him. I had to rely 3 the proceeding. It's completely 3 on what I was getting and what I was inconsistent to expect a much further getting was the picture of a man who hated 5 5 investigation two weeks into your the president, sure as heck seems like the investigation when you're getting ready to kind of guy that would love to see a case 6 7 put cases together. We had every 7 fixed, works for a company that has a 8 intention of putting them in a case at 8 reputation for fixing cases that has the that point. The only thing that changed 9 capacity to do it. He works for the worst 10 that was the change in strategy. 10 company you can work for, Sequoia, the one 11 Soon after, that the strategy 11 that was tossed out. Why the heck 12 wouldn't I believe him? I would have to changed because we acquired more evidence 12 13 and we were convinced that we would get 13 have been a terrible lawyer that would 14 nowhere in the courts and that we had to like to exercise -- rather than giving my 14 15 15 go -- we had to go -- and that the courts client the benefit of the doubt, I'd like 16 didn't really have the role of fixing 16 to exercise every single thing I could 17 this, the Constitution had given that role 17 against my client, gee, let's go find out 18 to the State legislatures. it's untrue. I didn't have the time to do 18 19 Q. Maybe it's where you weren't 19 that, and there was nothing that said to 20 looking that matters to my client. In the 20 me I should do it. There's no red flag 21 sense of Mr. Oltmann who says he was on 21 that came up that said wait a second, this 22 this call, I take it from your testimony 22 guy is a boy scout. 23 you or your team didn't interview him 23 I'm constrained by time. 24 about that call? 24 Constrained by time, I don't mean the 25 A. I didn't interview him. press conference time, I mean the Page 119 Page 121

			1
1	GIULIANI	1	GIULIANI
2	realistic time. The caucus had already	2	to you at the press conference, don't say
3	run it, the election's over, press is	3	anything about Dr. Coomer.
4	closing down, the censorship is	4	MR. ZAKHEM: Is that a question?
5	unconstitutional, oppressive, almost	5	BY MR. CAIN:
6	fascist in the way it was done. You	6	Q. Did you consider that option?
7	couldn't get on NBC, you couldn't get on	7	MR. SIBLEY: Objection to form.
8	CBS, because they decided this shouldn't	8	THE WITNESS: It was my
9	be presented and they knew none of the	9	obligation at that time to give the
10	facts. All they knew was we're going to	10	public all the facts that I had
11	screw Trump and we're going to put Biden	11	because we had had an unprecedented
12	in. I wasn't living in a dream world, I	12	three weeks of censorship unheard of
13	was living in the real world we live in.	13	in the United States which had
14	Q. Okay. Let's do this. I	14	followed three months of censorship on
15	A. If I wanted to hurt him	15	the Hunter Biden hard drive, which the
16	unnecessarily I would have mentioned him	16	American people elected a president
17	all the time way beyond what the facts	17	without knowing the complete evidence
18	indicated. I didn't do that. I mentioned	18	of how he was engaged for 30 years of
19	him proportionately based on the	19	taking bribes through his son, which
20	information I had and there wasn't a	20	his son spells out in great deal in
21	single bit of information to suggest that	21	the hard drive and the American people
22	it wasn't true.	22	have never seen it. The son points
23	Now if you tell me, give me five	23	out that for 30 years he collected
24	weeks to investigate it, or you give me	24	money for his father and he gave him
25	the resources of the FBI, then maybe I	25	half of it. Very few people know that
	Page 122		Page 124
1	GHILIANI	1	GILILIANI
1 2	GIULIANI could have done something else but I don't	1 2	GIULIANI because NRC ARC CRS all the other
2	could have done something else but I don't	2	because NBC, ABC, CBS, all the other
2 3	could have done something else but I don't think it's fair to say oh gee, you didn't	2 3	because NBC, ABC, CBS, all the other BB's numbers, The New York Times, the
2 3 4	could have done something else but I don't think it's fair to say oh gee, you didn't conduct a big contrary investigation of	2 3 4	because NBC, ABC, CBS, all the other BB's numbers, The New York Times, the New York Post, almost every major
2 3 4 5	could have done something else but I don't think it's fair to say oh gee, you didn't conduct a big contrary investigation of him. I don't have the time to do it, I	2 3 4 5	because NBC, ABC, CBS, all the other BB's numbers, The New York Times, the New York Post, almost every major newspaper but the New York Post, every
2 3 4 5 6	could have done something else but I don't think it's fair to say oh gee, you didn't conduct a big contrary investigation of him. I don't have the time to do it, I don't have the resources to do it and	2 3 4 5 6	because NBC, ABC, CBS, all the other BB's numbers, The New York Times, the New York Post, almost every major newspaper but the New York Post, every one of the cable stations except FOX,
2 3 4 5 6 7	could have done something else but I don't think it's fair to say oh gee, you didn't conduct a big contrary investigation of him. I don't have the time to do it, I don't have the resources to do it and there was nothing that said to me or I	2 3 4 5 6 7	because NBC, ABC, CBS, all the other BB's numbers, The New York Times, the New York Post, almost every major newspaper but the New York Post, every one of the cable stations except FOX, OAN and Newsmax refused to print the
2 3 4 5 6 7 8	could have done something else but I don't think it's fair to say oh gee, you didn't conduct a big contrary investigation of him. I don't have the time to do it, I don't have the resources to do it and there was nothing that said to me or I would have done it. Nothing that said to	2 3 4 5 6 7 8	because NBC, ABC, CBS, all the other BB's numbers, The New York Times, the New York Post, almost every major newspaper but the New York Post, every one of the cable stations except FOX, OAN and Newsmax refused to print the words of Hunter Biden and instead
2 3 4 5 6 7 8 9	could have done something else but I don't think it's fair to say oh gee, you didn't conduct a big contrary investigation of him. I don't have the time to do it, I don't have the resources to do it and there was nothing that said to me or I would have done it. Nothing that said to me, oh this guy this is incredible, it	2 3 4 5 6 7 8 9	because NBC, ABC, CBS, all the other BB's numbers, The New York Times, the New York Post, almost every major newspaper but the New York Post, every one of the cable stations except FOX, OAN and Newsmax refused to print the words of Hunter Biden and instead created the completely false story
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1	GIULIANI	1	GIULIANI
2	getting prosecuted for it. It could be	2	and it sounds like you're
3	the report of the niece of Hunter Biden, a	3	transitioning here. Is this a good
4	minor who said that Hunter Biden was	4	time for a break?
5	dangerous to the child that was covered up	5	MR. CAIN: Give me a few more
6	by the FBI and not covered by the	6	minutes, Barry, and then I will.
7	newspapers, or it could be any statement I	7	BY MR. CAIN:
8	made about the election which they would	8	Q. The next question was have you
9	not cover. So when I got an opportunity	9	heard the term trial by press conference?
10	to put out facts that pointed in the	10	A. I have.
11	direction of they fixed the election, I	11	Q. You've used that term?
12	was going to put them out.	12	A. Yes.
13	Q. And that's why you	13	Q. All right. Was this trial by
14	A. I had every obligation to do it.	14	press conference?
15	The American people had a right to hear	15	A. No, sir.
16	this. It was being kept from them. The	16	Q. Why not?
17	Antrim audit was being kept from them.	17	A. It was an investigation by press
18	This man made a startling statement and	18	conference. It was laying out the facts
19	he's a man who has the background where	19	that we had to explain where we were
20	that statement is credible and he's in an	20	going. We didn't pronounce him guilty.
21	organization that has the capability to do	21	We laid out the facts that we had. For
22	exactly what he said and there wasn't a	22	triers of fact for example, the one
23	single thing I knew about him that	23	that you're referring to, the Attorney
24	suggested it wasn't true.	24	General several times opined on the
25	Again I'm not the FBI, I wasn't	25	credibility of the witnesses and said that
	Page 126		Page 128
1	GIULIANI	1	GIULIANI
2	finding him guilty of a crime. I was	2	the women are telling the truth.
3	finding him guilty of a crime. I was beginning the process of determining	2 3	the women are telling the truth. Q. You're talking about the tweet
2 3 4	finding him guilty of a crime. I was beginning the process of determining whether we should pursue him and then all	2 3 4	the women are telling the truth. Q. You're talking about the tweet you sent about the Attorney General?
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1	GIULIANI	1	GIULIANI
2	Q. Well, he is.	2	anything wrong with it, anything contrary
3	MR. ZAKHEM: Objection to form.	3	to it.
4	THE WITNESS: So I have no idea	4	MR. CAIN: Let's do this,
5	how anybody can contort that into	5	Mr. Arrington has asked for a break.
6	under modern law a defamation case	6	THE WITNESS: Is that who it was?
7	given the Times against Sullivan	7	MR. CAIN: Yes, sir. So let's go
8	standard, that I have to virtually	8	ahead and take a break and figure out
9	know it's untrue when I say it or I	9	where we are at.
10	have to be reckless beyond any	10	THE VIDEOGRAPHER: We're off the
11	definition of reckless. I think it's	11	record at approximately 12:01 p.m.
12	a burdensome lawsuit that takes	12	(Recess taken from 12:01 p.m. to
13	advantage of our system and puts a	13	12:23 p.m.)
14	burden on people being able to	14	THE VIDEOGRAPHER: We're back on
15	communicate but that's been the	15	the record at approximately 12:24 p.m.
16	that's been the strategy of Dominion	16	BY MR. CAIN:
17	to do that, to intimidate people.	17	Q. All right, Mr. Giuliani, we've
18	I mean Dominion is guilty as sin.	18	got about 45 minutes or so on the record
19	Dominion hasn't explained the false	19	so let's do a lightning round.
20	statements by their own. They haven't	20	A. Okay, we'll try.
21	explained all these videos out there	21	Q. Try to maybe ask
22	showing how you can change votes. You	22	A. I will do the best I can.
23	can intercept it by the Internet, and	23	Q as many yes/no questions as I
24	most telling of all, they won't give	24	can. But I want to circle back to
25	anybody a machine to look at.	25	Mr. Oltmann and some of this you talked
	Page 130		Page 132
1	GIULIANI	1	GIULIANI
1 2	GIULIANI BY MR. CAIN:	1 2	GIULIANI about, so forgive me. But number one, you
2	BY MR. CAIN:	2	about, so forgive me. But number one, you
3	BY MR. CAIN: Q. You say they are guilty as sin	2 3	about, so forgive me. But number one, you never talked to Joe Oltmann directly;
2 3 4	BY MR. CAIN: Q. You say they are guilty as sin but ultimately that's for a court to	2 3 4	about, so forgive me. But number one, you never talked to Joe Oltmann directly; correct?
2 3 4 5	BY MR. CAIN: Q. You say they are guilty as sin but ultimately that's for a court to decide, not you; right?	2 3 4 5	about, so forgive me. But number one, you never talked to Joe Oltmann directly; correct? A. I don't believe so.
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1 **GIULIANI** 1 **GIULIANI** 2 pieces of paper about it so I can't tell Q. I was hoping you could tell me 3 you if I did or I didn't. 3 what it is. 4 4 Q. You don't know? A. (Witness perusing document.) 5 5 A. I don't know. I did review some, Q. Let's do this. The reason I want 6 could have been their memo, it could have 6 you to familiarize yourself with it 7 been notes but they had something they 7 because I'm going to ask you if that 8 refreshes your memory as to whether you 8 were briefing me from written down. 9 Q. Neither you nor your team 9 had seen this before. So just flip 10 attempted to contact Dr. Coomer? 10 through the pages as you see fit to A. Not that I know of. familiarize yourself with it. 11 11 12 Q. Neither you nor your team 12 A. (Witness perusing document.) 13 attempted to contact Dominion for response 13 Q. Does that refresh your 14 about Dr. Coomer? recollection at all? 14 A. No. A. Some of the names do but not the 15 15 16 Q. In terms of internally at the 16 document itself. 17 campaign, you had access to research by 17 Q. Okay. So as you sit here today, 18 the communications department on these you don't think this document was provided 18 19 subjects, did you not? 19 to you by the campaign? 20 20 A. I did, yeah. A. I don't think so. 21 Q. Did you ever look -- this is an 21 Q. What is the function as you 22 open-ended question, did you ever look at 22 understand it for the research department 23 research that was compiled by the 23 under the communications umbrella for the 24 communications department on Dr. Coomer? 24 campaign, if you know? 25 25 A. I don't know really. I wasn't A. I'm sure I did. Page 134 Page 136 1 **GIULIANI** 1 **GIULIANI** 2 Q. Okay. Let me show you what has running the campaign and had nothing to do 3 previously been marked as Exhibit 68, and 3 with the campaign until the very last while you're looking at that, it appears minute. My main function was these cases 5 to be the same document twice but I just that were two weeks behind so I didn't wanted to produce to you what was produced 6 spend an awful lot of time involved with 7 to us by the Trump campaign. Are you with 7 the campaign. me? 8 8 Q. All right, well, let's --9 9 A. This has been produced by the A. I have no idea how they set up 10 Trump campaign? 10 their research department, their 11 Q. Yes, sir. That TC Bates on the 11 communications department. bottom right means Trump campaign. 12 12 Q. Let's orient ourself really quick 13 A. Okay, sure, right. 13 on Exhibit 68. 14 Q. I'll give you a minute to 14 A. Some of these things seem wrong 15 familiarize yourself with this document. 15 but I haven't seen it. 16 A. It doesn't look familiar. 16 Q. Okay. Sir, page -- as e-mails Q. Since it doesn't look familiar to are --17 17 18 A. Looks to me like -- okay, looks you --18 19 A. That doesn't mean I didn't see 19 like propaganda. it. I mean a lot of things aren't going 20 Q. Can you just turn to the second 21 to look familiar that I saw. I saw 10,000 21 page of the --A. Sure. 22 documents. 22 23 Q. Okay, take a brief moment to just 23 Q. -- the beginning of the exhibit? 24 flip through it so you know. 24 A. Does it refer to Mr. Coomer? 25 A. Can you tell me what it is? 25 Q. We'll get to it. It does. Page 135 Page 137

GIULIANI 1 **GIULIANI** 1 2 2 A. Page 2? A. I think the campaign had a 3 Q. Yes, sir. I'm just going to 3 different view of what should be done. orient you. On page 2, it's the beginning 4 4 The campaign in my opinion had checked out 5 of the e-mail chain. It's from a fellow 5 about three, four weeks before the 6 named Zach Parkinson at DonaldTrump.com. 6 election. They were pretty much convinced 7 It's dated December 13th and there's some 7 he was going to lose, they were looking 8 8 for jobs, they were worried about their recipients on the bottom. 9 9 standing in the Washington community. Mr. Parkinson worked for the 10 10 campaign at this time; right? When I walked in there and asked for all 11 A. I guess he did. 11 of the preparation for the draft 12 Q. You don't know him? 12 complaints and the -- because I had been 13 A. Huh-uh. 13 told they were ready for everything, I got 14 14 nothing. They had done nothing. Q. This is dated Friday, November 15 13, 2020. That would have been after the 15 Several months earlier there had 16 time that you were instructed by President 16 been a very, very big article that the 17 Trump to head up the legal --17 democrats had put together a massive legal 18 A. Yes, sir. 18 team to win this election and I was asked 19 Q. -- part of the campaign. And we 19 by the president to check and see what we 20 had and it wasn't my role. I was not talked over each other again. 20 21 21 That's after that time; right? involved in that at the time but I did. I 22 A. Yeah, I don't know why he's 22 spent half a day. Although they wouldn't 23 trying to figure out if Poulos is 23 show me anything, they told me they were 24 connected to Antifa. Nobody ever alleged 24 all prepared and I went back and I gave 25 25 the president advice. I can't tell you that. Page 138 Page 140 1 **GIULIANI** 1 **GIULIANI** 2 Q. Okay. Well, let's not try to 2 what -- I'll tell you what I said, I can't 3 interpolate it at this point. 3 tell you what he said. I told him --4 4 A. It does seems like it's kind of a MR. SIBLEY: Don't tell them what 5 5 useless dodge. you said, Rudy, if it's legal advice. Q. And you haven't seen this before? 6 A. Okay, then I won't tell you what 6 7 A. No, I haven't seen it. I mean I 7 I said. would have been really -- if this were 8 In any event, when I showed up 9 handed to me at the time, I would have there with my team, they took about 45 10 said what the hell are you looking at 10 minutes to show up themselves and I said 11 whether Poulos is connected to Antifa? We 11 I'm going to really need all the draft 12 don't have time for that. Maybe he is. complaints. They didn't have any so we 12 13 We don't have time for that. 13 had to start from the beginning. 14 O. Okay. So to my question, you 14 They did have a complaint in --15 were already heading up the legal portion 15 they were going about filing a complaint 16 of the campaign as of Friday, November 16 in Pennsylvania. Before I could spend any 17 13th at 5:13 p.m.? 17 more time on that, Pennsylvania became a 18 A. Yeah, and the campaign was doing major issue because our people were being 18 19 everything it could to keep things from 19 shut out in Pennsylvania and I sent Corey me, including undermining the litigation 20 and the former Attorney General there. 21 in Pennsylvania which is a totally 21 And when they came back, I said different matter. 22 22 where's our Pennsylvania lawsuit? We 23 Q. Explain what you mean by that, 23 don't have one so I started writing one 24 the campaign was trying to keep things 24 myself with the lawyer who was in charge, Hicks, and it alleged fraud. And it had 25 from you? Page 139 Page 141

1	GIULIANI	1	GIULIANI
2	in it all of the much like the Michigan	2	Not only did they never see it, they
3	complaint which we submitted to you which	3	didn't have the energy to go investigate
4	outlines 100 affidavits, specific ones	4	it. They were basically looking for jobs.
5	demonstrating fraud, we put together one	5	Q. I think your
6	for Pennsylvania like that and we	6	A. I mean I've been involved in
7	submitted it. And the lawyer in charge,	7	many, many presidential campaigns. This
8	Mr. Hicks, had to resign because his law	8	campaign had checked out three weeks
9	firm was pressuring him. He had refused	9	earlier and they undermined I even have
10	to resign and then his wife received death	10	memos
11	threats.	11	MR. SIBLEY: Let's not talk about
12	Q. But this isn't responsive to	12	memos.
13	what	13	A from Republican National
14	A. Yes, it is.	14	Committee people and from other people on
15	Q I was asking.	15	the campaign telling people not to
16	A. And	16	cooperate with us, Jenna and me, because
17	Q. Let's get to the response part	17	the republican party will do better if
18	then.	18	Trump loses, they'll collect more money.
19	A. And without telling me, the	19	There was no question there was a major
20	campaign, although I was supposedly in	20	effort to undercut what we were doing.
21	charge, submitted its own complaint	21	Q. So turmoil within the campaign
22	without fraud alleged in it.	22	because of
23	Q. Is that Justin Clark?	23	MR. ZAKHEM: Object to form.
24	A. Justin Clark and somebody else,	24	THE WITNESS: Well, it put us in
25	Morgan something. And I think Morgan is	25	a position where they were
	Page 142		Page 144
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1	GIULIANI	1	GIULIANI
1 2	GIULIANI the one who did this.	1 2	
1			GIULIANI undercutting him, they wanted to defeat him. So when you give me this
2	the one who did this. I found out the night before the	2	undercutting him, they wanted to defeat him. So when you give me this
2 3	the one who did this. I found out the night before the argument, even though I was going to argue	2 3	undercutting him, they wanted to defeat him. So when you give me this and it's done by the campaign, I don't
2 3 4	the one who did this. I found out the night before the	2 3 4	undercutting him, they wanted to defeat him. So when you give me this
2 3 4 5	the one who did this. I found out the night before the argument, even though I was going to argue the case, that I was going to argue the	2 3 4 5	undercutting him, they wanted to defeat him. So when you give me this and it's done by the campaign, I don't know who they are working for. The
2 3 4 5 6	the one who did this. I found out the night before the argument, even though I was going to argue the case, that I was going to argue the second complaint, not the one that I had drafted, so I made a quick motion before	2 3 4 5 6	undercutting him, they wanted to defeat him. So when you give me this and it's done by the campaign, I don't know who they are working for. The complaint that was substituted for the
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1	CHHIANI	1	CHULIANI
1	GIULIANI	1	GIULIANI
2	department research? I'm a lawyer. They	2	Spain, you made comments in the press
3	are politicians. Yes, I mean I might want	3	conference about Spain well, we may
4	specific things but I'm not going to use	4	talk about that and Germany and Soros
5	the communications department of the	5	and Smartmatic and all that stuff, but in
6	campaign to do legal research. Plus I	6	terms of the Coomer information on this
7	didn't know what side the Trump campaign	7	document, if you'd turn to page 14.
8	was working for.	8	A. I think this is 14, TC 14?
9	Q. So	9	Q. Yes, sir. In the middle section
10	A. I thought the majority of them	10	of this campaign document, it says
11	were working for him to concede as soon as	11	Dominion's leadership has no ties to
12	possible so they could move on to another	12	Antifa, there is no evidence to the claim
13	job and so they wouldn't be criticized too	13	that Dominion's head of strategy and
14	heavily in the Washington Post because	14	security has ties to Antifa. And then
15	there was a tyranny of fear going on at	15	there's a little note. Similarly there's
16	the time pushed by the Post and anybody	16	no evidence that Dominion's CEO, John
17	doing this is some kind of a maniac, right	17	Poulos, has ties to Antifa.
18	wing and it affected my people. It	18	And then it goes on to talk about
19	affected Hicks dropping out. It affected	19	an Internet rumor that a top-level
20	most of the people in the campaign acting	20	employee has ties to Antifa and you can
21	based on their true loyalty, which is	21	read it down there.
22	Washington politicians wanting to hold	22	In the middle it says the rumors
23	onto jobs in Washington and not wanting to	23	are fueled because of now deleted
24	go against the establishment, there was no	24	antipolice Facebook posts.
25	fraud, there was no fraud.	25	A. I don't see that.
	Page 146		Page 148
1		1	GIULIANI
1 2	GIULIANI	1 2	GIULIANI O. No sir it's down about
2	GIULIANI Q. All right.	2	Q. No, sir, it's down about
2 3	GIULIANI Q. All right. A. Gee, I don't know, this nice	2 3	Q. No, sir, it's down about two-thirds of the way down.
2 3 4	GIULIANI Q. All right. A. Gee, I don't know, this nice little Indian lady says the democratic	2 3 4	Q. No, sir, it's down about two-thirds of the way down. Those rumors are fueled because
2 3 4 5	GIULIANI Q. All right. A. Gee, I don't know, this nice little Indian lady says the democratic party in Michigan spent two weeks teaching	2 3 4 5	Q. No, sir, it's down about two-thirds of the way down. Those rumors are fueled because of now deleted antipolice Facebook posts.
2 3 4 5 6	GIULIANI Q. All right. A. Gee, I don't know, this nice little Indian lady says the democratic party in Michigan spent two weeks teaching how to cheat. Is she lying?	2 3 4 5 6	Q. No, sir, it's down about two-thirds of the way down. Those rumors are fueled because of now deleted antipolice Facebook posts. A. Antipolice?
2 3 4 5 6 7	GIULIANI Q. All right. A. Gee, I don't know, this nice little Indian lady says the democratic party in Michigan spent two weeks teaching how to cheat. Is she lying? Q. I don't know what you're	2 3 4 5 6 7	Q. No, sir, it's down about two-thirds of the way down. Those rumors are fueled because of now deleted antipolice Facebook posts. A. Antipolice? Q. Yes, sir.
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1 GIULIANI 2 Q. Yes. And then after that post it 3 says, however, there is the conclusion 4 is however, there is no evidence that Eric 5 Coomer is a supporter of Antifa in any 6 way. 7 Do you know if Dr. Coomer is 8 involved as an Antifa member? 9 MR. SIBLEY: Objection, form. 10 THE WITNESS: I've seen, I 11 thought they were tweets but they may 12 be Facebook posts in which he was 13 tweeting things that were supportive 14 of what Antifa was doing. 1 GIULIANI 2 big difference between being a member of Antifa and being close to Antifa. 4 Q. Okay, well, I'm trying to find out 5 out 6 A. Membership suggests that there's wind of membership ceremony, that a underwent that ceremony and was a member of Antifa and being close to Antifa. 4 Q. Okay, well, I'm trying to find out 5 out 6 I don't know if there is a membership of it and that I knew that. First of all, I don't know if there is a membership ceremony. I've represented organized orime groups that have it and organized orime groups that don't. Antifa could be an organized crime group, a terrorist	he
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14 of what Antifa was doing. 14 an organized crime group, a terrorist	
15 BY MR. CAIN: 15 group that doesn't have a membership	
16 Q. Well, that might be two different 16 ceremony. And I never asserted that he	
17 questions. 17 was a member because I wasn't told that.	
, , 11	
Q. What makes someone an Antifa 20 supportive comments of which two or three comments of the comments o	
21 member in your mind? 21 were shown to me and I was told there w	re
22 A. I don't know the basis for 22 more.	
23 admission to Antifa but the things that he 23 Q. Okay. So close to	
24 texted and tweeted didn't so much say he 24 A. All it was really was just one	
25 was a member of Antifa, they supported 25 piece of about 12 other pieces of	4.50
Page 150	ge 152
1 GIULIANI 1 GIULIANI	
2 Antifa in their campaign against the 2 corroborative evidence that it was	
3 police. 3 certainly plausible that he'd be somebody	
4 Q. Can you name or identify any 4 who would want to fix the election again.	t
5 structure to that organization? In other 5 Donald Trump. He also had tweets abou	
6 words, did they tell you that Dr. Coomer 6 horrible things about Donald Trump saying	
7 was in 7 terrible things about him.	C
8 A. I 8 Q. And that's what makes him close	
9 MR. SIBLEY: Objection, form. 9 to Antifa in your mind?	
10 BY MR. CAIN: 10 MR. SIBLEY: Objection to form.	
11 Q. Let me finish. 11 THE WITNESS: No, no, no, you	
12 A. Okay. 12 didn't listen to what I said. I said	
13 Q a particular organization, a 13 this is just one piece of evidence of	
14 communist party group, you know, something 14 12 or 13 others that made it plausible	
15 along those lines that would support the 15 that it was true that he knew that the	
16 notion that he is, quote, a member of 16 election was going to be fixed.	
· • •	
19 THE WITNESS: I didn't say he was 19 knew that the election was fixed?	
20 a member of Antifa. 20 A. That's what I said.	
21 BY MR. CAIN: 21 Q. That's what you were saying in	
Q. Okay. So you don't think he is? 22 the press conference?	
A. I don't know what I think, it's a 23 A. They are going to fix this	
24 long time ago. I'm telling you you 24 election. He's completely warped about	
24 long time ago. I'm telling you you 25 mischaracterized what I said. There's a 26 leection. He's completely warped about 27 his comments about Trump and he	ge 153

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1	GIULIANI	1	GIULIANI
2	specifically says, this is the language,	2	relationship with Trump. These are people
3	they are gonna fix this election. They	3	who could have been pulled out of the DNC
4	are gonna fix should have said going,	4	and the DNC had more than a few memos
5	terrible English, my mother would be	5	indicating they were trying to undercut
6	really upset they are gonna fix this	6	this entire effort. And there are a
7	let's use the words I used rather than the	7	couple of things here that are kind of
8	words that you would like to think I used.	8	stupid, like they create straw men.
9	I didn't say he was a member of Antifa so	9	No one suggested that Poulos was
10	you should really correct that. I said	10	a member of Antifa. So you prove that
11	he's close to Antifa, real big difference,	11	Poulos isn't a member of Antifa. Come on,
12	and I didn't say that he fixed the	12	that's a phony job. I can pick that out
13	•	13	1 7 7
	election, I said he said that they are		in a second. I used to pull these apart.
14	going to fix this election. So that's	14	I know what this is.
15	what we're talking about.	15	It's hard to believe but there
16	Now, what was this? This, these	16	was within the RNC in particular a
17	statements, to me to be liable I'd have to	17	never-Trumper group and they had to be
18	know they are untrue. Instead I am	18	fired. Right down to the end they were
19	confronted with 12 to 13 of pieces of	19	undercutting, including this guy Reamer.
20	evidence that suggest that he's the kind	20	Q. Well, this memo was on November
21	of guy that would say something like this,	21	14th so they hadn't been fired at least as
22	that this is true.	22	of the time you came on; right?
23	Q. Is this Trump campaign memo	23	A. No, I don't know who these people
24	consistent with your theory of the case?	24	are which indicates to me they are also
25	MR. SIBLEY: Objection, form.	25	fairly low level.
	Page 154		Page 156
1	GILILIANI	1	GIULIANI
1	GIULIANI THE WITNESS: This Trump campaign	1	GIULIANI O So these low level folks
2	THE WITNESS: This Trump campaign	2	Q. So these low-level folks
2 3	THE WITNESS: This Trump campaign memo is useless. I would not have	2 3	Q. So these low-level folksA. There's also a lot of work for
2 3 4	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people	2 3 4	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it
2 3 4 5	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies	2 3 4 5	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a
2 3 4 5 6	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was	2 3 4 5 6	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory
2 3 4 5 6 7	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I	2 3 4 5 6 7	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They
2 3 4 5 6 7 8	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate	2 3 4 5 6 7 8	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the
2 3 4 5 6 7 8 9	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it	2 3 4 5 6 7 8 9	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work.
2 3 4 5 6 7 8 9	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and	2 3 4 5 6 7 8 9	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10.
2 3 4 5 6 7 8 9 10	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when	2 3 4 5 6 7 8 9 10	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They
2 3 4 5 6 7 8 9 10 11 12	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well	2 3 4 5 6 7 8 9 10 11 12	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good.
2 3 4 5 6 7 8 9 10 11 12 13	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the	2 3 4 5 6 7 8 9 10	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since
2 3 4 5 6 7 8 9 10 11 12	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well	2 3 4 5 6 7 8 9 10 11 12	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since it has your picture on it and then we'll
2 3 4 5 6 7 8 9 10 11 12 13	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the	2 3 4 5 6 7 8 9 10 11 12 13	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since
2 3 4 5 6 7 8 9 10 11 12 13 14	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the opposition.	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since it has your picture on it and then we'll
2 3 4 5 6 7 8 9 10 11 12 13 14 15	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the opposition. BY MR. CAIN:	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since it has your picture on it and then we'll have to move on from this document. One
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the opposition. BY MR. CAIN: Q. Any of these folks on, if you'll go back to the front, Zach Parkinson, Matt	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since it has your picture on it and then we'll have to move on from this document. One of the things that you said at or around the time in the press conference itself
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the opposition. BY MR. CAIN: Q. Any of these folks on, if you'll go back to the front, Zach Parkinson, Matt VanHyfte, H-Y-F-T-E, Jacki I'm going to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since it has your picture on it and then we'll have to move on from this document. One of the things that you said at or around the time in the press conference itself actually you talked about the Smartmatic
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the opposition. BY MR. CAIN: Q. Any of these folks on, if you'll go back to the front, Zach Parkinson, Matt VanHyfte, H-Y-F-T-E, Jacki I'm going to butcher her last name Kotkiewicz	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since it has your picture on it and then we'll have to move on from this document. One of the things that you said at or around the time in the press conference itself actually you talked about the Smartmatic machines sending votes overseas, in this
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the opposition. BY MR. CAIN: Q. Any of these folks on, if you'll go back to the front, Zach Parkinson, Matt VanHyfte, H-Y-F-T-E, Jacki I'm going to butcher her last name Kotkiewicz A. Yeah, nobody I know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since it has your picture on it and then we'll have to move on from this document. One of the things that you said at or around the time in the press conference itself actually you talked about the Smartmatic machines sending votes overseas, in this case to Spain or Germany. Do you remember
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	THE WITNESS: This Trump campaign memo is useless. I would not have relied on this. I had to fire people in the Trump campaign for being spies and double-cross Eric Reamer was the general counsel. Eric Reamer, I have a text saying don't cooperate with Jenna and Rudy, it's over, it will hurt our getting a job. Oh, and by the way, we raise more money when Trump loses. This could very well have been written to help the opposition. BY MR. CAIN: Q. Any of these folks on, if you'll go back to the front, Zach Parkinson, Matt VanHyfte, H-Y-F-T-E, Jacki I'm going to butcher her last name Kotkiewicz A. Yeah, nobody I know. Q. Dean Cleary.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. So these low-level folks A. There's also a lot of work for them to put together which means to me it was probably fed to them. If you want a really good, solid investigatory conclusion, this is a put-up job. They didn't do this work. They didn't have the time to do this work. Q. Okay, so if you go to page 10. A. Or the capacity to do it. They weren't that good. Q. If you go to page 10 then since it has your picture on it and then we'll have to move on from this document. One of the things that you said at or around the time in the press conference itself actually you talked about the Smartmatic machines sending votes overseas, in this case to Spain or Germany. Do you remember that part of the press conference?
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		1	
1	GIULIANI	1	GIULIANI
2	Q. And the conclusion below from	2	wanted Trump to lose because they could
3	this group was however, the only apparent	3	raise more money. Some of them thought
4	evidence that votes were being counted in	4	Trump should never win in the first place.
5	Spain was that Smartmatic is owned by a	5	I mean how about the people in the
6	Spanish person. And then it cites to	6	administration that wrote those ridiculous
7	some	7	letters that turned out to be untrue.
8	A. That's wrong. Phil well, it	8	Q. Well, how about the people in
9	is wrong and it's right. The time that I	9	A. He had spies in the organization
10	said this, we thought it was sent to	10	that wanted him out.
11	Spain. The votes actually were sent to	11	Q. How about the people in the
12	Frankfurt, Germany. In fact, we thought	12	administration that wrote reports about
13	incorrectly that the major computer was in	13	election fraud such as Chris Krebs and the
14	Barcelona, Spain because that's the one	14	CISA folks?
15	they used to help to fix an Italian	15	MR. ZAKHEM: Object to form.
16	election in 2018.	16	BY MR. CAIN:
17	We found out, I can't tell you	17	Q. You were at one point,
18	exactly when, but after it was at about	18	unofficially at least, on Trump's
19	the time that it was destroyed, although	19	cybersecurity advisory committee; right?
20	some votes may have been sent to	20	A. I was.
21	Barcelona, that most of them went to	21	Q. And you were there when CISA was
22	Frankfurt, Germany, and there are analyses	22	created, weren't you?
23	done of the traffic leaving Michigan going	23	A. Um-hum.
24	to Europe. And originally they thought it	24	Q. Is that a yes?
25	was Barcelona. I do think some went to	25	A. Yes, yes, yes.
	Page 158		Page 160
1	CHILIANI	1	CHILIANI
1	GIULIANI Paraelone but the yest majority went to	1	GIULIANI O And CISA I mann you remember the
2	Barcelona but the vast majority went to	2	Q. And CISA, I mean you remember the
2 3	Barcelona but the vast majority went to Frankfurt, Germany which is where the	2 3	Q. And CISA, I mean you remember the report they issued about election
2 3 4	Barcelona but the vast majority went to Frankfurt, Germany which is where the major computer was, which we were told was	2 3 4	Q. And CISA, I mean you remember the report they issued about election security, it was right around this time.
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2	had, in the period of time they had, they	2	THE WITNESS: Plus I knew there
3	could not have acquired all this	3	were people in the campaign that
4	information. This information had to be	4	didn't know their that weren't
5	given to them. They are not smart enough	5	particularly useful because they
6	to have acquired all this information, nor	6	weren't particularly professional or
7	did they have enough time to do it. I've	7	smart.
8	never seen such a professional work coming	8	BY MR. CAIN:
9	out of that operation. And I've seen lots	9	Q. Okay.
10	of corporate stuff. This is a corporate	10	A. And all these people that were
11	document. This was done for Dominion to	11	sitting there, what I observed from the
12	cover its ass.	12	day I walked in there was most of the time
13	Q. So you discount that document, I	13	it was my people that were the only people
14	understand your testimony.	14	there. They had all taken off already.
15	A. Nobody ever bothered to give it	15	They were off looking for another job and
16	to me because they probably knew I would	16	I would have to demand they be there to
17	go crazy if I saw it. I would have picked	17	get them to work. No way they would have
18	this out in two seconds.	18	had the energy to compile this. They were
19	Q. Probably.	19	half asleep. I caught one of them under a
20	A. I would have said hey guys, I've	20	desk one day.
21	only investigated people a hell of a lot	21	Q. Okay. So you discount that.
22	more sophisticated than you, you're going	22	We've established that. You discount
23	to try to pass this off you're going to	23	CISA; right?
24	try to pass this off as a campaign	24	A. I did publicly. I don't know if
25	document? I've seen a hundred campaign	25	you recall.
	Page 162		Page 164
1	GIULIANI	1	GIULIANI
2	documents that are nowhere near as	2	Q. I do.
2 3	documents that are nowhere near as professional as this. This is a corporate	2 3	Q. I do.A. I discounted it publicly. I know
2 3 4	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign.	2 3 4	Q. I do. A. I discounted it publicly. I know what he was up to.
2 3 4 5	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign. Q. You've said that. And you	2 3 4 5	Q. I do.A. I discounted it publicly. I know what he was up to.Q. Is there anybody that was in the
2 3 4	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign. Q. You've said that. And you discount is there any	2 3 4	 Q. I do. A. I discounted it publicly. I know what he was up to. Q. Is there anybody that was in the United States government during this time
2 3 4 5 6 7	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign. Q. You've said that. And you discount is there any A. Plus I never got to see it so	2 3 4 5 6 7	Q. I do. A. I discounted it publicly. I know what he was up to. Q. Is there anybody that was in the United States government during this time period that you thought was authoritative
2 3 4 5 6 7 8	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign. Q. You've said that. And you discount is there any A. Plus I never got to see it so what's the relevance of it? They never	2 3 4 5 6 7 8	Q. I do. A. I discounted it publicly. I know what he was up to. Q. Is there anybody that was in the United States government during this time period that you thought was authoritative about election security issues?
2 3 4 5 6 7 8 9	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign. Q. You've said that. And you discount is there any A. Plus I never got to see it so what's the relevance of it? They never gave it to me.	2 3 4 5 6 7 8 9	 Q. I do. A. I discounted it publicly. I know what he was up to. Q. Is there anybody that was in the United States government during this time period that you thought was authoritative about election security issues? A. Sure.
2 3 4 5 6 7 8 9	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign. Q. You've said that. And you discount is there any A. Plus I never got to see it so what's the relevance of it? They never gave it to me. Q. And you didn't ask for it	2 3 4 5 6 7 8 9 10	Q. I do. A. I discounted it publicly. I know what he was up to. Q. Is there anybody that was in the United States government during this time period that you thought was authoritative about election security issues? A. Sure. Q. But not CISA?
2 3 4 5 6 7 8 9 10	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign. Q. You've said that. And you discount is there any A. Plus I never got to see it so what's the relevance of it? They never gave it to me. Q. And you didn't ask for it obviously?	2 3 4 5 6 7 8 9 10 11	Q. I do. A. I discounted it publicly. I know what he was up to. Q. Is there anybody that was in the United States government during this time period that you thought was authoritative about election security issues? A. Sure. Q. But not CISA? A. Absolutely not.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	documents that are nowhere near as professional as this. This is a corporate document fed to the campaign. Q. You've said that. And you discount is there any A. Plus I never got to see it so what's the relevance of it? They never gave it to me. Q. And you didn't ask for it obviously? A. I didn't know it existed. How could I have would you give me the document I don't know exists. Q. You can go ask anybody in the campaign, is there any information or research on Dr. Coomer or Dominion? A. You think I had the time for that? MR. ZAKHEM: Object to form. BY MR. CAIN: Q. Apparently not. A. Of course I didn't have the time	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. I do. A. I discounted it publicly. I know what he was up to. Q. Is there anybody that was in the United States government during this time period that you thought was authoritative about election security issues? A. Sure. Q. But not CISA? A. Absolutely not. Q. Not the Department of Homeland Security? A. Department of Homeland Security was afraid to investigate this. They were afraid that Congress would come down so hard on them they wouldn't be able to exist. Everybody was afraid to—everybody figured if they investigated this, what is being done to me would be done to them and they were afraid to do it. What would be done to them, they would be they would be attacked by the

1	GIULIANI	1	GIULIANI
2	A. And alleged to be dangerous. I	2	though, I asked you earlier about
3	don't know, I didn't see you guys come in	3	Mr. Oltmann being with you, your contacts
4	here with security.	4	with him. You don't remember him being in
5	Q. That was for Mr. Oltmann, not for	5	the Willard Hotel with you the day before
6	you.	6	the insurrection?
7	A. Oh, it was for Mr. Oltmann.	7	A. I do not remember. I don't think
8	Q. We had security at the courthouse	8	I know what he looks like. Could he have
9	when he was supposed to testify. Do you	9	been there? Absolutely he could have been
10	know Mr. Oltmann failed to show up for his	10	there. A lot of people were there.
11	deposition, check your source, on	11	Q. Let me ask
12	Wednesday in this case?	12	A. And by the way, when you refer to
13	MR. SIBLEY: Objection to form.	13	it as an insurrection, it should be
14	THE WITNESS: I have no idea that	14	referred to as the only insurrection ever
15	he showed up so	15	where a gun was not fired, a shot was not
16	BY MR. CAIN:	16	fired. Oh, and the only death was an
17	Q. I'm not afraid of you.	17	unarmed woman who was a Trump supporter
18	A. That's good. So then the court	18	for whom for the first time in American
19	was wrong. I'm not a danger.	19	history we don't know the police officer
20	Q. Well, it depends on the type of	20	who shot her.
21	danger. I think they were describing a	21	Q. According to a report that I saw
22	different type of danger.	22	recently, on the night of the election you
$\begin{vmatrix} 22\\23 \end{vmatrix}$	MR. SIBLEY: Objection, form.	23	were at the White House; is that true?
24	THE WITNESS: They were	24	A. It is, yes.
25	describing a danger that I could	25	Q. And according to a couple of
23	Page 166	23	Page 168
	-		
1	GIULIANI	1	GIULIANI
2	create a riot, a riot that was the	2	witnesses, a campaign manager was there,
1	create a riot, a riot that was the only insurrection riot where a shot	2 3	witnesses, a campaign manager was there, Bill Stepien, Mark Meadows and Jason
2 3 4	create a riot, a riot that was the only insurrection riot where a shot wasn't fired except one shot fired by	2 3 4	witnesses, a campaign manager was there, Bill Stepien, Mark Meadows and Jason Miller. You have been quoted as saying at
3	create a riot, a riot that was the only insurrection riot where a shot wasn't fired except one shot fired by a police officer that killed an	2 3 4 5	witnesses, a campaign manager was there, Bill Stepien, Mark Meadows and Jason Miller. You have been quoted as saying at that time in a room by the Map Room, you
2 3 4	create a riot, a riot that was the only insurrection riot where a shot wasn't fired except one shot fired by a police officer that killed an innocent woman that's covered up and	2 3 4	witnesses, a campaign manager was there, Bill Stepien, Mark Meadows and Jason Miller. You have been quoted as saying at that time in a room by the Map Room, you told them just say that we won.
2 3 4 5 6 7	create a riot, a riot that was the only insurrection riot where a shot wasn't fired except one shot fired by a police officer that killed an innocent woman that's covered up and we're not investigating. They use a	2 3 4 5 6 7	witnesses, a campaign manager was there, Bill Stepien, Mark Meadows and Jason Miller. You have been quoted as saying at that time in a room by the Map Room, you told them just say that we won. MR. SIBLEY: Objection, form.
2 3 4 5 6 7 8	create a riot, a riot that was the only insurrection riot where a shot wasn't fired except one shot fired by a police officer that killed an innocent woman that's covered up and	2 3 4 5 6 7 8	witnesses, a campaign manager was there, Bill Stepien, Mark Meadows and Jason Miller. You have been quoted as saying at that time in a room by the Map Room, you told them just say that we won.
2 3 4 5 6 7 8 9	create a riot, a riot that was the only insurrection riot where a shot wasn't fired except one shot fired by a police officer that killed an innocent woman that's covered up and we're not investigating. They use a total mischaracterization of what I said. They said oh, he said trial by	2 3 4 5 6 7	witnesses, a campaign manager was there, Bill Stepien, Mark Meadows and Jason Miller. You have been quoted as saying at that time in a room by the Map Room, you told them just say that we won. MR. SIBLEY: Objection, form.
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2 3 4 5 6 7 8 9	create a riot, a riot that was the only insurrection riot where a shot wasn't fired except one shot fired by a police officer that killed an innocent woman that's covered up and we're not investigating. They use a total mischaracterization of what I said. They said oh, he said trial by	2 3 4 5 6 7 8 9	witnesses, a campaign manager was there, Bill Stepien, Mark Meadows and Jason Miller. You have been quoted as saying at that time in a room by the Map Room, you told them just say that we won. MR. SIBLEY: Objection, form. MR. ZAKHEM: Privilege. MR. SIBLEY: Rudy, can you move
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1 4			
1	GIULIANI	1	GIULIANI
2	true.	2	MR. SIBLEY: We're asserting
3	BY MR. CAIN:	3	privilege.
4	Q. Do you remember saying that?	4	THE WITNESS: Tell me who said I
5	MR. ZAKHEM: Objection,	5	said that.
6	privilege.	6	BY MR. CAIN:
7	MR. SIBLEY: Assertion of	7	Q. You're quoted. I don't know who
8	privilege.	8	said you said. You were in the room with
9	THE WITNESS: The only answer I	9	Mark Meadows, Bill Stepien and Jason
10	can give you is if it's quoted in the	10	Miller.
11	media, it's probably not true.	11	MR. SIBLEY: Don't disclose
12	BY MR. CAIN:	12	whatever you said to them.
13	Q. Have you ever told anybody	13	THE WITNESS: Someone has to have
14	outside of that group that the idea was to	14	said Rudy Giuliani said I didn't
15	just simply say that Trump won whether he	15	say that so I'm trying to figure out
16	did or not?	16	who's lying.
17	MR. SIBLEY: Objection, form.	17	BY MR. CAIN:
18	You can answer this	18	Q. Another quote was
19	THE WITNESS: Of course not. Of	19	A. You're not going to tell me?
20	course not. I've been practicing law	20	Q. I don't know. I'm just quoting
21	for over 50 years, I've never in the	21	you as you were quoted. I don't know who
22	whole time that I've practiced law had	22	said you said.
23	a single allegation that I acted	23	A. Who quoted me?
24	unethically until now.	24	Q. It's a quote of you.
25	///	25	A. Somebody has to write it down.
	Page 170		Page 172
1	GIULIANI	1	GIULIANI
2			
	BY MR. CAIN:	2	Q. No.
3	BY MR. CAIN: Q. Well, I'm just asking you a	2 3	Q. No.A. Where does it appear?
3	Q. Well, I'm just asking you a	3	A. Where does it appear?
3 4	Q. Well, I'm just asking you a question.	3 4	A. Where does it appear?Q. In a book about this issue.
3 4 5	Q. Well, I'm just asking you a question.A. I'm going to finish my answer,	3 4 5	A. Where does it appear?Q. In a book about this issue.A. Who does the book attribute the
3 4 5 6	Q. Well, I'm just asking you a question.A. I'm going to finish my answer, sir. You asked a question and I'm going	3 4 5 6	A. Where does it appear?Q. In a book about this issue.A. Who does the book attribute the quote to?
3 4 5 6 7	Q. Well, I'm just asking you a question. A. I'm going to finish my answer, sir. You asked a question and I'm going to finish it. And I'm hardly going to	3 4 5 6 7	A. Where does it appear?Q. In a book about this issue.A. Who does the book attribute the quote to?Q. To you.
3 4 5 6 7 8	Q. Well, I'm just asking you a question. A. I'm going to finish my answer, sir. You asked a question and I'm going to finish it. And I'm hardly going to tell someone to make an allegation and	3 4 5 6 7 8	 A. Where does it appear? Q. In a book about this issue. A. Who does the book attribute the quote to? Q. To you. A. In other words, he was there, the
3 4 5 6 7 8 9	Q. Well, I'm just asking you a question. A. I'm going to finish my answer, sir. You asked a question and I'm going to finish it. And I'm hardly going to tell someone to make an allegation and just say it without having substantial	3 4 5 6 7 8 9	 A. Where does it appear? Q. In a book about this issue. A. Who does the book attribute the quote to? Q. To you. A. In other words, he was there, the author was there and heard me say it.
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Well, I'm just asking you a question. A. I'm going to finish my answer, sir. You asked a question and I'm going to finish it. And I'm hardly going to tell someone to make an allegation and just say it without having substantial amount of proof of it. And everything I alleged, I have at least one and usually 10 or 15 affidavits to support except nobody wants to look at them. Just like they wouldn't look at the hard drive and they covered it up and now it's all coming out and I'm turning out to be absolutely true. The same thing will happen here. Q. Well, I'm just asking you, there's some quotes that are attributed to you and I want to know if they're true or not.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Where does it appear? Q. In a book about this issue. A. Who does the book attribute the quote to? Q. To you. A. In other words, he was there, the author was there and heard me say it. Q. I'm sure he interviewed a witness that was there. A. That's what I'm asking you. Q. It doesn't disclose that, who said you said. I'm just asking you if you said it. A. But you've got to give me the context. It's not fair to say did you say something you didn't say. Q. I don't know if you said it or not, sir, that's why I'm asking. A. But I'm asking you for the
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Well, I'm just asking you a question. A. I'm going to finish my answer, sir. You asked a question and I'm going to finish it. And I'm hardly going to tell someone to make an allegation and just say it without having substantial amount of proof of it. And everything I alleged, I have at least one and usually 10 or 15 affidavits to support except nobody wants to look at them. Just like they wouldn't look at the hard drive and they covered it up and now it's all coming out and I'm turning out to be absolutely true. The same thing will happen here. Q. Well, I'm just asking you, there's some quotes that are attributed to you and I want to know if they're true or not. A. What was the quote? Q. The first one was just say that	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Where does it appear? Q. In a book about this issue. A. Who does the book attribute the quote to? Q. To you. A. In other words, he was there, the author was there and heard me say it. Q. I'm sure he interviewed a witness that was there. A. That's what I'm asking you. Q. It doesn't disclose that, who said you said. I'm just asking you if you said it. A. But you've got to give me the context. It's not fair to say did you say something you didn't say. Q. I don't know if you said it or not, sir, that's why I'm asking. A. But I'm asking you for the details of what you're asking. Q. That's what I can give you, and

1	GIULIANI	1	GIULIANI
2	with it.	2	A. Yeah, and you're giving me three
3	A. Well, there's nothing privileged	3	guys, we don't even know who said it.
4	about that. You just asked me a question.	4	Q. And you think Mr. Waldron is
5	Q. I agree.	5	credible?
6	A. There's a quote in a book	6	A. I do. Colonel in the military,
7	attributing to me that I said to people	7	great war record, every piece of I've
8	Q. Just say we won.	8	had substantial dealings with him and he's
9	A. Now who said that?	9	very, very thorough and very experienced
10	Q. We've already been through this.	10	in this kind of work.
11	A. You don't know.	11	Q. Did Chris Christie after the
12	Q. You were quoted as being in a	12	press conference that we've been talking
13	room and saying that to Mark Meadows	13	about tell you that this was a national
14	A. In order to evaluate the	14	embarrassment and you need to stop?
15	credibility of a quote, I have to know who	15	A. Chris Christie hasn't even
16	said it. There's not a tape recording of	16	talked
17	it.	17	MR. ARRINGTON: I would like to
18	Q. No, nor was there one of	18	get a count on the time, please.
19	Dr. Coomer's alleged call, was there?	19	THE WITNESS: The answer is
20	MR. ZAKHEM: Object to form.	20	totally untrue. Chris Christie never
21	THE WITNESS: It was a totally	21	called me, never did that. He
22	different thing.	22	wouldn't have the guts.
23	BY MR. CAIN:	23	MR. ARRINGTON: Mr. Giuliani, I
24	Q. How?	24	would like an answer to my question,
25	A. I'm going to tell you who told	25	please.
	Page 174		Page 176
1	GIULIANI	1	GIULIANI
1 2	GIULIANI me. You're not telling me who said it. I	1 2	GIULIANI THE WITNESS: I don't even know
2	me. You're not telling me who said it. I	2	THE WITNESS: I don't even know
3	me. You're not telling me who said it. I told you I was told that by Phil Waldron.	2 3	THE WITNESS: I don't even know what your question is. I'm answering
2 3 4	me. You're not telling me who said it. I told you I was told that by Phil Waldron. Now you're telling me I'm alleged to have	2 3 4	THE WITNESS: I don't even know what your question is. I'm answering the question I was just asked.
3	me. You're not telling me who said it. I told you I was told that by Phil Waldron.	2 3	THE WITNESS: I don't even know what your question is. I'm answering the question I was just asked. MR. ARRINGTON: I understand but
2 3 4 5	me. You're not telling me who said it. I told you I was told that by Phil Waldron. Now you're telling me I'm alleged to have said this but you can't tell me who said that.	2 3 4 5	THE WITNESS: I don't even know what your question is. I'm answering the question I was just asked. MR. ARRINGTON: I understand but I would like to get an answer as to
2 3 4 5 6	me. You're not telling me who said it. I told you I was told that by Phil Waldron. Now you're telling me I'm alleged to have said this but you can't tell me who said that. Q. No, can't.	2 3 4 5 6	THE WITNESS: I don't even know what your question is. I'm answering the question I was just asked. MR. ARRINGTON: I understand but I would like to get an answer as to the count of time.
2 3 4 5 6 7	me. You're not telling me who said it. I told you I was told that by Phil Waldron. Now you're telling me I'm alleged to have said this but you can't tell me who said that. Q. No, can't. A. Well, it sounds like pretty	2 3 4 5 6 7	THE WITNESS: I don't even know what your question is. I'm answering the question I was just asked. MR. ARRINGTON: I understand but I would like to get an answer as to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	me. You're not telling me who said it. I told you I was told that by Phil Waldron. Now you're telling me I'm alleged to have said this but you can't tell me who said that. Q. No, can't. A. Well, it sounds like pretty incredible to me then if you can't do that. You've got apples and oranges, my friend. Q. Are you denying it? MR. ZAKHEM: Object to form. THE WITNESS: I never said that, I never said it and the reality is the way it's attributed, it's almost patently untrue. That's what a phony reporter does when he's saying something false. How would you treat a statement if I said your client said it but I'm not going to tell you who said it. I'm giving you the person who told me on the record.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	THE WITNESS: I don't even know what your question is. I'm answering the question I was just asked. MR. ARRINGTON: I understand but I would like to get an answer as to the count of time. THE WITNESS: The time? I don't know the time because MR. ARRINGTON: I'm not asking you, sir. MR. SIBLEY: It's three hours, three minutes, Barry, but we spent about five minutes going over who was on Zoom, so I've given him an additional five minutes. THE WITNESS: I'm happy to tell you that Chris Christie never called me, never said that. BY MR. CAIN: Q. He said it on a national A. He wouldn't have the guts to do it.

1	GIULIANI	1	GIULIANI
2	THE WITNESS: I know he was	2	CERTIFICATE
3	saying it. He wasn't telling the	3	STATE OF NEW YORK)
4	truth. He was what we call lying.	4	: ss.
5	BY MR. CAIN:	5	COUNTY OF NASSAU)
6	Q. Did he call you and say you	6	
7	needed to stop?	7	I, CATHI IRISH, a Registered
8	A. Never. Chris Christie and I	8	Professional Reporter, Certified Realtime
9	don't have that kind of relationship. He	9	Reporter, and Notary Public within and for
10	wouldn't have called me to tell me to	10	the State of New York, do hereby certify:
11	stop. He would be afraid to. He's not	11	That RUDOLPH GIULIANI, the witness
12	going to lie to my face. He would be	12	whose deposition is hereinbefore set
13	afraid to lie to my face.	13	forth, was duly sworn by me and that such
14	Q. Okay. I don't have enough time	14	deposition is a true record of the
15	to get into a different subject under the	15	testimony given by the witness.
16	court's order so I think we're going to	16	I further certify that I am not
17	shut it down for today.	17	related to any of the parties to this
18	A. We're not finished?	18 19	action by blood or marriage, and that I am
19	Q. Pardon?	20	in no way interested in the outcome of this matter.
20	A. We're going to continue this?	21	IN WITNESS WHEREOF, I have hereunto
21	Q. No, I'm saying the court has	22	set my hand this 18th day of August, 2021.
22	ordered us to have a time limit. We've	23	On A
23	reached that time limit.	24	llul
24	A. Good.		CATHI IKISH, KPK, CRR, CLVS
25	Q. So I'm going to conclude my	25	
	Page 178		Page 180
1	GIULIANI	1	GIULIANI
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	GIULIANI questions for today and thank you for your	1 2	GIULIANI I N D E X
1 2 3	questions for today and thank you for your		GIULIANI I N D E X WITNESS EXAMINATION BY PAGE
2 3	questions for today and thank you for your hospitality.	2	I N D E X WITNESS EXAMINATION BY PAGE
2	questions for today and thank you for your hospitality. A. Thank you.	2 3	I N D E X WITNESS EXAMINATION BY PAGE
2 3 4	questions for today and thank you for your hospitality.	2 3 4	I N D E X WITNESS EXAMINATION BY PAGE
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1	CHULANI
1	GIULIANI *** ERRATA SHEET ***
2	NAME OF CASE: Coomer vs. Donald J. Trump
4	for President, et al.
5	DATE OF DEPOSITION: August 14, 2021
6	WITNESS: Rudolph Giuliani
7	-
8	PAGE LINE FROM TO
9	
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11 12	
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16	
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20	
21	RUDOLPH GIULIANI
21	
22	Witness and sworn to before me
23	this day of, 2021.
24	uns, 2021.
25	(Notary Public) My Commission Expires:
	Page 182
1	sibley@camarasibley.com
2	August 18, 2021
	Coomer, Eric, Ph.D. v. Donald J. Trump For President
	DEPOSITION OF: Rudolph Giuliani (# 4691866)
	The above-referenced witness transcript is
5	•
	available for read and sign.
7	Within the applicable timeframe, the witness
	should read the testimony to verify its accuracy. If
	there are any changes, the witness should note those
10	
	on the attached Errata Sheet.
11	The witness should sign and notarize the
11 12	The witness should sign and notarize the attached Errata pages and return to Veritext at
11 12	The witness should sign and notarize the attached Errata pages and return to Veritext at errata-tx@veritext.com.
11 12 13 14	The witness should sign and notarize the attached Errata pages and return to Veritext at errata-tx@veritext.com. According to applicable rules or agreements, if
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Colorado Rules of Civil Procedure

Chapter 4, Disclosure and Discovery

Rule 30

(e) Review by Witness; Changes; Signing. If requested by the deponent or a party before completion of the deposition, the deponent shall be notified by the officer that the transcript or recording is available. Within 35 days of receipt of such notification the deponent shall review the transcript or recording and, if the deponent makes changes in the form or substance of the deposition, shall sign a statement reciting such changes and the deponent's reasons for making them and send such statement to the officer. The officer shall indicate in the certificate prescribed by subsection (f) (1) of this rule whether any review was requested and, if so, shall append any changes made by the deponent.

DISCLAIMER: THE FOREGOING CIVIL PROCEDURE RULES

ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE STATE RULES OF

CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

VERITEXT LEGAL SOLUTIONS COMPANY CERTIFICATE AND DISCLOSURE STATEMENT

Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

Veritext Legal Solutions is committed to maintaining the confidentiality of client and witness information, in accordance with the regulations promulgated under the Health Insurance Portability and Accountability Act (HIPAA), as amended with respect to protected health information and the Gramm-Leach-Bliley Act, as amended, with respect to Personally Identifiable Information (PII). Physical transcripts and exhibits are managed under strict facility and personnel access controls. Electronic files of documents are stored in encrypted form and are transmitted in an encrypted fashion to authenticated parties who are permitted to access the material. Our data is hosted in a Tier 4 SSAE 16 certified facility.

Veritext Legal Solutions complies with all federal and State regulations with respect to the provision of court reporting services, and maintains its neutrality and independence regardless of relationship or the financial outcome of any litigation. Veritext requires adherence to the foregoing professional and ethical standards from all of its subcontractors in their independent contractor agreements.

Inquiries about Veritext Legal Solutions' confidentiality and security policies and practices should be directed to Veritext's Client Services Associates indicated on the cover of this document or at www.veritext.com.

EXHIBIT

C



DISTRICT COURT, DENVER COUNTY, CO 1437 Bannock Street, Denver, CO 80202

ERIC COOMER, Ph.D., Plaintiff

vs.

DONALD J. TRUMP FOR PRESIDENT, INC., SIDNEY POWELL, SIDNEY POWELL, P.C., RUDOLPH GIULIANI, JOSEPH OLTMANN, FEC UNITED, SHUFFLING MADNESS MEDIA, INC. dba CONSERVATIVE DAILY, JAMES HOFT, TGP COMMUNICATIONS LLC dba THE GATEWAY PUNDIT, MICHELLE MALKIN, ERIC METAXAS, CHANEL RION, HERRING NETWORKS, INC. dba ONE AMERICA NEWS NETWORK, and NEWSMAX MEDIA, INC., Defendants

Attorneys for Defendant, Rudolph Giuliani:

Geoffrey N. Blue (32684), gblue@gesslerblue.com Scott E. Gessler (28944), sgessler@gesslerblue.com Gessler Blue LLC 7350 E Progress Pl., Suite 100 Greenwood Village, CO 80111 Tel: (303) 906-1050

COURT USE ONLY

Case Number: 2020CV34319

Division Courtroom: 409

DECLARATION OF RUDOLPH GIULIANI IN SUPPORT OF SPECIAL MOTION TO DISMISS PURSUANT TO COLO. REV. STAT. § 13-20-1101

RUDOLPH GIULIANI, hereby declares as follows pursuant to COLO. REV. STAT. § 13-

27-106:

1. "My name is Rudolph Giuliani. I am one of the Defendants in the above-referenced cause.

- 2. "Just after the November 3, 2020 Election ("Election"), I was retained by Donald J. Trump for President, Inc ("Trump Campaign"). I was the head of the Trump Campaign's legal team. I began the process of investigating what were perceived as voting irregularities in the Election. Prior to November 3, 2020, I was unfamiliar with Plaintiff Eric Coomer ("Coomer"), Dominion Voting Systems ("Dominion"), or Smartmatic ("Smartmatic").
- 3. "At some point during our legal team's investigation into the Election (which included voting security issues with Dominion and Dominion's history with Smartmatic) we became aware of media reports circulating regarding Coomer and allegations that he had been overheard telling a radical leftist group words to the effect that he had ensured that Trump would lose the Election. I perceived this to mean that Coomer used his position at Dominion to rig the software or machines to manipulate the Election results. I was also made aware that Coomer was alleged to have ties to radical leftist groups, such as Antifa.
- 4. "Around this same time frame, we had learned many alarming facts about voting machines and voting technologies used in the 2020 Election: (1) information that Smartmatic had ties to Venezuela and the Chavez regime; (2) information that Smartmatic had attempted to operate in the U.S. through a subsidiary called Sequoia Voting ("Sequoia"); (3) information that the U.S. Government had raised concerns regarding Smartmatic operating Sequoia given its ties to Venezuela and unknown ownership; (4) information that Dominion had acquired Sequoia from Smartmatic after Smartmatic decided to divest from Sequoia rather than fully comply with an investigation by the U.S. Government and with Sequoia, also acquired Coomer who

worked for Sequoia as "Vice President of Research and Product Development"; (5) information that Dominion had a software licensing agreement with Smartmatic; (6) allegations of voting irregularities with Dominion machines/software that had switched votes from Trump to Biden; (7) evidence that Texas had rejected Dominion due to security concerns; and (8) evidence of significant nationwide concern over the security of Dominion machines and software that existed prior to the Election.

- 5. "I was aware of these facts prior to the November 19, 2020 press conference in Washington, D.C. ("*Press Conference*") as a result of our legal team's investigation into the Election. At the time I made the statements in the Press Conference regarding Coomer I believed them to be true. Although I do not believe I interviewed or talked to Mr. Oltmann (the person alleged to overheard Coomer make the statements in question) prior to the Press Conference, I had seen evidence of Coomer's social media postings which were vehemently anti-Trump.
- 6. "Based on that corroborating evidence, I had no reason to doubt the credibility of the witness testimony that was being widely reported at the time regarding Coomer's statements that he had programmed Dominion machines or software to rig the Election. I believed them to be true when I made the statements regarding Coomer at the Press Conference.
- 7. "In addition, at the time I made the statements in the Press Conference regarding Coomer, I had already filed a suit to challenge the Election and was planning to file more suits in contested states alleging, among other things, that the results of the Election were tainted based on security issues with Dominion machines and/or software. The alleged statements from Coomer were intended to be part of our legal

team's presentation of evidence to challenge the Election results. In fact, the entire purpose of the Press Conference was to announce an "opening statement" as to what we expected the evidence to show in the litigation over the Election we had already and were preparing to file in the contested states.

8. "I declare under penalty of perjury under the law of Colorado that the foregoing is true and correct.

Executed on the 29th day of April, 2021 in New York, NY, United States of America.

Rudolph Giuliani
Rudolph Giuliani

DISTRICT COURT	
CITY AND COUNTY OF DENVER,	
COLORADO	
1437 Bannock Street, Room 256	
Denver, CO 80202	
Phone: (303) 606-2300	
ERIC COOMER, Plaintiff,	
v.	
DONALD J. TRUMP FOR PRESIDENT, et al.	
Defendants.	▲ COURT USE ONLY ▲
Attorneys for Defendant, Rudolph Giuliani:	Case Number: 2020CV34319
Geoffrey N. Blue (32684), gblue@gesslerblue.com	
Scott E. Gessler (28944), sgessler@gesslerblue.com	Division:
Gessler Blue LLC	
7350 E Progress Pl., Suite 100	
Greenwood Village, CO 80111	
Tel: (303) 906-1050	

OBJECTIONS TO PLAINTIFF'S REQUESTS FOR PRODUCTION TO DEFENDANT RUDOLPH GIULIANI RELATING TO SPECIAL MOTION TO DISMISS

The Plaintiff has served requests for production ("RFPs") that are overly broad, confusing and seek to expand Defendant Rudolph Giuliani's ("Giuliani"), obligations under the Colorado Rules of Civil Procedure. Accordingly, Giuliani provides the following objections to those RFPs:



OBJECTIONS TO DEFINITIONS AND INTERPRETATIONS AND INSTRUCTIONS

Giuliani objects to the definitions and instructions to the extent they seek to expand his obligations to respond beyond those obligations set forth in the Colorado Rules of Civil Procedure, and he refuses to adhere to any of the definitions or instructions to the extent they seek to expand his obligations beyond those set forth in the Colorado Rules of Civil Procedure.

In particular, Giuliani does not have an obligation to produce documents electronically nor to follow Plaintiff's instructions regarding the electronic format of those documents if he does produce them electronically. He also will only perform the search and recovery of any documents required by the Colorado Rules of Civil Procedure.

To the extent any of the below requests include privileged documents or documents protected by the work product doctrine, Giuliani will not produce those documents and will follow the Colorado Rules of Civil Procedure on how those documents are identified to Plaintiff if they must be identified.

These specific objections do not obviate Giuliani's general objection to the Definitions and Interpretations and Instructions that seek to expand his obligations beyond those set forth by the Colorado Rules of Civil Procedure.

OBJECTIONS TO REQUESTS FOR PRODUCTION

- 1. All communications (including email and text messages) about Dr. Coomer and/or Dominion Voting Systems between you and:
 - a. Any other Defendant

- b. Ron Watkins (including any aliases)
- c. Jack Posobiec
- d. Christina Bobb
- e. Michael Flynn
- f. Patrick Byrne
- g. Lindsey Oakley

The foregoing request is limited in time from January 2020 to the present with an obligation to update should additional materials be discovered.

Response: Giuliani objects to RFP 1 to the extent it seeks information regarding the Dominion Voting Systems which is not a subject of this lawsuit. He further objects to the extent it seeks documents created after the lawsuit was filed which are not relevant to the case. He will produce only communications in his possession, custody, or control about Plaintiff. Giuliani will not produce any documents created in connection with the defense of this lawsuit, as those documents are privileged and/or protected by the work product doctrine – and they will not be included in a "Privilege Log."

2. All broadcasts and publications of You containing any statements regarding Dr. Coomer.

Response: Giuliani objects to RFP 2 as the phrase "All broadcasts and publications of you..." is grammatically confusing and the term "regarding" is overly broad. Giuliani also objects to this request because it suggests that Giuliani either broadcasted or published any statements about Dr. Comer. He will produce all broadcasts and publications in his possession, custody or control that contain any statements by him in which he references Plaintiff.

3. All evidence of any retractions you have made with respect to statements regarding Dr. Coomer.

Response: Giuliani objects to RFP 3 because the term "regarding" is overly broad and the term "retraction" can have multiple meanings. He will produce documents showing any evidence of "retractions," as that word is used in the relevant caselaw, about any statements he made about Plaintiff. Giuliani further objects to this Defendants object to this request because it seeks information not likely to lead to the discovery of relevant evidence. In assessing whether a party acted with actual malice, "[t]he Court must look at the circumstances at the time the publication was issued." *United Food and Commercial Workers Union v. Ute City Tea Party, Ltd.*, No. 98CV285, 2000 WL 1575536, *6 (Colo. Dist. Ct. Feb. 10, 2000) (emphasis added). Because the decision whether to issue a retraction is made after the time of publication, "the failure to retract is not 'adequate evidence of malice for constitutional purposes." *Id.* (quoting *New York Times v. Sullivan*, 376 U.S. 254, 286 (1964)).

4. All documents reflecting any investigation you made regarding the allegations about Dr. Coomer made by Defendant Joseph Oltmann.

Response: Giuliani objects to RFP 3 because the term "regarding" is overly broad. Giuliani also objects to this request as, by its terms, it seeks attorney-client privileged and work product protected information, that he refuses to produce. He will produce non-privileged responsive documents that were created prior to the filing of the lawsuit, but will not produce documents created in connection with his defense of this lawsuit.

Respectfully submitted this 25th day of June 2021,

GESSLER BLUE LLC

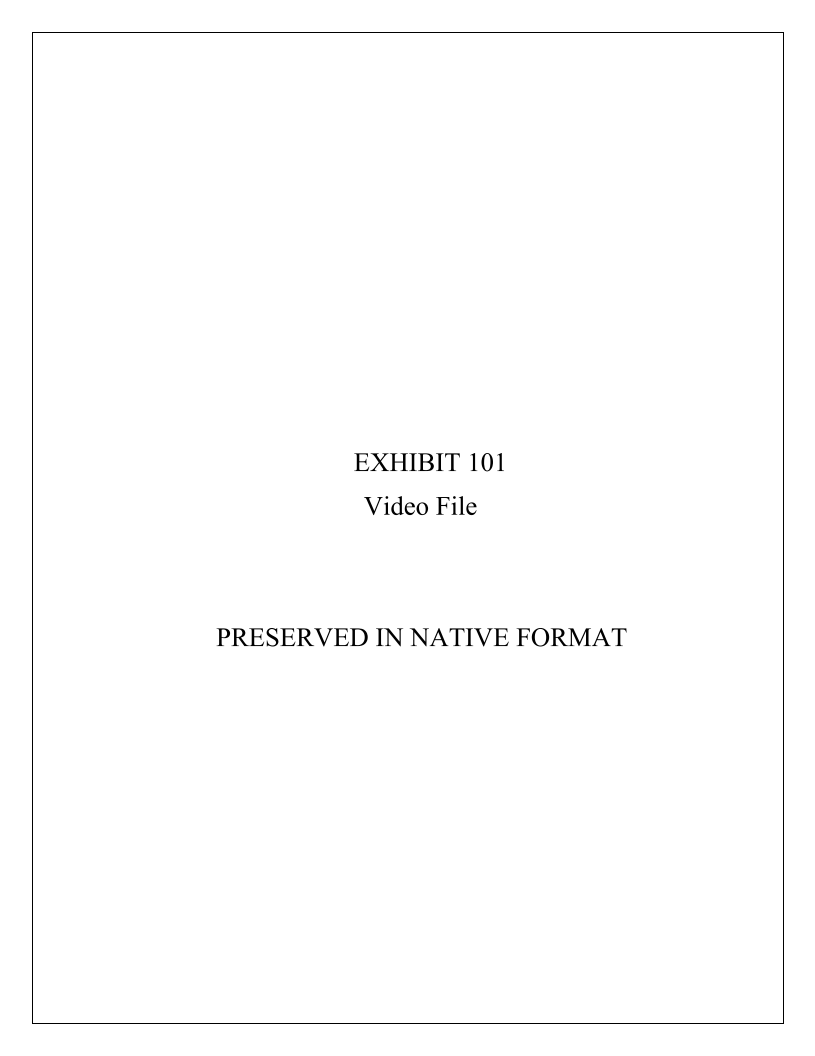
s/ Geoffrey N. Blue
Geoffrey N. Blue

Certificate of Service

I certify that on this 25th day of June 2021, the foregoing was electronically served to all parties on their counsel of record via ICCES.

By: <u>s/ Joanna Bila</u>
Joanna Bila, Paralegal







Newly disclosed emails show how a One America News "reporter" was working for Giuliani and helping him try to overturn the election.

americanoversight.org/arizona-senate...

Dec. 4, 2020, email from Christina Bobb to Fann: "Mayor Giuliani asked me to send you these declarations. He will follow up with you as well."

From: Christina Bobb

Date: Friday, December 4, 2020 at 11:45 AM To: "kfann@azleg.gov" <kfann@azleg.gov>

Subject: AZ Evidence/Affidavits

Good morning, Ma'am,

Mayor Giuliani asked me to send you these declarations. He will follow up with you as well. I will have one more email

follow this one. Respectfully,

Christina

4:28 PM · Jun 7, 2021 · Twitter Web App

2,704 Retweets 167 Quote Tweets 5,558 Likes



17





Exhibit PX 0102

Giuliani



Jan Wolfe @ @JanNWolfe · 16h This isn't how journalism works thedailybeast.com/oan-host-chris...

president's team. Her presence has caused a bit of confusion among actual campaign staff, who wondered if she was there to embed with the Trump legal "strike force" as a reporter.

But according to multiple knowledgeable sources, Bobb has actually been assisting the president's long, long, long-shot legal effort—effectively taking on a secondary role as a pro-Trump lawyer even as she continues her job as a pro-Trump TV host.

"Christina is an attorney and has helped with some legal work in her personal capacity and not on behalf of OAN," Jenna Ellis, a senior legal adviser to Trump and his 2020 campaign, told The Daily Beast on Monday afternoon.



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