U.S. Department of Justice

Federal Bureau of Investigation Washington, D.C. 20535

October 1, 2021

MR. JASON LEOPOLD BUZZFEED NEWS 7TH FLOOR 1630 CONNECTICUT AVENUE NW WASHINGTON, DC 20009

> FOIPA Request No.: 1432673-000 Civil Action No.: 19-cv-01278 Subject: All 302's of individuals who were questioned/interviewed by FBI Agents working for the Office of Special Counsel Robert Mueller

Dear Mr. Leopold:

The enclosed documents were reviewed under the Freedom of Information/Privacy Acts (FOIPA), Title 5, United States Code, Section 552/552a. Below you will find checked boxes under applicable statutes for the exemptions asserted to protect information exempt from disclosure. The appropriate exemptions are noted on the processed pages next to redacted information. In addition, a deleted page information sheet was inserted to indicate where pages were withheld entirely pursuant to applicable exemptions. An Explanation of Exemptions is enclosed to further explain justification for withheld information.

| Section 552 | | Section 552a |
|--|-------------|--------------|
| 🔽 (b)(1) | 🔽 (b)(7)(A) | 🔲 (d)(5) |
| (b)(2) | (b)(7)(B) | (j)(2) |
| 🔽 (b)(3) | 🔽 (b)(7)(C) | 🔲 (k)(1) |
| Federal Rules of Criminal Procedure 6(e) | ✓ (b)(7)(D) | 🔲 (k)(2) |
| 50 U.S.C § 3024(i)(1) | 🔽 (b)(7)(E) | 🔲 (k)(3) |
| | (b)(7)(F) | 🔲 (k)(4) |
| (b)(4) | (b)(8) | 🔲 (k)(5) |
| 🔽 (b)(5) | 🔲 (b)(9) | 🔲 (k)(6) |
| 🔽 (b)(6) | | 🔲 (k)(7) |

508 pages were reviewed and 73 pages are being released.

Deletions were made by the Department of Justice/Office of Information Policy.

Please see the paragraphs below for relevant information specific to your request and the enclosed FBI FOIPA Addendum for standard responses applicable to all requests.

Document(s) were located which originated with, or contained information concerning, other Government Agency (ies) [OGA].

- This information has been referred to the OGA(s) for review and direct response to you.
- We are consulting with another agency. The FBI will correspond with you regarding this information when the consultation is completed.



Please refer to the enclosed FBI FOIPA Addendum for additional standard responses applicable to your request. **"Part 1"** of the Addendum includes standard responses that apply to all requests. **"Part 2"** includes additional standard responses that apply to all requests for records on individuals. **"Part 3"** includes general information about FBI records that you may find useful. Also enclosed is our Explanation of Exemptions.

Although your request is in litigation, we are required by law to provide you the following information:

If you are not satisfied with the Federal Bureau of Investigation's determination in response to this request, you may administratively appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, 441 G Street, NW, 6th Floor, Washington, D.C. 20530, or you may submit an appeal through OIP's FOIA STAR portal by creating an account following the instructions on OIP's website: <u>https://www.justice.gov/oip/submit-and-track-request-or-appeal</u>. Your appeal must be postmarked or electronically transmitted within ninety (90) days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so it may be easily identified.

You may seek dispute resolution services by contacting the Office of Government Information Services (OGIS). The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001, e-mail at ogis@nara.gov; telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769. Alternatively, you may contact the FBI's FOIA Public Liaison by emailing foipaquestions@fbi.gov. If you submit your dispute resolution correspondence by email, the subject heading should clearly state "Dispute Resolution Services." Please also cite the FOIPA Request Number assigned to your request so it may be easily identified.

Please direct any further inquiries about this case to the Attorney representing the Government in this matter. Please use the FOIPA Request Number and/or Civil Action Number in all correspondence or inquiries concerning your request.

See additional information which follows.

Sincerely,

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Michael G. Seidel Section Chief Record/Information Dissemination Section Information Management Division

Enclosures Additional Information:

In response to your Freedom of Information/Privacy Acts (FOIPA) request, enclosed is a processed copy of Bates Stamped documents, FBI (19-cv-1278)-6694 through FBI (19-cv-1278)-7201. The enclosed documents represent the eighteenth interim release of information responsive to your request.

Duplicate copies of the same document were not processed.

FBI FOIPA Addendum

As referenced in our letter responding to your Freedom of Information/Privacy Acts (FOIPA) request, the FBI FOIPA Addendum includes information applicable to your request. Part 1 of the Addendum includes standard responses that apply to all requests. Part 2 includes additional standard responses that apply to all requests for records on individuals. Part 3 includes general information about FBI records. For questions regarding Parts 1, 2, or 3, visit the <u>www.fbi.gov/foia</u> website under "Contact Us." Previously mentioned appeal and dispute resolution services are also available at the web address.

Part 1: The standard responses below apply to all requests:

- (i) 5 U.S.C. § 552(c). Congress excluded three categories of law enforcement and national security records from the requirements of the FOIA [5 U.S.C. § 552(c) (2006 & Supp. IV (2010)]. FBI responses are limited to those records subject to the requirements of the FOIA. Additional information about the FBI and the FOIPA can be found on the www.fbi.gov/foia_website.
- (ii) National Security/Intelligence Records. The FBI can neither confirm nor deny the existence of national security and foreign intelligence records pursuant to FOIA exemptions (b)(1), (b)(3), and PA exemption (j)(2) as applicable to requests for records about individuals [5 U.S.C. §§ 552/552a (b)(1), (b)(3), and (j)(2); 50 U.S.C § 3024(i)(1)]. The mere acknowledgment of the existence or nonexistence of such records is itself a classified fact protected by FOIA exemption (b)(1) and/or would reveal intelligence sources, methods, or activities protected by exemption (b)(3) [50 USC § 3024(i)(1)]. This is a standard response and should not be read to indicate that national security or foreign intelligence records do or do not exist.

Part 2: The standard responses below apply to all requests for records on individuals:

- (i) Requests for Records about any Individual—Watch Lists. The FBI can neither confirm nor deny the existence of any individual's name on a watch list pursuant to FOIA exemption (b)(7)(E) and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(7)(E), (j)(2)]. This is a standard response and should not be read to indicate that watch list records do or do not exist.
- (ii) **Requests for Records for Incarcerated Individuals.** The FBI can neither confirm nor deny the existence of records which could reasonably be expected to endanger the life or physical safety of any incarcerated individual pursuant to FOIA exemptions (b)(7)(E), (b)(7)(F), and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(7)(E), (b)(7)(F), and (j)(2)]. This is a standard response and should not be read to indicate that such records do or do not exist.

Part 3: General Information:

- (i) Record Searches. The Record/Information Dissemination Section (RIDS) searches for reasonably described records by searching those systems or locations where responsive records would reasonably be found. A reasonable search normally consists of a search for main files in the Central Records System (CRS), an extensive system of records consisting of applicant, investigative, intelligence, personnel, administrative, and general files compiled and maintained by the FBI in the course of fulfilling law enforcement, intelligence, and administrative functions. The CRS spans the entire FBI organization and encompasses the records of FBI Headquarters (FBIHQ), FBI Field Offices, and FBI Legal Attaché Offices (Legats) worldwide and includes Electronic Surveillance (ELSUR) records. For additional information about our record searches visit www.fbi.gov/services/information-management/foipa/requesting-fbi-records.
- (ii) FBI Records. Founded in 1908, the FBI carries out a dual law enforcement and national security mission. As part of this dual mission, the FBI creates and maintains records on various subjects; however, the FBI does not maintain records on every person, subject, or entity.
- (iii) Requests for Criminal History Records or Rap Sheets. The Criminal Justice Information Services (CJIS) Division provides Identity History Summary Checks often referred to as a criminal history record or rap sheets. These criminal history records are not the same as material in an investigative "FBI file." An Identity History Summary Check is a listing of information taken from fingerprint cards and documents submitted to the FBI in connection with arrests, federal employment, naturalization, or military service. For a fee, individuals can request a copy of their Identity History Summary-checks. Additionally, requests can be submitted electronically at www.edo.cjis.gov. For additional information, please contact CJIS directly at (304) 625-5590.
- (iv) The National Name Check Program (NNCP). The mission of NNCP is to analyze and report information in response to name check requests received from federal agencies, for the purpose of protecting the United States from foreign and domestic threats to national security. Please be advised that this is a service provided to other federal agencies. Private citizens cannot request a name check.

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigations, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service the release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

FBI/DOJ

FEDERAL BUREAU OF INVESTIGATION FOI/PA DELETED PAGE INFORMATION SHEET Civil Action No.: 19-cv-1278 / 19-cv-1626 FOIA: 1492006-0; 1432673-0; 143267-1; 1433273-0 PDF Title:19-cv-1278 Release 18

Total Withheld Pages = 435

| Bates Page Reference | Reason for Withholding (i.e., exemptions with coded rationale, duplicate, sealed by order of court, etc.) |
|-------------------------|---|
| FBI(19cv1278) 6694 | b5 per DOJ/OIP; b6; b7C; b7E |
| FBI(19cv1278) 6695 | b5 per DOJ/OIP; b6; b7C; b7E |
| FBI(19cv1278) 6696 | b5 per DOJ/OIP; b6; b7C |
| FBI(19cv1278) 6697 | Referral/Consult |
| FBI(19cv1278) 6698 | b5 per DOJ/OIP |
| FBI(19cv1278) 6699 | b5 per DOJ/OIP |
| FBI(19cv1278) 6700 | Referral/Consult |
| FBI(19cv1278) 6701 | Referral/Consult |
| FBI(19cv1278) 6702 | b5 per DOJ/OIP; b7E |
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| FBI(19cv1278) 6735 | b5 per DOJ/OIP; b7E |
| FBI(19cv1278) 6736 | b5 per DOJ/OIP; b7E |
| FBI(19cv1278) 6737 | b5 per DOJ/OIP; b7E |
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| FBI(19cv1278) 6746 | b5 per DOJ/OIP; b7E |
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| FBI(19cv1278) 6771 | b3; b6; b7C |
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| FBI(19cv1278) 6860 | b5 per DOJ/OIP; b6; b7C; b7F |
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| FBI(19cv1278) 6874 | b5 per DOJ/OIP; b6; b7C |
| FBI(19cv1278) 6875 | Referral/Consult |
| FBI(19cv1278) 6876 | Referral/Consult |
| FBI(19cv1278) 6877 | Referral/Consult |
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| Bates Page | Reason for Withholding |
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| | duplicate, sealed by order of court, etc.) |
| FBI(19cv1278) 6879 | Referral/Consult |
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| FBI(19cv1278) 6882 | Referral/Consult |
| FBI(19cv1278) 6883 | b5 per DOJ/OIP; b6; b7C |
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| FBI(19cv1278) 6901 | b7E |
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PRESS BRIEFINGS

Press Briefing by Press Secretary Sarah Sanders

issued on: August 1, 2017

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James S. Brady Press Briefing Room

2:26 P.M. EDT

MS. SANDERS: All smiles, all the time. Good afternoon.

Q Good afternoon.

MS. SANDERS: Somebody is polite out there. (Laughter.)

In about an hour, the President will join Small Business Administrator Linda McMahon and his daughter Ivanka for a special event highlighting the role small businesses play as major drivers of our economy. Around 58 million people are employed by small businesses around the country, accounting for nearly half of the United States employment. That's 58 million individuals whose families count on small businesses to keep food on the table, send their children to college, or save for the future.

And that's why we have an entire agency led by an incredibly successful businesswoman, dedicated specifically to promoting small businesses. During the last administration, small business found themselves under assault from a federal government that seemed determined to keep piling on regulations and compliance requirements until it became impossible to keep their doors open.

Obamacare's mandate saddled many with healthcare costs they simply couldn't afford, and every year these business owners see new additions to the tax code that force them to spend additional time and money to file. The President is committed to ending these anti-growth policies and unleashing the American economy. We will continue to work with Congress to repeal Obamacare's oppressive mandates. And along with our partners in Congress, we will deliver bold tax reform that provides relief for middle-income individuals, a more competitive model for businesses, and a simplification for everyone. And we will continue the President's ambitious plans to eliminate unnecessary regulations which disproportionately affect small businesses. We look forward to hearing from the small businesses this afternoon about how the Trump administration can continue to be an advocate for them.

And with that, we'll keep it short today, and I'll take your questions now.

Alex.

Q I wanted to ask about a comment Senator Lindsay Graham made this morning. He said it was wrong that there's no good military option regarding North Korea. He said there's a military option to destroy North Korea's program and North Korea itself. Would the White House be supportive of that option?

MS. SANDERS: I'm sorry?

Q Would the White House be supportive of that option to destroy North Korea's program and North Korea itself?

(Phone interruption.)

MS. SANDERS: Is somebody lost? Are those directions? Sorry, I just keep hearing somebody's phone talking or something. Yeah, it's very distracting.

Q Lindsay Graham said that the only military option against North Korea is to destroy North Korea's program and North Korea itself.

MS. SANDERS: Look, the President obviously has been very outspoken about how he feels about North Korea. We're weighing all options, keeping all options on the table. And as we've said many times before, we're not going to broadcast what we're going to do until that happens.

Q (Inaudible) option?

MS. SANDERS: I'm sorry?

Q So destroying the country like Lindsay Graham says is an option?

MS. SANDERS: Look, that's not what I'm saying. What I'm saying is the President has been very outspoken about the need to stop North Korea. We've been very focused on stopping the nuclear program, stopping the missiles, stopping the aggression. That still continues to be the focus, and we're keeping those — all options on the table in order to do that.

b7E

Q Sarah, according to the Washington Post, the President tried to change the narrative of what went down in Don Jr.'s meeting with the Russian lawyer. Can you address that story and tell us, did the President really try to do that?

MS. SANDERS: Look, the statement that Don Jr. issued is true. There's no inaccuracy in the statement. <u>The President</u> weighed in as any father would, based on the limited information that he had. This is all discussion, frankly, of no consequence. There was no follow-up. It was disclosed to the proper parties, which is how the New York Times found out about it to begin with.

The Democrats want to continue to use this as a PR stunt and are doing everything they can to keep this story alive and in the papers every single day. The President, the American people — they voted America first, not Russia first, and that's the focus of our administration.

John.

Q Can you clarify the degree to which the President weighed in?

MS. SANDERS: He certainly didn't dictate, but he — like I said, he weighed in, offered suggestion like any father would do.

Q Did he not know what the intelligence was -

MS. SANDERS: Steven.

Q I want to follow up on that. Was he aware at the time that Don Jr. had had a meeting that was based on the pretext that he would be promised information that was negative about Hillary Clinton when he suggested that the statement only say that the meeting was primarily about Russian adoption policy?

MS. SANDERS: Like I said, the statement that was issued was true, and there were no inaccuracies in the statement.

I think what the bigger question is — everybody wants to try and make this some story about "misleading." The only thing I see misleading is a year's worth of stories that have been fueling a false narrative about this Russia collusion, and a phony scandal based on anonymous sources.

And I think that is — if we're going to talk about misleading, that's that only thing misleading I see in this entire process. You guys are focused on a meeting that Don Jr. had no consequence when the Democrats actually colluded with a foreign government like Ukraine. The Democrat-linked firm, Fusion GPS, actually took money from the Russian government while it created the phony dossier that's been the basis for all of the Russia scandal fake news. And if you want to talk further about a relationship with Russia, look no further than the Clintons. As we've said time and time again —

Q But you won, Sarah.

MS. SANDERS: — Bill Clinton was paid half-a-million dollars to give a speech to a Russian bank and was personally thanked by Putin for it. Hillary Clinton allowed one-fifth of America's uranium reserve to be sold to a Russian firm whose investors were Clinton Foundation donors, and the Clinton campaign chairman's brother lobbied against sanctions on Russia's largest bank and failed to report it. If you guys want to talk about having relations, which you seem obsessed with doing, look no further than there.

If you want to talk about somebody who has actually been tough on Russia, look at President Trump. He wants more fracking, more coal, more energy, a stronger military, a stronger defense. Those things aren't good for Russia. I think the distinctions are very clear, and you guys want to create a narrative that just doesn't exist.

Q Sarah ---

Q Sarah ---

MS. SANDERS: Hey, guys ---

Q Why hasn't the President signed the Russia bill?

MS. SANDERS: Glenn, go ahead.

Q Sarah, sort of a follow-up on what you were talking about — our obsession with Russia and the responsibility laying with the Clintons. There's a report out today, based on a lawsuit that was filed, that says that Sean Spicer met with a campaign donor and a journalist from Fox News where they were pushing around this story that Seth Rich, this low-ranking DNC staffer that was murdered, was perhaps the one responsible for the WikiLeaks breach.

Two questions. Sean put out a statement; he said it was just a brief meeting. He said the guy didn't know the President. The lawsuit alleges that the President knew about it and had an influence on the story. Did the President know about the story, pre-publication, and did he have an influence on the way the story was written?

MS. SANDERS: The President had no knowledge of the story, and it's completely untrue that here at — the White House involvement in the story. And beyond that, this is ongoing litigation, and I'd refer you to the actual parties involved, which aren't the White House.

Q To follow up, does it disturb you that the Press Secretary, for the President of the United States — you just gave this incredibly passionate pushback on us for focusing on Russia. Does it disturb you — you just sped right past this does it disturb you that there's an allegation out there and a lawsuit, and Sean Spicer admitted meeting with these two individuals, that this was discussed in your White House? That this particular — MS. SANDERS: He met with members of the media. I don't find that to be a strange thing.

Q He met with a member of the media that was pushing --

MS. SANDERS: You guys are all members of the media.

Q He was pushing a story that was later retracted because it was false. He met with that reporter and he met with a campaign donor. Does it disturb you? Does it say anything about this White House, if you entertain that kind of story?

MS. SANDERS: It doesn't bother me that the Press Secretary would take a meeting with somebody involved in the media about a story. None of that was disclosed. They had a conversation and that was the end of it. You guys come to us with stories all day. I've taken meetings with the majority of the people in this room. I don't always know the nature of the story of which you're coming to talk to me about. But it's my job to talk to you, to listen. And I'm responding. The President didn't have knowledge of this story. The White House didn't have any involvement in the story. And beyond that, it's ongoing litigation that doesn't involve anybody in the building, and so I'd refer you to the parties that it does.

Q Sarah, I have two questions for you, because I want to follow up on something you said yesterday, after my first question. You were on that flight back from the G20. Did you advise the President to be truthful in that statement that he was helping —

MS. SANDERS: I wasn't part of the conversation regarding the statement.

Q You were not in the room at the time, or in the area at the time?

MS. SANDERS: I was in the air. I was on the plane, but I wasn't part of the conversation, so I can't speak to anything beyond that part.

Q Yesterday, you said that the President was joking about his comments, putting suspects' heads — telling police officers they shouldn't cover their heads in putting them in the car. Was he making a joke about police brutality?

MS. SANDERS: Not at all. I think you guys are jumping and trying to make something out of nothing. He was simply making a comment, making a joke. And it was nothing more than that.

Q Sarah, what's so funny?

Q What's funny about that, Sarah?

Q Should he apologize for that joke?

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Q On that same issue, the head of the DEA wrote immediately after the President made those remarks — to officers of the DEA — telling them to disregard them, and saying he had an obligation to speak up when something wrong happened.

MS. SANDERS: It wasn't a directive. It was a joke. There's a very big difference.

Q So why was that not clear —

MS. SANDERS: Olivier.

Q Has the President signed the Russia, North Korea, and Iran sanctions bill?

MS. SANDERS: I'm sorry, has he signed it?

Q Yes.

MS. SANDERS: He has not. But as we put out a statement earlier this week, he will. And we'll let you know when the details and final plan —

Q What's the delay? What's the delay here? You guys have had this since Friday. What's holding him back?

MS. SANDERS: There's nothing holding him back. There's a review process, a legal process. They're going through that, and he'll sign the bill and we'll let you guys know.

Margaret.

Q Thanks, Sarah. I had two questions. The first is, there's a really interesting story out, just before the briefing began, by Defense One, talking about Air Force One, and it says that the U.S. Air Force has found an alternative to get the price down, as President Trump wanted, and that was to buy a pair of Boeing 747 jetliners that were abandoned by a bankrupt Russian airline. Can you verify the accuracy of the story? Do you know if that's correct?

MS. SANDERS: I can't at this time. That's something I'd have to check into and get back to you.

Q Okay. And then I also wanted just sort of an update on the new Chief of Staff, General Kelly. Can you talk to us sort of, in broad strokes, about the calls and outreach that he's made so far to leadership in Congress, folks outside of Congress, any governors, that sort of thing? Can you talk to us broadly about the message that he's sending and the people that he's talking to both inside and outside of the administration?

MS. SANDERS: I know he's spoken to a number of members of Congress as well as a large number of individuals within the staff. He's taking time to get to know everyone here in the building that he hasn't met previously through

his other role. And working through setting up new processes and kind of setting the tone, I think, for a White House that, under his leadership, will be very focused on the President's agenda, as we've been doing the last six months. We're going to continue on that track and we're going to do that under General Kelly, and we're very excited to work alongside him in that process.

Hallie.

Q Sarah, on the President's agenda — and I'm just sitting here and I heard you list off a list of reasons of why you think that the media should be focusing on Democrats and not the President. And not to belabor an obvious point, but Hillary Clinton is certainly not in the Oval Office; Donald Trump is. And there seems to be a trust deficit that is being created with some on Capitol Hill.

And I want to tell you what Lindsay Graham said this morning on "The Today Show." He says, "If this is true" — this Washington Post reporting — "it was a bad decision by the President, which will make us ask more questions. When you get caught in a lie about one thing, that makes it hard to say we'll just let the other stuff go." Is this what is hurting the President's legislative agenda, this credibility issue on the Hill?

MS. SANDERS: I think what's hurting the legislative agenda is Congress's inability to get things passed.

Q Can you elaborate on that a little bit, Sarah? Because clearly there is a concern from some Republicans that the President is not always being as truthful as he could be. How does he plan to address that?

MS. SANDERS: I think by being truthful and transparent as he has every single day.

Go ahead.

Q Thank you, Sarah. I'd like to return to North Korea. With North Korea continuing to escalate nuclear tensions, can we expect any actions from the administration to ratchet up pressure of actions on China?

MS. SANDERS: As we've said, we're not going to broadcast movements on things like that before they take place. But we're going to continue to work with our allies, continue to work with our partners. And again, the goals are to stop the nuclear program, stop the missiles, stop the aggression with North Korea. We're going to continue looking at the best options and ways to accomplish that.

Q Can you say what some of those options might be?

MS. SANDERS: Not at this time.

John. Sorry, John Gizzi, you had your hand up when I first went back --

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Q Thank you, Sarah.

MS. SANDERS: I'm happy to go to somebody else named John.

Q You said yesterday that — I think you said yesterday that there would be no reshuffle in the Cabinet, meaning General Sessions would not move over to the Homeland Security. Is that correct?

MS. SANDERS: Correct.

Q And does that also mean that Secretary of State Kris Kobach, the vice-chairman of the President's Commission on Electoral Integrity, would stay in his position and not be considered for Homeland Security?

MS. SANDERS: I'm not aware of any movements for him. But as always, when we have a personnel announcement, I'd be happy to share it with you.

Jon Decker. Since we're in the Johns -

Q Thank you, Sarah. I was hoping just to follow up on North Korea. I was hoping you could clarify the administration's message that it has for North Korea. The other day, the President said, when asked about North Korea, "We will take care of them. We will take care of everything." And a little bit ago, the Secretary of State, Secretary of State Tillerson, said that the U.S. is trying to convince North Korea that the U.S. is not your enemy. So which one is it? Is the President focused on North Korea as an adversary, or is Secretary Tillerson correct that the U.S. is trying to send this message that the U.S. is not North Korea's enemy?

MS. SANDERS: Look, like I just said a few minutes ago, the big priorities here, which we've laid out — I think this is the third or fourth time I've done it just today — is to stop the nuclear program, stop the missiles, stop the aggression. That's what we're focused on in regards to North Korea, and we're going to continue pushing on that, and continue working with our allies and partners to accomplish that and do what is necessary to achieve it.

Q Are they an adversary? Does the President —

MS. SANDERS: Look, I think in some ways they get to decide by the actions that they take. If they want to stop their nuclear program, stop the game, stop the missiles, stop the aggression, then I think we may be able to find ways to move forward. But those are the priorities of this administration.

Dave.

Q Sarah, thanks. Secretary Mnuchin had a meeting on the Hill this morning with Senate leaders about the debt ceiling. Apparently, according to reports, they didn't get anywhere. Obviously this has the potential to affect the stock market rally that the President is so pleased with.

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MS. SANDERS: I think the whole country is pleased with it.

Q Yes, that's true. Do you have any reason to believe at this point that you're going to get the debt ceiling issue done by the end of September?

MS. SANDERS: Look, to ensure that we have robust economic growth and promote fiscal discipline, the Trump administration believes it's important to raise the debt ceiling as soon as possible. Over the past two decades, members of Congress and Presidents from both parties have raised the debt ceiling 15 times, and we look forward to working with Congress to ensure that full faith and credit of the United States government.

Q Sarah.

MS. SANDERS: April.

Q Thank you.

MS. SANDERS: Since you said my name so politely. (Laughter.)

Q Thank you, Sarah.

MS. SANDERS: Somewhat sarcastic.

Q Me being sarcastic? No, never.

MS. SANDERS: Go ahead, April.

Q All right. Sarah, when it comes to this joke that the President said on Friday, you have many organizations — you have police organizations, the NAACP, and the American citizens share they're upset about this. Could there be an apology from the President? And what does he view as reasonable when he's not joking, when it comes to use of force from police?

MS. SANDERS: I would have to ask on that specific question.

Q But do you think that the President is remorseful for what he said because of the outcry from Friday?

MS. SANDERS: I think the President supports our law enforcement and he supports the protection of the citizens of this country, and he wants to empower our law enforcement to be able to do their job. I don't think there's anything beyond that.

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Zeke.

Q Thanks, Sarah. First, following up on Olivier's question, he mentioned that there's a legal review of this legislation, but the White House has already said that the President will sign it. So what is the nature of that review, if presumably there was some review before putting out that statement?

MS. SANDERS: As with any very particularly complex piece of legislation like this is, there's a legal review. And once we sign that, we'll work through and put more of the details of that process out.

Q And separately, one more for you. Last month, the President delivered a warning to Congress a couple of times not to take vacation in August. What is the status of the President's August plans? Does he plan to leave Washington? For how long? And what will he be doing during that timeframe?

MS. SANDERS: We'll continue to keep you guys updated on his August schedule as those details are finalized.

Andrew.

Q Thank you, Sarah. The Coast Guard Commandant says that he won't turn his back on transgender troops, which would seem to preclude adherence to the President's directive on Twitter. Does the White House consider that he's refusing to follow an order?

MS. SANDERS: I haven't heard those comments or had a chance to speak with any about it, but I know that the goal is to work with all of the relevant departments, primarily the Department of Defense, to lawfully implement that new policy.

Q Sarah, you just told April that you would have to ask the President if an apology would be appropriate. Are you saying you will ask him and get back to us?

MS. SANDERS: No, I said I would have to in order to answer that question.

Q Well, could you please?

Q Would you?

MS. SANDERS: I'll let you know if I do.

Q Also, on General Kelly — you said yesterday that everybody is now reporting to the President through him. Is that an accurate characterization?

MS. SANDERS: Right, like I said that General Kelly has full authority in the White House.

Q So does that mean nobody can wander in to the White House on their own? Is he going to post somebody outside the Oval Office?

MS. SANDERS: I don't think anybody can wander into the White House on their own without Secret Service stepping in.

Q Excuse me — into the Oval Office. Can his daughter? Can his son-in-law? Can Steven Bannon wander into the Oval Office without —

MS. SANDERS: I don't think anybody just wanders into the Oval Office. Look, this is the White House. He's the President of the United States of America, and there are processes —

Q But it's pretty informal here normally, right? I mean, people talk to him. They don't wait to get approval to talk to him.

MS. SANDERS: Look, General Kelly is going to work with the entire team as he's been doing over the last couple days. He's done a great job of sitting down and talking to individuals about the needs that they have, the conversations, and putting a structure in place. There's nothing abnormal about that.

Q Can top staff talk to the President without the approval of General Kelly?

MS. SANDERS: I don't know that I would say "approval" is the correct word, but I certainly don't think it's like we're getting permission slips signed. But I do think that there is something to having a structured process in order — just to make things run more smoothly at the White House.

Q What's the President's reaction to two opposition leaders being jailed in Venezuela?

MS. SANDERS: Sorry, can you say that again?

Q What is the President's reaction to the two opposition leaders being jailed in Venezuela now after the sanctions from yesterday?

MS. SANDERS: Overnight, the regime of the Venezuelan dictator Maduro detained two leading opposition figures following its outrageous seizure of power through sham elections this weekend. The Vice President spoke with Mr. Lopez just last week, and he and Mr. Ledezma are political prisoners held unjustly by the Maduro regime. The United States condemns the actions of the Maduro dictatorship, and we hold Maduro personally responsible for the health and safety of both men and any other seized by his dictatorship.

Q Is the President already considering increasing the sanctions and perhaps going after their oil exports?

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MS. SANDERS: Again, I'm not going to broadcast. As Secretary Mnuchin said yesterday, we'll consider all options and keep you guys updated.

Q On healthcare, you said earlier that what's keeping the President's agenda from going is Congress and their votes. The President has said he wants to see healthcare done before anything else, and yet that's not the message we've seen from the Senate Majority Leader Mitch McConnell in the last few days. Can you explain the discrepancy between the President and senior Republican leadership on the Hill when it comes to what should be done next?

MS. SANDERS: As we've said before, we can do a lot of different things at one time. We're continuing to focus ---

Q But they're (inaudible) this things first.

MS. SANDERS: We're continuing to try to push a new healthcare system. We know that Obamacare is failing. We know that inaction is simply not okay. We want to continue to make that a priority. We want to work with Congress to do that. We may look for other ways to improve healthcare in the meantime.

We're also continuing to focus on tax reform. We've been doing tax reform listening sessions for the last month. We've had countless meetings with members of Congress, other organizations, talking about tax reform, infrastructure. We're going to continue to focus on all of those priorities and move them forward.

Q Will the President support Congress taking CSR payments out of his hands? There's been some suggestion, again, among senior Republicans that this is appropriate to do given the President's threats to stop these payments. They're saying they should be taken out of the executive branch.

MS. SANDERS: I'd have to get back to you on that.

Q Can you, please? Because this is something that's being discussed pretty aggressively on Capitol Hill. John Thune has talked about it. Orrin Hatch has talked about it.

MS. SANDERS: I'm happy to get back to you about it.

Q Thanks.

MS. SANDERS: Peter.

Q Sarah, very quickly on Seth Rich. Does the President believe the predicate about original Fox News reporting that Seth Rich was responsible for the release of DNC emails to WikiLeaks?

MS. SANDERS: I'm not sure, Peter.

Thanks, guys. We've got a small business event coming up shortly, and hopefully you'll all tune in.

END 2:48 P.M.

FBI (19cv1278)-6724

UNITED STATES DISTRICT COURT

for the

District of Columbia

SUBPOENA TO TESTIFY BEFORE A GRAND JURY

To:

YOU ARE COMMANDED to appear in this United States district court at the time, date, and place shown below to testify before the court's grand jury. When you arrive, you must remain at the court until the judge or a court officer allows you to leave.

| Place: U.S. DISTRICT COURT FOR THE DISTRICT OF COLUMBIA | Date and Time: | b3 |
|---|----------------|-----|
| U.S. Courthouse, 3 rd Floor Grand Jury | | b6 |
| 333 Constitution Avenue, N.W. | | ь7с |
| Washington, D.C. 20001 | | |

You must also bring with you the following documents, electronically stored information, or objects:

PLEASE SEE ATTACHMENT

Personal appearance is not required if the requested records are (1) produced by on or before the return date to U.S. Department of Instice Special Counsel's Office, Attn: Aaron S.J. Zelinsky, 950 Pennsylvania Avenue NW, Washington, DC 20530 or emailed to or to the FBI Agent listed in the Attachment; and (2) accompanied by an executed copy of the attached Declaration of Custodian of Records. PLEASE PRODUCE THE RECORDS IN ELECTRONIC FORMAT IF POSSIBLE.

Date: October 3, 2017

CLERK OF-COUR Da W Denity Clerk Signature of

The name, address, telephone number and email of the Assistant Special Counsel, who requests this subpoena, are:

Aaron Zelinsky, Assistant Special Counsel Department of Justice – Special Counsel's Office 950 Pennsylvania Avenue NW Washington, DC 20530

| Subpoena | | | |
|----------|--|--|--|
|----------|--|--|--|

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FBI (19cv1278)-6757

Ь6 Ь7С (Grand Jury Subpoena dated

INSTRUCTIONS:

- 1. In complying with this subpoena, you are required to produce all responsive documents that are in your possession, custody, or control, whether held by you or your past or present agent, employee or representative acting on your behalf. You are also required to produce documents that you have a legal right to obtain, that you have a right to copy, or to which you have access, as well as documents that you have placed in the temporary possession, custody or control of any third party.
- 2. No documents called for by this request shall be destroyed, modified, removed, transferred, or otherwise made inaccessible to the grand jury. If you have knowledge that any subpoenaed document has been destroyed, discarded or lost, identify the subpoenaed document and provide an explanation of the destruction, discarding, loss, or disposal, and the date at which the document was destroyed, discarded, or lost.
- 3. This subpoena is continuing in nature. Any document not produced because it has not been located or discovered by the return date shall be provided immediately upon location or discovery subsequent thereto with an explanation of why it was not located or discovered until the return date.
- 4. If you believe any responsive documents are protected by a privilege, please provide a privilege log which (1) identifies any and all responsive documents to which the privilege is asserted, (2) sets forth the date, type, addressee(s), author(s), general subject matter, and indicated or known circulation of the document, and (3) states the privilege asserted in sufficient detail to ascertain the validity of the claim of privilege.
- 5. Production with respect to each document shall include all electronic versions and data files from email applications, as well as from word processing, spreadsheet, database, or other electronic data repositories applicable to any attachments, and shall be provided to the grand jury where possible in its native file format and shall include all original metadata for each electronic documents or data file.

DEFINITIONS:

1. The term "document" means all materials, whether drafts or unfinished versions, originals or nonconforming copies thereof, however created, produced or stored (manually, mechanically, electronically or otherwise), and by whomever prepared, produced, sent, dated or received, including but not limited to books, papers, files, notes, minutes, summaries, analyses, electronic mail ("email"), correspondence, memoranda, written communications, work papers, ledger sheets, confirmations, invoices, account statements, reports, wires, telegrams, telexes, telephone

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logs, notes or records of conversations or meetings, contracts, agreements, calendars, date books, work sheets, invoices, bills, records of payment, magnetic tape, video recordings, audio recordings, disks, diskettes, and other electronic media, microfilm, microfiche, storage devices, appointment books, diaries, notices and message slips, and records of any kind.

- 2. The terms "related" and "relating" with respect to any given subject means anything that constitutes, contains, embodies, reflects, identifies, concerns, states, refers to, deals with, or is in any manner whatsoever pertinent to the subject.
- 3. The terms "including" and "includes" are not intended to exclude other types of documents that are nevertheless responsive but not specifically identified.
- 4. Any reference to an entity includes any subsidiary, affiliate, successor-in-interest, or related corporate entity, as well as any employee, representative, contractor, affiliate, or vendor of such entity.

DESCRIPTION OF RECORDS SOUGHT BY THIS SUBPOENA

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In lieu of appearance, all records produced can be directed, via overnight mail, to:

| U.S. Department of Justice | |
|----------------------------|-----|
| Special Counsel's Office | |
| Attn: SSA | b6 |
| 950 Pennsylvania Avenue NW | ь7с |
| Washington, DC 20530 | b7E |
| Phone | |
| | |
| Email | |
| | |



U.S. Department of Justice

The Special Counsel's Office

Washington, D.C. 20530

October 3, 2017

Re: Grand Jury Subpoena

Attached is a federal grand jury subpoena, which requires you to appear before a federal grand jury in Washington, D.C., on

The grand jury is conducting an investigation of possible violations of federal criminal laws. You may refuse to answer any question if a truthful answer to the question would tend to incriminate you. Anything that you say can be used against you by the grand jury, in a court of law, or in subsequent proceedings elsewhere. Finally, if you testify, you have the right to have your attorney nearby, outside the grand jury room, and to consult with him or her at any time, within reason, during the proceedings.

Thank you for your cooperation in this matter.

Very truly yours,

ROBERT S. MUELLER III Special Counsel

By:

_____/s/_____ Aaron S.J. Zelinsky Assistant Special Counsel

UNITED STATES DISTRICT COURT

for the

District of Columbia

SUBPOENA TO TESTIFY BEFORE A GRAND JURY

To:

YOU ARE COMMANDED to appear in this United States district court at the time, date, and place shown below to testify before the court's grand jury. When you arrive, you must remain at the court until the judge or a court officer allows you to leave.

| Place: U.S. DISTRICT COURT FOR THE DISTRICT OF COLUMBIA | Date and Time: | |
|---|----------------|-----|
| U.S. Courthouse, 3 rd Floor Grand Jury | | b3 |
| 333 Constitution Avenue, N.W. | | b6 |
| Washington, D.C. 20001 | | Ъ7С |

Date: October 3, 2017

CLERK OF αm 100

Signature of Content of Deputy Clerk

The name, address, telephone number and email of the attorney who requests this subpoena are:

| Aaron Zelinsky, Assistant Special Counsel Department of Justice – Special Counsel's Office 950 Pennsylvania Avenue NW | Subpoena | b3 b6 b7C |
|---|----------|-----------------|
| Washington DC 20530 | | |

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U.S. Department of Justice *The Special Counsel's Office Washington, D.C.* 20530

September 19, 2017

Robert S. Wolf, Esq. Moses & Singer LLP The Chrysler Building 405 Lexington Avenue New York, NY 10174

Re: Felix Sater

Dear Counsel:

| | b6 - per DOJ |
|--|---------------|
| | b7C - per DOJ |

With respect to the meeting between the government, Client and yourself on September 19, 2017 (hereinafter "the meeting"), the government will be represented by individuals from the Office of the Special Counsel and the Federal Bureau of Investigation. The terms of this letter do not bind any office or component of the U.S. Department of Justice other than those identified in the preceding sentence. The following terms and conditions apply to the meeting:

| (1) THIS IS NOT A COOPERATION AGREEMENT | b6 - per DOJ b7C - per DOJ |
|--|-------------------------------|
| | ⊿b7C - per DOJ |
| the government does not agree to make any motion on Client's beha | lf |
| or to enter into a cooperation agreement, plea agreement, immunity agreement or non- | |
| prosecution agreement with Client. The government makes no representation about the | |

(2) Should Client be prosecuted, no statements made by Client during the meeting will be used against Client in the government's case-in-chief at trial or for purposes of sentencing, except as provided below.

likelihood that any such agreement will be reached in connection with this meeting.

(3) The government may use any statement made or information provided by Client, or on Client's behalf, in a prosecution for false statements, perjury, or obstruction of justice, premised on statements or actions during the meeting. The government may also use any such statement or information at sentencing in support of an argument that Client failed to provide truthful or complete information during the meeting, and, accordingly: (a) that under the United States Sentencing Guidelines, Client is not entitled to a downward adjustment for acceptance of responsibility pursuant to Section 3E1.1, or should receive an upward adjustment for obstruction of justice pursuant to Section 3C1.1; and (b) that Client's conduct at the meeting is a relevant factor under 18 U.S.C. § 3553(a).

(4) The government may make derivative use of any statements made or other information provided by Client during the meeting. Therefore, the government may pursue any investigative leads obtained directly or indirectly from such statements and information and may use the evidence or information subsequently obtained therefrom against Client in any manner and in any proceeding.

(5) In any proceeding, including sentencing, the government may use Client's statements and any information provided by Client during or in connection with the meeting to crossexamine Client, to rebut any evidence or arguments offered on Client's behalf, or to address any issues or questions raised by a court on its own initiative.

(6) Neither this agreement nor the meeting constitutes a plea discussion or an attempt to initiate plea discussions. In the event this agreement or the meeting is later construed to constitute a plea discussion or an attempt to initiate plea discussions, Client knowingly and voluntarily waives any right Client might have under Fed. R. Evid. 410, Fed. R. Crim. P. 11(f), or otherwise, to prohibit the use against Client of statements made or information provided during the meeting.

(7) The government reserves the right to argue that neither this agreement nor the meeting constitutes the timely provision of complete information to the government concerning Client's involvement in an offense, within the meaning of Section 3El.l(b) of the Sentencing Guidelines.

(8) If and when required to do so by a court, the government may disclose to the Probation Office or the court any statements and information provided by Client during the meeting.

(9) The government may disclose the fact of the meeting or the information provided by Client during the meeting to the extent the government determines in its sole discretion that disclosure would be in furtherance of its discharge of its duties and responsibilities or is otherwise required by law. Such disclosure includes disclosure to a local, state, federal, or foreign government office or agency, including but not limited to another prosecutor's office, if the recipient of the information agrees to abide by the relevant terms of this agreement.

(10) The terms and conditions set forth in this agreement extend, if applicable, to the continuation of the meeting on the dates that appear below.

(11) It is understood that this agreement is limited to the statements made by Client at the meeting and does not apply to any oral, written or recorded statements made by Client at any other time.

(12) This document embodies the entirety of the agreement between the government and Client to provide information and evidence. No other promises, agreements or understandings exist between Client and the government regarding Client's provision of information or evidence to the government.

(13) Client and Client's attorney acknowledge that they have read, fully discussed and understand every paragraph and clause in this document and the consequences thereof.

Dated:_____

At: _____

x Safer

By:

Andrew Weissmann Attorney Office of the Special Counsel

ROBERT S. MUELLER, III

Special Counsel

Robert S. Wolf Attorney for Client

Dates of Continuation

Initials of counsel, Client and government attorney

_ __



U.S. Department of Justice

The Special Counsel's Office

Washington, D.C. 20530

August 6, 2018

Guy Petrillo Petrillo Klein & Boxer LLP 655 Third Ave. 22nd Floor New York, NY 10017

Re: Michael D. Cohen

Dear Counsel:

| | b6 per DOJ/OIP b7C per DOJ/OIP |
|---|-----------------------------------|
| With respect to the meeting between the government, Client and yourself on August 2018 (hereinafter "the meeting"), the government will be represented by individuals from the Special Counsel's Office and the Federal Bureau of Investigation. The terms of this letter do not bind any office or component of the U.S. Department of Justice other than those identified in the preceding sentence. The following terms and conditions apply to the meeting: | ie ot |
| (1) THIS IS NOT A COOPERATION AGREEMENT | b6 per DOJ/OIP |
| | b7C per DOJ/OIP |
| the government does not agree to make any motion on Client's behalf or to ente into a cooperation agreement, plea agreement, immunity agreement or non- prosecution agreemer with Client. The government makes no representation about the likelihood that any such agreemer will be reached in connection with this meeting. | nt |
| (2) Should Client be prosecuted, no statements made by Client during the meeting will be used against Client in the government's case-in-chief at trial or for purposes of sentencing except as provided below. | |
| (3) The government may use any statement made or information provided by Client, or on Client's behalf, in a prosecution for false statements, perjury, or obstruction of justice, premise on statements or actions during the meeting. The government may also use any such statement or nformation at sentencing in support of an argument that Client failed to provide truthful of complete information during the meeting, and, accordingly: (a) that under the United State | d or or |

responsibility pursuant to Section 3E1.1, or should receive an upward adjustment for obstruction of justice pursuant to Section 3C1.1; and (b) that Client's conduct at the meeting is a relevant factor under 18 U.S.C. § 3553(a).

(4) The government may make derivative use of any statements made or other information provided by Client during the meeting. Therefore, the government may pursue any investigative leads obtained directly or indirectly from such statements and information and may use the evidence or information subsequently obtained therefrom against Client in any manner and in any proceeding.

(5) In any proceeding, including sentencing, the government may use Client's statements and any information provided by Client during or in connection with the meeting to cross- examine Client, to rebut any evidence or arguments offered on Client's behalf, or to address any issues or questions raised by a court on its own initiative.

(6) Neither this agreement nor the meeting constitutes a plea discussion or an attempt to initiate plea discussions. In the event this agreement or the meeting is later construct to constitute a plea discussion or an attempt to initiate plea discussions, Client knowingly and voluntarily waives any right Client might have under Fed. R. Evid. 410, Fed. R. Crim. P. 11(f), or otherwise, to prohibit the use against Client of statements made or information provided during the meeting.

(7) The government reserves the right to argue that neither this agreement nor the meeting constitutes the timely provision of complete information to the government concerning Client's involvement in an offense, within the meaning of Section 3ELI(b) of the Sentencing Guidelines.

(8) If and when required to do so by a court, the government may disclose to the Probation Office or the court any statements and information provided by Client during the meeting.

(9) The government may disclose the fact of the meeting or the information provided by Client during the meeting to the extent the government determines in its sole discretion that disclosure would be in furtherance of its discharge of its duties and responsibilities or is otherwise required by law. Such disclosure includes disclosure to a local, state, federal, or foreign government office or agency, including but not limited to another prosecutor's office, if the recipient of the information agrees to abide by the relevant terms of this agreement.

(10) The terms and conditions set forth in this agreement extend, if applicable, to the continuation of the meeting on the dates that appear below.

(11) It is understood that this agreement is limited to the statements made by Client at the meeting and does not apply to any oral, written or recorded statements made by Client at any other time.

(12) This document embodies the entirety of the agreement between the government and Client to provide information and evidence. No other promises, agreements or understandings exist between Client and the government regarding Client's provision of information or evidence to the government.

(13) Client and Client's attorney acknowledge that they have read, fully discussed and understand every paragraph and clause in this document and the consequences thereof.

Dated: August 7, Zoig

At: _____ Hashing ton, DC

ROBERT S. MUELLER, III Special Counsel

By: L. Rush Atkinson Assistant Special Counsel The Special Counsel's Office

Michael D hơn -11

Guy Petrillo Attorney for Client

Dates of Continuation

9/12/2018 9/18/2018 1/12/2018

Initials of counsel, Client and government attorney



b6 b7С

.

FBI (19cv1278)-6945



U.S. Department of Justice

The Special Counsel's Office

Washington, D.C. 20530

August 6, 2018

Guy Petrillo Petrillo Klein & Boxer LLP 655 Third Ave. 22nd Floor New York, NY 10017

Re: Michael D. Cohen

Dear Counsel:

With respect to the meeting between the government, Client and yourself on August 7, 2018 (hereinafter "the meeting"), the government will be represented by individuals from the Special Counsel's Office and the Federal Bureau of Investigation. The terms of this letter do not bind any office or component of the U.S. Department of Justice other than those identified in the preceding sentence. The following terms and conditions apply to the meeting:

| | b6 per D0 b7C per D | |
|--|------------------------|--|
| the government does not agree to make any motion on Client's behalf or to ent | tor | |
| into a cooperation agreement, plea agreement, immunity agreement or non- prosecution agreeme | | |
| with Client. The government makes no representation about the likelihood that any such agreeme | | |
| will be reached in connection with this meeting. | | |

(2) Should Client be prosecuted, no statements made by Client during the meeting will be used against Client in the government's case-in-chief at trial or for purposes of sentencing, except as provided below.

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b6 per DOJ/OIP

responsibility pursuant to Section 3E1.1, or should receive an upward adjustment for obstruction of justice pursuant to Section 3C1.1; and (b) that Client's conduct at the meeting is a relevant factor under 18 U.S.C. § 3553(a).

(4) The government may make derivative use of any statements made or other information provided by Client during the meeting. Therefore, the government may pursue any investigative leads obtained directly or indirectly from such statements and information and may use the evidence or information subsequently obtained therefrom against Client in any manner and in any proceeding.

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(10) The terms and conditions set forth in this agreement extend, if applicable, to the continuation of the meeting on the dates that appear below.

(11) It is understood that this agreement is limited to the statements made by Client at the meeting and does not apply to any oral, written or recorded statements made by Client at any other time.

(12) This document embodies the entirety of the agreement between the government and Client to provide information and evidence. No other promises, agreements or understandings exist between Client and the government regarding Client's provision of information or evidence to the government.

(13) Client and Client's attorney acknowledge that they have read, fully discussed and understand every paragraph and clause in this document and the consequences thereof.

Dated: August 7, Zoig

At: _____ Hash say ton, DC____

ROBERT S. MUELLER, III Special Counsel

By: L. Rush Atkinson Assistant Special Counsel The Special Counsel's Office

Michael D Cabon

Guy Petrillo Attorney for Client

Dates of Continuation 18/2018

Initials of counsel, Client and government attorney

b6 b7С

| THENT OF THE | U.S. Department of Justice <i>The Special Counsel's Office</i> <i>Washington, D.C. 20530</i> <i>June 4, 2018</i> | |
|--|--|---------------------------------------|
| | | b6 b7C |
| Re: Theodore Malloch Dear Counsel: | | |
| | | b6 - per DOJ/OIP b7C - per DOJ/OIP |

With respect to the meeting between the government, Client and yourselves on June 8, 2018 (hereinafter "the meeting"), the government will be represented by individuals from the Special Counsel's Office and the Federal Bureau of Investigation. The terms of this letter do not bind any office or component of the U.S. Department of Justice other than those identified in the preceding sentence. The following terms and conditions apply to the meeting: b7C - per DOJ/OIP b7C - per DOJ/OIP

(1) THIS IS NOT A COOPERATION AGREEMENT.

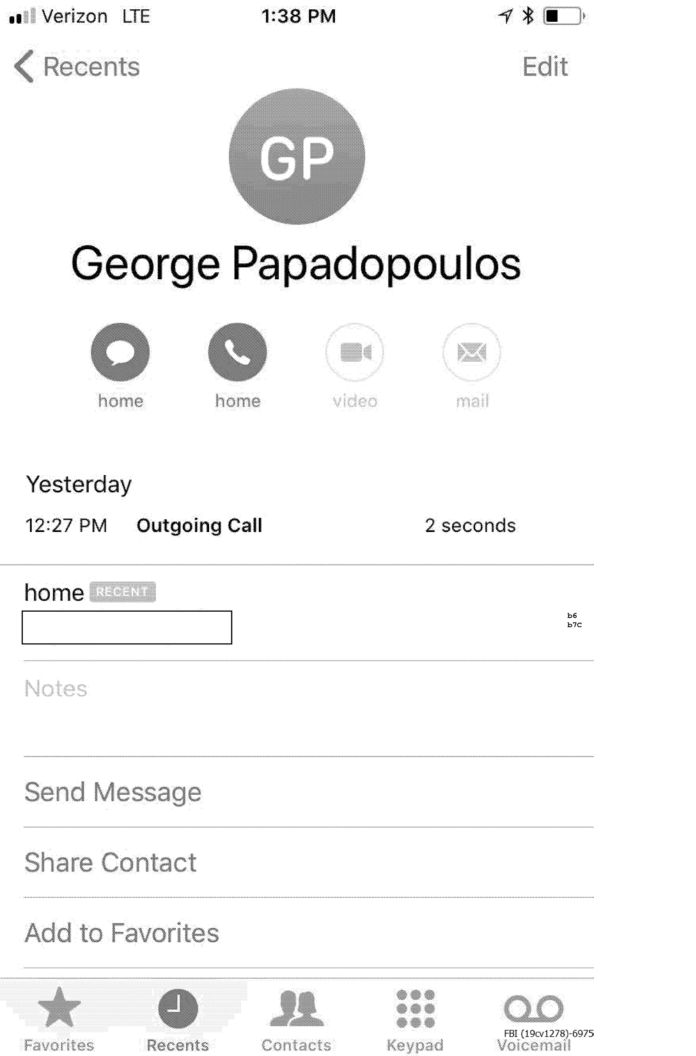
the government does not agree to make any motion on Client's behalf or to enter into a cooperation agreement, plea agreement, immunity agreement or nonprosecution agreement with Client. The government makes no representation about the likelihood that any such agreement will be reached in connection with this meeting.

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Thu, 02/02/2017

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 02-22-2021 BY

Hey George give me a quick call when you get a second



4:22 PM



Hey a bit busy at the moment. Having discussed the matter with a lawyer, have been advised not to engage in this matter any longer, including what was floated yesterday. I truly feel proud that was able to do my part to assist with everything I know but as you saw yesterday there was nothing else to add and we had a nice coffee but nothing of substance. Am not in the administration and am simply moving on with my life in the private sector in Chicago. You guys are the professionals and am sure you can deal with that person if he truly is a threat. Can't help anymore than I have. If there is something directly related to me then that's another matter. I'll be free in a couple hours if you have to call about me directly. Thanks.

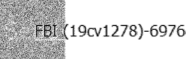
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NSICG b6 b7C





) ⁹문... 90%표 8:29 AM



Hev a bit busy at the moment. Having discussed the matter with a lawyer, have been advised not to engage in this matter any longer, including what was floated yesterday. I truly feel proud that was able to do my part to assist with everything I know but as you saw yesterday there was nothing else to add and we had a nice coffee but nothing of substance. Am not in the administration and am simply moving on with my life in the private sector in Chicago. You guys are the professionals and am sure you can deal with that person if he truly is a threat. Can't help anymore than I have. If there is something directly related to me then that's another matter. I'll be free in a couple hours if you have to call about me directly. Thanks.

4:58 PM MMS

Yeah if we could talk directly that would be good. No problem on what we discussed yesterday. I do need to speak with you about one last

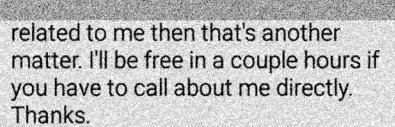






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b6 b7С



4:58 PM MMS

Yeah if we could talk directly that would be good. No problem on what we discussed yesterday. I do need to speak with you about one last issue though



100

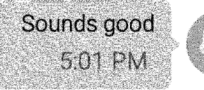


Ok let me give you a call in about 45 minutes when I get alone

5:01 PM

I'll hang out up north. If you can call me when you're free that'd be great. I'd like to meet up with you one last time to clear up this last issue tonight



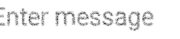


🔒 5:01 PM

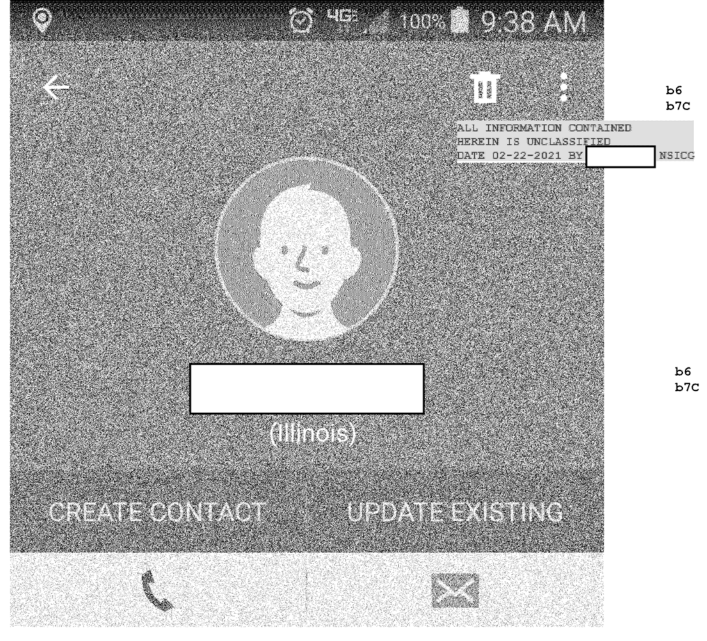
5:00 PM







FBI (19cv1278)-6978



Yesterday



• 6:08 PM

4 min 13 sec



🦇 5:59 PM

2 min 11 sec



■ 5:48 PM

1 min 49 sec

FBI (19cv1278)-6979

| | ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 02-22-2021 BY NSICG |
|---|---|
| From: George Papadopoulos Sent: Thursday, February 2, 2017 8:14:33 PM To: CG) (FBI) Cc: Subject: Re: Monday | b6 b7С b7Е |
| Will do Looking forward to getting to the bottom of this finally. I'll let you k On Thu, 2 Feb 2017 at 18:39 (CG) (FBI) | know when I know. wrote: |
| | |
| | |
| George, | |
| Per our telephone call, please let me know what time you will be coming in on Me attorney(s) ahead of time in order to facilitate access in our building. | onday. We will also need the name of your |

See you then.

----- Original message ------

From: George Papadopoulos

Date: 02/01/2017 4:01 PM (GMT-06:00)

(CG) (FBI)" To:

b6 Ъ7С

b6 b7C

b7E

Subject: Re: Russian girl name/Joseph Mifsud

5306 n Clark st (George's cafe and sweets)

| On Wed, 1 Feb 2017 at 11:46, | (CG) (F | BI) | wrote: b | 6 7C |
|------------------------------|---------|-----|----------|---------|
| | | | | 57C |

Ok. Sounds good George. Hit me up tomorrow after you speak with him and we'll go from there.

Thanks,

From: George Papadopoulos

| [mañto | Ь6 Ь7С |
|--|-----------|
| | |
| | |
| Sent: Wednesday, February 01, 2017 11:42 AM | |
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| ······································ | |
| | |
| To:(CG) (FBI) | b6 |
| | Ъ7С |
| Subject: Re: Russian girl name/Joseph Mifsud | |
| | |
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| | |
| | |

Good morning

Thank you for your message. I don't have an issue going over any recap, but just for my protection, will have my attorney present. Let me get back to you sometime tomorrow late afternoon with a time once I have spoken to him.

I do want

to confirm that I believe our talks last Friday were exhaustive and covered everything I know about the subject(s) at hand. Thank you for your understanding. If you have any questions let me know.

b6 b7C

Best regards,

George

| On Wed, Feb 1, 2017 at 10:08 AM, | (CG) (FBI) | wrote: |
|----------------------------------|------------|--------|
|----------------------------------|------------|--------|

b6 b7C b7E

Good morning George,

I hope you've enjoyed the weekend and got a good start to this week as well.

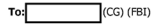
As a follow-up to our talks on Friday, I wanted to see what your schedule is like for the remainder of this week. We're still willing to assist with your phone issue, and we'd like to seek more of your input on the topics that we discussed last Friday.

| Reį | garo | ls, |
|-----|------|-----|
|-----|------|-----|

| From: | Georae | Papadopoulos |
|-------|--------|--------------|
| | ocorge | apadopodios |

[mailto:

Ь6 Ь7С Sent: Saturday, January 28, 2017 11:23 AM



Ъ6 Ъ7С

Subject: Re: Russian girl name/Joseph Mifsud

| You got it, If can be of help will do my pa | art. | | Ъ6 Ъ7С |
|---|------------|---|------------------|
| On Sat, Jan 28, 2017 at 11:12 AM | (CG) (FBI) | 1 | Ъ6 Ъ7С Ъ7Е |
| | | | |

Thanks George. Good meeting you yesterday. Let's please keep in touch.

Ь6 Ь7С ----- Original message ------

From: George Papadopoulos

Date: 01/27/2017 11:21 PM (GMT-06:00)

To:_____(CG) (FBI)"

b6 b7С b7Е

Ъ6 Ъ7С

FBI (19cv1278)-6993

Subject: Russian girl name/Joseph Mifsud

George Papadopoulos here. I hope I was informative. As promised, wanted to send you the name of the individual that Joseph Mifsud introduced me to over lunch in February or early

March (while I was working with the London Center of International Law Practice and did not even know at that time whether or not I would even have moved back to the U.S. or especially worked on another presidential campaign).

He introduced her as his student, but was looking to impress her by meeting with me fresh off my Ben Carson gig. That is all I know. Never met her again. Could be absolutely nothing,

but I want to be transparent and make sure I did my part to help your investigation. Similarly, I have not seen Joseph since back

then.

Ольга Виноградова

| G:℃ U.S. GPO: 2016-394-531 |
|--|
| |
| FD-597 (Rev. 4-13-2015) |
| UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION Receipt for Property |
| Case ID: |
| On (date) JULY 25, 2017 item (s) listed below were: Collected/Seized Received From Returned To Released To |
| (Name) <u>GEORGE TAPADOPOULOS</u> |
| (Street Address) |
| (City) <u>CHICAGO, ELLINOIS, 60625</u> |
| Description of Item (s): ON 7/28/2-17 AT APPROXEMATELY 4:450HRS, THE RELOW LTONG ITEMS WILLE RELEASED TO (1) ONE BLACK MESSENGED BAG NETTY "TVMI" LABED (1) ONE BLACK MALLET WETTH "PALPH LAVREN" LABED |
| (4) FUR NECK TIES |
| (2) THU POLKET SQLAPES |
| (1) ONE WHITE METAL WATCH WITH BLACK BAND WITH "BAUMES MERCIER" LAB |
| (2) TWO PATAS OF SUNGLASSES |
| (1) ONE "SCHLAGE" BOAND KEY |
| MICLEULANEOUS BUIDNESS CARDS, PAPERS, JURE CARDS |
| (1) ONE RLACK BOTTLE WITTH TOM OLIVER" LABER WITTH OMEGA 3 |
| (1) ONE CDIDVO CASE WETT "WHATS NP" LAPEL |
| (1) INÉ BLUE OPNAMENT |
| (2) TWO WTROJAN" BRAND CONDOMS |
| (1) ONE "MENTOS" BRAND GUM CAJE EMPTY |
| (2) Two SETS OF BEADS |
| (1) ONE NAIL SUIJORS |
| (1) INE MANUEL PENITL SHARPENED |
| (1) ONE ERACTO |
| Received By: Received From: b |
| Printed Name/Title: (-Porge for 10) Printed Name/Title: |

G: Q: U.S. GPO: 2016-394-531 Page 2 of 2 FD-597 (Rev. 4-13-2015) UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION **Receipt for Property** Case ID: On (date) JULY 28, 7017 item (s) listed below were: Collected/Seized Received From Returned To Released To b6 KAPADOPOULOS GEORGE (Name) b7C (Street Address) [HILAGO, TULINOIS 60625 (City) Description of Item (s): CONTINES FROM PAGE ONE! ALLOPRO PENS AND PENCELS (1) ONE WHETE HEADPHUNES (1) ONE WHERE POWER LOED (1) ONE BLACK POWER CORD (2) The POWER ADAPTORS b6 PUWER CUNVERTER (2) Tho b7C (1) ONE TWENTY EVRO NOTE (1) ONE FIVE EVRO NORE (1) ONE TWENTY PENCE COIN 11) ONE TWENT EURO LENT COIN () ONE US CENT COIN (1) ONE TWO EURO COIN (1) ONE ONE EVRU (OIN (3) THREE TEN EVRO LENT LOTUS (1) ONE FEVE HYPO CENT (OIN) ь6 b7C **Received By: Received From:** lignature) 8)-6998 (Denie Recenter 10) Duintad Nama/Titlat Printed Name/Title:

| ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 03-03-2021 BY NSICG | |
|--|------------------|
| From: George Papadopoulos Sent: Saturday, January 28, 2017 12:22:50 PM To: CG) (FBI) Cc: Subject: Re: Russian girl name/Joseph Mifsud | b6 b7С |
| You got it, If can be of help will do my part. On Sat, Jan 28, 2017 at 11:12 AM (CG) (FBI) wrote: Thanks George. Good meeting you yesterday. Let's please keep in touch. | Ь6 Ь7С Ь7Е |
| Original message From: George Papadopoulos Date: 01/27/2017 11:21 PM (GMT-06:00) To:(CG) (FBI)' Subject: Russian girl name/Joseph Mifsud | b6 b7C b7E |

George Papadopoulos here. I hope I was informative. As promised, wanted to send you the name of the individual that Joseph Mifsud introduced me to over lunch in February or early March (while I was working with the London Center of International Law Practice and did not even know at that time whether or not I would even have moved back to the U.S. or especially worked on another presidential campaign).

He introduced her as his student, but was looking to impress her by meeting with me fresh off my Ben Carson gig. That is all I know. Never met her again. Could be absolutely nothing, but I want to be transparent and make sure I did my part to help your investigation. Similarly, I have not seen Joseph since back then.

Ольга Виноградова

UNCLASSIFIED Physical 1A/1C Cover Sheet for Serial Export

Created From:

Package: Stored Location: Summary:

None (U) Processing Paperwork - WFO/NVRA and Alexandria Detention Center

Acquired By: Acquired On: Attachment: 2017-08-01

(U) Processing Paperwork - WFO/NVRA & ADC

b7E

b6 b7С

FBI (19cv1278)-7091

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| FD-340 (Ray, 4-11-03) | |
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| Field Office Acquiring Evidence <u>19</u> | |
| Serial # of Originating Document | |
| Date Réceived 7/28/2017 | |
| From <u>ALEXANDRIA DETENTION</u> <u>LENTETE</u> (Nume of ContributionInterviewee) | ······ |
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| By5A | b' |
| To Be Returned Yes No Receipt Given Yes No Grand Jury Material - Disseminate Only Pursuant to Rule 6 (e) Federal Rules of Criminal Procedure Yes No Federal Taxpayer Information (FTI) Yes No | |
| Title: | |
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| Reference: FD-302) PAGAD & ARREST - 7 | <u> 27/17</u> |
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| ALEMANORIA DOTOMICON LONDERS FORMS | |
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| | FBI (19cv1278)-70 |

FEDERAL BUREAU OF INVESTIGATION ADVICE OF RIGHTS

| | LOCATION | *************************************** |
|----------|---|---|
| Place | les Anaport Date: 7/27/17 Times | 7.49 |
| | YOUR RIGHTS | |
| | Before we ask you any questions, you must understand your rights. | |
| | You have the right to remain silent. | |
| | Anything you say can be used against you in court. | |
| | You have the right to talk to a lawyer for advice before we ask you any questions. | |
| | You have the right to have a lawyer with you during questioning. | |
| | If you cannot afford a lawyer, one will be appointed for you before any questioning if you wish. | |
| | If you decide to answer questions now without a lawyer present, you have the right to stop answering a | t any time. |
| | CONSENT | ***** |
| | I have read this statement of my rights and I understand what my rights are. At this time, I am willing | to answer |
| | questions without a lawyer present. | |
| | Signed: | |
| | WIINESS | |
| · ; | | b6 b7с |
| Witness: | | 2 |
| Witness: | | |
| Time: | 7:51 | |

195

| UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION | |
|--|-----------|
| Receipt for Property | |
| Case ID: On (date) 07 27 2017 On (date) 07 27 2017 item (e) listed below were: Collected/Seized Received From Returned To Released To | |
| (Name) <u>GEURGE D. PAPADOPOULOS</u> | b6 |
| (Street Address) | b7с |
| (City) CHICAGO, IL 60625 | |
| Description of Item (s): ON 07)27/2017 AT APPROXIMATLY D743 HRS, THE BELOW LETTE ITEMS WERE COLLETED FROM GEORGE D. PARMOPOULOS PURSUMT TO AN ARREST AT DULLES INTON ATIONA | |
| ATRPORT. | b6 |
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| 3. (1) ONE WHITE CELL PHONE "APPLE" BRAND IMEI | |
| WITH WHITE POWER CORD | |
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| with BLACK CASE | |
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| Received By: | b6 b7C |
| mature) | |
| Printed Name/Title: Printed Name/Title: Conse 187045 | |
| FBI (19cv1 | 2/0)-/095 |

| FD-597 (Rev. 4-13-2015) | Page of |
|--|--|
| UNITED STATES DEPARTMENT OF JUSTICE | |
| FEDERAL BUREAU OF INVESTIGATION | |
| Receipt for Property | |
| Case ID: | |
| On (date) 7/27/2017 item (s) listed below were: | |
| Collected Seized | |
| Released To | |
| (Name) GEORGE D. PAPADOPOULOS | |
| (Street Address) | b6 b7C |
| (City) CHICAGO, IL 60625 | |
| | Name - Market (Print, Land, Samuel and Samuel (Unit) (Statistical) and a factor (Unit) (Statistical) |
| Description of Item (s): ON 7/27/2017 AT APPPOXIMATELY 0793" H | RS THE REON |
| | PAPADO Pouror |
| PURSUANT TO AN APREST AT DULLES ENTERATIONAL | _ |
| | |
| (1) ONE RUNCK MESSENGER BAG WITH "TUMI" LABER | anasasa ay a sa a sa a sa a sa a sa a sa |
| (1) ONE BLACK WALLET WITH "RALPH LANDEN" LABER | |
| (4) FOUR NECK TIES | |
| (2) TWO POCKET SQUARES | |
| (1) ONE WHITE METTL WATCH WITH BLACK BAND WITH " | BAVMEE MERLIER LARE |
| (2) The DADLS OF SUNGLASSES | ###\$\$\$################################ |
| (1) ONE "SCHLAGE" BRAND KEY | |
| MESCELLANOUS BUSINESS CAPDS, PNERS, STORE CARDS | and the second |
| (1) ONE BLACK BOTTLE WETH "TOM OLEVER"LARE WIT | t omeda 3 |
| (1) ONE COLOUD CASE WITH "WHATS UP" LARE | |
| (1) ONE BLUE DANAMENT | |
| (2) TWO "TROJAN" BRAND CONDOMS | |
| (1) ONE "MENTOS" BOAND GUM CHIE EMPTY | |
| (2) TWO SETS OF BEADS | |
| (1) NATL SCISORS | |
| (1) MANN VAR PENCER SHARPENER | |
| Received By: Received From: | b6 |
| | b7C |
| Printed Name/Title: | 17/ 3000 5 |

FBI (19cv1278)-7096

| ASI JURD PENY AND PENCELY (1) ONE WHATE HERDPHONES (1) ONE SLAK POWER CORD (2) TWO POWER CONVERTEDS (1) ONE TWENTY EURO NOTE (1) ONE FIVE EURO NOTE (1) ONE FIVE EURO NOTE (1) ONE TWENTY POWER CONVERTEDS (1) ONE US CENT (OIN | FD-597 (Rev. 4-13-2015) | • | Page 2 | of 3 |
|--|---|--|---|---|
| $\begin{array}{c cccc} On (date) & OT 27 2=17 \\ & & & & & & & & & & & & & & & & & & $ | | L BUREAU OF INVESTIGATION | ICE | - |
| (Name) <u>GEORGE D. PAPADOPOULOS</u> (Name) <u>GEORGE D. PAPADOPOULOS</u> (Street Address) (City) <u>(HICAGO, IL 60635</u> (City) <u>(HICAGO, IL 60635</u> Description of Item (s): <u>(ONTINUED FROM PAPE ONE</u> :) <u>ONE MATE HEADOPHONES</u> (1) <u>ONE MATE EURO NOTE</u> (1) <u>ONE TWENTY EURO NOTE</u> (1) <u>ONE FEVE EURO NOTE</u> (1) <u>ONE TWENTY EURO LENT (OIN</u> (1) <u>ONE US CENT (OIN</u> (1) <u>ONE US CENT (OIN</u> (1) <u>ONE US CENT (OIN</u> (1) <u>ONE US CENT (OIN</u> (1) <u>ONE DE CENT (OIN</u> (1) <u>ONE US CENT (OIN</u> (1) <u>ONE DE CENT (OIN</u> (1) <u>ONE US CENT (OIN</u> (1) <u>ONE US CENT (OIN</u> | Case ID: | | 2 | |
| (Street Address) (City) _ (HILAGO , IL 60625 Description of Item (s): CONTINUED FROM PADE ONE :) ONE BANGER (1) ONE MATTE HERDPHONES (1) ONE MATTE HERDPHONES (1) ONE MATTE HERDPHONES (1) ONE RLACK POWER CORD (1) ONE RLACK POWER CORD (1) ONE RLACK POWER CORD (2) TWO POWER CONVERTEDS (1) ONE FIVE EURO NOTE (1) ONE FIVE EURO NOTE (1) ONE TWENTY EURO LOTY (OIN (1) ONE JS CENT (OIN (1) ON (1) O | On (date) 07 27 2017 | Collected/Seized Received From Returned To | × | |
| (City) (HILAGO, IL 60625 Description of Item (s): <u>CONTIDUCED</u> FROM PADE ONE: () ONE ENALLE ALLONE MATTE HEADPHONES (1) ONE MATTE HEADPHONES (1) ONE RATE HEADPHONES (1) ONE REALE POWER CAD (1) ONE REALE POWER CAD (1) ONE REALE POWER CAD (1) ONE REALE POWER CAD (2) TWO POWER CONVERTEDS (1) ONE TWENTY EURO NOTE (1) ONE TWENTY EURO LOTT (OIN (1) ONE TWENTY CONVERTED (1) ONE US CENT (OIN (1) ONE (OIN (1) ON (1) ON | (Name) <u>GEORGE D. PARADO</u> | POULOS | | |
| Description of Hem (s): <u>CONTINUED</u> FROM PADE ONE: 1) ONE <u>BARCE</u> ACLURTD PENY AND PINCELL (1) ONE MUTTE HEADPHONES (1) ONE MUTTE HEADPHONES (1) ONE RUBTE CORD (1) ONE RUBTE CORD (1) ONE RUBTE CORD (1) ONE RUBTY EURO NOTE (2) THO POWER CONVERTES (2) THO POWER CONVERTES (1) ONE TWENTY EURO NOTE (1) ONE TWENTY EURO COM COM (1) ONE US CENT COM (1) ONE US CENT COM (1) ONE WE COM COM (1) ONE WE COM COM (1) ONE WE C | | | | aaaaan daa mininta dhiga ga ayaa aa aa ah aa amaa ah ah ah ah ah ah |
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VIRGINIA DEPARTMENT OF CORRECTIONS

Medical Transfer Comments 720_524_10-16

Medical Transfer Comments

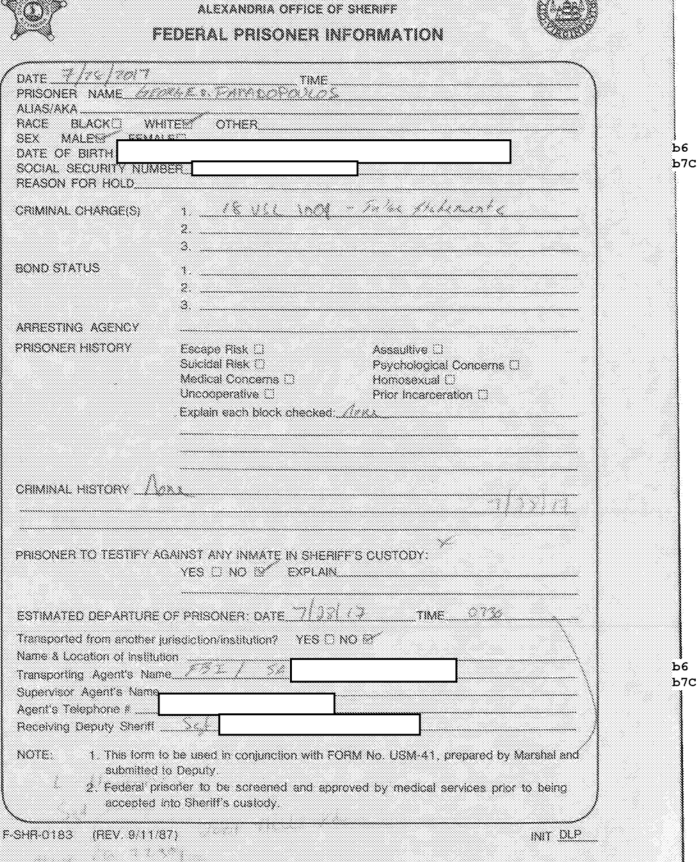
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FBI (19cv1278)-7106

Original-Inmate File Copy-Information Systems Manager

R-84 (Roy, 68-31-1899)

FINAL DISPOSITION REPORT

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Note: This vital report must be prepared on each individual whose errest fingerprints have been forwarded to the FBI Driminal Justice information Services Division without final disposition noted. If no final disposition is available to erresting agency, complete left side and forward the form when case referred to prosecutor and/or courte. Agency on notice as to final disposition should complete this form and submit to: FBI, CJIS Division, Clarakburg, WV 26105.

Leave Blank

| FBI No. | | Final Disposition & Date (if convicted or subject pleaded guilty to lesser charge, include this modification with disposition. |
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| Name on Fingerprint Card Submit Last First | ted to FBI Middle | |
| Papadopoulos Georg | je Demetric | 58° |
| Date of Birth | Sex M | |
| Henry Fingerprint Classification From FBI 1-8 Response | | |
| | ***** | |
| State Bureau Mo. (SID) | Social Security Number (SGC | C) This Form Submitted By: (Name, Title, Agency, ORI No., City & State) |
| Contributor of Fingerprints (inclusion and location of agency together w | s complets name ith ORI number.) | THI VAFBINVOO Manassas VA |
| FBI VAFBINV00 | | |
| Manassas | | Signature Date |
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Offenses Charged at Arrest

4806 - Witness - Deceiving

01/27/2017

LIMITED OFFICIAL USE

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| Defendant Name | DOB SSN | Race | Gender | Arrest Date | |
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| Papadopoulos,George Demetrios | | White | Male | 07/27/2017 | Ъ6 Ъ70 |
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| Defendant Name Papadopoulos, George Den | | <u>SSN</u> Race White | | inder | Arrest Date 07/27/2017 | ь6 |
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FBI (19cv1278)-7109

VAFEINVDO 07/37/2017 Wallasseas X 01/27/2017 IL 01/27/2017 L. 69635 US b6 b7c

01/27/2017 4806 - Witness - Deceiving

FBI (19cv1278)-7111

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