

Congress of the United States
Washington, DC 20515

May 8, 2024

The Honorable Merrick B. Garland
Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

Dear Attorney General Garland:

On February 28, 2019, Republicans on the House Committee on Oversight and Reform referred Michael D. Cohen to the Justice Department for perjury and knowingly making false statements during his testimony before the Committee on February 27, 2019.¹ Members cited six specific lies told by Cohen and urged the Justice Department to take appropriate action.² Last year, we learned that Cohen separately lied again before the House Permanent Select Committee on Intelligence (HPSCI) in a 2019 deposition.³ Cohen's testimony is now the basis for a politically motivated prosecution of a former president and current declared candidate for that office. In light of the reliance on the testimony from this repeated liar, we reiterate our concerns and ask what the Justice Department has done to hold Cohen accountable for his false statements to Congress.

As indicated in the 2019 letter, Cohen, while testifying under oath before the House Oversight Committee, made willfully and intentionally false statements of material fact that were contradicted by the record established by the Justice Department in *United States v. Cohen*.⁴ Cohen also made statements to the Oversight Committee that were contradicted by witnesses with firsthand knowledge of the subject matter.⁵ In particular, Cohen lied at least six times:

1. Cohen denied committing various fraudulent acts to which he had pleaded guilty in federal court.⁶

¹ Letter from Rep. Jim Jordan & Rep. Mark Meadows to Hon. William Barr, Att'y Gen., U.S. Dep't of Justice (Feb. 28, 2019); *Hearing with Michael Cohen, Former attorney for President Donald Trump: Hearing before the H. Comm. on Oversight & Reform*, 116th Cong. (2019) [hereinafter "Cohen Hearing"]

² *Id.*

³ Letter from Rep. Michael Turner, Chairman, H. Permanent Select Comm. on Intelligence, and Elise Stefanik, Member of Congress, to Merrick Garland, Att'y Gen., U.S. Dep't of Justice (Nov. 14, 2023).

⁴ 18-cr-602 (S.D.N.Y. Aug. 21, 2018); Letter from Rep. Jim Jordan & Rep. Mark Meadows to Hon. William Barr, Att'y Gen., U.S. Dep't of Justice (Feb. 28, 2019).

⁵ *Id.*

⁶ Letter from Rep. Jim Jordan & Rep. Mark Meadows to Hon. William Barr, Att'y Gen., U.S. Dep't of Justice (Feb. 28, 2019).

2. Cohen repeatedly testified that he did not seek employment in President Trump’s White House, despite evidence from the U.S. Attorney’s Office for the Southern District of New York demonstrating that “Cohen privately told friends . . . that he expected to be given a prominent role and title in the new administration.”⁷
3. Cohen stated that he did not direct the creation of a Twitter account known as @WomenForCohen, which is contradicted by statements from the owner of the IT firm that created the account for Cohen.⁸
4. Cohen attested in his Truth in Testimony form that he did not have any reportable foreign government contracts, despite entering into two contracts in 2017 with entities owned in part by foreign governments.⁹
5. Cohen’s testimony at the hearing contradicted various aspects of his written statement submitted in advance of the hearing.¹⁰
6. Cohen asserted that he committed crimes out of “blind loyalty” to President Trump, which was contradicted by findings made by federal prosecutors and a federal court.¹¹

In 2023, Cohen admitted to lying to Congress during a separate proceeding before Congress in 2019. At a hearing in the politicized lawsuit brought by the New York Attorney General against President Trump, Cohen admitted to lying under oath during a 2019 deposition before HPSCI.¹² President Trump’s attorney asked Cohen if he lied during the deposition when testifying about whether he was directed to inflate certain financial numbers, to which Cohen responded, “Yes.”¹³ This revelation in court prompted HPSCI to refer Cohen again to the Justice Department for perjury and knowingly making false statements to Congress.¹⁴

Currently, Manhattan’s popularly elected District Attorney, Alvin Bragg, is using Cohen as his star witness in an ongoing criminal prosecution of President Donald Trump.¹⁵ Bragg’s case heavily relies on Cohen’s testimony and credibility.¹⁶ Even more troubling, Cohen’s advisor, Lanny Davis, boasted to *Politico* that Bragg’s prosecution of President Trump all stemmed from

⁷ *Id.*

⁸ *Id.*

⁹ *Id.*

¹⁰ *Id.*

¹¹ *Id.*

¹² Letter from Rep. Michael Turner, Chairman, H. Permanent Select Comm. on Intelligence, and Elise Stefanik, Member of Congress, to Hon. Merrick Garland, Att’y Gen., U.S. Dep’t of Justice (Nov. 14, 2023) (citing Transcript of Record at 2407:24-2410:22, *People of the State of New York v. Donald J. Trump et al.*, No. 452564/2022, Part 37 (N.Y. Sup. Ct. Oct. 25, 2023)).

¹³ *Id.*

¹⁴ *Id.*

¹⁵ Erica Orden, *Michael Cohen is an admitted liar. He’s still going to be the star witness against Trump.*, POLITICO (Apr. 14, 2024).

¹⁶ *Id.*

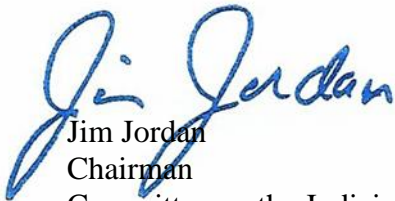
Cohen’s testimony to Congress in 2019.¹⁷ Davis confessed to calling the New York County District Attorney’s office after “Michael was sent to prison” because “the evidence of financial fraud was on the record in the [congressional] hearings and that Vance’s office should interview Michael And that’s how it began.”¹⁸ In short, to prosecute President Trump, Bragg has revived this “zombie” case relying on a known—and convicted—liar and his testimony at a congressional hearing in which he lied at least six times.¹⁹

Under 18 U.S.C. § 1621, a witness commits perjury if the witness “willfully” asserts “any material matter which he does not believe to be true” after “having taken an oath” to “testify . . . truly.”²⁰ Under 18 U.S.C. § 1001, a witness commits a crime if the witness “knowingly and willfully” makes “any material false, fictitious, or fraudulent statement or representation” with respect to “any investigation under review, conducted pursuant to the authority of any committee . . . of the Congress.”²¹ Congress cannot perform its oversight function if witnesses who appear before its committees do not provide truthful testimony.

As stated before, “Cohen’s testimony before the Committee on Oversight and Reform on February 27, 2019, was a brazen attempt to knowing[ly] and willfully testify falsely and fictitiously to numerous material facts.”²² His testimony was full of intentionally false statements. And now, a popularly elected, partisan prosecutor is using this convicted liar to carry out his politically motivated prosecution of a former president. Therefore, we again request that the Justice Department investigate whether any of Mr. Cohen’s testimony warrants another charge for violating 18 U.S.C. §§ 1001 or 1621.

Thank you for your prompt attention to this matter.

Sincerely,



Jim Jordan
Chairman
Committee on the Judiciary



James Comer
Chairman
Committee on Oversight and Accountability

¹⁷ Politico Staff, *Porn Stars, felons, and spin doctors: Who will jurors believe in Trump’s case?*, POLITICO (Mar. 24, 2023).

¹⁸ *Id.*

¹⁹ Jonathan Turley, *Get ready for Manhattan DA’s made-for-TV Trump prosecution: high on ratings, but short on the law*, THE HILL (Mar. 18, 2023); Letter from Rep. Jim Jordan & Rep. Mark Meadows to Hon. William Barr, Att’y Gen., U.S. Dep’t of Justice (Feb. 28, 2019); Letter from Rep. Michael Turner, Chairman, H. Permanent Select Comm. on Intelligence, and Elise Stefanik, Member of Congress, to Hon. Merrick Garland, Att’y Gen., U.S. Dep’t of Justice (Nov. 14, 2023).

²⁰ 18 U.S.C. § 1621 (1994).

²¹ 18 U.S.C. § 1001 (2006).

²² Letter from Rep. Jim Jordan & Rep. Mark Meadows to Hon. William Barr, Att’y Gen., U.S. Dep’t of Justice (Feb. 28, 2019).

The Honorable Merrick B. Garland

May 8, 2024

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cc: The Honorable Jamie Raskin, Ranking Member
Committee on Oversight and Accountability

The Honorable Jerrold L. Nadler, Ranking Member
Committee on the Judiciary

Enclosure

Congress of the United States
House of Representatives

COMMITTEE ON OVERSIGHT AND REFORM

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WASHINGTON, DC 20515-6143

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MINORITY (202) 225-5074

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February 28, 2019

The Honorable William Barr
Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue NW
Washington, D.C. 20530

Dear Mr. Attorney General:

We write to refer significant evidence that Michael D. Cohen committed perjury and knowingly made false statements during his testimony before an Oversight and Reform Committee (Committee) hearing titled, "Hearing with Michael Cohen, Former attorney for President Donald Trump" on February 27, 2019.

While testifying under oath, Mr. Cohen made what appear to be numerous willfully and intentionally false statements of material fact contradicted by the record established by the Justice Department in *United States v. Cohen*, 18-cr-602 (S.D.N.Y.) (WHP). Mr. Cohen's testimony before the Committee at times was in direct contradiction to assertions contained in pleadings authored by the United States Attorney's Office for the Southern District of New York (SDNY). There are other instances in which Mr. Cohen's statements to the Committee were immediately contradicted by witnesses with firsthand knowledge of the subject matter.

Under 18 U.S.C. § 1621, a witness commits perjury if the witness "willfully" asserts "any material matter which he does not believe to be true" after "having taken an oath" to "testify . . . truly." Under 18 U.S.C. § 1001, a witness commits a crime if the witness "knowingly and willfully" makes "any material false, fictitious, or fraudulent statement or representation" with respect to "any investigation under review, conducted pursuant to the authority of any committee . . . of the Congress." Congress cannot perform its oversight function if witnesses who appear before its committees do not provide truthful testimony. Perjury and false statements before Congress are crimes that undermine the integrity of the Constitutional duty to conduct oversight and inquiries.

The points below support an investigation into whether Mr. Cohen committed perjury or made false statements at the Committee's hearing:

1. Several times during his testimony, Mr. Cohen denied committing various fraudulent acts that he has pleaded guilty to in federal court. Specifically, Mr. Cohen said "I never

defrauded any bank.”¹ These denials are intentionally false. Mr. Cohen pleaded guilty to five counts of income tax evasion, one count of making false statements to a banking institution, one count of causing an unlawful corporate contribution, one count of excessive campaign contribution, and one count of making false statements to Congress. In Mr. Cohen’s plea agreement with the United States Attorney’s Office for the Southern District of New York, prosecutors specifically referred to Mr. Cohen’s crimes of making false statements to financial institutions as “bank fraud.”² This point—Mr. Cohen’s culpability for bank fraud—materially affects the Committee’s assessment of his credibility.

2. Mr. Cohen repeatedly testified that he did not seek employment in the White House following President Trump’s election. This is demonstrably, materially, and intentionally false. This testimony is in direct conflict with court filings made by the United States Attorney’s Office for the SDNY, which state:

During and after the campaign, Cohen privately told friends and colleagues, including in seized text messages, that he expected to be given a prominent role and title in the new administration. When that did not materialize, Cohen found a way to monetize his relationship with and access to the President.³

When confronted at the hearing with the SDNY statement, Mr. Cohen testified that the above statement made by the United States Attorneys in the SDNY was “not accurate.” He testified:

MR. JORDAN: You wanted to work in the White House.

MR. COHEN: No, sir.

MR. ROY: You said clearly to Mr. Cloud and Mr. Jordan that the Southern District of New York lawyers were being untruthful in characterizing your desire to work in the administration. Do you say again that the lawyers of the Southern District of New York are being untruthful

¹ “Hearing with Michael Cohen, Former attorney for President Donald Trump”: Hearing before the H. Comm. on Oversight & Reform, 116th Cong. (2019) (statement of Michael D. Cohen) [hereinafter “Cohen hearing”].

² Plea Agreement at 3 n.2, United States v. Michael Cohen, 18-cr-602 (S.D.N.Y. Aug. 21, 2018).

³ The Government’s Sentencing Memorandum at 25, United States v. Cohen, 18-cr-602 (S.D.N.Y. Dec. 7, 2018).

in making that characterization, yes or no?

MR. COHEN: I'm saying that's not accurate.⁴

Shortly after Mr. Cohen's public statements, at 11:13 a.m., former New York City Police detective Bo Dietl tweeted, "Getting sick watching these hearings. I know Michael Cohen personally for many years and he told me several times that he was very angry and upset that he didn't get a post in the WH and that he 'would do what he has to do now to protect his family.'"⁵ At 3:44 p.m., Dr. Darrell Scott, Pastor, New Spirit Revival Center, and a Trump campaign faith-based outreach coordinator tweeted, "Michael Cohen asked ...no, BEGGED me REPEATEDLY, to ask the POTUS to give him a job in the Administration! He's STILL lying under oath!"⁶

Mr. Cohen's testimony is material to the Committee's assessment of Mr. Cohen's motive to monetize his former association with President Trump. It is essential that the Department of Justice investigate these remarkable contradictions between Mr. Cohen, the SDNY prosecutors, and the public accounts of witnesses with firsthand information. In addition, based on the SDNY's reference to having "seized text messages" proving Mr. Cohen's desire for a position in the Trump Administration, it appears that the SDNY may already be in possession of evidence bearing on Mr. Cohen's culpability.

3. Mr. Cohen testified he did not direct the commission of the Twitter account @WomenForCohen. Specifically, Mr. Cohen testified "I didn't actually set that up" and "it was done by a young lady that worked for [the IT firm] RedFinch."⁷ Mr. Cohen's statement in this respect may also be false. The owner of RedFinch, John Gauger, reportedly told *The Wall Street Journal* that RedFinch established the @WomenForCohen account at Mr. Cohen's direction. According to the *Journal*, "Mr. Cohen . . . asked Mr. Gauger to create the @WomenForCohen account, still active in 2019, to elevate his profile."⁸ Mr. Cohen's testimony here is material to the Committee's assessment of Mr. Cohen's character and credibility.
4. Mr. Cohen attested in his signed Truth in Testimony form, submitted as Attachment A to this letter, that he did not have any reportable contracts with foreign government entities.

⁴ Cohen hearing, *supra* note 1.

⁵ Bo Dietl (@BoDietl), TWITTER (Feb. 27, 2019, 11:13 AM), <https://twitter.com/BoDietl/status/1100790950203478018>.

⁶ Dr. Darrell Scott (@PastorDScott), TWITTER (Feb. 27, 2019, 3:44 PM), <https://twitter.com/PastorDScott/status/1100859134948315138>.

⁷ Cohen hearing, *supra* note 1.

⁸ Michael Rothfeld, et al., *Cohen Hired IT Firm to Rig Early CNBC, Drudge Polls to Favor Trump*, WALL ST. J. (Jan. 17, 2019), <https://www.wsj.com/articles/poll-rigging-for-trump-and-creating-womenforcohen-one-it-firms-work-order-11547722801>.

We believe this to be false. Mr. Cohen testified during the hearing that he had entered into contractual agreements during 2017 with at least two foreign entities owned in part by foreign governments – BTA Bank of Kazakhstan and Korea Aerospace Industries of South Korea.⁹ Mr. Cohen’s testimony here is material to the Committee’s assessment of Mr. Cohen’s character and credibility.

During the hearing, Representative Meadows referred Mr. Cohen to the Justice Department for investigation into whether any of Mr. Cohen’s lobbying or consulting activities were done in violation of the Foreign Agents Registration Act (FARA). At a minimum Mr. Cohen committed fraud against the companies he agreed to represent by accepting their payment and not performing his contractual obligations. We request the Department investigate Mr. Cohen’s potentially false statement on his Truth in Testimony form, the fraud carried out against the companies he agreed to represent, and his potential violation of FARA.

5. Mr. Cohen’s verbal testimony contradicted various aspects of his written statement submitted in advance of his appearance and appended as Attachment B to this letter. These contradictions between Mr. Cohen’s verbal testimony and his written statement materially affect the Committee’s assessment of Mr. Cohen’s credibility.
 - A. For instance, Mr. Cohen verbally testified that he was a good lawyer who understood the need to present his client with sound legal advice.¹⁰ Mr. Cohen contradicted his verbal testimony in his written statement by testifying that he made a payment to Stephanie Clifford “without bothering to consider whether that was improper, much less whether it was the right thing to do....”¹¹
 - B. Mr. Cohen also contradicted his written statement by verbally testifying that the President directed him and Trump Organization Chief Financial Officer Allen Weisselberg to “go back to his office and figure out how to [make the \$130,000 payment to Ms. Clifford.]”¹² In his written statement, however, Mr. Cohen testified that “Mr. Trump directed me to use my own personal funds from a [HELOC] to avoid any money being traced back to him that could negatively impact his campaign.”¹³

⁹ Cohen hearing, *supra* note 1.

¹⁰ *Id.*

¹¹ *Hearing with Michael Cohen, Former attorney for President Donald Trump*: Hearing before the H. Comm. on Oversight & Reform, 116th Cong. (2019) (written testimony of Michael D. Cohen) [hereinafter “Cohen written testimony”].

¹² Cohen hearing, *supra* note 1.

¹³ Cohen written testimony, *supra* note 11.

6. Mr. Cohen continued to assert that he committed his crimes out of “blind loyalty” to President Trump. In Mr. Cohen’s closing remarks, he testified: “My loyalty to Mr. Trump has cost me everything – my family’s happiness, friendships, my law license, my company, my livelihood, my honor, my reputation, and soon my freedom.”¹⁴ This too is a false statement. The SDNY prosecutors¹⁵, and Judge Pauley¹⁶, specifically found that Mr. Cohen’s conduct was not the result of “blind loyalty” but of Mr. Cohen’s personal greed and ambition. Mr. Cohen’s attribution of the motivation for his crimes materially affects the Committee’s assessment of his character and credibility.

In sum, Mr. Cohen’s testimony before the Committee on Oversight and Reform on February 27, 2019, was a spectacular and brazen attempt to knowingly and willfully testify falsely and fictitiously to numerous material facts. His testimony included intentionally false statements designed to make himself look better on a national stage. Mr. Cohen’s prior conviction for lying to Congress merits a heightened suspicion that he has yet again testified falsely before Congress. We therefore request that the Department investigate whether any of Mr. Cohen’s testimony warrants another charge for the violation of 18 U.S.C. §§ 1001 or 1621.

Thank you for your attention to this important matter.

Sincerely,



Jim Jordan
Ranking Member



Mark Meadows
Ranking Member
Subcommittee on Government Operations

cc: Robert S. Khuzami, Deputy United States Attorney, Southern District of New York
Robert Mueller, Special Counsel, Department of Justice
The Honorable Elijah E. Cummings, Chairman, Committee on Oversight and Reform
The Honorable Jerrold Nadler, Chairman, Committee on the Judiciary
The Honorable Doug Collins, Ranking Member, Committee on the Judiciary
The Honorable Devin Nunes, Ranking Member, Permanent Select Committee on Intelligence
The Honorable Lindsey Graham, Chairman, Senate Committee on the Judiciary

¹⁴ Cohen hearing, *supra* note 1.

¹⁵ See The Government’s Sentencing Memorandum, *United States v. Cohen*, 18-cr-602 (S.D.N.Y. Dec. 7, 2018).

¹⁶ Statement of Judge William H. Pauley III, *United States v. Cohen*, Nos. 18-cr-602, 18-cr-850, at 31 (S.D.N.Y. Dec. 12, 2018) (sentencing hearing).

The Honorable William Barr

February 28, 2019

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Enclosures: Attachment A: Michael Cohen's Truth in Testimony form (Feb. 27, 2019)
Attachment B: Michael Cohen's written testimony (Feb. 27, 2019)

Attachment A

Truth in Testimony Disclosure Form

In accordance with Rule XI, clause 2(g)(5)*, of the *Rules of the House of Representatives*, witnesses are asked to disclose the following information. Please complete this form electronically by filling in the provided blanks.

Committee: Committee on Oversight and Reform

Subcommittee: _____

Hearing Date: 2/27/19

Hearing Subject:

Hearing with Michael Cohen, former Attorney to President Donald Trump

Witness Name: MICHAEL DEAN COHEN

Position/Title: _____

Witness Type: Governmental Non-governmental

Are you representing yourself or an organization? Self Organization

If you are representing an organization, please list what entity or entities you are representing:

If you are a **non-governmental witness**, please list any federal grants or contracts (including subgrants or subcontracts) related to the hearing's subject matter that you or the organization(s) you represent at this hearing received in the current calendar year and previous two calendar years. Include the source and amount of each grant or contract. *If necessary, attach additional sheet(s) to provide more information.*

N/A

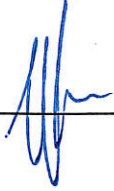
If you are a **non-governmental witness**, please list any contracts or payments originating with a foreign government and related to the hearing's subject matter that you or the organization(s) you represent at this hearing received in the current year and previous two calendar years. Include the amount and country of origin of each contract or payment. *If necessary, attach additional sheet(s) to provide more information.*

N/A

False Statements Certification

Knowingly providing material false information to this committee/subcommittee, or knowingly concealing material information from this committee/subcommittee, is a crime (18 U.S.C. § 1001). This form will be made part of the hearing record.

Witness signature



Date

2/27/19

If you are a non-governmental witness, please ensure that you attach the following documents to this disclosure. Check both boxes to acknowledge that you have done so.

- Written statement of proposed testimony
- Curriculum vitae

*Rule XI, clause 2(g)(5), of the U.S. House of Representatives provides:

(5)(A) Each committee shall, to the greatest extent practicable, require witnesses who appear before it to submit in advance written statements of proposed testimony and to limit their initial presentations to the committee to brief summaries thereof.

(B) In the case of a witness appearing in a nongovernmental capacity, a written statement of proposed testimony shall include a curriculum vitae and a disclosure of any Federal grants or contracts, or contracts or payments originating with a foreign government, received during the current calendar year or either of the two previous calendar years by the witness or by an entity represented by the witness and related to the subject matter of the hearing.

(C) The disclosure referred to in subdivision (B) shall include—

- (i) the amount and source of each Federal grant (or subgrant thereof) or contract (or subcontract thereof) related to the subject matter of the hearing; and
- (ii) the amount and country of origin of any payment or contract related to the subject matter of the hearing originating with a foreign government.

(D) Such statements, with appropriate redactions to protect the privacy or security of the witness, shall be made publicly available in electronic form not later than one day after the witness appears.

Attachment B

**TESTIMONY OF MICHAEL D. COHEN
COMMITTEE ON OVERSIGHT AND REFORM
U.S. HOUSE OF REPRESENTATIVES**

FEBRUARY 27, 2019

Chairman Cummings, Ranking Member Jordan, and Members of the Committee, thank you for inviting me here today.

I have asked this Committee to ensure that my family be protected from Presidential threats, and that the Committee be sensitive to the questions pertaining to ongoing investigations. Thank you for your help and for your understanding.

I am here under oath to correct the record, to answer the Committee's questions truthfully, and to offer the American people what I know about President Trump.

I recognize that some of you may doubt and attack me on my credibility. It is for this reason that I have incorporated into this opening statement documents that are irrefutable, and demonstrate that the information you will hear is accurate and truthful.

Never in a million years did I imagine, when I accepted a job in 2007 to work for Donald Trump, that he would one day run for President, launch a

campaign on a platform of hate and intolerance, and actually win. I regret the day I said “yes” to Mr. Trump. I regret all the help and support I gave him along the way.

I am ashamed of my own failings, and I publicly accepted responsibility for them by pleading guilty in the Southern District of New York.

I am ashamed of my weakness and misplaced loyalty – of the things I did for Mr. Trump in an effort to protect and promote him.

I am ashamed that I chose to take part in concealing Mr. Trump’s illicit acts rather than listening to my own conscience.

I am ashamed because I know what Mr. Trump is.

He is a racist.

He is a conman.

He is a cheat.

He was a presidential candidate who knew that Roger Stone was talking with Julian Assange about a WikiLeaks drop of Democratic National Committee emails.

I will explain each in a few moments.

I am providing the Committee today with several documents. These include:

- A copy of a check Mr. Trump wrote from his personal bank account – after he became president - to reimburse me for the hush money payments I made to cover up his affair with an adult film star and prevent damage to his campaign;
- Copies of financial statements for 2011 – 2013 that he gave to such institutions as Deutsche Bank;
- A copy of an article with Mr. Trump’s handwriting on it that reported on the auction of a portrait of himself – he arranged for the bidder ahead of time and then reimbursed the bidder from the account of his non-profit charitable foundation, with the picture now hanging in one of his country clubs; and
- Copies of letters I wrote at Mr. Trump’s direction that threatened his high school, colleges, and the College Board not to release his grades or SAT scores.

I hope my appearance here today, my guilty plea, and my work with law enforcement agencies are steps along a path of redemption that will restore faith in me and help this country understand our president better.

Before going further, I want to apologize to each of you and to Congress as a whole.

The last time I appeared before Congress, I came to protect Mr. Trump. Today, I'm here to tell the truth about Mr. Trump.

I lied to Congress about when Mr. Trump stopped negotiating the Moscow Tower project in Russia. I stated that we stopped negotiating in January 2016. That was false – our negotiations continued for months later during the campaign.

Mr. Trump did not directly tell me to lie to Congress. That's not how he operates.

In conversations we had during the campaign, at the same time I was actively negotiating in Russia for him, he would look me in the eye and tell

me there's no business in Russia and then go out and lie to the American people by saying the same thing. In his way, he was telling me to lie.

There were at least a half-dozen times between the Iowa Caucus in January 2016 and the end of June when he would ask me "How's it going in Russia?" – referring to the Moscow Tower project.

You need to know that Mr. Trump's personal lawyers reviewed and edited my statement to Congress about the timing of the Moscow Tower negotiations before I gave it.

To be clear: Mr. Trump knew of and directed the Trump Moscow negotiations throughout the campaign and lied about it. He lied about it because he never expected to win the election. He also lied about it because he stood to make hundreds of millions of dollars on the Moscow real estate project.

And so I lied about it, too – because Mr. Trump had made clear to me, through his personal statements to me that we both knew were false and through his lies to the country, that he wanted me to lie. And he made it

clear to me because his personal attorneys reviewed my statement before I gave it to Congress.

Over the past two years, I have been smeared as “a rat” by the President of the United States. The truth is much different, and let me take a brief moment to introduce myself.

My name is Michael Dean Cohen.

I am a blessed husband of 24 years and a father to an incredible daughter and son. When I married my wife, I promised her that I would love her, cherish her, and protect her. As my father said countless times throughout my childhood, “you my wife, and you my children, are the air that I breathe.” To my Laura, my Sami, and my Jake, there is nothing I wouldn’t do to protect you.

I have always tried to live a life of loyalty, friendship, generosity, and compassion – qualities my parents ingrained in my siblings and me since childhood. My father survived the Holocaust thanks to the compassion and selfless acts of others. He was helped by many who put themselves in harm’s way to do what they knew was right.

That is why my first instinct has always been to help those in need. Mom and Dad...I am sorry that I let you down.

As many people that know me best would say, I am the person they would call at 3AM if they needed help. I proudly remember being the emergency contact for many of my children's friends when they were growing up because their parents knew that I would drop everything and care for them as if they were my own.

Yet, last fall I pled guilty in federal court to felonies for the benefit of, at the direction of, and in coordination with Individual #1.

For the record: Individual #1 is President Donald J. Trump.

It is painful to admit that I was motivated by ambition at times. It is even more painful to admit that many times I ignored my conscience and acted loyal to a man when I should not have. Sitting here today, it seems unbelievable that I was so mesmerized by Donald Trump that I was willing to do things for him that I knew were absolutely wrong.

For that reason, I have come here to apologize to my family, to the government, and to the American people.

Accordingly, let me now tell you about Mr. Trump.

I got to know him very well, working very closely with him for more than 10 years, as his Executive Vice President and Special Counsel and then personal attorney when he became President. When I first met Mr. Trump, he was a successful entrepreneur, a real estate giant, and an icon. Being around Mr. Trump was intoxicating. When you were in his presence, you felt like you were involved in something greater than yourself -- that you were somehow changing the world.

I wound up touting the Trump narrative for over a decade. That was my job. Always stay on message. Always defend. It monopolized my life. At first, I worked mostly on real estate developments and other business transactions. Shortly thereafter, Mr. Trump brought me into his personal life and private dealings. Over time, I saw his true character revealed.

Mr. Trump is an enigma. He is complicated, as am I. He has both good and bad, as do we all. But the bad far outweighs the good, and since taking office, he has become the worst version of himself. He is capable of behaving kindly, but he is not kind. He is capable of committing acts of generosity, but he is not generous. He is capable of being loyal, but he is fundamentally disloyal.

Donald Trump is a man who ran for office to make his brand great, not to make our country great. He had no desire or intention to lead this nation – only to market himself and to build his wealth and power. Mr. Trump would often say, this campaign was going to be the “greatest infomercial in political history.”

He never expected to win the primary. He never expected to win the general election. The campaign – for him – was always a marketing opportunity.

I knew early on in my work for Mr. Trump that he would direct me to lie to further his business interests. I am ashamed to say, that when it was for a real estate mogul in the private sector, I considered it trivial. As the President, I consider it significant and dangerous.

But in the mix, lying for Mr. Trump was normalized, and no one around him questioned it. In fairness, no one around him today questions it, either.

A lot of people have asked me about whether Mr. Trump knew about the release of the hacked Democratic National Committee emails ahead of time. The answer is yes.

As I earlier stated, Mr. Trump knew from Roger Stone in advance about the WikiLeaks drop of emails.

In July 2016, days before the Democratic convention, I was in Mr. Trump's office when his secretary announced that Roger Stone was on the phone. Mr. Trump put Mr. Stone on the speakerphone. Mr. Stone told Mr. Trump that he had just gotten off the phone with Julian Assange and that Mr. Assange told Mr. Stone that, within a couple of days, there would be a massive dump of emails that would damage Hillary Clinton's campaign. Mr. Trump responded by stating to the effect of "wouldn't that be great."

Mr. Trump is a racist. The country has seen Mr. Trump court white supremacists and bigots. You have heard him call poorer countries "shitholes."

In private, he is even worse.

He once asked me if I could name a country run by a black person that wasn't a "shithole." This was when Barack Obama was President of the United States.

While we were once driving through a struggling neighborhood in Chicago, he commented that only black people could live that way.

And, he told me that black people would never vote for him because they were too stupid.

And yet I continued to work for him.

Mr. Trump is a cheat.

As previously stated, I'm giving the Committee today three years of President Trump's financial statements, from 2011-2013, which he gave to Deutsche Bank to inquire about a loan to buy the Buffalo Bills and to Forbes. These are Exhibits 1a, 1b, and 1c to my testimony.

It was my experience that Mr. Trump inflated his total assets when it served his purposes, such as trying to be listed among the wealthiest people in Forbes, and deflated his assets to reduce his real estate taxes.

I am sharing with you two newspaper articles, side by side, that are examples of Mr. Trump inflating and deflating his assets, as I said, to suit his financial interests. These are Exhibit 2 to my testimony.

As I noted, I'm giving the Committee today an article he wrote on, and sent me, that reported on an auction of a portrait of Mr. Trump. This is Exhibit 3A to my testimony.

Mr. Trump directed me to find a straw bidder to purchase a portrait of him that was being auctioned at an Art Hamptons Event. The objective was to ensure that his portrait, which was going to be auctioned last, would go for the highest price of any portrait that afternoon. The portrait was purchased by the fake bidder for \$60,000. Mr. Trump directed the Trump Foundation, which is supposed to be a charitable organization, to repay the fake bidder, despite keeping the art for himself. Please see Exhibit 3B to my testimony.

And it should come as no surprise that one of my more common responsibilities was that Mr. Trump directed me to call business owners, many of whom were small businesses, that were owed money for their services and told them no payment or a reduced payment would be coming. When I advised Mr. Trump of my success, he actually reveled in it.

And yet, I continued to work for him.

Mr. Trump is a conman.

He asked me to pay off an adult film star with whom he had an affair, and to lie to his wife about it, which I did. Lying to the First Lady is one of my biggest regrets. She is a kind, good person. I respect her greatly – and she did not deserve that.

I am giving the Committee today a copy of the \$130,000 wire transfer from me to Ms. Clifford's attorney during the closing days of the presidential campaign that was demanded by Ms. Clifford to maintain her silence about her affair with Mr. Trump. This is Exhibit 4 to my testimony.

Mr. Trump directed me to use my own personal funds from a Home Equity Line of Credit to avoid any money being traced back to him that could negatively impact his campaign. I did that, too – without bothering to consider whether that was improper, much less whether it was the right thing to do or how it would impact me, my family, or the public.

I am going to jail in part because of my decision to help Mr. Trump hide that payment from the American people before they voted a few days later.

As Exhibit 5A to my testimony shows, I am providing a copy of a \$35,000 check that President Trump *personally* signed from his *personal* bank

account on August 1, 2017 – when he was President of the United States – pursuant to the cover-up, which was the basis of my guilty plea, to reimburse me – the word used by Mr. Trump’s TV lawyer -- for the illegal hush money I paid on his behalf. This \$35,000 check was one of 11 check installments that was paid throughout the year – while he was President. Other checks to reimburse me for the hush money payments were signed by Don Jr. and Allen Weisselberg. See, for example, Exhibit 5B.

The President of the United States thus wrote a personal check for the payment of hush money as part of a criminal scheme to violate campaign finance laws. You can find the details of that scheme, directed by Mr. Trump, in the pleadings in the U.S. District Court for the Southern District of New York.

So picture this scene – in February 2017, one month into his presidency, I’m visiting President Trump in the Oval Office for the first time. It’s truly awe-inspiring, he’s showing me around and pointing to different paintings, and he says to me something to the effect of...Don’t worry, Michael, your January and February reimbursement checks are coming. They were Fed-Exed from New York and it takes a while for that to get through the White

House system. As he promised, I received the first check for the reimbursement of \$70,000 not long thereafter.

When I say conman, I'm talking about a man who declares himself brilliant but directed me to threaten his high school, his colleges, and the College Board to never release his grades or SAT scores.

As I mentioned, I'm giving the Committee today copies of a letter I sent at Mr. Trump's direction threatening these schools with civil and criminal actions if Mr. Trump's grades or SAT scores were ever disclosed without his permission. These are Exhibit 6.

The irony wasn't lost on me at the time that Mr. Trump in 2011 had strongly criticized President Obama for not releasing his grades. As you can see in Exhibit 7, Mr. Trump declared "Let him show his records" after calling President Obama "a terrible student."

The sad fact is that I never heard Mr. Trump say anything in private that led me to believe he loved our nation or wanted to make it better. In fact, he did the opposite.

When telling me in 2008 that he was cutting employees' salaries in half – including mine – he showed me what he claimed was a \$10 million IRS tax

refund, and he said that he could not believe how stupid the government was for giving “someone like him” that much money back.

During the campaign, Mr. Trump said he did not consider Vietnam Veteran, and Prisoner of War, Senator John McCain to be “a hero” because he likes people who weren’t captured. At the same time, Mr. Trump tasked me to handle the negative press surrounding his medical deferment from the Vietnam draft.

Mr. Trump claimed it was because of a bone spur, but when I asked for medical records, he gave me none and said there was no surgery. He told me not to answer the specific questions by reporters but rather offer simply the fact that he received a medical deferment.

He finished the conversation with the following comment. “You think I’m stupid, I wasn’t going to Vietnam.”

I find it ironic, President Trump, that you are in Vietnam right now.

And yet, I continued to work for him.

Questions have been raised about whether I know of direct evidence that Mr. Trump or his campaign colluded with Russia. I do not. I want to be clear. But, I have my suspicions.

Sometime in the summer of 2017, I read all over the media that there had been a meeting in Trump Tower in June 2016 involving Don Jr. and others from the campaign with Russians, including a representative of the Russian government, and an email setting up the meeting with the subject line, “Dirt on Hillary Clinton.” Something clicked in my mind. I remember being in the room with Mr. Trump, probably in early June 2016, when something peculiar happened. Don Jr. came into the room and walked behind his father’s desk – which in itself was unusual. People didn’t just walk behind Mr. Trump’s desk to talk to him. I recalled Don Jr. leaning over to his father and speaking in a low voice, which I could clearly hear, and saying: “The meeting is all set.” I remember Mr. Trump saying, “Ok good...let me know.”

What struck me as I looked back and thought about that exchange between Don Jr. and his father was, first, that Mr. Trump had frequently told me and others that his son Don Jr. had the worst judgment of anyone in the world. And also, that Don Jr. would never set up any meeting of any significance alone – and certainly not without checking with his father.

I also knew that nothing went on in Trump world, especially the campaign, without Mr. Trump's knowledge and approval. So, I concluded that Don Jr. was referring to *that* June 2016 Trump Tower meeting about dirt on Hillary with the Russian representative when he walked behind his dad's desk that day -- *and* that Mr. Trump knew that was the meeting Don Jr. was talking about when he said, "That's good...let me know."

Over the past year or so, I have done some real soul searching. I see now that my ambition and the intoxication of Trump power had much to do with the bad decisions I made.

To you, Chairman Cummings, Ranking Member Jordan, the other members of this Committee, and the other members of the House and Senate, I am sorry for my lies and for lying to Congress.

To our nation, I am sorry for actively working to hide from you the truth about Mr. Trump when you needed it most.

For those who question my motives for being here today, I understand. I have lied, but I am not a liar. I have done bad things, but I am not a bad man. I have fixed things, but I am no longer your "fixer," Mr. Trump.

I am going to prison and have shattered the safety and security that I tried so hard to provide for my family. My testimony certainly does not diminish the pain I caused my family and friends – nothing can do that. And I have never asked for, nor would I accept, a pardon from President Trump.

And, by coming today, I have caused my family to be the target of personal, scurrilous attacks by the President and his lawyer – trying to intimidate me from appearing before this panel. Mr. Trump called me a “rat” for choosing to tell the truth – much like a mobster would do when one of his men decides to cooperate with the government.

As Exhibit 8 shows, I have provided the Committee with copies of Tweets that Mr. Trump posted, attacking me and my family – only someone burying his head in the sand would not recognize them for what they are: encouragement to someone to do harm to me and my family.

I never imagined that he would engage in vicious, false attacks on my family – and unleash his TV-lawyer to do the same. I hope this committee and all members of Congress on both sides of the aisle will make it clear: As a nation, we should not tolerate attempts to intimidate witnesses before congress and attacks on family are out of bounds and not acceptable.

I wish to especially thank Speaker Pelosi for her statements in Exhibit 9 to protect this institution and me, and the Chairman of the House Permanent Select Committee on Intelligence Adam Schiff and Chairman Cummings for likewise defending this institution and my family against the attacks by Mr. Trump, and also the many Republicans who have admonished the President as well.

I am not a perfect man. I have done things I am not proud of, and I will live with the consequences of my actions for the rest of my life.

But today, I get to decide the example I set for my children and how I attempt to change how history will remember me. I may not be able to change the past, but I can do right by the American people here today.

Thank you for your attention. I am happy to answer the Committee's questions.

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