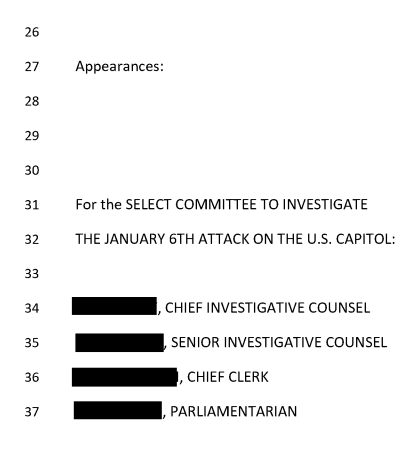
SELECT COMMITTEE TO INVESTIGATE THE
JANUARY 6TH ATTACK ON THE U.S. CAPITOL,
U.S. HOUSE OF REPRESENTATIVES,
WASHINGTON, D.C.
DEPOSITION OF: MARK MEADOWS (NO-SHOW)
Wednesday, December 8, 2021
Wednesday, December 0, 2021
Washington, D.C.
The deposition in the above matter was held in Room 4480, O'Neill House Office

24 Building, commencing at 10:00 a.m.

25 Present: Representatives Schiff and Lofgren.



All right. It's 10 a.m. So we'll go ahead and get started going on
the record.

This is a deposition of Mark Meadows, conducted by the House Select Committee
to Investigate the January 6th Attack on the United States Capitol, pursuant to House
Resolution 503.

My name is **My** name. That's **My**, and I'm the chief investigative counsel to the select committee. With me today are **My**, who is a senior investigative counsel, and Ms. Zoe Lofgren, who is a member of the select committee, is also participating remotely.

Based on an agreement with counsel to Mr. Meadows, this deposition was to
begin at 10 a.m. It is now 10 a.m., and Mr. Meadows has not appeared.

50 Mr. Meadows received a subpoena, dated September 23rd, 2021, requiring him to 51 produce documents to the select committee and appear for a deposition. Staff engaged 52 in several discussions with Mr. Meadows' counsel regarding the scope of his production 53 and the subject matters to be developed at his deposition.

54 Staff provided Mr. Meadows' counsel with specific areas in which it is interested 55 and asked Mr. Meadows to identify those that would trigger a privilege assertion.

56 Rather than engage with the select committee, Mr. Meadows asserted that, as a former

57 White House chief of staff, he cannot be compelled to provide information to Congress.

58 He communicated his blanket assertion of immunity, in addition to claims of executive

59 privilege, in writing to Chairman Thompson.

38

60 On November 12th, 2021, the select committee convened the scheduled 61 deposition of Mr. Meadows after the current White House indicated, in writing, that 62 President Biden would not assert any immunity or privilege that would prevent Mr.

63 Meadows from appearing and answering the committee's questions.

64 Mr. Meadows did not appear for that deposition on November 12th, as indicated 65 in his prior correspondence.

He also failed to produce any documents responsive to the select committee's
subpoena or a privilege log asserting claims of privilege for specific documents.

After Mr. Meadows failed to appear for his deposition or produce documents,
 select committee staff engaged in further discussions with Mr. Meadows' counsel
 regarding the status of his noncooperation.

Mr. Meadows ultimately agreed to produce some documents and to appear for a deposition today, December 8th, 2021, at 10 a.m., an offer which the chairman extended to him as a good-faith effort to enable Mr. Meadows to cure his failure to comply with the September 23rd subpoena and provide information relevant to the select committee's investigation.

Mr. Meadows has now produced documents. Counsel made clear that Mr.
Meadows intended to withhold some responsive information due to a claim of executive
privilege. He agreed to produce documents he believes are not covered by that or any
other privilege and to produce a privilege log identifying responsive documents withheld
due to such privilege assertions.

He also agreed to appear for a deposition, at which he would be asked questions on subject matters relevant to the select committee's inquiry, as identified in our prior correspondence, and either answer the questions or articulate a claimed privilege.

We agreed with Mr. Meadows' counsel that this production and deposition would clarify Mr. Meadows' position on the application of various privileges and create a record for further discussion and consideration of possible enforcement by the select

87 committee.

Consistent with that agreement, Mr. Meadows did produce documents and privilege logs. More specifically, he produced approximately 6,600 pages of records taken from personal email accounts he used to conduct official business, as well as a privilege log describing other emails over which he claims privilege protection. He also produced approximately 2,000 text messages, which Mr. Meadows sent or received using a personal device which he used for official business, in addition to a privilege log, in which he describes privilege claims over other withheld text messages.

Mr. Meadows was scheduled to appear today, December 8th, 2021, for a
deposition. However, he has not appeared and is not present today. We received
correspondence from Mr. Meadows' attorney yesterday indicating that, despite his prior
agreement to appear today, his position has changed and he would not appear.

99 We are disappointed in Mr. Meadows' failure to appear as planned, as it deprives 100 the select committee of an opportunity to develop relevant information in Mr. Meadows' 101 possession and to, more specifically, understand the contours of his executive privilege 102 claim.

Again, the purpose of today's proceeding was to ask Mr. Meadows questions that we believe would be outside of any cognizable claim of executive, attorney client, Fifth Amendment, or other potentially applicable privilege.

Our hope is that he would answer those questions, which would materially advance the select committee's investigation, given Mr. Meadows' service as White House chief of staff. We expected that he would assert privileges in response to various questions, articulating the specific privilege he believes is implicated and how it applies to the question asked. We planned to evaluate Mr. Meadows' privilege assertions after today's proceeding, engage in further discussions with Mr. Meadows' counsel, and consider whether enforcement steps were appropriate and necessary. 113 Mr. Meadows' failure to appear for today's deposition deprives us of the 114 opportunity to engage in that process. Instead, we are left with Mr. Meadows' 115 complete refusal to appear for his deposition or cure his willful noncompliance with the 116 select committee's subpoena.

Had Mr. Meadows appeared for his deposition today, we would have asked him a series of questions about subjects that we believe are well outside of any claim of executive privilege. More specifically, we would have asked Mr. Meadows questions about his use of personal email and cellular phones.

121 Mr. Meadows' document production includes documents taken from two Gmail 122 accounts. We would've asked him how and for what purpose he used those Gmail 123 accounts and when he used one of them as opposed to his official White House email 124 account. We would've similarly asked him about his use of a personal cellular 125 telephone.

We would have sought to develop information about when Mr. Meadows used his personal cell phone for calls and text messages and when he used his official White House cell phone for those purposes.

Mr. Meadows' production of documents shows that he used the Gmail accounts and his personal cellular phone for official business related to his service as White House chief of staff. Given that fact, we would ask Mr. Meadows about his efforts to preserve those documents and provide them to the National Archives, as required by the Presidential Records Act. Finally, we would have asked Mr. Meadows about his use of a signal account, which is reflected in the text messages he produced.

135 In addition, we would have asked Mr. Meadows about particular emails that he 136 produced to the select committee. We do not believe these emails implicate any valid 137 claim of executive or other privilege, given that Mr. Meadows has produced the emails to the select committee.

139	Specifically, we would've asked Mr. Meadows about emails about the Electoral
140	Count Act and the prospect of State legislators sending alternate slates of electors to
141	Congress, including a November 7th, 2020, email with attachments. We would've asked
142	him about emails reflecting the Trump campaign's effort to challenge election results,
143	including a December 23rd email from Mr. Meadows indicating that, quote, "Rudy was
144	put in charge. That was the President's decision," end quote, that reflects a direct
145	communication between Mr. Meadows and the President.
146	We would've asked him about emails from Mr. Meadows to leadership at the
147	Department of Justice on December 29th and 30th, 2020, and January 1st, 2021,
148	encouraging investigations of suspected voter fraud, including claims that had been
149	previously rebutted by State and Federal investigators and rejected by Federal courts.
150	We would have asked Mr. Meadows about emails regarding the deployment of
151	the National Guard on January 6th, including a January 5th email from Mr. Meadows in
152	which he indicates that the Guard would be present at the Capitol to, quote, "protect
153	pro-Trump people," end quote.
154	In addition, we would have asked Mr. Meadows about specific text messages he
155	sent or received that he has produced to the select committee. Given Mr. Meadows'
156	production of these text messages to the select committee, they do not, in our view,
157	implicate any valid claim of executive or other privilege.
158	We would've specifically asked Mr. Meadows about text messages regarding

We would've specifically asked Mr. Meadows about text messages regarding efforts to encourage Republican legislators in certain States to send alternate slates of electors to Congress, including a message sent by Mr. Meadows on December 8th, 2020, in which Mr. Meadows said, quote, "We are," end quote, and another text from Mr. Meadows to someone else in which he said that, quote, "We have a team on it," end

163 quote.

We would have asked Mr. Meadows about text messages sent to and from
Members of Congress, including text messages received from a Member of Congress in
November of 2020 regarding efforts to contact State legislators because, as Mr. Meadows
indicates in his text messages, quote, "POTUS wants to chat with them," end quote,
which reflects a direct communication with the President, as well as texts in December of
2020 regarding the prospect of the President's appointment of Jeffrey Clark as Acting
Attorney General.

We would've asked Mr. Meadows about text messages sent to and from another Member of Congress in November of 2020, in which the member indicates that, quote, the President asked him to call Governor Ducey, end quote, and in which Mr. Meadows asks for contact information for the attorney general of Arizona to discuss allegations of election fraud.

176 We would've asked Mr. Meadows about text messages sent to and received from 177 Members of the House of Representatives and the Senate about objections to the certification of electors in certain States on January 6th. We would have asked him 178 179 about text messages sent to and received from a Senator regarding the Vice President's 180 power to reject electors, including a text in which Mr. Meadows recounts a direct 181 communication with President Trump who, according to Mr. Meadows in his text 182 messages, quote, "thinks the legislators have the power, but the VP has power too," end 183 quote.

We would have asked Mr. Meadows about text messages sent to and received
from a media personality on December 12th, 2021, regarding the negative impact of
President Trump's election challenges on the Senate runoff elections in Georgia,
President Trump's prospects for election in 2024, and Mr. Meadows possible employment

188 by a news channel.

We would've asked Mr. Meadows about text messages sent to and received from an organizer of the January 6th events on the Ellipse about planning the event, including details about who would speak at the event and where certain individuals would be located.

We'd ask Mr. Meadows about text messages regarding President Trump's
January 2nd, 2021, phone call with Georgia Secretary of State Brad Raffensperger,
including texts to and from participants in the call as it took place, as well as text
messages to and received from Members of Congress after the call took place regarding
strategy for dealing with criticism of the call.

198 We would've asked Mr. Meadows about text messages exchanged with various individuals, including Members of Congress, on January 6th, both before, during, and 199 after the attack on the United States Capitol, including text messages encouraging Mr. 200 201 Meadows to facilitate a statement by President Trump discouraging violence at the 202 Capitol on January 6th, including a text exchange with a media personality who had encouraged the Presidential statement asking people to, quote, "peacefully leave the 203 Capitol," end quote, as well as a text sent to one of -- by one of the President's family 204 members indicating that Mr. Meadows is, quote, "pushing hard," end quote, for a 205 206 statement from President Trump to, quote, "condemn this shit," end quote, happening at 207 the Capitol.

Text messages: We would ask Mr. Meadows questions about text messages reflecting Mr. Meadows' skepticism about public statements regarding allegations of election fraud put forth by Sidney Powell and his skepticism about the veracity of claims of tampering with Dominion voting machines.

212 In addition, we would've asked Mr. Meadows questions about specific

213 representations in a book he has authored, "The Chief's Chief," in which he recounts 214 various facts relevant to the select committee's investigation and directly describes 215 communications with the President, including on page 259, quote, "A few sentences later, 216 President Trump ad libbed a line that no one had seen before, saying, 'Now it is up to 217 Congress to confront this egregious assault on our democracy. After this, we're going to 218 walk down -- and I'll be there with you -- we're going to walk down to the Capitol and 219 we're going to cheer on our brave Senators and Congressmen and women. We're 220 probably not going to be cheering so much for some of them because you'll never take 221 back our country with weakness. You have to show strength. You have to be strong.' 222 When he got off stage, President Trump let me know that he had been speaking 223 metaphorically about the walk to the Capitol. He knew as well as anyone that we wouldn't organize a trip like that on such short notice," end quote. 224

We would've asked Mr. Meadows about another passage in his book that appears on page 261. Quote, "In the aftermath of the attack, President Trump was mortified. He knew the media would take this terrible incident and twist it around. He also knew his days on Twitter were probably numbered," end quote.

We would've asked Mr. Meadows about another passage on page 261 in his book. Quote, "'Mark,' Trump would say to me, 'Look, if I lost, I'd have no problem admitting it. I would sit back and retire and probably have a much easier life, but I didn't lose. People need me to get back to work. We're not done yet,'" end quote.

233 We would've asked Mr. Meadows about another passage in his book on page 264 234 that reflects, quote, "On January 20th, with less than 5 hours left in his historic 235 Presidency, at a time when most outgoing Presidents would be quietly making notes for 236 their memoirs and taking stock of their time in the White House, President Trump was 237 being forced to defend his legacy yet again. 'How do we look in Congress,' President 238 Trump asked? 'I've heard that there are some Republicans who might be turning

against us. That would be a very unwise thing for them to do," end quote.

We would've asked him about another passage on page 265 of his book. Quote, "But I assured President Trump, once again, that all would be well with the impeachment trial, and we discussed what my role in the proceedings would be after we left the White House," end quote.

We would've asked him about the passage on page 266 in his book where he recounts, quote, "On the phone on January 20th, President Trump spoke as if he wasn't planning to go anywhere. He mentioned the long list of pardons we hadn't been able to complete largely due to the slowness on the part of various attorneys in the Federal Government. He wondered again about the precise details of the impeachment trial, including how much money the new lawyers would charge and how we could best defend him against the Democrats' attacks," end quote.

These passages reflect direct communications between Mr. Meadows and President Trump directly impacting his claims of executive privilege.

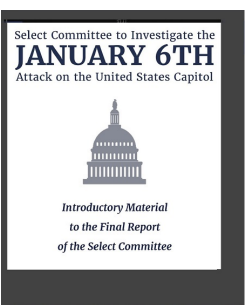
Finally, we would ask Mr. Meadows questions about statements in his book about his interactions with the Department of Justice. Specifically, he addresses such interactions with the Department of Justice on pages 257 and 258 of his book, in which he says, quote, "It didn't surprise me that our many referrals to the Department of Justice were not seriously investigated. I never believed they would, given the track record of that Department in President Trump's first term," end quote.

Again, statements in Mr. Meadows' book directly reflect subject matters that the select committee seeks to develop, and his public statements directly impact his claims of executive privilege.

But, as of the current time, which is now 10:17, Mr. Meadows still has not

263 appeared to cure his earlier noncompliance with the select committee's September 23rd, 264 2021, subpoena. So we will not be able to ask any of those questions about the 265 documents and messages that he apparently agrees are relevant to the select committee 266 and not protected by any protective privilege. 267 I'd also note for the record that Congressman Adam Schiff, a member of the select committee, has joined and, again, that member of the committee, Representative 268 Lofgren, has joined. 269 270 Before we close the record, Mr. Schiff or Ms. Lofgren, do either of you have any 271 comments to make for the record? 272 Mr. Schiff. I do not. Thank you. 273 **.** Ms. Lofgren, anything? Ms. Lofgren. I'm good. 274 . Okay. Thank you. 275 276 Accordingly, the record of this deposition of Mark Meadows, now at 10:18 a.m., is closed. 277 278 [Whereupon, at 10:18 a.m., the deposition was concluded.]

The disastercenter.com downloaded the transcripts from the Houses Select Committee's website shortly before the Republican's took control of the House. The DisasterCenter.com is making a low-cost black and white print edition of <u>The Executive Summary</u>, <u>also called Introductory Materials</u>, available on Amazon in paperback and hardcover editions;



And a two volume edition of the Final Report of the Select Committee to Investigate the January 6th Attack on the United States. <u>Volume One</u> and <u>Volume Two</u>

Volume One FINAL REPORT Select Committee to Investigate the January 6th Attack on the United States Capitol Volume One -- 450 Pages: From Forwards through Chapter Four





<u>Volume Two Select Committee to Investigate the January 6th Attack on the United</u> <u>States Capitol -- Volume Two -- Chapter Five through Appendices: Volume Two --</u> <u>Chapter Five through Appendices 325 Pages Paperback – December 24, 2022</u>

The January 6th Committee Transcripts