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4	SELECT COMMITTEE TO INVESTIGATE THE
5	JANUARY 6TH ATTACK ON THE U.S. CAPITOL,
6	U.S. HOUSE OF REPRESENTATIVES,
7	WASHINGTON, D.C.
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11	DEPOSITION OF: MICHAEL FLYNN
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14	
15	Thursday, March 10, 2022
16	
17	Washington, D.C.
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20	The deposition in the above matter was held via Webex, commencing at 10:08
21	a.m.
22	Present: Representatives Lofgren and Cheney.

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2	Appearances:
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4	
5	For the SELECT COMMITTEE TO INVESTIGATE
6	THE JANUARY 6TH ATTACK ON THE U.S. CAPITOL:
7	
8	, INVESTIGATIVE COUNSEL
9	STAFF DIRECTOR
10	STAFF ASSOCIATE
11	, SENIOR INVESTIGATIVE COUNSEL
12	, INVESTIGATIVE COUNSEL
13	, SENIOR COUNSELOR TO THE VICE CHAIR
14	I, CHIEF CLERK
15	, PROFESSIONAL STAFF MEMBER
16	, PARLIAMENTARIAN
17	I, SENIOR TECHNICAL ADVISOR
18	INVESTIGATIVE COUNSEL
19	PROFESSIONAL STAFF MEMBER
20	CHIEF DATA SCIENTIST

1	
2	For the WITNESS:
3	
4	DAVID A. WARRINGTON, ESQ.
5	MICHAEL COLUMBO, ESQ.
6	GARY LAWKOWSKI, ESQ.
7	ERIN POTTER, LEGAL ASSISTANT
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9	177 Post Street, Suite 700

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1			
2	It's 10:08 a.m. on March 10, 2022. And this is a deposition of		
3	General Michael Flynn, conducted by the House Select Committee to Investigate the		
4	January 6th Attack on the United States Capitol pursuant to House Resolution 503.		
5	At this time, I'd like to ask the witness to please state your full name and spell		
6	your last name for the record.		
7	The Witness. Michael Thomas Flynn, F-l-y-n-n.		
8	Thank you, General Flynn.		
9	And, Counsel, could you please introduce yourself and the others who are joining		
10	this Webex deposition.		
11	Mr. Warrington. Yes. David Warrington, counsel for General Flynn. That's		
12	W-a-r-r-i-n-g-t-o-n. With me by video are my colleagues Michael Columbo,		
13	C-o-l-u-m-b-o; Gary Lawkowski, L-a-w-k-o-w-s-k-i; and our legal assistant, Erin Potter,		
14	P-o-t-t-e-r.		
15	At this time, I'm going to ask that the official reporter swear you in		
16	General Flynn. Can you please stand and raise your right hand?		
17	The <u>Reporter.</u> Do you solemnly declare and affirm, under the penalty of perju		
18	that the testimony you are about to give will be the truth, the whole truth, and nothing		
19	but the truth?		
20	The <u>Witness.</u> I do.		
21	Thank you,		
22	Thank you, General Flynn.		
23	So this will be a staff-led deposition. And if any members decide to join or ask		
24	questions, they may do so and will probably do so by turning on their camera, and I'll		
25	defer to them at that time.		

1	My name is I am a senior investigative counsel for the select
2	committee. Also in the room today from the committee are .
3	She's sitting to my left. She's investigative counsel to the committee. To her left is
4	, committee parliamentarian. To my right is who's a
5	professional staff member for the committee.
6	And as I mentioned before we went on the record, there are a number of folks
7	joining from the committee, and you can see them listed on the right-hand side of the
8	screen in the Webex platform.
9	Also joining us at this time are members of the select committee Zoe Lofgren and
10	Liz Cheney. And if other members join, I will try to announce their presence as soon as I
11	can note it.
12	It's possible that other staff join as well. I do not plan to note their presence, but
13	if there's a reason to, I'll do so for you, General Flynn.
14	Under the House deposition rules, neither committee members nor staff may
15	discuss the substance of your testimony that you provide today unless the committee
16	approves its release.
17	You and your attorneys will have an opportunity to review the transcript, and I will
18	be in touch with Mr. Warrington about that.
19	Before we begin, there are a few ground rules I want to make sure you
20	understand.
21	We do plan to follow the House deposition rules that we provided to your counsel
22	previously. Under those rules, counsel for other persons or government agencies may
23	not attend, and you are permitted to have your attorneys present. And we've noted
24	their presence on the record.
25	I will ask that you confirm that no other persons besides your attorneys are

1	attending or plan to attend this deposition today. Is that correct?
2	Mr. Warrington. Yes, but General Flynn's wife is in the room we're in.
3	Okay. Bear with me for one moment, please, Mr. Warrington.
4	Mr. <u>Warrington.</u> Okay.
5	[Discussion off the record.]
6	Mr. Warrington and General Flynn, unfortunately, under the House
7	deposition rules, these are private proceedings and we cannot have your wife join as part
8	of the proceeding.
9	So I'd ask that you be the only people in the room for the entirety of the
LO	proceeding. Do you understand that? Is that okay?
l1	Mr. Warrington. Yes. Give us about 2 minutes, okay?
L2	Yep. Take your time.
L3	[Recess.]
L4	All right. Are we prepared to proceed?
15	Mr. Warrington. We are prepared to proceed.
16	All right. Very well.
L7	And I just ask that you also confirm, as we discussed before we went on the
18	record, that you or nobody else is recording this proceeding or otherwise transmitting it
19	as we proceed.
20	Mr. <u>Warrington.</u> We are not.
21	Thank you, Mr. Warrington.
22	There is an official court reporter who's transcribing the record of this deposition.
23	So, along those lines, please wait until each question is completed before you begin your
24	response, General Flynn. And I, likewise, will do my very best to wait for you to finish
) 5	your response until I start my next question

1	I'd also note that the court reporter cannot record nonverbal responses, such as
2	shaking your head, so it is important that you answer each question with an audible and
3	verbal response.
4	We do ask that you provide complete answers based on your best recollection.
5	If the question that I ask is not clear, please ask for clarification. If you do not know the
6	answer, that's perfectly fine. Please say so. But you can only refuse to answer a
7	question to preserve a privilege recognized by the select committee.
8	If you refuse to answer a question based on a privilege, staff may either proceed
9	with the deposition or seek a ruling from the chairman on the objection. And if the
LO	chairman overrules such an objection, then you will be required to answer the question.
l1	I also want to remind you that it is unlawful to deliberately provide false
12	information to Congress. Since this deposition is under oath and you've now been
L3	sworn, providing false information could result in criminal penalties for perjury or
L4	providing false statements.
L5	Do you understand all the rules that we've just gone over?
L6	The <u>Witness.</u> I do.
L7	Thank you, General.
L8	And, logistically, just please let us know if you at any point need a break, either a
19	comfort break or to discuss anything with your attorneys.
20	And I'd just note that, in this type of scenario, it's best, if you need to consult with
21	your attorney, to shut off your camera, as you just did, and shut off your microphone.
22	That way, we won't be able to hear anything that you talk about with Mr. Warrington.
23	With that, are you prepared to proceed?
24	Mr. Warrington. let me I do want to interject with an objection on the
25	grounds that, to the extent these rules conflict with constitutional rights of my client, we

1	would note our objections to that on an ongoing basis, and also to the extent that the	
2	committee's activities or manner of conduct of this deposition does not comport with this	
3	House resolution.	
4	Thank you, Mr. Warrington.	
5	And it was cutting out just a little bit. I just want to confirm at this point that the	
6	court reporter was able to understand what Mr. Warrington said.	
7	[Reporter responds off-mike.]	
8	Mr. Warrington. All right. Let me try to increase the microphone. Give me a	
9	second here.	
10	. Thank you. I appreciate that.	
11	Mr. Warrington. I adjusted the volume on the microphone level to the max.	
12	How is that?	
13	We'll proceed. And if the reporter has any issues, I'd just ask that	
14	they speak up. And we may need to have you repeat any answers that we can't	
15	understand.	
16	EXAMINATION	
17	BY Example:	
18	Q We're going to show you some documents, General Flynn. We'll pull them	
19	up. Make sure you can see them on the screen.	
20	So let's go ahead and pull up exhibit No. 1, please.	
21	Are you able to see what we've just pulled up as exhibit No. 1, which should be a	
22	subpoena?	
23	A Yes.	
24	Q All right. Do you understand, General Flynn, that you're appearing	
25	nursuant to the subnoena dated November 8, 2021, with the "To Michael Flynn" that's	

shown as exhibit No. 1 on your screen? 1 2 Α Yes. And is that you, Michael Flynn, the person who's named in the subpoena? 3 Q Α Yes. 4 Q 5 Okay. General Flynn, can you please -- I'm going to go through your background, and I'll 6 7 do so in order to not have it go too long, but I understand that you graduated from the 8 University of Rhode Island in 1981. Is that correct? 9 Α Yes. 10 Q And you were in the Army from approximately 1981 to 2014. Is that right? Α Yes. 11 You did multiple tours at Fort Bragg with the 82nd Airborne Division, the 12 13 Joint Special Operations Command, and others. Is that right? Α Yes. 14 15 You also served with the 25th Infantry Division at the Schofield Barracks in Hawaii. Is that correct? 16 Α Yes. 17 Q You then served as the assistant chief of staff for the, I believe it's the XVIII 18 19 Airborne Corps at Fort Bragg, North Carolina, starting in approximately June 2001? 20 Α Yes. 21 And then you commanded the 111th Military Intelligence Brigade from June 22 2002, roughly, to June 2004, and you were director of intelligence for the Joint Special 23 Operations Command from July 2004 to June 2007. Is that correct? Α Yes. 24 25 Q I understand that in June 2007 through July 2008 you served as the director

of intelligence at the United States Central Command and as the director of intelligence of 1 2 the Joint Staff from July 2008 to June 2009. Is that correct? Α 3 Yes. Q In September 2011, you were promoted, I believe, to lieutenant general and 4 assigned as assistant director of national intelligence at ODNI. Is that correct? 5 Α Yes. 6 7 And then in April 2012 President Obama nominated you to be the 18th Q 8 Director of the Defense Intelligence Agency, and you took command in approximately July 9 2012. Is that also correct? 10 Α Yes, I believe so. 11 Q My understanding is you retired from DIA and the Army in August of 2014, 12 correct? 13 Α I retired in September. Q September, okay. Thank you, General. And, around that time, you 14 15 started or joined the Flynn Intel Group, which is a company that provided intelligence services for businesses and governments. Is that right? 16 Α Yes. 17 Q I believe in or around February of 2016 you became an advisor to the 2016 18 19 Presidential campaign of Donald Trump. Is that right? 20 Α Yes. 21 And then in November of 2016 you became a member of the transition team 22 for then-President-elect Trump. Is that correct? 23 Α Yes. And from January 2017 through February 2017 you served as the National 24 Q

Security Advisor to President Trump. Is that right?

1	Α	Yes.
2	Q	After you left that, I believe you became chairman of America's Future, Inc.,
3	which is a 5	01(c)(3) nonprofit organization. Is that right?
4	Α	Yeah, but that's just recent just recently.
5	Q	Okay. But you ultimately did become chairman of America's Future, Inc.?
6	Α	Yes.
7	Q	Roughly when was that?
8	Α	April roughly April of 2021.
9	Q	And are you also associated with something called The America Project,
10	which I beli	eve Mr. Patrick Byrne has a role in?
11	Α	Yes. Yep.
12	Q	Okay. And did both of those, the America's Future, Inc., and The America
13	Project, hel	p to fund the Arizona Cyber Ninjas audit in Arizona?
14	Α	If it's okay with the committee, I'm going to claim at this point, on the
15	advice of co	ounsel, I'm going to assert my constitutional privilege under the Fifth
16	Amendmen	t and respectfully decline to answer the question.
17	Q	General Flynn, you have not produced any documents in response to the
18	November	8th subpoena that we showed at exhibit No. 1. Why haven't you produced
19	any docume	ents to the select committee?
20	Α	On the advice of counsel, I assert my constitutional privilege under the Fifth
21	Amendmen	t and respectfully decline to answer the question.
22	And	if it's okay with the committee, going forward, when I invoke my privilege
23	under the F	ifth, I can just say "the Fifth," if that's okay.
24	Q	That's perfectly fine, General Flynn. There may be certain questions where

I ask you to clarify and announce the full reason, but, yes, that's perfectly fine moving

1	forward, generally.	
2	Just so I understand, going back to the question I just asked you, is it your	
3	position	
4	Ms. <u>Cheney.</u>	
5	that the act yes, ma'am?	
6	Ms. Cheney. I'm sorry. We need to take a quick break. Can we take a break,	
7	please, and we'll be right back, and then I'll reach out to you.	
8	Certainly.	
9	If we could go off the record very briefly.	
10	[Recess.]	
11	Let's go back on the record. It's 10:38 a.m. on March 10th, and	
12	we're resuming the deposition of General Michael Flynn.	
13	I understand you'd like to make a point on the record, Mr. Warrington?	
14	Mr. Warrington. Yes, Thank you.	
15	Just so the committee is aware, we are in court, having filed the challenge, a	
16	motion to quash the subpoena. We are appearing at this deposition even though the	
17	case is still pending and that issue has not been decided on. We noticed that this	
18	hearing was going to go forward anyway, and that's why we're here.	
19	Thank you for that. So let's go ahead and proceed.	
20	BY Control of the second secon	
21	Q General Flynn, did you use a Gmail account or a ProtonMail account for any	
22	communications related to the 2020 election?	
23	A The Fifth.	
24	Q I'm sorry, could you repeat that?	
25	A On the advice of counsel, I assert my constitutional privilege under the Fifth	

1	Amendment and respectfully decline to answer the question.		
2	Q Okay. And that was relatively hard to hear. I did catch it, though. And,		
3	at this point, I do want to be very clear about the basis for your assertion.		
4	So, General Flynn, are you invoking your Fifth Amendment rights because a		
5	truthful answer may tend to incriminate you in a later criminal proceeding?		
6	Mr. Warrington. Counsel, we are not going to explain the basis for the privilege,		
7	because the basis for the privilege explaining the basis of the privilege would defeat the		
8	purpose of the privilege.		
9	My understanding of the law, Mr. Warrington, is that a valid Fifth		
10	Amendment assertion is based on a truthful answer that may tend to incriminate a		
11	witness in a later criminal proceeding. I don't view that as necessarily admission or		
12	looking behind the privilege, just ensuring that, in fact, General Flynn is asserting it for the		
13	valid reason that providing such an answer would tend to incriminate him in a later		
14	criminal proceeding.		
15	Mr. Warrington. That's actually a misstatement of the law, Counsel. The Fifth		
16	Amendment in many court cases has been demonstrated by the court as held that it's		
17	there to protect the innocent from being ensnared in ambiguous circumstances for many		
18	reasons.		
19	But if you want to rely on the fact that General Flynn has read the Fifth		
20	Amendment and understands the text of the Fifth Amendment and is invoking his		
21	privilege consistent with that, with the Fifth Amendment, I think that he can answer that		
22	question.		
23	I'll just read for you the precise language of the Fifth Amendment.		
24	It's: "Nor shall any person be compelled in any criminal case to be a witness against		
25	himself."		

1	Is th	at the basis for which General Flynn is invoking his Fifth Amendment rights?
2	The	<u>Witness.</u> Yeah. Yes.
3		BY
4	Q	Okay. And I may ask you at various points, General Flynn, to acknowledge
5	that. But	understand that there are certain questions here to which you are going to
6	invoke the f	-ifth Amendment.
7	Gen	eral Flynn, did you use any other email accounts for any communications
8	related to t	ne 2020 election other than Gmail accounts or ProtonMail accounts?
9	А	The Fifth.
10	Q	Did you send or receive any text messages related to the 2020 election using
11	your personal cell phone device?	
12	Α	The Fifth.
13	Q	Did you send or receive any messages related to the 2020 election using any
14	encrypted r	nessaging applications, such as Signal, WhatsApp, Wickr, or Telegram?
15	А	The Fifth.
16	Q	Did you maintain any active social media accounts between November 3,
17	2020, and Ja	anuary 20, 2021, including on Twitter, Facebook, Parler, Instagram, or
18	LinkedIn?	
19	А	The Fifth.
20	Q	Did you send or receive any messages related to the 2020 election through
21	social media	a, such as Twitter, Facebook, Parler, Instagram, or LinkedIn?
22	Α	The Fifth.
23	Q	Do you have any documents related to the 2020 election on a personal
24	computer?	
25	А	The Fifth.

1	Q	Do you have any hard-copy documents related to the 2020 election in your
2	custody, po	ssession, or control?
3	А	The Fifth.
4	Q	Do you have any documents related to the 2020 election on any computer
5	server othe	r than the places we've already asked you about?
6	Α	The Fifth.
7	Q	And just so I understand, I'll ask this again: Is it your position that the act of
8	producing c	documents to the committee in response to the subpoena, as opposed to the
9	content of t	the documents themselves, could tend to incriminate you?
LO	Mr.	Warrington. Counsel, I will also note for the record that we have responded
l1	to the comr	mittee's request for documents
12		I'm sorry, Mr. Warrington, you're cutting out. I can't hear you.
L3	Mr.	Warrington. Okay. I'll try to get closer.
L4	l wil	l also note for the record that we have responded to the committee's request
L5	for docume	nts with correspondence with our objections to those. I'll offer to work with
L6	the commit	tee to narrow the scope of the subpoena. And that we have also filed a
L7	motion to q	uash that subpoena, which is still pending in the Middle District of Florida.
L8		BY
L9	Q	And, to be clear, General Flynn, are you also asserting your Fifth Amendment
20	rights to no	t produce documents to the committee pursuant to the subpoena?
21	Α	Yes.
22	Q	And is that because the act of producing documents would be incriminating
23	in and of its	self?
24	Mr.	Warrington. Counsel, I think, again, that goes back to a misstatement of the

case law around the Fifth Amendment, and I don't think you want to ask him for a legal

1	conclusion.	And what he's doing is on the advice of counsel.
2		ВУ
3	Q	So let me ask it this way: General Flynn, are you invoking your Fifth
4	Amendmen	t because producing Amendment rights because producing documents
5	would impli	cate your Fifth Amendment privileges, as opposed to the contents of those
6	documents	themselves?
7	А	Yes.
8	Q	Did you have a role with the Trump reelection campaign prior to November
9	3, 2020?	
10	А	The Fifth.
11	Q	Before election day, did you ever discuss with any elected officials, whether
12	at a State, lo	ocal, or Federal level, regarding anticipated or actual election fraud or foreign
13	interference	e in the 2020 election?
14	А	The Fifth.
15	Q	General Flynn, did you have a role, whether formal or informal, with the
16	Trump reele	ection campaign after November 3, 2020?
17	А	The Fifth.
18	Q	Between November 3, 2020, and January 20, 2021, did you ever go to the
19	Trump cam	paign headquarters?
20	А	The Fifth.
21	Q	Between November 3, 2020, and January 20, 2021, did you ever participate
22	in any discu	ssions involving Rudy Giuliani, Sidney Powell, or Jenna Ellis relating to
23	potential el	ection fraud or other irregularities in the 2020 election?
24	А	The Fifth.
25	Q	Between November 3, 2020, and January 20, 2021, did you have any

1	conversation	ons with any White House personnel, including President Trump, relating to
2	potential e	lection fraud or other irregularities in the 2020 election?
3	А	The Fifth.
4	Q	Between November 3, 2020, and January 20, 2021, did you investigate any
5	allegations	relating to election fraud or other irregularities in the 2020 election?
6	А	The Fifth.
7	Q	Between November 3, 2020, and January 20, 2021, did you ever see any
8	evidence o	f election fraud or other irregularities relating to the 2020 election?
9	А	The Fifth.
10	Q	Between November 3, 2020, and January 20, 2021, did you have any
11	conversation	ons with any local, State, or Federal elected officials regarding election fraud or
12	other irregularities in the 2020 Presidential election?	
13	А	The Fifth.
14	Q	Between November 3, 2020, and January 20, 2021, did you have any
15	conversation	ons with any officials at the Department of Defense regarding election fraud or
16	other irregularities in the 2020 election?	
17	А	The Fifth.
18	Q	Between November 3, 2020, and January 20, 2021, did you have any
19	conversation	ons with any officials at the Department of Homeland Security regarding
20	election fraud or other irregularities in the 2020 Presidential election?	
21	А	The Fifth.
22	Q	Between November 3, 2020, and January 20, 2021, did you have any
23	conversation	ons with any current or former officials at the Department of Justice regarding
24	election fra	ud or other irregularities in the 2020 Presidential election?
25	А	The Fifth.

1	Q	Between November 3, 2020, and January 20, 2021, did you have any
2	conversatio	ons with any current or former officials at the Office of the Director of National
3	Intelligence	regarding election fraud or other irregularities in the 2020 Presidential
4	election?	
5	Α	The Fifth.
6	Q	At this point, I'd ask to pull up exhibit No. 2, please.
7	Can	you see what we've pulled up there as exhibit No. 2? It's a tweet from the
8	account Ge	neral Flynn, @GenFlynn. Can you see that?
9	А	Yes.
10	Q	So this is a tweet from November 5, 2020, from an account handle
11	@GenFlynn	that says, quote, "Calling ALL Republican leaders, MUSTER your courage!
12	Time is NOW to speak up & join w/ Patriots across America and back @realDonaldTrump	
13	our @POTU	JS, #DefendElectionIntegrity of the most important election in U.S. history.
14	#StopTheFraud," end quote.	
15	Are	you the @GenFlynn who sent this tweet on November 5th?
16	Α	Fifth.
17	Q	Is this a Twitter account that you used between November 3, 2020, and
18	January 6, 2	2021?
19	А	The Fifth.
20	Q	General Flynn, why did you use the hashtag "StopTheFraud" in this tweet?
21	А	The Fifth.
22	Q	What fraud were you aware of when you sent this tweet on November 5th?
23	Α	The Fifth.
24	Q	What did you mean, General Flynn, when you wrote that Republican leaders
25	need to mu	ster their courage? Muster their courage to do what, General Flynn?

1	Α	The Fifth.
2	Q	In this tweet, you tagged President Trump's personal and official White
3	House Twit	ter accounts. Did you ever discuss this tweet with President Trump or
4	anybody els	se in the White House?
5	Α	The Fifth.
6	Q	Between November 3, 2020, and January 20, 2021, did President Trump or
7	anyone else	e in the White House ever ask you to post a message on any of your social
8	media acco	unts?
9	Α	The Fifth.
10	Q	Between November 3, 2020, and January 20, 2021, did you ever discuss with
11	President T	rump, anyone else in the White House, or any members of the Trump
12	campaign n	nessaging strategies about the 2020 Presidential election?
13	А	The Fifth.
14	Q	At this point, I'd ask you to pull up exhibit No. 3, please.
15	Gen	eral Flynn, can you see what we've pulled up as exhibit No. 3?
16	А	Yes.
17	Q	All right. This is also on November 5th, and you posted a tweet concerning
18	mail-in ball	ots and used the hashtag "StopTheSteal." Why did you use the hashtag
19	"StopTheSt	eal" on November 5th?
20	Α	The Fifth.
21	Q	What message were you trying to convey when you tweeted that?
22	А	The Fifth.
23	Q	As of November 5, 2020, did you think that the election was being stolen
24	from Donal	d Trump, General Flynn?
25	А	The Fifth.

1	Q	In this tweet, you include the Twitter handles for Sidney Powell, Rudy
2	Giuliani, and	d Pam Bondi, among others.
3	Who	o is Sidney Powell?
4	Α	The Fifth.
5	Q	We understand that you worked with Ms. Powell in connection with her
6	work relate	d to the 2020 election. Is that true?
7	А	The Fifth.
8	Q	When did you begin working with Ms. Powell in connection with her work
9	relating to t	the 2020 election?
10	Α	The Fifth.
11	Q	What did you help Ms. Powell with in connection with her work relating to
12	the 2020 election?	
13	Α	The Fifth.
14	Q	Were you ever paid by Ms. Powell or any entities or people associated with
15	her in conn	ection with your work related to the 2020 election?
16	Α	The Fifth.
17	Q	How much were you paid for that work, General Flynn?
18	Α	The Fifth.
19	Q	Do you have any written agreements with Ms. Powell or any entities or
20	people associated with Ms. Powell related to the 2020 election?	
21	Α	The Fifth.
22	Q	Are you still working with Ms. Powell or any entities associated with her in
23	connection	with any work related to the 2020 Presidential election?
24	А	The Fifth.
25	Q	Who is Rudy Giuliani?

1	Α	The Fifth.
2	Q	Did you ever work with Mr. Giuliani in connection with his work related to
3	the 2020 el	ection?
4	А	The Fifth.
5	Q	Did you have a written agreement to do any work with Mr. Giuliani in
6	relation to	the 2020 Presidential election?
7	Α	The Fifth.
8	Q	Why did you direct this message that's shown here using the hashtag
9	"StopTheSt	eal" to Ms. Powell, Mr. Giuliani, and Ms. Bondi?
10	А	The Fifth.
11	Q	You also directed this at the then-DOJ-spokesperson Kerri Kupec, whose
12	Twitter handle at the time was @KerriKupecDOJ. Why did you include Ms. Kupec in this	
13	tweet?	
14	А	The Fifth.
15	Q	Did you ever have any discussions with Mr. Barr, Attorney General former
16	Attorney General, excuse me or try to contact him in connection with the 2020	
17	Presidential election?	
18	А	The Fifth.
19	Q	Okay.
20	If w	e could pull up exhibit No. 4, please.
21	Gen	eral Flynn, can you see what's just been brought up as exhibit No. 4?
22	Α	I can.
23	Q	This is a tweet from you on November 9, 2020, where you quote a tweet
24	from Ms. Po	owell where she claims that, quote, "There are EXTRAORDINARY voting
25	irregularitie	es. At a minimum, #Pennsylvania, #Michigan, #GEORGIA, #Wisconsin must be

called for #Trump." 1 2 I'll represent to you that later on in Ms. Powell's tweet she says that, quote, "There's widespread fraud. The votes cannot be certified. Trump won in a landslide," 3 4 end quote. 5 At least as of November 9, 2020, had you seen evidence that there were extraordinary voting irregularities in the 2020 election? 6 Α The Fifth. 7 8 Q Did you agree with Ms. Powell that at least as of November 9, 2020, there 9 were, quote, "extraordinary voting irregularities" in the 2020 Presidential election? Α 10 The Fifth. What extraordinary voting irregularities did you have evidence of as of 11 Q November 9, 2020, when you sent this tweet? 12 The Fifth. 13 Α Q Had you seen evidence, General Flynn, that suggested to you that 14 15 Pennsylvania, Michigan, Georgia, and Wisconsin must be called for President Trump when you sent this tweet? 16 The Fifth. Α 17 Q What evidence had you seen in those cases -- or States? Excuse me. 18 19 Α The Fifth. 20 Q Had you seen evidence that President Trump won the 2020 Presidential 21 election in a landslide when you sent this tweet? The Fifth. Α 22 23 Q Why did you direct your November 9th tweet at Ms. Sidney Powell? The Fifth. 24 Α 25 Q Did you ever discuss this tweet with Ms. Powell, either before you sent it or

1	after?	
2	А	The Fifth.
3	Q	Did Ms. Powell ever share with you any of the information that she was
4	relying on v	when she tweeted about alleged extraordinary voting irregularities in the 2020
5	election?	
6	А	The Fifth.
7	Q	General Flynn, why did you include Mr. Giuliani, Mr. Lin Wood, Senator Cruz,
8	Mr. Kerik, a	and Mr. Binnall in the tweet that you sent and that's shown here?
9	Α	The Fifth.
10	Q	In this tweet, you used the hashtag "FightBack." What did you mean by
11	"fight back'	'? Fight back how, General Flynn?
12	Α	The Fifth.
13	Q	Mr. Lin Wood has said that shortly after election day you went with
14	Ms. Powell	to his South Carolina estate, although she may have stayed at one of his
15	friend's hou	uses. Is that true, General Flynn?
16	Α	The Fifth.
17	Q	When did you go to his estate in November?
18	Α	The Fifth.
19	Q	Mr. Wood has said that Ms. Powell asked him if she could use his property,
20	quote, "to d	do work on the election cases." Is that true?
21	Α	The Fifth.
22	Q	It's been reported that you and others were creating something akin to a
23	clearinghou	use for election fraud cases at Mr. Wood's estate. Is that true?
24	Α	The Fifth.
25	Q	Who else was at Mr. Wood's estate when you were there besides

1 Ms. Powell? 2 Α The Fifth. Q Did you do any work with Mr. Wood in connection with the 2020 3 Presidential election? 4 The Fifth. Α 5 What was the nature of your relationship with Mr. Wood in connection with 6 7 the 2020 election? 8 Α The Fifth. 9 Q Did you have any sort of written agreement with Mr. Wood relating to your work for the 2020 Presidential election? 10 The Fifth. Α 11 Q How long did you stay at Mr. Wood's estate in November? 12 The Fifth. 13 Α 14 Q Were you with Mr. Wood or Ms. Powell in South Carolina when you tweeted on November 9th about Dominion voting machines? 15 Α The Fifth. 16 When did you first meet Mr. Lin Wood? Q 17 Α The Fifth. 18 19 Q Were you at Mr. Wood's estate at any other time between November 3, 20 2020, and January 6, 2021? Α The Fifth. 21 22 Q It's been reported, General Flynn, that you were at Mr. Wood's estate in South Carolina around Thanksgiving. Is that correct? 23 Α The Fifth. 24 25 Q And I ask because I'm wondering whether that's the same trip that we had

1	just been ta	alking about or a different trip to Mr. Wood's estate. Is that a different trip?
2	А	The Fifth.
3	Q	Why were you at Mr. Wood's estate around Thanksgiving?
4	Α	The Fifth.
5	Q	Did you work on anything related to the 2020 election when you were at his
6	estate arou	nd Thanksgiving?
7	Α	The Fifth.
8	Q	Who else was at Mr. Wood's estate when you were there around
9	Thanksgivir	ng?
10	Α	The Fifth.
11	Q	Mr. Wood has said that Ms. Powell and others set up in his living room and
12	one of his son's rooms and had computers and whiteboards. He described it as an	
13	"election ce	entral." Does that sound like an accurate characterization of what you saw
14	when you v	vere there?
15	А	The Fifth.
16	Q	Do you have any photos of the whiteboards or anywhere else where folks
17	were doing election work at Mr. Wood's estate?	
18	Α	The Fifth.
19	Q	Mr. Wood has claimed that Ms. Powell asked him to assist with her election
20	investigatio	ns, including by making phone calls to individuals she was trying to talk into
21	being plain	tiffs potentially in Georgia. Do you know whether that is true?
22	Α	The Fifth.
23	Q	General Flynn, did you ever talk anyone into becoming a plaintiff in a lawsui
24	relating to	the 2020 election?
25	А	The Fifth.

1	Q	Did you ever offer any type of assistance, including security protection or
2	funding, to	any plaintiffs in a lawsuit relating to the 2020 election?
3	А	The Fifth.
4	Q	Mr. Wood has claimed that Ms. Powell also talked to him about information
5	she had rela	ated to Venezuela. Do you know whether that is true?
6	А	The Fifth.
7	Q	What information did Ms. Powell have related to Venezuela and the
8	November	2020 Presidential election?
9	А	The Fifth.
10	Q	General Flynn, did you ever talk to Ms. Powell regarding whether Dominion
11	was created	d in Venezuela to rig elections for that nation's former President, Hugo Chavez,
12	who died ir	n 2013?
13	А	The Fifth.
14	Q	Did you, General Flynn, ever see evidence that Dominion was created in
15	Venezuela 1	to rig elections for Mr. Chavez?
16	Α	The Fifth.
17	Q	Did you ever talk to Ms. Powell regarding whether Smartmatic was a
18	Venezuela (	company under the control of corrupt dictators from socialist countries?
19	Α	The Fifth.
20	Q	Did you ever see any evidence that Smartmatic was a Venezuela company
21	under the c	control of dictators from socialist countries?
22	Α	The Fifth.
23	Q	It's been reported that Seth Keshel was at Mr. Wood's estate, as well,
24	around Tha	nksgiving. Do you know why Mr. Keshel was there?
25	А	The Fifth.

1	Q	Do you know who invited Mr. Keshel to Mr. Wood's estate around
2	Thanksgivin	g?
3	А	The Fifth.
4	Q	I believe Mr. Keshel has claimed that he reached out to you through LinkedIn
5	after the ele	ection regarding his concerns about the 2020 Presidential election. Is that
6	accurate?	
7	А	The Fifth.
8	Q	What were Mr. Keshel's concerns that he raised with you, General Flynn?
9	Α	The Fifth.
LO	Q	Mr. Keshel has claimed that, after he reached out to you on LinkedIn, you
l1	and he star	ted collaborating on work related to the 2020 election results. Is that true?
12	Α	The Fifth.
L3	Q	What work did you collaborate on with Mr. Keshel relating to the 2020
L4	election?	
L5	Α	The Fifth.
L6	Q	When did you begin working with Mr. Keshel?
L7	Α	The Fifth.
L8	Q	General Flynn, it's been reported that Mr. Patrick Byrne was also at
L9	Mr. Wood's	s estate around this time in November and that he arrived with you. Is that
20	true?	
21	Α	The Fifth.
22	Q	Why was Mr. Byrne there?
23	А	The Fifth.
24	Q	Why did you go with Mr. Byrne to Mr. Wood's estate?
) 5	۸	The Fifth

1	Q	Did you fly on Mr. Byrne's private plane to get to Mr. Wood's estate?
2	А	The Fifth.
3	Q	Did anyone else travel with you or Mr. Byrne to Mr. Wood's estate?
4	А	The Fifth.
5	Q	Who invited Mr. Byrne to Mr. Wood's estate at that time?
6	А	The Fifth.
7	Q	Did you work with Mr. Byrne in connection with the 2020 Presidential
8	election?	
9	А	The Fifth.
10	Q	What's your understanding of Mr. Byrne's involvement in work related to
11	the 2020 Pr	residential election?
12	Α	The Fifth.
13	Q	Do you know whether Mr. Byrne helped fund any of Ms. Powell's lawsuits
14	concerning	the 2020 Presidential election?
15	Α	The Fifth.
16	Q	Do you know who Ms. Powell's lawsuits concerning the 2020 election or,
17	excuse me,	how let me rephrase that, General Flynn.
18	Doy	ou know how Ms. Powell's lawsuits concerning the 2020 election were
19	funded?	
20	Α	The Fifth.
21	Q	Did you fund any of Ms. Powell's lawsuits concerning the 2020 election,
22	either perso	onally or through any entity?
23	А	The Fifth.
24	Q	Mr. Jim Penrose, who has portrayed himself as someone who worked at the
25	National Se	curity Agency, was also reportedly at Mr. Wood's estate around this time in

1	November.	Is that true?	
2	А	The Fifth.	
3	Q	Did you see Mr. Penrose there?	
4	А	The Fifth.	
5	Q	Who invited Mr. Penrose?	
6	А	The Fifth.	
7	Q	What's your understanding of why Mr. Penrose was there?	
8	А	The Fifth.	
9	Q	And what's your understanding of Mr. Penrose's involvement in work related	
10	to the 2020 Presidential election?		
11	Α	The Fifth.	
12	Q	Mr. Doug Logan, who is the CEO of the company Cyber Ninjas, was also	
13	reportedly at Mr. Wood's estate in November 2020. Is that true?		
14	Α	The Fifth.	
15	Q	Did you see Mr. Logan there in November 2020?	
16	Α	The Fifth.	
17	Q	Who invited Mr. Logan to Mr. Wood's estate in November 2020?	
18	А	The Fifth.	
19	Q	Did you ever work with Mr. Logan in connection with the 2020 Presidential	
20	election?		
21	А	The Fifth.	
22	Q	And what's your understanding of Mr. Logan's involvement in work related	
23	to the 2020 election?		
24	А	The Fifth.	
25	Q	If we could pull up exhibit No. 5, please.	

1 General Flynn, can you see what we've pulled up as exhibit No. 5? 2 Α I can. Q This is a tweet from you on November 11, 2020. You quote-tweet a tweet 3 4 from a user called AOECOIN, who writes: 5 "#Breaking #BreakingNews "#Dominion instruction manual shows how to: 6 7 "-Hack it's software 8 "-Feed it 'test stacks' with only Biden marked "-Can those be counted as legitimate results? YES. 9 "-Were they? YES. 10 "-Can Purge ENTIRE BATCHES of #Trump votes. 11 "AND THEY DID ALL OF IT" 12 Who is AOECOIN, General Flynn? 13 The Fifth. Α 14 Did you know that, at least at the time, AOECOIN purported to be a power 15 distribution company based in Cambodia? 16 Α The Fifth. 17 Q Did you, General Flynn, ever see any evidence that the Dominion instruction 18 manual shows how to hack its software? 19 20 Α The Fifth. 21 Q Did you, General Flynn, ever see any evidence that the Dominion instruction 22 manual shows how to feed Dominion machines test stacks with only Biden-marked ballots? 23 The Fifth. 24 Α 25 Q Did you ever see any evidence that the Dominion voting machines counted

1	only Biden-marked ballots as showing as legitimate?			
2	А	The Fifth.		
3	Q	Did you ever see any evidence that the Dominion instruction manual shows		
4	how entire	how entire batches of Trump votes can be purged?		
5	А	The Fifth.		
6	Q	Did you ever see any evidence that the Dominion voting machines purged		
7	entire batches of Trump votes?			
8	А	The Fifth.		
9	Q	Did you ever see any evidence that Dominion voting machines were		
10	manipulated in any way to affect the outcome of the 2020 election such that President			
11	Trump should have won?			
12	А	The Fifth.		
13	Q	So, going back to this tweet at exhibit No. 5, you write, quote, "There has		
14	been a toll of blood & treasure that cost America to maintain our constitutional republic			
15	for almost 2	250 years. On this Veterans Day, we cannot allow this sacrifice to go in vain,		
16	unquote.			
17	In this tweet, you're invoking conflicts as far back as 1776 in the context of			
18	commentary related to the 2020 Presidential election. Is that right?			
19	А	The Fifth.		
20	Q	What message, General Flynn, were you trying to communicate by invoking		
21	these conflicts and the related, quote, "toll of blood & treasure," unquote?			
22	А	The Fifth.		
23	Q	What did you mean when you wrote that, quote, "we cannot allow this		
24	sacrifice to go in vain," unquote?			
25	Α	The Fifth.		

1	Q General Flynn, what action were you recommending that people take in		
2	relation to the 2020 Presidential election with this tweet at exhibit 5?		
3	A The Fifth.		
4	Q And are you invoking the Fifth Amendment to that question because a		
5	truthful answer would be compelling you to be a witness against yourself in a future		
6	criminal case, General Flynn?		
7	Mr. Warrington. Counsel, I would also note that none of the invocation of or the		
8	assertion of Fifth Amendment here does anything to constitute a waiver of any other		
9	applicable constitutional privileges that we assert in our pleadings, which in this case		
10	would also include the First Amendment.		
11	BY :		
12	Q So I'll ask you again and I'm just going to read for you the language of the		
13	Fifth Amendment: "Nor shall any person be compelled in any criminal case to be a		
14	witness against himself."		
15	Is your answer to that question that I just asked you, about actions that you were		
16	recommending that people take in exhibit No. 5, is that the basis for claiming the Fifth?		
17	A You'll have to repeat the question, because I missed part of it at the end.		
18	Q Of course. So the question to you, General Flynn, was: What actions		
19	were you recommending that people take with this tweet that you sent as shown in		
20	exhibit No. 5?		
21	A The Fifth. And I was exerting my First Amendment privilege.		
22	Q And are you asserting the Fifth because providing a truthful answer would		
23	be compelling you to be a witness against yourself in any future criminal case, as that		
24	language shows up in the Fifth Amendment?		
25	Mr. Warrington. Counsel, I understand what you're trying to do here, but the		

1	text of the C	onstitution does not exist in a vacuum. The Fifth Amendment has a much	
2	broader application, has been well-developed with over 200-plus years of case law.		
3	He is	not a lawyer. He is not a constitutional law professor. So he's asserted	
4	his Fifth Ame	endment privilege. I think that's as far as we need to go.	
5		And I'm just asking if he's doing so based on language in the Fifth	
6	Amendment of the United States Constitution.		
7		BY	
8	Q	Is that right, General Flynn? Is that the reason you are invoking your Fifth	
9	Amendment?		
10	А	Yes, on the advice of counsel.	
11	Q	So yes, General Flynn?	
12	А	On the advice of counsel.	
13	Q	On the advice of counsel what, General Flynn?	
14	А	I assert my constitutional privilege under the Fifth Amendment and	
15	respectfully decline to answer the question.		
16	Q	All right.	
17	If we	can pull up exhibit No. 7, please.	
18	Can y	ou see exhibit 7 on your screen, General Flynn?	
19	А	Yes.	
20	Q	This is a tweet from you on November 12, 2020. You write to follow	
21	@Raiklin, wł	@Raiklin, who is "working to make sense out of this disastrous fraud of an election."	
22	@Rai	iklin refers to Ivan Raiklin. Is that right, General Flynn?	
23	А	The Fifth.	
24	Q	How do you know Mr. Raiklin?	
25	А	The Fifth.	

1	Q	There have been various photos published of you and Mr. Raiklin. Is that
2	correct?	
3	А	The Fifth.
4	Q	Do you know how Mr. Raiklin was, using your words, quote, "working to
5	make sense out of this disastrous fraud of an election," end quote?	
6	А	The Fifth.
7	Q	Did you work with Mr. Raiklin at all in connection with the 2020 election?
8	А	The Fifth.
9	Q	Did you have any involvement in a memorandum prepared by Mr. Raiklin
10	which claimed that Vice President Pence was, quote, "prohibited from receiving electors	
11	votes from six fraudulently certified States," end quote?	
12	А	The Fifth.
13	Q	Did you, General Flynn, ever advise the President of the United States that
14	the Vice President was, quote, prohibited from receiving electoral votes from any States	
15	А	The Fifth.
16	Q	If we could pull up exhibit No. 8, please.
17	This	is a tweet from you on November 15, 2020, where you write, quote, "Thank
18	you @tracybeanz for all you do & @RobertPLewis for your team of professionals. 1st	
19	Praetorian helps us; they now need our help. Consider donating to support these	
20	American Patriots," end quote.	
21	Wh	o is Robert P. Lewis, General Flynn?
22	А	The Fifth.
23	Q	How do you know Robert P. Lewis?
24	А	The Fifth.
25	Q	What is 1st American excuse me, 1st Amendment Praetorian, or 1AP?

1 I'm sorry, let me rephrase that. Who is 1st American Praetorian? 2 Α The Fifth. Q When did you first learn about this organization? 3 The Fifth. 4 Α Are you a member of 1AP, General Flynn? Q 5 The Fifth. Α 6 7 What is the nature of your relationship with Mr. Lewis and 1AP? Q 8 Α The Fifth. 9 Q Between November 3, 2020, and January 6, 2021, did members of 1AP ever provide you with security? 10 Α The Fifth. 11 How many times between November 3, 2020, and January 6, 2021, did 12 members of 1AP provide you with security? 13 The --14 Α I'm sorry. You broke up there, General Flynn. 15 Α The Fifth. 16 In this tweet, you write to, quote, "consider donating to support these Q 17 American Patriots," end quote. 18 19 How much money have you helped raise for 1AP? 20 Α The Fifth. Why did you ask others to consider donating to support 1AP? 21 Q Α The Fifth. 22 And why was it important for you to support this organization? 23 Q Α The Fifth. 24 On November 25, 2020, you received a pardon from President Trump. Is 25 Q

that correct, General Flynn? 1 2 Α Say the question again. Sure. On November 25, 2020, you received a pardon from President 3 Q 4 Trump. Is that correct? 5 Α That's correct. Why were you granted a pardon by President Trump? 6 Q Α You'd have to ask him. 7 Q You don't know why you were granted a pardon from him? 8 9 Mr. Warrington. Counsel, can you clarify the question? Are you asking why 10 President Trump gave General Flynn a pardon or why --11 Yes. BY 12 General Flynn, do you know the reason that President Trump pardoned you? 13 Q Α Because I think he saw my whole case as a travesty of justice. 14 Did you ever talk to the President about your pardon? 15 Q Α Clarify that. 16 Did you ever talk to President Trump about him deciding to pardon you, Q 17 either before or after the pardon? 18 19 Mr. Warrington. [Inaudible.] 20 I'm sorry? The Witness. Yeah. I mean, I thanked him afterwards. 21 BY 22 23 Q Could you repeat that? I'm sorry, General Flynn. It was breaking up. I thanked him afterwards. 24 Α 25 Q Okay. And when you thanked him, did he tell you why he had pardoned

1	you?
2	A Like I said, it was a travesty of justice.
3	Q That's what he said to you?
4	A I don't recall exactly what he said.
5	Q Did he say anything about your work or anticipated work related to the 2020
6	election as having anything to do with his decision to pardon you?
7	A The Fifth.
8	I'm going to stop there a moment to see if anybody, any members
9	or anybody else who's joining, has any questions for General Flynn at this time.
10	Ms. <u>Cheney.</u> Thank you, I have a couple of questions.
11	General Flynn, are you aware that Article II and the 12th Amendment to the
12	Constitution govern how our Nation selects its President?
13	The <u>Witness.</u> The Fifth.
14	Ms. Cheney. And are you aware, General Flynn, that Congress doesn't select the
15	President, the States do, and every State in our Nation now selects the President through
16	a popular vote?
17	The <u>Witness.</u> The Fifth.
18	Ms. <u>Cheney.</u> And are you aware, General Flynn, that every State in our Nation
19	identifies the manner in which disputes regarding the election are addressed under State
20	law?
21	The <u>Witness.</u> The Fifth.
22	Ms. <u>Cheney.</u> And, in each State, those laws set forth a process for challenging an
23	election when concerns arise. And that process includes potential recounts or audits; it
24	includes an opportunity to litigate disputed issues in court.
25	Are you aware that that's our process under the Constitution, General Flynn?

1	The <u>Witness.</u> The Fifth.
2	Ms. Cheney. And are you aware, General Flynn, that when courts have resolved
3	any election challenges and when the election result has been certified by the Governor
4	of a State, the election's over?
5	The <u>Witness.</u> The Fifth.
6	Ms. <u>Cheney.</u> Are you aware, General Flynn, that we are a Nation of laws?
7	The <u>Witness.</u> The Fifth.
8	Ms. Cheney. And, General Flynn, are you aware that that process that I just
9	described, where States select the President and States set forth the manner in which an
10	disputes regarding the election are resolved and that, when those disputes have been
11	litigated and resolved and the election is over, that process is the rule of law?  Are you
12	aware of that, General Flynn?
13	The <u>Witness.</u> The Fifth.
14	Ms. <u>Cheney.</u> General Flynn, are you aware that, in the 2020 election, the Trump
15	campaign and associated entities filed over 60 lawsuits in State and Federal court?
16	The <u>Witness.</u> The Fifth.
17	Ms. Cheney. And are you aware, General Flynn, that in at least 60 of 61 of those
18	lawsuits the judges ruled against the Trump campaign?
19	The <u>Witness.</u> The Fifth.
20	Ms. <u>Cheney.</u> And, General Flynn, some have said that the States that the
21	courts did not hear evidence. But are you aware, General Flynn, that in Nevada, for
22	example, the judge said, "The Contestants failed to meet their burden to provide credible
23	and relevant evidence to substantiate any of the grounds set forth" in which they're
24	attempting to contest the November 3, 2020, general election?

The Witness. The Fifth.

1	Ms. Cheney. So, General Flynn, are you aware that in multiple of these cases		
2	judges, including judges appointed by President Trump himself, rejected the Trump		
3	campaign's claims that there had been fraud in the election?		
4	The <u>Witness.</u> The Fifth.		
5	Ms. <u>Cheney.</u> General Flynn and I ask this with great respect, because I'm very		
6	aware of the tremendous service that you provided to this Nation, of the service that you		
7	provided in Iraq, in Afghanistan, around the world, helping identify and hunt down some		
8	of the most dangerous terrorists who've ever threatened the United States.		
9	So I wonder, General Flynn, how it could be that you went from that kind of		
10	service to the Nation to rejecting the rulings of the courts and to urging people to fight		
11	the rule of law, urging people to take action that was completely unjustified under our		
12	Constitution.		
13	Mr. Warrington. I'm going to note an objection for the record to this line of		
14	questioning as argumentative, but General Flynn can respond.		
15	The <u>Witness.</u> I take the Fifth.		
16	Ms. <u>Cheney.</u> Thank you.		
17	Thank you, Ms. Cheney.		
18	Does anybody else have any questions for the General at this point?		
19	Okay.		
20	BY :		
21	Q If you pull up exhibit No. 9, please.		
22	General Flynn, can you see what's on the screen as exhibit number 9?		
23	A I can.		
24	Q On December 4, 2020, you quote-tweeted a tweet from Mark Levin		
25	regarding a letter from members of the Pennsylvania State legislature that asked		

- Congress to reject Pennsylvania's electors. In your tweet, you wrote, "This is big and
- 2 how other state legislators across the country should act!", unquote.
- Between November 3, 2020, and January 20, 2021, did you, General Flynn, ever
- 4 contact any State legislators regarding the 2020 Presidential election?
- 5 A The Fifth.

1		
2	[11:22 p.m.]	
3		ВУ
4	Q	Do you know whether Ms. Sidney Powell ever contacted State legislators
5	about the 20	020 Presidential election?
6	А	The Fifth.
7	Q	Do you know if Mr. Giuliani ever contacted any State legislators regarding
8	the 2020 ele	ection?
9	А	The Fifth.
LO	Q	Between November 3, 2020, and January 20, 2021, did you ever ask any
l1	State legisla	tors to take any legislative action to change the certified results of the 2020
L2	Presidential	election?
L3	Α	The Fifth.
L4	Q	In Arizona, Pennsylvania, Georgia, Wisconsin, Michigan, New Mexico, or
L5	Nevada, did	you ever ask any State legislators to certify President Trump as the winner of
16	the Presider	ntial election in that State?
L7	Α	The Fifth.
18	Q	Do you know if Ms. Powell ever did?
L9	Α	The Fifth.
20	Q	Do you know if Mr. Giuliani ever did?
21	Α	The Fifth.
22	Q	Did you ever ask any Governors or secretaries of State to not certify the
23	results of th	eir State's election or delay or rescind the certification of their State's
24	election?	
)5	Δ	The Fifth.

1	Q	Do you know if Ms. Powell ever did any of that?
2	А	The Fifth.
3	Q	Do you know if Mr. Giuliani did any of that?
4	Α	The Fifth.
5	Q	If we could pull up exhibit No. 10, please.
6	Gen	eral Flynn, can you see what's shown there as exhibit No. 10 on your screen?
7	Α	I can.
8	Q	In this December 4, 2020, tweet, you say that Mr. Giuliani was, quote, "over
9	the target in	n GA, PA, MI, AZ, NV & elsewhere. Evidence is overwhelming," end quote.
10	At th	ne time of this tweet, General Flynn, December 4, 2020, what evidence were
11	you aware o	of in Georgia that showed that President Trump had won that State?
12	Α	The Fifth.
13	Q	What evidence were you aware of in Pennsylvania that showed that
14	President T	rump had won Pennsylvania?
15	А	The Fifth.
16	Q	What evidence were you aware of in Michigan that showed that President
17	Trump had won Michigan?	
18	Α	The Fifth.
19	Q	What evidence were you aware of in Arizona that President Trump had won
20	Arizona?	
21	Α	The Fifth.
22	Q	What evidence were you aware of in Nevada that showed President Trump
23	had won Ne	evada?
24	Α	The Fifth.
25	Q	And were you aware of evidence in any other State that showed that

- 1 President Trump had won that State and not Joe Biden?
- 2 A The Fifth.
- 3 Q In his tweets, which you can partially see on exhibit No. 10, Mr. Giuliani
- 4 references a, quote, "Bank Heist" tape in Georgia. Do you know what this is a reference
- 5 to?
- 6 A The Fifth.
- 7 Q Are you aware that the allegation regarding the tape in Georgia was later
- 8 debunked by election officials?
- 9 A The Fifth.
- 10 Q Pull up exhibit No. 11, please.
- General Flynn, can you see what I'm showing there as exhibit No. 11?
- 12 A I can see, yeah, the bottom, I guess, the bottom part of it.
- 13 Q Yeah. So we're focused on the bottom, which is an email dated Friday,
- 14 December 11, 2020, at 3:56 p.m.
- 15 A I can see the email.
- 16 Q Okay.
- And in that email, it says, "Ric, per our call. This needs to be kept in very tight
- 18 channels. I'd like to determine if this letter is authentic. If it is, we have bigger
- 19 problems than even I can imagine. Thank you. Mike," with the signature box "Michael
- T. Flynn, Lt. Gen., USA (RET)."
- General Flynn, are you the person who sent that email dated December 11, 2020,
- at 3:56 p.m., as shown there in exhibit No. 11?
- 23 A The Fifth.
- 24 Q General Flynn, why did you send this email to Mr. Richard Grenell, formerly
- 25 the Acting Director of National Intelligence?

Α The Fifth. 1 2 In this email, you reference a phone call with him and say you'd like to Q 3 determine whether the letter that you attached was authentic. Why did you say that, General Flynn? 4 Α The Fifth. 5 Could you please show exhibit No. 12? 6 Q 7 Can you see what we're showing up on the screen as exhibit No. 12, which is a 8 letter with the date November 10, 2020, on it? And it's addressed to Mr. Matt Gorham, 9 10 down, it says -- there's a signature space for "Christopher C. Krebs, Director, Cybersecurity and Infrastructure Security Agency (CISA)." 11 Can you see the letter that we've shown as exhibit No. 12? 12 13 Α I can see it. Q Do you know who drafted this letter that's shown as exhibit No. 12, General 14 Flynn? 15 Α The Fifth. 16 Did you write this letter, General Flynn? Q 17 Α The Fifth. 18 19 Q Where did you get this letter in exhibit No. 12 that you later sent to Mr. Rick 20 Grenell in the email we just looked at in exhibit No. 11? Α 21 The Fifth. Q Is this letter that we're showing here authentic, meaning that Christopher C. 22 Krebs from CISA drafted it and intended to send it to the FBI? 23 Α The Fifth. 24 25 Q Did anyone ever represent to you that this letter was authentic?

1	А	The Fifth.	
2	Q	Did you ever share this letter with anyone else other than Mr. Grenell?	
3	А	The Fifth.	
4	Q	Who did you share it with?	
5	А	The Fifth.	
6	Q	In the email, you referenced a phone call with Mr. Grenell. What did you	
7	talk to him	about?	
8	А	The Fifth.	
9	Q	All right, if we could please pull up exhibit No. 13.	
10	Can	you see what we're showing as exhibit No. 13, General Flynn?	
11	А	I can see it.	
12	Q	All right. This is a picture of a video of your speech at the December 12,	
13	2020, Jerich	no March in Washington, D.C. Do you recall speaking at that event?	
14	Α	The Fifth.	
15	Q	In that speech, you talked about the state of the 2020 election and how the	
16	courts do not decide who the next President of the United States will be.		
17	You	then said, quote, "Now, I will say that there is a there are paths. There are	
18	paths that a	are still in play. Trust me. I mean, there's a lot of activity that are	
19	still that's	still playing out," end quote.	
20	As o	f December 12, 2020, what paths were you aware of that were still in play	
21	with respec	t to the November 2020 Presidential election?	
22	А	The Fifth.	
23	Q	And what did you mean when you said there was activity that was, quote,	
24	"still playing	g out"?	
25	А	The Fifth.	

1	Q	General Flynn, was entering the United States Capitol to interrupt the joint
2	session of Congress on January the 6th a path that was in play to decide the next	
3	President of the United States when you gave this speech on December 12th?	
4	А	The Fifth.
5	Q	Later in this speech on December 12th, you repeated that, quote, "the
6	courts aren	't going to decide who the next President of the United States is going to be.
7	We, the pe	ople, decide."
8	Gen	eral Flynn, if election day had already passed, what did you mean that, quote,
9	"we, the pe	ople, decide"?
10	А	The Fifth.
11	Q	Mr. Robert Patrick Lewis has claimed that 1AP provided you with security
12	during the Jericho March event in Washington, D.C., on December 1st.	
13	А	The Fifth.
14	Q	For the record, I'm sorry, I should've said December 12th for the Jericho
15	March.	
16	ls yo	our answer still the same?
17	Α	The Fifth. Yes.
18	Q	Why did 1AP provide you with security on December 12th during the Jericho
19	March event?	
20	Α	The Fifth.
21	Q	What did you hire them to do?
22	А	The Fifth.
23	Q	And were the people who were hired to protect you on December 12th,
24	were they a	armed?

The Fifth.

Α

25

1	Q	Was one of the people who provided you with security services on
2	December 12th named Geoffrey Flohr, or Flohr, who was sometimes referred to as	
3	"Yoda"?	
4	А	The Fifth.
5	Q	Did you or anyone else pay 1AP for their services to you on December 12th
6	during the .	Jericho March?
7	Α	The Fifth.
8	Q	Did you ever discuss with any members of 1AP expectations or plans for
9	January 6, 2	2021?
10	А	The Fifth.
11	Q	We also understand that members of the Oath Keepers, including Stewart
12	Rhodes, joi	ned your protective detail that day on December 12th. Is that true?
13	Α	The Fifth.
14	Q	Did Robert Minuta join your protective detail as well on December 12th?
15	Α	The Fifth.
16	Q	Did you know either Mr. Rhodes or Mr. Minuta at the time, December 12th?
17	Α	The Fifth.
18	Q	That day, Mr. Rhodes urged President Trump to, quote, "wage war" against,
19	quote, "trai	tors at home" by imposing martial law. Specifically, Mr. Rhodes called on
20	President Trump to invoke the Insurrection Act to remain in power.	
21	Wei	e you aware of that, General Flynn?
22	Α	The Fifth.
23	Q	Did you, General Flynn, ever discuss invoking the need to impose martial law
24	with Mr. Rh	nodes?
25	Α	The Fifth.

1	Q	Did you ever discuss with any members of the Oath Keepers your		
2	expectation	expectations or plans for January the 6th, 2021?		
3	А	The Fifth.		
4	Q	We also understand that members of the group Vets for Trump may have		
5	provided yo	ou with security during the December 12th event. Is that true?		
6	Α	The Fifth.		
7	Q	Did you ever discuss with any members of Vets for Trumps expectations or		
8	plans for Ja	nuary 6, 2021?		
9	Α	The Fifth.		
10	Q	If we could please pull up exhibit No. 14.		
11	Can	you see exhibit No. 14, General Flynn?		
12	Α	Yes, I can see it.		
13	Q	And I'll just note, we've been going for about an hour and a half. So if at		
14	any point, (	General Flynn or Mr. Warrington, if you need a break, please just let us know.		
15	Oka	y. So, in exhibit No. 14, on December 18th, you quote-tweeted a tweet from		
16	Newt Gingr	ich where he writes, quote, "Leftwing media wont tell you but "Pennsylvania,		
17	Georgia, M	ichigan, Wisconsin, Arizona, Nevada, and New Mexico all selected two slates o		
18	electors: or	ne slate accepts a Democrat victory, but the other slate anticipates a		
19	turnaround	."		
20	Did	you, General Flynn, have any involvement in the meeting and casting of		
21	purported 6	electoral votes by Republican Party electors in Pennsylvania, Georgia,		
22	Michigan, V	Visconsin, Arizona, or New Mexico on December 14, 2020?		
23	А	The Fifth.		
24	Q	Was the first time that you heard of this on December 18th when you posted		

this tweet, or had you heard about it before?

1	А	The Fifth.	
2	Q	Did you know that the Trump campaign helped organize the meeting and	
3	casting of p	casting of purported electoral votes by Republican Party electors in those seven States	
4	that Preside	ent Trump had actually lost?	
5	Α	The Fifth.	
6	Q	Do you know why the Trump campaign wanted Republican Party electors to	
7	meet and c	ast purported electoral votes by Republican Party electors in those seven	
8	States that	Mr. Trump had lost?	
9	Α	The Fifth.	
10	Q	Do you know that Joe Biden, Joseph Biden, had been certified as the winner	
11	of the election in those seven States where Republican Party electors met and cast		
12	purported electoral votes?		
13	Α	The Fifth.	
14	Q	Were you aware of a theory that, on January 6th, Vice President Pence had	
15	the authori	ty to choose which slate of electoral votes to count during the joint session if	
16	he was presented with more than one slate of electoral college votes from a single State?		
17	А	The Fifth.	
18	Q	Did you, General Flynn, ever advise the President of the United States that	
19	the Vice President should choose to count or not count certain electoral college votes		
20	during the joint session of Congress on January 6, 2021?		
21	А	The Fifth.	
22	Q	Did you, General Flynn, ever advise the President of the United States that	
23	the Vice Pre	esident should declare Mr. Trump to be the winner of the 2020 Presidential	
24	election?		
25	Α	The Fifth.	

1	Q	Were you aware of a theory on January 6th that the Vice President had the	
2	authority to delay the counting of electoral votes from certain States and instead ask the		
3	relevant State legislatures to look into election results?		
4	А	The Fifth.	
5	Q	Did you ever discuss that theory about delaying the count of electoral votes	
6	during the j	oint session with President Trump?	
7	А	The Fifth.	
8	Q	On December 17, 2020, you had an interview with Newsmax host Greg Kelly	
9	where you	claimed that President Trump could, quote, "immediately on his order seize	
10	every single	e one of those machines around the country on his order. He could also	
11	order, with	in the swing States, if he wanted to, he could take military capabilities and he	
12	could place them in those States and basically rerun an election in each of those States.		
13	It's not unprecedented," end quote.		
14	What were you relying on when you said that President Trump could seize all		
15	voting machines during that December 17, 2020, interview with Newsmax?		
16	А	The Fifth.	
17	Q	Did you, General Flynn, ever tell President Trump or anyone who worked in	
18	the White House that the President could seize voting machines in connection with the		
19	2020 Presidential election?		
20	А	The Fifth?	
21	Q	What was the basis for your belief that President Trump could take military	
22	capabilities and rerun the election in swing States?		
23	А	The Fifth.	
24	Q	Did you, General Flynn, ever tell President Trump or anyone who worked in	
25	the White House that President Trump could take military capabilities and rerun the		

1	election in swing States?		
2	А	The Fifth.	
3	Q	During this interview, you also stated that, quote, "these people out there	
4	talking about	martial law like it's something we've never done. Martial law has been	
5	instituted 64	times. I'm not calling for that. We have a constitutional process" and	
6	go on, "that I	has to be followed. But I will tell you, I'm a little concerned about Chief	
7	Justice John I	Roberts at the Supreme Court. We can't fool around with the fabric of the	
8	Constitution	of the United States," end quote.	
9	Why	did you bring up martial law in the context of the 2020 election during that	
10	December 17	7th interview with Newsmax?	
11	А	The Fifth.	
12	Q	Between November 3, 2020, and January 20, 2021, was martial law ever	
13	brought up ir	brought up in any conversation that you had with President Trump or anybody else who	
14	worked in the	e White House?	
15	Α	The Fifth.	
16	Q	Did you ever tell President Trump or anyone else who worked in the White	
17	House that th	ne President could invoke martial law in connection with the 2020	
18	Presidential election?		
19	Α	The Fifth.	
20	Q	Did you, General Flynn, ever hear anyone else take the position in a	
21	conversation	with President Trump or anyone else in the White House that martial law	
22	could be used	d in connection with the 2020 Presidential election?	
23	Α	The Fifth.	
24	Q	So, during this same December 17th interview, you also claimed that	
25	President Tru	ump needed to appoint a special counsel. Did you ever recommend to	

1	President Trump that he appoint a special counsel in connection with the 2020		
2	Presidential election?		
3	А	The Fifth.	
4	Q	Did you ever advise President Trump that he should appoint Sidney Powell	
5	as special c	ounsel for issues related to the November 2020 Presidential election?	
6	А	The Fifth.	
7	Q	During this interview, you claimed that there had been foreign interference	
8	in the 2020	election, including from China, likely Russia, likely Iran, and Venezuela, whom	
9	you claimed participated in the development of voting machines.		
10	Wha	at evidence, General Flynn, did you see that showed that China had interfered	
11	with the 2020 Presidential election?		
12	А	The Fifth.	
13	Q	Did you ever show any purported evidence to President Trump or anyone	
14	else in the White House that China had interfered in the 2020 Presidential election?		
15	А	The Fifth.	
16	Q	And what evidence did you, General Flynn, see that showed that Russia likely	
17	interfered in the 2020 Presidential election?		
18	А	The Fifth.	
19	Q	Did you ever show that evidence to President Trump or anybody else in the	
20	White House?		
21	А	The Fifth.	
22	Q	What evidence, General Flynn, did you see that showed that Iran had likely	
23	interfered i	n the 2020 Presidential election?	
24	А	The Fifth.	
25	Q	And did you ever show any of that purported evidence about Iran to	

1 President Trump or anyone else in the White House? 2 Α The Fifth. What evidence, General Flynn, did you see that showed that Venezuela had 3 Q interfered in the 2020 Presidential election? 4 Α The Fifth. 5 And did you ever show any purported evidence related to Venezuela to 6 Q 7 President Trump or anybody else who worked in the White House? Α The Fifth. 8 9 Q If we could please pull up exhibit No. 15. 10 Do you see exhibit No. 15 there? And we could zoom in a little bit to make that a little easier to read. 11 12 Α Okay, I see it. 13 Q Okay. This is an email from December 16, 2020, from whom I'll represent to you is 14 Mr. Philip Waldron to Mr. Bernie Kerik, Katherine Friess, and you. 15 Mr. Waldron writes, quote, "Per conversation. This is the final draft document. 16 For discussion and coordination. PRE-DECISIONAL," end quote. 17 He attaches a document dated December 16th called, quote, "Presidential 18 19 Findings to Preserve, Collect, and Analyze National Security Information Regarding the 20 2020 Election." 21 If we go down to the next page of this exhibit, I'll show you the top portion of that. And that is dated December 16, 2020. And in all capital letters it says, "PRESIDENTIAL 22 23 FINDINGS TO PRESERVE, COLLECT, AND ANALYZE NATIONAL SECURITY INFORMATION REGARDING THE 2020 GENERAL ELECTION." 24 25 Did you receive this email and attached document from Mr. Waldron, General

1	Flynn?		
2	Α	The Fifth.	
3	Q	And was this email that you received in fact a followup to a conversation	
4	that you ha	d had with Mr. Waldron, Mr. Kerik, and Ms. Katherine Friess?	
5	Α	The Fifth.	
6	Q	Did you have any involvement in the preparation, drafting, or review of this	
7	document t	hat's attached and shown here dated December 16, 2020?	
8	Α	The Fifth.	
9	Q	Mr. Waldron in his email to you and others says, quote, "Per conversation."	
10	What was the conversation that you had with Mr. Waldron and others about this		
11	document t	hat's shown here in the exhibit?	
12	Α	The Fifth.	
13	Q	Who is Mr. Waldron, General Flynn?	
14	А	The Fifth.	
15	Q	What was the nature of your relationship with Mr. Waldron at this time, in	
16	December 2020?		
17	Α	The Fifth.	
18	Q	Did you work with Mr. Waldron in connection with the 2020 election?	
19	А	The Fifth.	
20	Q	And why was this document that we're looking at in exhibit 15 that was	
21	attached to	the email we just looked at, why was it prepared?	
22	А	The Fifth.	
23	Q	Who prepared this document?	
24	А	The Fifth.	
25	Q	Whose idea was it to draft this document?	

1	A The Fifth.	
2	Q In the email that this document's attached to, Mr. Waldron said, quote, "For	
3	discussion and coordination," end quote. Who was it that needed to be part of the	
4	coordination as it related to this document?	
5	A The Fifth.	
6	Q So this document here that's on page 2 of exhibit No. 15 has been referred	
7	to as a draft executive order. Is that your understanding of what this document was	
8	meant to be?	
9	A The Fifth.	
10	Q This document refers to National Security Presidential Memorandum 21,	
11	which is, as I understand it, a classified document that is not public. Do you know who	
12	included the reference to that Presidential Memorandum 21?	
13	A The Fifth.	
14	Q Who decided which authorities to cite in this draft executive order dated	
15	December 16, 2020?	
16	A The Fifth.	
17	Q And did you, General Flynn, contribute to any portion of this document	
18	dated December 16, 2020?	
19	A The Fifth.	
20	Q If we scroll down to page 3 of exhibit No. 15, which is page 2 of this draft	
21	executive order, at the bottom, it says, "Effective immediately, the Secretary of Defense	
22	shall seize, collect, retain and analyze all machines, equipment," and so forth.	
23	So this document, if enacted, would give the Secretary of Defense the ability to	
24	seize all voting machines. Did you think that the Secretary of Defense had the ability to	
25	seize all voting machines by virtue of the authorities referenced in this document?	

1	Α	The Fifth.	
2	Q	Why, in particular, was the Secretary of Defense the person or the position	
3	cited in this document?		
4	А	The Fifth.	
5	Q	General Flynn, why did all voting machines need to be seized?	
6	Α	The Fifth.	
7	Q	What information did you and others included in the email transmitting in	
8	this docum	ent think that seizing voting machines would yield?	
9	Α	The Fifth.	
10	Q	If we go to page 4 of this exhibit No. 15, which is page 3 of this draft	
11	executive order, in particular we're going to look at number 7. It discusses the		
12	"appointment of a Special Prosecutor to oversee this operation and institute all criminal		
13	and civil proceedings as appropriate based on the evidence collected and provided all		
14	resources necessary to carry out her duties consistent with federal laws and the		
15	Constitution."		
16	Was the special prosecutor contemplated in this document Ms. Sidney Powell?		
17	Α	The Fifth.	
18	Q	Did you ever ask the President of the United States to sign this draft	
19	executive order dated December 16, 2020, and attached to the email in exhibit 15?		
20	Α	The Fifth.	
21	Q	Are you aware of anyone who asked the President of the United States to	
22	sign this draft executive order?		
23	Α	The Fifth.	
24	Q	If we go to page 5 of this exhibit, which follows the draft executive order,	
25	there's another email dated December 16, 2020, at 5:50 p.m.		

1 Can you see that on the screen, General Flynn? 2 I can. Yeah, I can. Α Q And that says it's from Is that you, General Flynn? 3 The Fifth. Α 4 The subject of this is "Re: Findings\_Draft. PRE-DECISIONAL," and it's 5 Q dated December 16, 2020, at 5:50 p.m., and it's to redacted addresses but "bernardkerik" 6 7 and "kfriess." 8 In the email, you write, "I reviewed. Fix the spelling error in the title. Ensure it 9 gets a legal review, but this is ready to go from my standpoint. Thanks for getting the 10 key points in. FLYNN." And then, "Sent from What were the key points in this draft document attached to the email that you 11 sent, General Flynn? 12 The Fifth. 13 Α Q You write, "Ensure it gets a legal review." Who was going to be providing 14 the legal review that you wanted to ensure? 15 Α The Fifth. 16 Did anyone ever provide a legal review of this document? 17 Q Α The Fifth. 18 19 Q You write, "It's ready to go from my standpoint." Ready to go where? 20 Α The Fifth. 21 Q Was this document intended to go to President Trump? The Fifth. Α 22 23 Q And what was Ms. Friess's contribution to this document? Did she help draft or revise it? 24 The Fifth. 25

Did she help review it? 1 Q 2 Α The Fifth. Did she provide a legal opinion about the draft document? 3 Q The Fifth. Α 4 If we go to page 6 of this exhibit, exhibit No. 15, this is another email. And 5 Q can you see what we're showing as page 6, General Flynn? 6 Α Looks like the same thing. 7 Okay. Well, I'll show you, this one is from "p," and initials in the bottom of Q 8 9 the email are "PW." 10 Α I see that. You can see that? 11 Q It starts with "Final draft finding"; is that right? Α 12 That's correct, General. 13 Q Α Okay. Okay. 14 Mr. Warrington. I'm sorry. I just want to get the number straight. 15 I'm sorry? 16 Mr. Warrington. Is this a different exhibit or number? I just want to get the 17 number straight. 18 19 It is not, Mr. Warrington. It's the same exhibit, different page. 20 We're now on page 6 of exhibit No. 15. 21 Mr. Warrington. Thank you. BY 22 Okay. So this is from "p," who I'll represent to you we understand to be 23 Phil Waldron. The subject is "Fw: Finding Docs," date, December 17, 2020, at 8:46 24 a.m., and to a series of redacted email addresses but "bernardkerik" and "kfriess." 25

1	The body reads, "Final draft finding includes DHS switch language as well as
2	Foreign interference expansion and warrant issuance language. PW. Sent from
3	mobile."
4	And that was a response or a forward, rather, of an original message that's
5	shown just below it from December 17, 2020, at 8:44 a.m. from Russell Ramsland, which
6	had an empty message but several documents attached.
7	And if you could scroll down just a bit, we can show you those attached
8	documents. One is called "publickey." One is "Findings FINAL." One is "Foreign
9	Election Interferv1.pdf."
10	General Flynn, who is Russell Ramsland?
11	A The Fifth.
12	Q What's the nature of your relationship with Russell Ramsland?
13	A The Fifth.
14	Q I'm sorry. I couldn't hear you on that one, General Flynn.
15	A The Fifth,
16	Q Thank you.
17	Did you work with Mr. Ramsland in connection with the 2020 Presidential
18	election?
19	A The Fifth.
20	Q In his email, Mr. Waldron writes, "Final draft finding including DHS switch
21	language as well as Foreign interference expansion and warrant issuance language."
22	Do you know why the December 16th "Presidential Findings" document that we
23	just discussed was revised so that the authority to seize voting machines would be
24	granted to the Secretary of the Department of Homeland Security rather than the
25	Department of Defense?

1	Α	The Fifth.	
2	Q	And if we go to page 7, same exhibit, No. 15, this is another document that	
3	says "PRES	IDENTIAL FINDINGS TO SEIZE, COLLECT, PRESERVE AND ANALYZE NATIONAL	
4	SECURITY I	NFORMATION REGARDING THE 2020 GENERAL ELECTION," but this is dated	
5	December	the 17th, 2020, not December the 16th, as we looked at just a moment ago.	
6	Hav	ve you reviewed this document that's shown on page 7 of exhibit 15?	
7	А	The Fifth.	
8	Q	Did you contribute to any portion of this document?	
9	А	The Fifth.	
10	Q	If we go to page 9 of this exhibit, which is the third page of this draft	
11	document	dated December 17th, and we look at specifically number 8, the paragraph	
12	that's numbered 8, this, again, references a special prosecutor who would be given "all		
13	resources necessary to carry out her duties consistent with federal laws and the		
14	Constitution."		
15	Wa	s the special prosecutor contemplated in this document Ms. Sidney Powell?	
16	Α	The Fifth.	
17	Q	Do you know whether either of these draft documents, the one that's dated	
18	December	16th or December 17th that we just looked at and that are included in exhibit	
19	No. 15, were ever signed by President Trump?		
20	А	The Fifth.	
21	Q	If we can go to exhibit No. 16, please.	
22	Car	n you see the document that we've just pulled up, General Flynn, as exhibit No	
23	16?		
24	А	"TALKING POINTS & OUTLINE"?	
25	Q	That's correct.	

1	Α	Yes.	
2	Q	Okay. So this is an outline and talking points relating to Executive Order	
3	13848 in cor	nnection with the 2020 Presidential election.	
4	Have	you seen this document before?	
5	Α	The Fifth.	
6	Q	Do you know who drafted this document?	
7	А	The Fifth.	
8	Q	Do you know if Emily Newman had any role in drafting this document?	
9	Α	The Fifth.	
10	Q	How about Katherine Friess? Do you know if she had a role in drafting this	
11	document?		
12	Α	The Fifth.	
13	Q	Did you, General Flynn, contribute to any portion of this document?	
14	Α	The Fifth.	
15	Q	Did you ever discuss Executive Order 13848 with President Trump related to	
16	the November 2020 Presidential election?		
17	А	The Fifth.	
18	Q	Okay.	
19	You	can take that down. Thank you.	
20	l war	nt to draw your attention to a December 18th meeting at the White House.	
21	Were you at	the White House on December 18, 2020?	
22	Α	The Fifth.	
23	Q	What time did you get to the White House on December 18th?	
24	Α	The Fifth.	
25	Q	Did you arrive at the White House with anyone?	

Α The Fifth. 1 2 Q We understand that you arrived with Mr. Byrne and Ms. Powell. Is that accurate? 3 The Fifth. 4 Α 5 Q Why were you with Mr. Byrne and Ms. Powell on December 18th at the White House? 6 Α The Fifth. 7 8 Q Robert Patrick Lewis has claimed that he provided security and drove you 9 and Ms. Powell to the White House that day. Is that true? Α 10 The Fifth. Why did Mr. Robert Patrick Lewis provide security to you and Ms. Powell, if 11 Q at all? 12 The Fifth. 13 Α Q And did Mr. Lewis go inside the White House with you and Ms. Powell? 14 Α The Fifth. 15 Was Mr. Lewis paid in connection with services that he provided to you or 16 Q anybody else on December 18, 2020, that you're aware of? 17 Α The Fifth. 18 19 Q We understand that Mr. Byrne, through someone named Patrick Weaver 20 and someone else named Garrett Ziegler, helped get you, Ms. Powell, and himself into 21 the White House for this meeting. Is that true? The Fifth. Α 22 23 Q Mr. Garrett Ziegler worked at the White House as Peter Navarro's aide. Is that right? Is that your understanding as well? 24 25 Α The Fifth.

1	Q	At the time of this meeting, did you know Mr. Ziegler?
2	Α	The Fifth.
3	Q	How about Patrick Weaver? Did you know him?
4	А	The Fifth.
5	Q	Do you know how Mr. Byrne knew either Mr. Weaver or Mr. Ziegler?
6	А	The Fifth.
7	Q	Who did you meet with when you were at the White House on December
8	18, 2020?	
9	Α	The Fifth.
10	Q	In a meeting that you participated in at the White House on December 18,
11	2020, did P	resident Trump, representatives from the White House Counsel's Office, Mark
12	Meadows, a	and Robert O'Brien also participate?
13	Α	The Fifth.
14	Q	During the meeting on December 18th, did non-White-House personnel also
15	attend, incl	uding Mr. Byrne, Ms. Powell, Mr. Giuliani, Emily Newman, and Matt Morgan?
16	Α	The Fifth.
17	Q	What was discussed during this meeting, General Flynn, on December 18,
18	2020?	
19	Α	The Fifth.
20	Q	So it's been reported that, during this meeting, Ms. Powell talked about
21	Dominion v	oting machines and made various election fraud claims that involved foreign
22	countries sı	uch as Venezuela, Iran, and China. Is that accurate?
23	А	The Fifth.
24	Q	What was President Trump's response to Ms. Powell's claims?
25	А	The Fifth.

1	Q	Did White House Counsel say anything in response to the claims that Ms.	
2	Powell made about voting machines and election interference from foreign countries?		
3	Α	The Fifth.	
4	Q	It's been reported that Ms. Powell proposed declaring a national security	
5	emergency	during this meeting. Is that accurate?	
6	Α	The Fifth.	
7	Q	What was President Trump's response to Ms. Powell's proposal about	
8	declaring a	national security emergency?	
9	Α	The Fifth.	
10	Q	Did the White House Counsel say anything about the proposal to declare a	
11	national se	curity emergency?	
12	Α	The Fifth.	
13	Q	Did anyone other than Ms. Powell propose declaring a national security	
14	emergency during this meeting on December 18th?		
15	Α	The Fifth.	
16	Q	It's also been reported that Ms. Powell proposed invoking martial law during	
17	this meeting related to the November 2020 Presidential election. Is that accurate?		
18	Α	The Fifth.	
19	Q	What was President Trump's response to Ms. Powell's proposal about	
20	invoking martial law?		
21	А	The Fifth.	
22	Q	Did White House Counsel say anything in response to these suggestions?	
23	Α	The Fifth.	
24	Q	Did anybody else who participated in that meeting propose invoking martial	
25	law?		

1	А	The Fifth.
2	Q	We understand that, during this meeting, President Trump may have told
3	White Hous	e lawyers Eric Herschmann and Pat Cipollone that they weren't offering him
4	any solution	ns but that Ms. Powell and others were, so why not try what Ms. Powell and
5	others were	e proposing. Is that accurate?
6	Α	The Fifth.
7	Q	We understand that Sidney Powell wanted to be appointed as a special
8	counsel to i	nvestigate election fraud claims and that President Trump told Mr. Meadows
9	to prepare,	quote, "the forms," unquote, relating to that appointment. Is that accurate?
10	Α	The Fifth.
11	Q	And during that meeting, did you, General Flynn, recommend that Ms.
12	Powell be appointed as special counsel?	
13	А	The Fifth.
14	Q	Why wasn't Sidney Powell ever appointed as special counsel, so far as you
15	know?	
16	А	The Fifth.
17	Q	Were either of the "Presidential Findings" documents dated December 16th
18	or dated De	ecember 17th that we just discussed and that are shown in exhibit 15, were
19	those discu	ssed with the President during this meeting on December 18th at the White
20	House?	
21	А	The Fifth.
22	Q	Aside from those two documents, were any other documents shown or
23	discussed w	vith President Trump during the December 18th meeting at the White House?
24	Α	The Fifth.
25	Q	Were you or anybody else given any instructions with respect to the

1 November 2020 Presidential election during this meeting on December 18th at the White 2 House? Α The Fifth. 3 Q And, during this meeting, did you make any additional plans for 4 conversations with President Trump as followup to what had been discussed during the 5 meeting on December 18th? 6 Α The Fifth. 7 If we could pull up exhibit No. 18, please. 8 9 And before we get to that, aside from the meeting on December 18, 2020, that 10 we've just been discussing, did you have any other meetings at the White House with 11 President Trump or anybody who worked at the White House? Α The Fifth. 12 13 Q Okay. So exhibit No. 18, we'll show you that. It's titled "Counter-Election Fraud 14 NSPM-13 Request, December 18, 2020," "Page 1 of 3." The "TO:" line is blank. The 15 "FROM:" line is also blank. And the date is December 18, 2020. 16 Was this document ever discussed during the December 18th meeting at the 17 White House? 18 19 Α The Fifth. 20 Q Have you ever seen this document before, General Flynn? 21 Α The Fifth. Do you know who drafted this document? 22 Q 23 Α The Fifth. In the first line there, it said, "A group of former DoD and IC analysts 24 Q 25 collected, analyzed, and organized into a work product substantial evidence suggesting

1	foreign involvement in both the violent 'Color Revolution' the U.S. is presently undergoing			
2	and specifically the 2020 Election fraud and their involvement in altering the vote counts			
3	in the .	in the 2020 Election." And it goes on.		
4		Do y	ou know who the DOD and IC analysts are that are referenced in exhibit No.	
5	18?			
6		Α	The Fifth.	
7		Q	This document mentions running targeted inquiries of NSA raw signals to	
8	pursue	e "sus	pected foreign interference of the 2020 election vote count manipulation."	
9		Did y	you ever discuss with President Trump running targeted inquiries of NSA raw	
LO	signals data?			
L1		Α	The Fifth.	
12		Q	Do you know whether anybody discussed with President Trump running	
L3	targeted inquiries of NSA raw signals data related to the November 2020 Presidential			
L4	electic	n?		
L5		Α	The Fifth.	
L6		Q	If you scroll down to the bottom of the first page of this exhibit, exhibit No.	
L7	18, it shows a point of contact for legal and execution logistics, "Frank Colon, Senior Legal			
L8	Counsel, Cyber Operations, U.S. Army, INSCOM." And then it has a redacted @mail.mil			
L9	email a	addre	SS.	
20		Do y	ou know who Frank Colon is?	
21		Α	The Fifth.	
22		Q	Did you ever do any work with Frank Colon in connection with the 2020	
23	Presidential election?			
24		Α	The Fifth.	

If we can go to exhibit No. 19, please.

25

Q

1	Can	you see what we've pulled up as exhibit No. 19, General Flynn?
2	А	I see an email and the "From:" line is "OmniTen." Is that right?
3	Q	Yep, that's the one, General Flynn.
4	So t	his is an email from Mr. Waldron to Mr. Mark Meadows, President Trump's
5	chief of sta	ff at the time. And he attached what he called a "National Asset Tasking
6	request" to	support Executive Order 13848.
7	If w	e can go to page 2 of this same document, exhibit No. 19, there's a document
8	dated Dece	mber 21, 2020, and it says, "Priority Intelligence Requirements And Requests
9	for Informa	tion."
10	Hav	e you ever seen or viewed this document?
11	А	The Fifth.
12	Q	Do you know who drafted this document?
13	А	The Fifth.
14	Q	Did you contribute to any portion of this document?
15	Α	The Fifth.
16	Q	Do you know whether this document in exhibit No. 19 was ever discussed
17	with President Trump?	
18	А	The Fifth.
19	Q	Do you know why this document was prepared?
20	А	The Fifth.
21	Q	Do you know anything about the meeting that Mr. Waldron references in his
22	cover email to Mr. Meadows, where he said, "Reference our conversation in your office	
23	yesterday a	fternoon"?
24	А	Did you just jump back to another exhibit or what?
25	Q	This is the transmittal email for that document. And so the question is:

1 Do you know anything about the meeting that Mr. Waldron references in this cover email 2 to Mr. Meadows? Α The Fifth. 3 Q You can take that down. Thank you. 4 Do you know Ezra Cohen or Ezra Cohen-Watnick, as he's sometimes called? 5 Α The Fifth. 6 How do you know Mr. Cohen? 7 Q Α The Fifth. 8 9 Q After you left the Trump administration, did you continue to interact with 10 Mr. Cohen? Α The Fifth. 11 We understand that you contacted Mr. Cohen in early December 2020. 12 Why did you contact him in early December 2020? 13 Α The Fifth. 14 In your phone call with Mr. Cohen, did you tell him that he needed to return 15 to the United States from his trip abroad because, quote, "something's about to happen," 16 unquote? 17 Α The Fifth. 18 19 Q What was about to happen when you said "something's about to happen" to 20 Mr. Cohen? Α The Fifth. 21 Q Was something going to happen about the 2020 Presidential election? 22 The Fifth. 23 Α Why did you want Mr. Cohen to come back from his trip? 24 Q The Fifth. 25 Α

1	Q	How did you think that Mr. Cohen could assist?	
2	А	The Fifth.	
3	Q	In your phone call with Mr. Cohen in early December of 2020, did you say	
4	anything el	se?	
5	Α	The Fifth.	
6	Q	Besides coming back from his trip, did you ask Mr. Cohen to do anything	
7	else?		
8	Α	The Fifth.	
9	Q	And what was Mr. Cohen's response or reaction to what you asked of him?	
10	Α	The Fifth.	
11	Q	Did you contact someone else at ODNI to get a hold of Mr. Cohen for that	
12	phone call?		
13	Α	The Fifth.	
14	Q	Who at ODNI did you contact to get a hold of Mr. Cohen?	
15	Α	The Fifth.	
16	Q	Did you feel comfortable calling Mr. Cohen directly?	
17	Α	The Fifth.	
18	Q	And how long did this call in early December of 2020 with Mr. Cohen last?	
19	А	The Fifth.	
20	Q	Did anyone ask you to make this call to Mr. Cohen?	
21	Α	The Fifth.	
22	Q	Did you call Mr. Cohen a second time in December 2020, after the call we've	
23	just been discussing?		
24	Α	The Fifth.	
25	Q	When exactly did you call him the second time?	

1	Α	The Fifth.	
2	Q	And why did you call Mr. Cohen a second time in December?	
3	А	The Fifth.	
4	Q	Was this second call with Mr. Cohen after the December 18th meeting at the	
5	White House with President Trump that we discussed earlier?		
6	А	The Fifth.	
7	Q	And during this second phone call with Mr. Cohen, did you tell him that,	
8	quote, "we	need to have the military take over the election and redo the election,"	
9	unquote, oi	something like that?	
10	А	The Fifth.	
11	Q	Did you say anything to the effect of getting the military involved in the 2020	
12	Presidential election?		
13	Α	The Fifth.	
14	Q	How did you think Mr. Cohen could assist with that?	
15	Α	The Fifth.	
16	Q	Did you call Mr. Cohen a quitter during this second phone call in December	
17	of 2020?		
18	А	The Fifth.	
19	Q	Did you say anything else to Mr. Cohen during that second phone call in	
20	December?		
21	Α	The Fifth.	
22	Q	What was his response, meaning Mr. Cohen's response, or reaction, to what	
23	you said to him during this call?		
24	А	The Fifth.	
25	Q	How long did this second call last with Mr. Cohen?	

1	Α	The Fifth.	
2	Q	Did anyone ask you to make the call to Mr. Cohen a second time?	
3	Α	The Fifth.	
4	Q	Do you know anything about Ms. Sidney Powell's phone call to Mr. Cohen	
5	about Gina Haspel in December of 2020?		
6	Α	The Fifth.	
7	Q	Do you know why Ms. Powell apparently believed that Ms. Haspel had been	
8	injured in Germany while trying to protect a voting server?		
9	Α	The Fifth.	
10	Q	Do you know why Ms. Powell asked Mr. Cohen to send a special operations	
11	team to get Ms. Haspel in Germany?		
12	А	The Fifth.	
13	Q	Do you know how Mr. Cohen responded to Ms. Powell's claims regarding	
14	Ms. Haspel?		
15	А	The Fifth.	
16	Q	We understand that around December 2020 you contacted Mr. Anthony	
17	Tata from the Department of Defense regarding the 2020 election. Is that true?		
18	А	The Fifth.	
19	Q	Why did you contact Mr. Tata?	
20	А	The Fifth.	
21	Q	How many times did you contact him?	
22	Α	The Fifth.	
23	Q	What did you discuss with Mr. Tata?	
24	Α	The Fifth.	
25	Q	Did you ever talk to Mr. Tata about military involvement in the 2020	

1	Presidentia	l election?	
2	А	The Fifth.	
3	Q	Did you ever talk to Mr. Tata about rerunning the 2020 election?	
4	А	The Fifth.	
5	Q	And did you ever talk to Mr. Tata about potential executive orders that could	
6	be enacted	regarding the 2020 Presidential election?	
7	А	The Fifth.	
8		I'm going to stop there and see if anybody has any questions about	
9	anything we've covered with General Flynn so far.		
10	Oka	y.	
11		BY I	
12	Q	General Flynn, we understand that you were at the Trump International	
13	Hotel in Wa	ashington, D.C., on January 5, 2021.	
14	Wh	en you were at the Trump Hotel on January 5th, did you talk to any State	
15	legislators o	or Members of Congress regarding the 2020 election or the joint session of	
16	Congress o	n January 6, 2021?	
17	А	Repeat that question.	
18	Q	Yep. When you were at the Trump Hotel on January 5th, did you talk to	
19	any State legislators or Members of Congress regarding the 2020 election or the joint		
20	session of (	Congress on January the 6th?	
21	А	The Fifth.	
22	Q	On January 5th, before you spoke at a rally in Washington, D.C., you had an	
23	in-person i	nterview with Alex Jones. Do you recall that interview?	
24	А	The Fifth.	
25	Q	During that interview, you said that your message to the American people	

1	was that, qu	uote, "the truth is going to come out. Donald Trump will continue to be the	
2	President of	f the United States for the next 4 years. There's no doubt in my mind," end	
3	quote.		
4	Gen	eral Flynn, why there was no doubt in your mind as of January 5, 2021, that	
5	Donald Trump would continue to be President of the United States?		
6	А	The Fifth.	
7	Q	You also claimed during this interview that between November 4th and	
8	November 7th or 8th, quote, "they started to stuff the ballot boxes," end quote. Who		
9	started to stuff the ballot boxes around that time?		
10	А	The Fifth.	
11	Q	And what evidence were you relying on to claim that ballot boxes were	
12	stuffed between November 3rd and November 8th?		
13	А	The Fifth.	
14	Q	You also claimed that the, quote, "Democratic machine," unquote,	
15	manipulated	d the algorithm in the voting machines used in the 2020 election. What	
16	evidence do you have to back up that claim that you made on January 5th?		
17	А	The Fifth.	
18	Q	During this interview, you claimed that China, Serbia, Italy, Spain, and	
19	Germany in	terfered in the 2020 election. What evidence did you have to support the	
20	claim that a	ny of those countries had interfered in the 2020 Presidential election?	
21	А	The Fifth.	
22	Q	Do you have any evidence at all that any of those countries changed the	
23	election result in favor of Joe Biden instead of Donald Trump?		
24	А	The Fifth.	

During that interview, you also promoted Ms. Powell's organization,

25

Q

1 Defending the Republic. What was your involvement in Defending the Republic at that 2 time? Α The Fifth. 3 4 Q What was your understanding of what Defending the Republic raised money 5 for? Α The Fifth. 6 Did you have any say in how money was spent? 7 Q Α The Fifth. 8 9 Q This January 5th interview with Mr. Jones was filmed at the Willard Hotel in Washington, D.C. Is that right? 10 Α The Fifth. 11 We understand that Mr. Jones was staying at the Willard Hotel on January 12 13 Where did you stay that night in Washington, D.C.? The Fifth. 14 Α Did you stay at the Willard Hotel between November 3, 2020, and January 15 Q 20, 2021? 16 The Fifth. Α 17 Q If we can go to exhibit No. 20, please. 18 19 Can you see what we're pulling up now as exhibit No. 20, General Flynn? 20 Α I see it. 21 Okay. And that shows a picture of you, I believe it's a Parler post as well, 22 with someone named Roger Stone. 23 So, on January 5th, Mr. Roger Stone posted a picture of you and him on Parler. Our understanding was that this photo was taken around the time that you were 24 25 interviewing with Mr. Jones at the Willard Hotel.

1	What did you talk to Mr. Stone about on January 5, 2021?		
2	A The Fifth.		
3	Q Did you talk about January 6, 2021, with Mr. Stone when you saw him on		
4	January the 5th?		
5	A The Fifth.		
6	Q You can take that down. Thank you.		
7	During the evening of January 5, 2021, you spoke at a rally in Washington, D.C.,		
8	where you had a message for Members of Congress to, quote, "get some," unquote,		
9	moral fiber that night if they were feeling weak, because the next day, on January 6th,		
10	quote, "we, the people," end quote, would be here and would "not stand for a lie."		
11	What did you mean that "we, the people," would be here and would "not stand		
12	for a lie," when you said that on January 5, 2021?		
13	A The Fifth.		
14	Q As you gave that speech during the evening of January the 5th, were you		
15	planning to go to the Capitol the next day, on January 6, 2021?		
16	A The Fifth.		
17	Q And as you stood there that day, on January the 5th, 2021, were you aware		
18	of any plans for anyone to go into the Capitol on January 6th to disrupt the joint session		
19	of Congress?		
20	A The Fifth.		
21	If we could take just a 5-minute break and then resume, is that oka		
22	with you, General Flynn and Mr. Warrington?		
23	Mr. Warrington. Yes.		
24	The Witness. Yes.		
25	Okay. Thank you. Then we'll go off the record for about 5		

- 1 minutes.
- 2 [Recess.]

1 [12:28 p.m.] 2 Let's go back on the record. It's 12:28 p.m. on March 10th, and we are resuming the deposition of General Michael Flynn. 3 BY 4 Q General Flynn, what were your expectations for January 6, 2021? 5 The Fifth. Α 6 Did you say the Fifth? I'm sorry, General Flynn. 7 Q Yes. Yes, the Fifth. Α 8 9 Q Thank you. 10 Were you aware of any plans of violence on January 6th in Washington, D.C.? The Fifth. Α 11 Q Where were you on January 6, 2021? 12 The Fifth. 13 Α Q Did you go to the rally on the Ellipse on January 6, 2021? 14 Α The Fifth. 15 Q Did you hear the President's speech at the rally on the Ellipse on January 6, 16 2021? 17 Α The Fifth. 18 19 Q Did you go to the Capitol on January 6, 2021? 20 Α The Fifth. 21 Q When did you learn that the Capitol had been breached on January 6, 2021? The Fifth. Α 22 23 Q And how did you learn that the Capitol had been breached? Α The Fifth. 24 25 Q Do you know anyone who went to the Capitol on January 6, 2021?

Α The Fifth. 1 2 Q General Flynn, did you talk to any members of the Oath Keepers, Proud Boys, or 1AP on January 6, 2021? 3 Α The Fifth. 4 5 Q Did you help in any way any Oath Keepers, Proud Boys, or 1AP'ers enter the Capitol on January 6, 2021? 6 Α The Fifth. 7 Q I'm going to show you exhibit 21. And this is three pages of photos. 8 9 Can you see the photo that we've pulled up on page 1 of exhibit 21? 10 Α I can. General Flynn, I understand that's you who's speaking in the foreground of 11 Q 12 that picture. And to your immediate right, there's an individual with a beard and a tan 13 hat. Can you see that person? 14 Α I can see people in that --Can you see the person -- and we'll zoom in just a little bit for you. Can you 15 Q see the person in the tan hat with a beard who's looking down, in the center of that 16 picture, to your right? 17 Α I can see that person. 18 19 Q Okay. Do you recognize the person that's shown there with the beard and 20 the tan hat who's looking down? Α The Fifth. 21 22 Q Do you recognize that person as Geoffrey Flohr, or Flohr, with call sign "Yoda"? 23 The Fifth. 24 Α

Did he or anybody else provide security to you on January 5th or January 6th

25

Q

1 in Washington, D.C.? 2 Α The Fifth. Q And did anyone who provided security to you on January 5th or January 6th 3 4 in Washington, D.C., including Mr. Flohr or other 1AP'ers, enter the Capitol Building 5 during the attack on January 6, 2021? Α The Fifth. 6 7 Q General Flynn, did anyone who provided security to you, including Mr. Flohr or other 1AP'ers, communicate with other people who breached the Capitol Building 8 9 during the January 6th attack on the Capitol in order to assist them? Α 10 The Fifth. Did you speak with Mr. Flohr, call sign "Yoda," while he was near but outside 11 Q 12 of the Capitol during the afternoon of January 6, 2021? The Fifth. 13 Α Q If we can go to page 3 of exhibit No. 21, please. We can zoom in on the 14 15 person at the end of the red arrow there, wearing a tan hat, who looks to have a beard. Do you recognize the person there at the end of the red arrow with the hat who 16 appears to be on a phone as Mr. Geoffrey Flohr, call sign "Yoda"? 17 Α The Fifth. 18 19 Q You can take that down. Thank you. 20 Before 1:00 p.m. on January 6, 2021, did you know that any person planned to 21 enter the Capitol on January 6th to disrupt the joint session of Congress? The Fifth. Α 22 23 Q General Flynn, did you ever encourage anyone to enter the Capitol on January 6, 2021, in order to disrupt the joint session of Congress? 24 25 The Fifth.

1	Q	General Flynn, did you direct anyone to enter the Capitol Building to disrupt
2	the joint se	ssion of Congress on January 6, 2021?
3	А	The Fifth.
4	Q	General Flynn, did you ever encourage or direct anyone to enter the Capitol
5	on January	6, 2021, in order to ensure that Donald Trump won a second term in office?
6	А	The Fifth.
7	Q	On January 8, 2021, Alex Jones claimed that you talked to President Trump
8	every day.	Is that true?
9	А	The Fifth.
10	Q	Did you, General Flynn, talk to President Trump at any point on January 6,
11	2021?	
12	А	The Fifth.
13	Q	Have you ever talked to President Trump about the events of January 6,
14	2021?	
15	А	The Fifth.
16		At this point, I'm going to pause and see if anybody else has any
17	questions fo	or General Flynn on the topic we've just covered.
18	Ms.	Cheney. I do,
19	Gen	eral Flynn, do you believe the violence on January 6th was justified?
20	Mr.	Warrington. Can we have a minute?
21	Ms.	<u>Cheney.</u> Yes.
22	[Dise	cussion off the record.]
23	Mr.	Warrington. All right. We're back.
24	Con	gresswoman Cheney, could you repeat the question, please?
25	Ms.	<u>Cheney.</u> Yes.

1	General Flynn, do you believe the violence on January 6th was justified?
2	Mr. Warrington. Can I get clarification, is that a moral question or are you asking
3	a legal question?
4	Ms. <u>Cheney.</u> I'm asking both.
5	The <u>Witness.</u> The Fifth.
6	Ms. <u>Cheney.</u> Do you believe the violence on January 6th was justified morally?
7	The <u>Witness.</u> Take the Fifth.
8	Ms. <u>Cheney.</u> Do you believe the violence on January 6th was justified legally?
9	The <u>Witness.</u> Fifth.
10	Ms. Cheney. General Flynn, do you believe in the peaceful transition of power in
11	the United States of America?
12	The <u>Witness.</u> The Fifth.
13	Ms. Cheney. General Flynn, do you agree with President Trump when he says
14	that November 3rd was the insurrection?
15	The <u>Witness.</u> The Fifth.
16	Ms. <u>Cheney.</u> Thank you.
17	Mr. Warrington. I'll just note my objection for the record to this line of
18	questioning as argumentative.
19	Ms. <u>Cheney.</u> Sorry, I couldn't catch what you said, Counsel.
20	Mr. Warrington. I'll just note for the record that my objection to the line of
21	questioning is that it was argumentative.
22	Ms. <u>Cheney.</u> Thank you.
23	I'll see if anybody else has any questions?
24	Okay.
25	BY

1	Q	General Flynn, do you know why general counsel and former interim	
2	president o	f the Oath Keepers Kellye SoRelle has claimed with respect to January 6th,	
3	quote, "Aall	paths lead to Flynn. He's the one who is the puppet handler for everything.	
4	He was mov	ving all the pieces," end quote?	
5	Α	The Fifth.	
6	Q	What other militia-type groups did you coordinate with for security or for	
7	any other p	urpose in connection with the December 14, 2020, Jericho March in D.C. or	
8	the events in D.C. on January 5 and 6, 2021?		
9	Α	The Fifth.	
10	Q	Did you coordinate with any leaders or members of the Proud Boys, for	
11	security or for any other purpose, in connection with the December 14, 2020, Jericho		
12	March in D.	C. or the events in D.C. on January 5th and 6th of 2021?	
13	А	The Fifth.	
14	Q	I'm sorry. And, to be clear, for the record, the Jericho March I just	
15	referenced	was December 12th of 2020.	
16	Did <sup>-</sup>	that change any of your answers, General Flynn?	
17	Α	Repeat the question.	
18	Q	Sure. The questions that I just asked were: What other militia-type	
19	groups did y	you coordinate with for security or for any other purpose in connection with	
20	the Decemb	per 12, 2020, Jericho March in D.C. or the events in D.C. on January 5 and 6,	
21	2021?		
22	Α	The Fifth.	
23	Q	And to clarify the following question: Did you coordinate with any leaders	
24	or members	s of the Proud Boys, for security or for any other purpose, in connection with	

the December 12th Jericho March in D.C. or the events in D.C. on January 5 and 6, 2021?

1	A The Fifth.		
2	Q In July 2020, you posted a clip to Twitter in which you recited	an oath of	
3	office, and, after finishing the oath, you said, quote, "Where we go one, we	e go all," end	
4	quote.		
5	What does the phrase "Where we go one, we go all" mean to you,	General Flynn?	
6	A The Fifth.		
7	Q Were you aware at that time that the phrase is associated wit	h the QAnon	
8	movement, or a movement that's been loosely termed the "QAnon movement"?		
9	A The Fifth.		
10	Q And why did you say that phrase in the video that you posted	?	
11	A The Fifth.		
12	Q Are you personally aware of any efforts in the QAnon commu	nity of efforts	
13	to overturn the results of the 2020 Presidential election?		
14	A The Fifth.		
15	Q Are you personally aware, General Flynn, of any efforts in the	QAnon	
16	community to prevent or delay the joint session of Congress from certifying Joe Biden as		
17	President on January 6, 2021?		
18	A The Fifth.		
19	Q In May 2021, you were asked by someone at a conference, "I	want to know	
20	why what happened in Myanmar can't happen here." You replied, quote, "No reason.		
21	I mean, it should happen here. No reason. That's right," end quote.		
22	Do you, General Flynn, support the violent overthrow of the United	States	
23	Government along the lines of what happened last year in Myanmar?		
24	A The Fifth.		
25	I'll pause there and see if anybody in the room or on	the Webex	

1	have any additional questions for Mr. Flynn or, General Flynn. Excuse me.	
2	Okay.	
3	BY :	
4	Q So, General Flynn, just a few wrap-up questions.	
5	Have you talked to anybody about the November 8th subpoena from the select	
6	committee other than your attorneys?	
7	A The Fifth.	
8	Q Has anybody affected or influenced your testimony today or the documents	
9	that you could provide to the select committee other than discussions that you may have	
10	had with your attorneys?	
11	A The Fifth.	
12	Q Have you talked to former President Trump about your appearance or	
13	testimony here today?	
14	A The Fifth.	
15	Q Have you talked to anybody who we've referenced throughout today's	
16	proceedings about your testimony here today, including but not limited to Sidney Powell,	
17	Phil Waldron, Russ Ramsland, Ivan Raiklin, and others?	
18	A The Fifth.	
19	Okay. And I'll stop there.	
20	I see, Ms. Cheney, that you had briefly turned on your camera. I don't know if	
21	you have anything else.	
22	Ms. Cheney. Thanks,	
23	General Flynn, I just wanted to go through a list of individuals and ask if you have	
24	spoken to any of these people since the election.	
25	Elmer Stewart Rhodes?	

They're

1 The Witness. The Fifth. 2 Ms. Cheney. Edward Vallejo? The Witness. The Fifth. 3 Ms. Cheney. Have you spoken with Thomas Caldwell? 4 The Witness. The Fifth. 5 General Flynn, have you spoken to Joseph Hackett? 6 Ms. Cheney. The Witness. The Fifth. 7 Ms. Cheney. General Flynn, between election day and January 6th, did you 8 9 speak with Kenneth Harrelson? The Fifth. 10 The Witness. 11 Ms. Cheney. Have you spoken to Joshua James? The Witness. 12 The Fifth. Ms. Cheney. General Flynn, have you spoken to Kelly Meggs? 13 The Witness. The Fifth. 14 15 Ms. Cheney. Have you spoken to Roberto Minuta? The Witness. The Fifth. 16 Ms. Cheney. General Flynn, have you spoken with David Moerschel? 17 The Witness. The Fifth. 18 19 Ms. <u>Cheney.</u> Have you spoken with Brian Ulrich? 20 The Witness. The Fifth. 21 Ms. Cheney. Have you spoken with Jessica Watkins? The Witness. The Fifth. 22 23 Ms. Cheney. Those were Oath Keepers who recently have been charged with seditious conspiracy. 24

I wonder -- the following individuals have been charged with conspiracy.

25

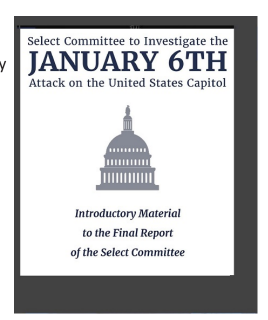
1	members of the Proud Boys.		
2	Have you spoken with Enrique Tarrio?		
3	The <u>Witness.</u> The Fifth.		
4	Ms. Cheney. General Flynn, have you spoken with Ethan Nordean?		
5	The <u>Witness.</u> The Fifth.		
6	Ms. Cheney. Have you spoken with Joseph Biggs?		
7	The <u>Witness.</u> The Fifth.		
8	Ms. Cheney. Have you spoken with Charles Donohoe?		
9	The <u>Witness.</u> The Fifth.		
LO	Ms. <u>Cheney.</u> Dominic Pezzola?		
L1	The <u>Witness.</u> The Fifth.		
L2	Ms. <u>Cheney.</u> Thank you.		
L3	Thank you, Ms. Cheney.		
L4	I don't believe there are any other questions at this time, General Flynn. We		
L5	certainly appreciate your time today.		
L6	And, at this point, we are going to go off the record, but the deposition will remain		
L7	open, subject to the call of the chair excuse me. We're recessing subject to the call of		
L8	the chair, to be specific.		
L9	Mr. Warrington. And, for the record, let me note our objection to that, and we		
20	consider the matter closed, but I understand your position.		
21	Okay. Do you mind repeating that? I'm sorry. It was kind of		
22	cutting out, Mr. Warrington.		
23	Mr. Warrington. Yeah. We object to the continuing nature of the deposition,		
24	as we consider the matter closed. But we understand the committee's position.		
,5	Thank you. All right.		

- 1 And we'll go off the record.
- 2 [Whereupon, at 12:46 p.m., the deposition was recessed, subject to the call of the
- 3 chair.]

1	Certificate of D	eponent/Interviewee	
2			
3			
4	I have read the foregoing	_ pages, which contain the correct t	ranscript of the
5	answers made by me to the quest	ions therein recorded.	
6			
7			
8			
9	-		
10		Witness Name	
11			
12			
13	-		
14		Date	
15			

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 <a href="The Executive Summary">The Executive Summary</a>, also called Introductory Materials, available on Amazon in paperback and hardcover editions;



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