Page 1576 SUPREME COURTNEW YORK COUNTYCRIMINAL TERMPART 59 _____ THE PEOPLE OF THE STATE OF NEW YORK : INDICTMENT # 71543/2023 -against : DONALD J. TRUMP, : Defendant. -----: Falsifying Business Records First Degree 100 Centre Street New York, New York 10013 April 30, 2024 BEFORE: HONORABLE JUAN M. MERCHAN, JUSTICE OF THE SUPREME COURT A P P E A R A N C E S: FOR THE PEOPLE: ALVIN L. BRAGG, JR., ESQ. New York County District Attorney BY: JOSHUA STEINGLASS, ESQ., MATTHEW COLANGELO, ESQ., SUSAN HOFFINGER, ESQ., CHRISTOPHER CONROY, ESQ., REBECCA MANGOLD, ESQ., KATHERINE ELLIS, ESQ., Assistant District Attorneys FOR THE DEFENDANT: BLANCHE LAW BY: TODD BLANCHE, ESQ. EMIL BOVE, ESQ. NECHELES LAW, LLP BY: SUSAN NECHELES, ESQ. KENDRA WHARTON, ESQ.

Page 1577 ******* 1 2 THE COURT: Good morning. 3 Please be seated. 4 THE CLERK: Calling from the Part 59 calendar, 5 calendar number 1 and 2, SMZ 71762 of '24 and SMZ 71764 of '24. Donald Trump. 6 7 Appearances. 8 MR. STEINGLASS: For the People, ADA's Joshua 9 Steinglass, Becky Mangold, Susan Hoffinger, Christopher 10 Conroy, Matthew Colangelo and Katherine Ellis. 11 MR. BLANCHE: Good morning. I am Todd Blanche. And I am joined by Emil Bove, Susan Necheles and Kendra 12 13 Wharton. Good morning. 14 15 THE COURT: Good morning. 16 We have a couple of housekeeping matters first. I know that both sides wanted to work something out 17 18 with the sound system. It's my understanding that that is going to be 19 worked out? 20 21 There is a plan in place? 22 MR. STEINGLASS: I believe so. Yes, Judge. 23 MR. BLANCHE: Yes. I think we're working it out, and we will try to be as efficient as we can and make it as 24 25 smooth as possible.

Page 1578 THE COURT: The second issue. 1 2 At the start of the trial, Mr. Blanche, you had 3 requested two days for high school graduations, one for 4 Mr. Trump and one for a colleague. 5 Can you tell me what those days were? 6 MR. BLANCHE: Yes, your Honor. 7 (Counsel confer.) MR. BLANCHE: May 17th and June 3rd. 8 9 THE COURT: All right. We got through the jury 10 selection really quickly, I think we are ahead of schedule 11 and I think we have been moving well ahead since so I don't 12 think that the May 17th date is a problem. So Mr. Trump can certainly attend that date --13 attend his son's graduation. 14 15 June 3rd, it's really up to you. I think, at that 16 point, the jury might be deliberating. It could be a challenge. 17 18 MS. NECHELES: I understand, your Honor. And, of course, if they are deliberating --19 THE COURT: And if they are not deliberating, I 20 think that that will be fine as well. 21 22 MS. NECHELES: Thank you. THE COURT: I believe the clerk of the court called 23 in the SMZs into the record. 24 25 Let the record reflect that I'm about to hand down

Page 1579 the Court's decisions on the hearing that we had for 1 2 contempt, on SMZ-71762 of 24, which covered Counts 1 through 3 3. 4 The Court finds that the People have met their 5 burden of proof and demonstrated contempt as to the second 6 and third incident, but not as to the first. Mr. Trump is fined a thousand dollars on each of 7 those two. 8 9 As to SMZ-71764 of '24, covering incidents 4 10 through 10, the Court finds the People have met their burden 11 as to all of those. 12 And the Court imposes a punishment of \$1,000 on each of those six. 13 I am handing down written decision copies for both 14 15 sides. 16 The details of the decision are in the written decision. 17 18 (Handed.) MR. STEINGLASS: Thank you. 19 THE COURT: Anything else that I need to go over 20 21 before we get back to the witness? 22 MR. STEINGLASS: There are a few matters, Judge, but I don't think that they necessarily have to be discussed 23 before the witness. 24 25 THE COURT: Okay.

Page 1580 Mr. Blanche? 1 2 MR. BLANCHE: The same with what Mr. Steinglass 3 just said. 4 THE COURT: Let's take the witness, please. 5 The date for payment is in the Order. 6 THE COURT OFFICER: Witness entering. 7 (The witness, Gary Farro, enters the courtroom and 8 resumed the witness stand.) 9 THE WITNESS: Good morning. 10 THE COURT: Good morning, sir. Welcome back. 11 THE WITNESS: Good morning, your Honor. 12 THE COURT: I remind you that you are still under 13 oath. Please have a seat. 14 THE WITNESS: Thank you. 15 16 THE COURT: All right. We can get the jury. THE COURT OFFICER: All rise. Jury entering. 17 18 (Jury enters.) 19 THE COURT: Please be seated. THE CLERK: Continuing case on trial, People versus 20 21 Donald J. Trump. All parties and all jurors are present. 22 23 THE COURT: Good morning, jurors. Welcome back. I hope you had a good weekend. 24 25 People.

Page 1581 MS. MANGOLD: Thank you, your Honor. 1 ***** 2 3 CONTINUED DIRECT EXAMINATION BY MS. MANGOLD: 4 5 Q Good morning, Mr. Farro. 6 А Good morning. 7 Q Welcome back. 8 А Thank you. 9 Q So before we adjourned on Friday, I think you were 10 talking to the jury about a call from Michael Cohen that you received on October 26th, 2016; is that right? 11 12 А That's correct. And you testified that he was -- he had called to open 13 0 a new bank account for an entity called Essential Consultants 14 LLC; right? 15 16 Α That's correct. And we discussed a form that you called a KYC form? 17 Q 18 Α Yes. I think you explained it stands for "Know Your 19 Q Customer?" 20 21 А Yes. 22 And is that an account opening document required by 0 First Republic Bank? 23 Yes, it is. 24 А 25 0 Is that the only document that a client is required to

Page 1582 1 submit to open a new bank account? 2 Α No. They need to provide a master signature card, 3 which shows who the signers are on the account, as well as the 4 documentation to support, if it's a business account. 5 In this case, it was a LLC account, so they have to provide 6 us with the LLC documentation as well. 7 Q Can you remind everyone again what "LLC" stands for? 8 Α Limited Liability Company. 9 MS. MANGOLD: Can we display People's Exhibit 371, 10 which is already in evidence. 11 (Displayed.) 12 THE COURT: For everyone; right? MS. MANGOLD: For everybody, yes. 13 14 Q Can you see that on your screen, Mr. Farro? Yes, I can. 15 А 16 Q Is this a First Republic Bank email? 17 Α Yes. 18 Q A series of emails? Yes, it is. 19 Α Could we focus on the top two emails in the chain, 20 Q 21 please? Certainly. 22 Α 23 Now, looking at the middle email. Who is that from? 0 24 That's from Elizabeth Rappaport, who was my assistant. А 25 0 Your assistant?

Page 1583 1 Α Yes. 2 0 And who is it to? 3 Α It is to Melissa Duran, Client Service Group New York, 4 and DeWitt Hutchins. 5 0 And who is Melissa Duran? 6 Α Melissa Duran worked in our Client Service Group, and specifically handled some of the wire transactions. 7 8 0 And would you remind everyone who DeWitt Hutchins is? 9 Α DeWitt Hutchins, at the time, was a preferred banker 10 working in the 56th and Madison office. What is the date of this email? 11 0 12 Α October 26th, 2016. Is that the same day that Mr. Cohen called you to open 13 0 the Essential Consultants account? 14 Yes, it is. 15 Α 16 Q Can you read this email to the jury? "DeWitt - please provide the account docs for Michael 17 Α 18 Cohen. Thank you." I'm directing you to the top email on the page. Do you 19 Q see that there is an attachment? 20 21 А Yes, there is a PDF as well as another image. 22 MS. MANGOLD: And if we could briefly flip through the remainder of this document. 23 24 (Displayed.) 25 0 Are Pages 3 through 9 of this PDF the other account

Page 1584 opening documents for Essential Consultants LLC? 1 2 А Yes. This is what I referenced prior. 3 MS. MANGOLD: And can we turn now to Page 3 of the 4 PDF. 5 (Displayed.) 6 Q Focus on the top half of the page. 7 What is this document? 8 Α This is the business signature card. This determines 9 who has the ability to sign on the account. 10 0 And it also contains an agreement to open accounts? Yes, it does. 11 Α 12 What entity is this for? 0 Essential Consultants LLC. 13 А And if you look at the bottom of the box that we are 14 Q 15 looking at, in the lower-most row, where it says "Type of 16 Business," what type of business is listed? Consulting. 17 А 18 0 And is that business type something that's provided by the client in this case? 19 Yes, it is. 20 Α 21 And that's Mr. Cohen here? 0 22 Yes. We asked for the purpose of the account and that Α 23 was the answer. 24 Was the purpose for the account given in this form 0 25 consistent with what Mr. Cohen told you on the phone call

Page 1585 earlier that day? 1 2 А Yes, it is. 3 0 And is it consistent with the purpose of the account 4 stated in the Know Your Customer form that we looked at on 5 Friday? 6 Α Yes, it is. 7 Q And if we scroll down a little bit to the middle 8 portion of the page. Who is listed as the authorized signers for the account? 9 10 Α Michael Cohen. 11 Q And any other authorized signers? 12 А No, there is not. 13 All right. 0 MS. MANGOLD: Can we turn to Page 4 of the PDF. 14 15 (Displayed.) 16 Q Is this another part of the same document that we just looked at? 17 18 Α Yes. This is the signature page of that document. Do you recognize the signature near the bottom of the 19 Q 20 page? Yes. It's Michael Cohen's. 21 Α 22 And what's the date of that? 0 10/26/16. 23 А 24 And looking now at the box at the bottom of the page, 0 25 is there an account number provided?

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Page 1586 Yes, there is. 1 Α 2 0 And what are the last four digits of the account 3 number? 4 Α 1897. 5 Q And in the right-most column it says "open by." Who is 6 listed there? 7 Α DeWitt Hutchins. 8 MS. MANGOLD: If we could flip to the following 9 page, Page 5 of the PDF. 10 (Displayed.) 11 Do you recognize this document? 0 12 А Yes. What is this? 13 0 This is an addendum to the signature card. 14 А This kind 15 of gives the information on the authorized signer. 16 Q And this is another required document to open a bank account? 17 18 Α Yes, it is. 19 What is the account name listed at the top? Q Essential Consultants LLC. 20 А 21 And do you see a signature at the bottom? 0 22 Yes. Michael Cohen's. А 23 And what's the date? 0 10/26/16. 24 Α 25 Q All right. Now, flipping through the last few pages of

Page 1587 the PDF. 1 2 Are Pages 6 through 9 of the PDF -- well, what are these 3 documents? 4 Α These are the opening of a LLC's accounts as well as 5 the tax ID number provided by the Internal Revenue Service. 6 0 Are these documents generated at First Republic Bank or 7 provided by the client? 8 Α No, they are provided by the client. They are 9 generated by the IRS. 10 And turning now to Page 6 of the PDF. 0 What is this? 11 12 (Displayed.) This is -- the account was opened in Delaware, as most 13 Α LLCs are that I do business with. 14 And it's a Certificate of Formation of Essential 15 16 Consultants. 0 And what is the date and time that Essential 17 18 Consultants was formed? 19 October 17th, 2016 at 10:21 a.m. А And just for -- in the interest of clarity, is this 20 0 21 provided by the IRS or some other entity? My understanding is it's provided by -- the tax ID is 22 А provided by the IRS. And this is provided by the State of 23 24 Delaware. 25 MS. MANGOLD: If we could flip to Page 7 of the

Page 1588 PDF please. 1 2 (Displayed.) 3 0 What is this? 4 Α This is the State of Delaware's Limited Liability 5 Company formation doc, and it shows Michael Cohen as the 6 authorized person. 7 MS. MANGOLD: And then, finally, flipping to -- if 8 we can flip through Page 8 to Page 9 of the PDF; and 9 focusing on the bottom of the page. 10 (Displayed.) 11 0 Is this the document that you referenced earlier was 12 issued by the IRS? 13 А Yes. And this has an Employer Identification Number? 14 Q Yes. 15 А 16 Q What is that? It's essentially -- to equate it to something, it's 17 А 18 like the Social Security number for businesses. It's a tax ID 19 for businesses. 20 All right. Q MS. MANGOLD: Can we take that down. 21 22 Now can we display to everyone what is admitted in 23 evidence as People's 370. 24 (Displayed.) 25 0 Is this another set of First Republic Bank emails?

Page 1589 Yes, it is. 1 Α 2 0 Who is on these emails? 3 А Myself and DeWitt Hutchins. 4 MS. MANGOLD: Can we look at the bottom portion 5 of the page, please. 6 (Displayed.) 7 Q Who is this email from? 8 Α DeWitt to the myself. 9 Q What's the subject? "Michael Cohen." 10 Α 11 And can you read the first line of the email, please? 0 12 Α Sure. "Account is good to go - gave him wire instructions and 13 ordered checks." 14 What did you understand "good to go" to mean? 15 0 16 Α It means that it's open and ready to be funded. And based on the date of the email and who it's from, 17 0 18 do you know what account this is referencing? 19 Α Essential Consultants LLC. Now, looking at the date and time above, did DeWitt 20 Q send this on the same day that you received the call from 21 22 Mr. Cohen? 23 А Yes. 24 And you spoke to Mr. Cohen that morning about opening 0 25 this account?

Page 1590 1 Α That's correct. 2 What's the date stamp of this email? 0 3 Α Oh, the date, excuse me, October 26th, 2016. I'm sorry, the time stamp of the email? 4 Q 5 А Okay. 2:35 p.m. 6 Ο So about how long did it take to open the account 7 between the time that Mr. Cohen called you and the time that 8 Mr. Hutchins confirmed that the account was opened? Five to six hours or so. 9 А 10 0 Did Mr. Cohen indicate that opening this account was urgent when he called you? 11 12 А Yes. Michael Cohen -- everything was urgent with Michael Cohen. 13 So why did it take five or six hours to open the 14 0 15 account? 16 Α Michael Cohen's not our only client so we do have other things that take precedence, moving in and opening an account in 17 a singular day is considered very quick. 18 Is that because there is some processes that the bank 19 Q needs to undertake in order for the account to be opened? 20 21 А Absolutely. And does that require certain checks by the back 22 0 23 office, is -- I think you called it? 24 Correct. As well as data entry, getting the paperwork А 25 back, et cetera.

Page 1591 So we've now looked at the account opening documents 1 0 2 for Essential Consultants in some detail; right? 3 Α Yes. 4 Probably more detail than anybody wanted. Q 5 Α (Laughter.) 6 Q Did any of the account opening paperwork indicate the 7 account would be used to make a payment on behalf of a political 8 candidate? 9 А No. 10 0 Would the bank's process for opening the account be 11 different if Mr. Cohen had indicated the account would be used 12 to make a payment on behalf of a political candidate? 13 А There would be additional scrutiny. And what do you mean by that? 14 Q It would reach the second line of defense. 15 А 16 Q Would that have delayed the opening of the account? Quite possibly. 17 Α 18 Q Is it possible that the account wouldn't have been opened at all? 19 20 Α It's possible. 21 Did any of the account opening paperwork indicate that 0 the account would be used to buy the rights to a media story? 22 23 А No. Would the bank's process for opening the account be 24 0 25 different if Mr. Cohen had indicated that the account would be

Page 1592 used to buy the rights to a media story? 1 2 А Not necessarily, but we would certainly ask additional 3 questions. 4 Q Was that consistent with the stated purpose of the 5 account on the phone call to you, that it was for real estate? 6 Α That would not be consistent with what it was and 7 that's why we would ask additional questions. 8 0 Did any of the account opening paperwork indicate the 9 account would be used to pay an adult film star? 10 Α No. 11 0 Would the bank's process for opening the account be 12 different if Mr. Cohen had indicated that the account would be used to pay an adult film star? 13 Absolutely. 14 А How would it be different? 15 0 16 Α Well, we would certainly ask additional questions. It's not our money to determine where it goes; however, it is an 17 18 industry that we do not work with, so there would be a determination made by the second and third line of defense if it 19 was something that we would move forward on. 20 And that would have delayed opening the account? 21 0 That would certainly have delayed it. 22 Α 23 And is it possible that the account wouldn't have been 0 24 opened at all? 25 А Yes, it is.

Page 1593 All right. Looking back at this email from 1 0 2 Mr. Hutchins. 3 Can you read the bottom portion of the email? 4 (Displayed.) 5 Α "Said he would swing by here in a little bit. Thanks." 6 Q Who did you understand "he" to be in that sentence? 7 А Michael Cohen. 8 0 And why would Mr. Cohen swing by the bank if the 9 account was already opened? 10 Α Because he needed to fund the account for it to be 11 live. 12 0 He had to put money into the account for the account to actually be fully opened? 13 That's correct. 14 Α All right. 15 Q 16 MS. MANGOLD: Can we turn to what's already in evidence as People's Exhibit 372. 17 18 (Displayed.) 19 MS. MANGOLD: Can we focus on the bottom two emails 20 on the page. 21 (Displayed.) Are these First Republic Bank emails? 22 0 23 А Yes. 24 Turning now to the bottom email on the page. Who is 0 that from and to? 25

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Page 1594 Elizabeth Rappaport to Michael Cohen. 1 Α What is the subject of the email? 2 0 3 Α The subject is "First Republic Bank Transfer." 4 And what is the date and time of this? 0 5 Α October 26th, 2016 at 2:53 p.m. 6 Ο And the last email that we saw was 2:35 that same day; 7 is that correct? 8 Α That's correct. 9 Q And so what was the approximate time between that last 10 email and this email that was sent? 11 Α Oh, 23 minutes. 12 0 Good math. Do you see something called "Importance" at the bottom of 13 the top box of the email? 14 Yes. It's of high importance. 15 Α 16 0 And do you know what that is -- like, what that designation indicates? 17 18 Α That something needs to be done quickly. Can you read the body of the email to the jury? 19 Q "Good afternoon, Mr. Cohen. Per our conversation over 20 Α the phone, please confirm your request to transfer \$131,000 from 21 your home equity line of credit account number ending in 6194 to 22 23 your checking account ending in 1897." Is the account ending in 1897 the same account that was 24 0 25 set up for Essential Consultants?

Page 1595 Yes, it is. 1 А 2 That you discussed with us earlier? 0 3 Α Yes, it is. And when you say "home equity line of credit," is that 4 0 5 also referred to as a HELOC? 6 Α Yes, it is. What is a HELOC? 7 0 8 Α A home equity line of credit is a revolving mortgage 9 that's put on your home. 10 What I mean by "revolving" is essentially you can pay down 11 on it at any time and repay it and then draw down on it again. 12 It could be considered as a credit card, with your home as collateral, that's another good way to explain it. 13 Is it fair to say that it's mostly like a second 14 Q 15 mortgage? 16 Α It is a second mortgage, but it can be put in first position as well. For clarification purposes, it is a mortgage 17 18 that you are allowed to draw upon. And, in this case, do you know if it was a second 19 Q 20 mortgage? 21 It was a second mortgage in this scenario, yes. Α Can you explain what's going on in this email? 22 0 23 Sure. Obviously, a conversation was -- had taken place Α between Elizabeth and Michael where he had asked to drawdown on 24 25 his home equity line of credit to fund the account at Essential

Page 1596 1 Consultants. What's the next email in the chain? 2 Ο 3 Α It says "Confirmed." 4 Is that sent by Michael Cohen? Q 5 Α That was sent by Michael Cohen to Lizzie. 6 Q And how long after the first email was that sent? 7 Α One minute. 8 MS. MANGOLD: Can we look at the top email in the 9 chain. 10 0 Who is this email to and from? 11 Α This is from Elizabeth Rappaport to our Client Service 12 Group. And what is the date and time stamp of the top email? 13 0 This is 10/26/2016, 11:56 a.m. 14 Α 15 Q And can you explain, again, to the jury how the time 16 stamps work in the First Republic email? The very top, when you are pulling the email 17 Α Yes. 18 system, is in Pacific Time. Everything below it is stuck in Eastern Standard Time. 19 And does this also have an importance designation? 20 Q 21 Α Yes, it does. And what is it? 22 Q 23 А High. 24 Can you read this email to the jury? 0 25 Α "Please transfer \$131,000 from HELOC account ending in

Page 1597 6194 to checking account ending in 1897. Please note this is a 1 time sensitive request. Please confirm once complete." 2 3 When Ms. Rappaport says "it's a time sensitive 0 4 request," is that something that would come from Ms. Rappaport 5 or from the client? 6 А In this scenario, it could be from either. And the reason why I say that is because this is now 7 8 2:56 p.m. and the wire cut off time is 3:00 p.m., so my 9 assumption would be it started with -- with Michael saying it's 10 urgent, because he did in a prior email; however, that would be 11 purely an assumption. 12 And when you say "the wire cut off," what does that 0 13 mean? At 3:00 p.m. is when the wires have to be sent out to 14 Α 15 be received same day. 16 Q Would that impact this HELOC transfer? Α Well, if the HELOC transfer is not done, the wire 17 18 cannot be done. Is that reference to a subsequent wire after the 19 Q transfer from the HELOC? 20 21 Α Well, a transfer from a HELOC is not a wire so it's a bank transfer; so it transfers over and then the wire would be 22 23 the secondary move that went to someone else. 24 So was it your understanding that after this account 0 25 was funded, Mr. Cohen wanted to subsequently send a wire

Page 1598 transfer out using that account --1 2 А That's correct. 3 Q -- later that day? 4 Α That's correct. 5 Q All right. б MS. MANGOLD: Can we look at People's Exhibit 373, 7 which is already in evidence. 8 (Displayed.) 9 Q Do you recognize this? 10 Α I do. What is this? 11 0 This is an advance request for a line of credit. 12 Α 13 Do you know what this advance request was for? Q This was for the home equity line. 14 Α That's Mr. Cohen's home equity line? 15 Q 16 Α That's correct. Looking now at the top half of the page? 17 Q 18 Α Uh-huh. What is the request type? 19 Q 20 Is "advance." А 21 That means he is borrowing money? Q That means he's drawing down on the line of credit, 22 Α 23 yes. What is the amount? 24 Q 25 А \$131,000.

Page 1599 And who is the borrower? 1 0 The borrower is Michael Cohen or Laura Cohen. 2 Α 3 Q Do you know who Laura Cohen is? 4 Michael's spouse. Α 5 Q And why are both of their names listed? 6 Α Both of their names are listed on the home equity line 7 of credit. 8 0 And where is this transfer from and to? 9 А It is from the line of credit and ending in 6194, and 10 it's being credited to the new account for Essential Consultants ending in 1897. 11 12 And looking at the effective date on the right, is 0 that the same date that Michael Cohen called you to open the 13 account? 14 Yes, 10/26/16. 15 А 16 MS. MANGOLD: And can we look at the bottom half of the page, please. 17 18 (Displayed.) Does this indicate that this transfer had to be 19 0 approved by people at First Republic Bank? 20 21 Α Yes. And how many people at First Republic Bank had to 22 0 23 approve this? 24 In this scenario, two. А 25 0 And those are their names listed there?

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Page 1600 Yes, Melissa Duran and Mark Stewart. 1 Α 2 0 All right. 3 MS. MANGOLD: Can we please take a look at 4 People's Exhibit 374 already in evidence. 5 (Displayed.) 6 0 What is this? 7 Α This is an email from Melissa Duran to the Loan 8 Servicing Department requesting the advance. 9 Q I'm sorry, the Loan Servicing Department is part of 10 First Republic Bank? 11 А Part of our back office operations, yes. 12 And that's different from the Client Service Group? 0 Yes, it is. 13 Α What is the subject? 14 Q The subject is "Advance 6194, OSI. Please expedite 15 А 16 pending wire." And is there an importance designation in this email? 17 Q 18 Α Yes. "High." Can you read this email to the jury? 19 Q "My client Michael Cohen or Laura Cohen is requesting 20 Α an advance in the amount of \$131,000. Please expedite pending 21 wire. Thank you. Melissa Duran." 22 23 And can you explain what's going on in this email? 0 24 Α Yes. So an advance has to be done by our Loan 25 Servicing Department. It's another part of our checks and

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Page 1601 balances. So it goes to the Loan Servicing from our Client 1 2 Service Group to drawdown and make the deposit. 3 0 All right. And this is the internal bank communication 4 to get that done? 5 А Yes, it is. 6 MS. MANGOLD: Can we now take a look at People's 7 Exhibit 375 already in evidence. 8 (Displayed.) 9 Q Take a look at the bottom two emails on this page. Are 10 these First Republic Bank emails? 11 А Yes, they are. 12 Looking at the bottom-most email on the page. Is this 0 an email that we've already seen? 13 Yes, it is. 14 А What's this email at the bottom? 15 0 16 А Pardon me? What is the email at the bottom? 17 0 18 Α Oh, this is the requesting the transfer and the drawdown on the HELOC account and then depositing it into the 19 Essential Consultants account. 20 21 Now, looking at the next email in the chain. Who is 0 this to and from? 22 23 Α It's from Michael Cohen to Elizabeth Rappaport. 24 Can you read this email? Q 25 А "Can you please send me confirmation that the funds

Page 1602 were deposited into the other account? Important." 1 2 Ο And do you have an understanding of what this means? 3 Α Yes. This is stating that he's asking if the \$131,000 4 was deposited into Essential Consultants. 5 Q Did he explain to you why this was important? He did not explain to me directly why this was 6 Α important. I did not speak to him after that initial call. 7 8 MS. MANGOLD: Can we look at the top email on the 9 page, please. 10 (Displayed.) 11 0 Who is this to and from? 12 Α From Elizabeth Rappaport to Michael Cohen. And what's the date and time? 13 0 The date is 10/26/2016 at 1:15 p.m. Pacific Time. 14 А That's 4:15 Eastern? 15 0 16 Α Yes, it is. Can you read the email to the jury? 17 Q 18 А "Good afternoon, Mr. Cohen. The funds have been deposited into your account ending in 1897." 19 20 And what does that mean? 0 That means that the drawdown on the home equity line of 21 Α credit has been completed and it has been deposited into the now 22 23 Essential Consultants account that was established that day. Does that mean the Essential Consultants account is now 24 0 25 fully funded?

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Page 1603 Fully funded and live for business. 1 А 2 0 Officially open? 3 Α Yes. All right. Now, let's take a look at what's already in 4 0 5 evidence as People's Exhibit 376. 6 (Displayed.) 7 Q Do you recognize this document? 8 Α Yes, I do. 9 Q What type of document is this? 10 А This is a Wire Authorization form. What is a Wire Authorization form? 11 0 This gives us the right to send the wire when we are in 12 Α person with the client. 13 And just in case there is anybody who doesn't know what 14 Q 15 a wire is, what is a wire? 16 Α A wire is an electronic way of moving funds from one party to another party. 17 18 Q Focusing now on the top half of the page. (Displayed.) 19 Can you see where the wire transfer is coming from? 20 0 21 Are you talking about -- who the originator is of the Α 22 wire? 23 Q Yes. It's Essential Consultants LLC. 24 А 25 Q And on the top right hand side of the page does it say

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Page 1604 who prepared this Wire Transfer Authorization Agreement form? 1 Yes. DeWitt Hutchins. 2 А 3 0 DeWitt Hutchins. Would he fill that out with input 4 from the originator? 5 А Yes. 6 MS. MANGOLD: Can we look now at the bottom box on 7 the page. 8 (Displayed.) 9 Q Can you tell when this Wire Authorization form was filled out? 10 Yes. 10/27/2016 at 10:01 a.m. 11 Α 12 And can you tell whether the client did this remotely 0 or at the bank? 13 He did it in person. 14 А Is that indicated there on the left? 15 Q 16 Α Yes. And do you recognize the signature or initials in this 17 Q 18 box? Which box? 19 Α 20 Below the date and time stamp. I'm sorry. 0 Yeah, that is DeWitt Hutchins's signature. 21 Α 22 So is this then the following morning after the account 0 had been opened? 23 24 This is the following morning, yes. А 25 0 All right. Let's go back to the top of the page. Can

Page 1605 you see the amount of the wire transfer here? 1 2 (Displayed.) 3 Α \$130,000. And can you see the last four digits of the Essential 4 0 5 Consultants account where the wire would be coming from? 6 Α 1897. 7 0 And is that the same account that was just opened the 8 prior day? 9 Α Yes, it is. 10 0 Now, looking at the middle portion of the page. The 11 font is very small, but can you see what's listed in the 12 beneficiary line of the form? Α Yes, I can. It's Keith M. Davidson and Associates PLC 13 Attorney Client Trust Account. 14 Do you know what an Attorney Client Trust Account is? 15 Q 16 А It's an account that's held by attorneys on behalf of one of their clients. 17 18 Q So not going to the attorney directly, it's being held for somebody that they represent? 19 20 That's correct. Α 21 And if you look at the section called "F. Purpose of 0 Wire Being Sent," what does it say there? 22 23 Α It says "Retainer." 24 Why does the bank ask for the purpose of the wire being 0 25 sent?

3 Q 4 A 5 Q 6 A 7 Q 8 A 9 in advant 10 Q 11 attorney 12 account	To ensure that we're not doing anything that would be of the scope that we would want to do. And who provides the information here? That's provided by the client.
3 Q 4 A 5 Q 6 A 7 Q 8 A 9 in advant 10 Q 11 attorney 12 account	And who provides the information here?
4 A 5 Q 6 A 7 Q 8 A 9 in advan 10 Q 11 attorney 12 account	
5 Q 6 A 7 Q 8 A 9 in advant 10 Q 11 attorney 12 account	That's provided by the client.
6 A 7 Q 8 A 9 in advan 10 Q 11 attorney 12 account	
7 Q 8 A 9 in advan 10 Q 11 attorney 12 account	And who is that in this case?
8 A 9 in advan 10 Q 11 attorney 12 account	Michael Cohen.
9 in advan 10 Q 11 attorney 12 account	Do you know what a retainer is?
10 Q 11 attorney 12 account	A retainer is money that is given to another individual
11 attorney 12 account	nce of business that or work that is to be done.
12 account	And is a wire for a retainer to an attorney for the
	y's client consistent with the stated purpose of the
10 7	for real estate consulting?
13 A	It certainly could be, yes.
14 Q	And can you elaborate on that a little bit more?
15 A	I could only make suggestions on what it could be for;
16 however	, a retainer could be held for individuals who are doing
17 appraisals for other parts of the business, doing an analysis on	
18 a cash t	flow statement if it's a multi-family business.
19 The	re could be a number of things why a retainer would be
20 given fi	rom one attorney to another for a real estate
21 transact	tion.
22 Q	And you are basing that from your experience with
23 working	with real estate clients?
24 A	Yes, for over 20 years.
25 Q	Now, looking at the portion just below this on the

Page 1607 form, below the double line. Do you see that fine print above 1 2 the signature line? 3 Α I do. 4 What does the first sentence of that say? 0 5 Α "I/we certify that the information contained herein is 6 true, complete and accurate." 7 Q And do you recognize the signature? 8 Α Yes. "Michael Cohen." 9 Q And what's the date? 10 А 10/27/2016. 11 Are there two more signatures below that? Q 12 Α Yes. Do you know who those signatures are from? 13 0 Yes. DeWitt Hutchins and Andrea Wang. 14 Α And are both DeWitt Hutchins and Andrea Wang First 15 0 16 Republic Bank personnel? They both worked in the same office. 17 Α Yes. 18 Q And does this indicate that multiple people from the bank had to approve this wire before it was sent out? 19 20 Yes. Wire approval requires certain levels, each Α person has a level of allowance, if you will, on what they are 21 allowed to do as a singular signer; and given that it is over 22 23 \$100,000, it requires two signatures. 24 Now, turning to Page 3 of the same PDF. 0 25 (Displayed.)

Page 1608 Do you know what this is? 1 0 Looks like wire instructions that were provided by 2 А 3 Davidson and Associates. 4 0 And who was Davidson and Associates for the purposes of 5 this wire transfer? 6 Α He was the beneficiary of the wire that was being sent 7 by Michael Cohen. 8 0 All right. 9 MS. MANGOLD: Let's take a look now at what's 10 already in evidence as People's Exhibit 377. 11 (Displayed.) 12 Do you recognize this document? 0 13 А I do. What kind of document is this? 14 Q This is an Outgoing Wire Transfer form. It's an 15 Α 16 internal document. MS. MANGOLD: Can we look at the top half of the 17 18 page, please. 19 (Displayed.) 20 Now, what stage in the wire transfer did the bank fill Q out this form? 21 This form is when it's physically input into the 22 Α system, this is what comes out. 23 Is this confirmation that the wire transfer has already 24 0 25 gone out?

Page 1609 I do not see a number on it; however, this is if --1 Α 2 that it has been input. The confirmation would be something 3 different. 4 0 Okay. What is the date and time of this form? 5 Α This is 7:20 a.m., but that's Pacific Time so it's 6 10:20 a.m. And it's on 10/27/2016. And looking now at the amount and customer name at the 7 Q 8 top, is this the same wire that we just looked at from Essential Consultants? 9 10 Α Yes, it appears that way. 11 Q And do you see --12 MS. MANGOLD: If we could zoom out. (Displayed.) 13 There is handwriting on the right side of the page. 14 Q Do 15 you know what that handwriting is? 16 Α It looks like it has been initialed by Andrea Wang. And that's somebody, again, who works at the bank? 17 Q 18 Α Yes. All right. 19 Q 20 MS. MANGOLD: Let's turn now to what's already in evidence as People's Exhibit 378. 21 (Displayed.) 22 23 Can you describe what this is? 0 This is an email from DeWitt Hutchins to Michael Cohen 24 Α 25 with the confirmation that the wire has been executed and is on

Page 1610 1 its way. And based on the time stamp and who the email is to and 2 0 3 from what wires, what do you understand this to be a reference 4 to? 5 А This is the reference to the wire that was being sent 6 to Davidson and Associates. 7 Q And what date and time -- is there a confirmation of the wire that went out? 8 10/27/2016 at 10:50 a.m. Eastern Time; 7:50 a.m. 9 Α Pacific Time. 10 11 0 All right. 12 MS. MANGOLD: Lastly, can we look at People's Exhibit 379 already in evidence. 13 (Displayed.) 14 What type of document is this? 15 Q 16 Α This is a banking account statement. And is it a banking account statement from First 17 Q 18 Republic Bank? 19 Α Yes. Can you look at the top portion of the page, please. 20 0 What account is this an account statement for? 21 Essential Consultants LLC. 22 А 23 And what are the last four digits of the account 0 24 number? 25 А 1897.

Page 1611 Now, if you look above that, there is a portion called 1 0 statement period. 2 3 What are the dates of the statement period? 4 October 26th, 2016 to October 31st, 2016. Α 5 Q Is it typical to have a statement period that's only 6 five days? 7 Α No, it's usually a 30-day statement. 8 Do you know why this is five days? 0 9 Α Because the cut off period is -- we would issue a 10 statement regardless of what day you opened it during the month 11 to maintain the schedule of you receiving it the first of every 12 month. 13 So did the account exist before October 26th, 2016? 0 No. That's why it started on October 26th. 14 А 15 MS. MANGOLD: Can we look at the bottom two thirds 16 of the page, please. (Displayed.) 17 Can you explain what is described under "Account 18 Q Activity?" 19 20 Yes. So you will have the deposits and credits and Α withdrawals and debits. 21 The first being a deposit from the credit on an advance on 22 23 the home equity line of credit on 6194 for \$131,000. And then on the bottom, a domestic wire transfer to Keith M. 24 25 Davidson and Associates for \$130,000. And then a \$35 fee for

Page 1612 1 that transaction. And then the date to the left of that \$131,000 credit 2 Ο 3 is the same date that Mr. Cohen called you to open the account; 4 right? 5 А That's correct. 6 0 And the wire out is on the subsequent day? That's correct. 7 А 8 0 So did all of the Essential Consultants transactions 9 that we just looked at take place in that approximately 24-hour 10 period? Yes, it did. 11 Α 12 And that includes opening the account, funding the 0 account with the HELOC, and transferring the wire to 13 Mr. Davidson; right? 14 In fact, it starts from an initial phone call to open 15 А 16 the account, to funding the account, to the wiring out the 17 money. 18 Q Now, is that timing typical for a real estate transaction? 19 20 It's not atypical. Α 21 Wires -- you know, real estate transactions for people who own significant amounts of real estate, they like to move very 22 23 quickly because opportunistically it locks it up and that way they can avoid getting other bids; or quickly getting into 24 25 attorney review, which essentially would take it off the

Page 1613 1 market. 2 0 Having now looked at the wire transfer paperwork for 3 the amount, timing and description of the wire, are they all 4 consistent with using this account and sending that wire as a 5 real estate transaction? 6 Α Yes. 7 Q And that had to be approved by the bank? 8 Α All wires have to be approved by the bank. 9 Q Did any of the wire transfer paperwork indicate that 10 money was being transferred on behalf of a political candidate? 11 Α No. 12 Would the bank's process for approving the wire 0 transfer be different if Mr. Cohen had indicated that the money 13 was being transferred on behalf of a political candidate? 14 We would have additional due diligence. 15 Α 16 0 Would that have delayed the transaction? It certainly could. 17 Α 18 Q Did any of the wire transfer paperwork indicate that money was being transferred to buy the rights to a media story? 19 20 Α No. Would the bank's process for approving the wire be 21 0 different if Mr. Cohen had indicated that the payment was being 22 23 made to buy the rights to a media story? Possibly, yeah. 24 А 25 0 Could that have delayed the transaction?

Page 1614 It would have because additional questions would have 1 Α 2 been asked at that time. 3 0 Did any of the wire transfer paperwork indicate that 4 money was being transferred for the payment to an adult film 5 star? 6 А It did not. 7 Q Would the bank's process for approving the wire be 8 different if Mr. Cohen had indicated that the wire transfer was 9 a payment to an adult film star? 10 Α Yes, there would definitely be enhanced due diligence 11 on that. 12 0 By enhanced due diligence, you mean further checks by the bank? 13 Correct. 14 А Would that have delayed the transaction? 15 0 16 А It certainly would have. Is it possible that the wire wouldn't have been 17 Q 18 approved at all by the bank? 19 Yes. If we -- if it was something like that, we might А be -- that our reputation is at risk, and we might not have 20 wanted to send the wire. 21 MS. MANGOLD: I have no further questions. 22 23 THE COURT: Thank you. 24 Any cross? 25 MR. BLANCHE: Thank you, your Honor.

Page 1615 **** 1 2 CROSS EXAMINATION 3 BY MR. BLANCHE: 4 Good morning. How are you? Q 5 Α Good morning, sir. 6 Ο You -- my name is Todd Blanche. You and I have never 7 met; correct? 8 А We have not. 9 Q And you testified on Friday, I believe, that you are 10 here pursuant to a subpoena from the People, but you initially 11 were cooperative and had no reason to not be cooperative with 12 the People; correct? 13 А That's correct. And you and I have never met before, but you met with 14 0 the People on several occasions before you testified on Friday 15 16 and today; correct? Please explain what "the People" means? 17 Α 18 Q I'm sorry. The folks at this table. Maybe they are not at this table, but folks that worked at the Manhattan 19 District Attorney's office? 20 21 А Yes, sir. Approximately how many occasions did you meet with the 22 0 Manhattan District Attorney's office? 23 Twice. 24 А 25 0 When were those occasions?

Page 1616 Over the last month or two. I don't know the exact 1 Α 2 dates. 3 0 So recently you met with them twice. But you also met 4 with them last year; didn't you? 5 Α I did not meet with the same people last year. 6 Q Did you meet with other folks who worked for the 7 Manhattan District Attorney's office last year? 8 А I did. 9 Q And even if it wasn't the same people that you met with 10 over the past two months, on how many occasions last year did 11 you meet with the Manhattan District Attorney's office? 12 А I believe it was one time. Aside from the times you just testified about, so a 13 0 couple of times this year, one time last year, did you meet with 14 15 any other law enforcement about this subject of your testimony 16 today? Α Yes, I did. 17 18 Q Who? The -- I was in Washington to discuss the same matter. 19 Α In Washington D.C.? 20 Q 21 А Correct. And when was that? 22 Q 23 I believe this -- and I could be wrong on the date, Α it's 2018-19. 24 25 0 And in 2018-19, on how many occasions did you go to

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Page 1617 D.C. to meet with the prosecutors? 1 2 А I believe it was twice. 3 Q The same trip or two separate occasions? 4 No, two separate occasions. Α 5 Q During all of the times that you just talked about, so 6 D.C. on two separate occasions, last year a couple of times --7 I'm sorry, last year one time and then this year a couple of 8 times, you were represented by counsel; correct? 9 Α Yes, I was. 10 0 And you are not paying for your own lawyers; right? 11 А I am not. 12 Who is paying for your lawyers, Chase? 0 Well, when I went to D.C., it was paid by First 13 А Republic. 14 15 And when -- now it's being made by Flagstone, my new 16 institution. So when -- but Chase took over First Republic after the 17 0 18 collapse, I believe you testified; correct? Α That's correct. 19 So prior to the collapse, First Republic was paying for 20 0 your lawyers? 21 That's correct. 22 Α 23 And that's because this is completely about your 0 professional job; correct? 24 25 А It's what completely about?

Page 1618 That's because the reason why you are testifying has to 1 0 2 do with your professional job, nothing to do with anything 3 personal; correct? 4 Α That's correct. 5 Q So just to remind everybody, because we had a long 6 weekend, you were at First Republic Bank from 2008 until March of last year, 2023; correct? 7 8 А That's correct. 9 Q And you were promoted along the way, eventually 10 becoming a Senior Managing Director? 11 Α I was promoted even further than that after, yes. 12 So what were you promoted to after Senior Managing 0 Director? 13 Executive Managing Director. 14 Α So when you left last year, you were Executive Managing 15 Q 16 Director? 17 А That's correct, yes. 18 And when you were assigned the Michael Cohen Q relationship in 2015, at that point you were a Senior Managing 19 Director already? 20 21 А Yes. And you didn't do account opening for Mr. Cohen, he was 22 0 23 already a First Republic client; correct? 24 I didn't do account opening for anyone. I provided Α 25 advice to clients.

Page 1619 I don't do the actual, physical paperwork. 1 2 0 But whenever Mr. Cohen was onboarded at First Republic, 3 you were not part of that process? 4 Not part of the paperwork process. I would have Α 5 conversations about the types of accounts and provide advice, 6 but not necessarily on the account opening paperwork. 7 Q Do you know how long Mr. Cohen had been a First 8 Republic client before you took over the relationship with him? 9 Α I recall 2012 being a possibility of when he 10 established a relationship initially, but I could be wrong. 11 MR. BLANCHE: Can we put up what has already been 12 admitted in evidence as People's Exhibit 368, so everybody can take a look at that. 13 (Displayed.) 14 15 0 If you -- this is one of the documents that you looked 16 at last week. If we look at, towards the bottom of this document, there is 17 a series of questions at the bottom right. 18 If you see it says, "Referral source's length of 19 relationship with the bank." 20 21 And it says, "five years?" 22 And then if we could look at the top of that same document, I believe this document was updated in October of 2016. 23 24 Do you see that? 25 А Yes, so that would be 2011.

Page 1620 All right. 2011. 1 0 2 And, by the way, you have no reason to believe that there is 3 anything inaccurate about that, it's about five years? 4 Α No. 5 0 And so, again, you testified on Friday that when you 6 were given the Mr. Cohen assignment, you were told that 7 Mr. Cohen could be -- was difficult; is that fair? 8 Α Yes. He was a challenging client because of his desire 9 to get things done so quickly. 10 0 Do you remember the first time you spoke with 11 Mr. Cohen? 12 А I do. Can you tell us about that? 13 0 Yes. I -- excuse me, pardon me for a second. 14 А 15 (Pause.) 16 I was brought to Michael Cohen's office with my boss at the time for an introduction. 17 And that's the office at the Trump Tower? 18 Q That's correct. 19 Α So the initial communication with him was in person, 20 0 21 but I believe over the course of the relationship, did you mostly talk on the phone with him? 22 23 А Yes. 24 Or meet him in person? 0 25 А It was mostly over the phone.

Page 1621 That would be not frequently, a few times a year; is 1 0 2 that fair? 3 А Yeah, it was an infrequent thing, you know, it would maybe be three, four times a year. 4 5 Q And the types of conversations you would have with him 6 had to do with, for example, opening a new account or having a 7 fee waived or something, some general type of work like that; is 8 that fair? 9 Α Yes, that's correct. 10 0 You testified that he did a lot of his own business and 11 one of the reasons was because there was actually a branch right 12 across from Trump Tower; is that right? Within a short walking distance, yes. 13 А And folks there, the Client Services team could handle 14 0 most of the stuff that Mr. Cohen needed; right? 15 16 А That's correct. Now, you testified that every time you spoke -- well, 17 Ο that when you spoke with Michael Cohen, everything was urgent; 18 is that a fair way to describe it? 19 So 90 percent of the time it was an urgent matter, 20 Α 21 yes. You -- is it true that when you first were assigned 22 0 Mr. Cohen, your leadership team told you that you were picked 23 24 to take over the relationship because you were firm with 25 clients?

Page 1622 1 Α Yes. 2 0 And that you don't accept any nonsense from clients; 3 correct? 4 Α Well, not that I don't accept any nonsense, it's just 5 that I, I try to rationalize with clients that things -- that 6 certain things aren't as urgent as they may seem. And Mr. Cohen, I believe you said, you believe he's an 7 Q 8 aggressive guy. He's a fast speaker, someone who is not the 9 easiest guy to work with if you are not familiar with him; is 10 that a fair way to describe it? 11 А I would say so, yes. 12 And, at least, as of March last year, so March of 2023, 0 Mr. Cohen was still your client, this is before you left First 13 Republic; correct? 14 15 Α That is not correct. 16 Q That's not correct; why not? No. Once this information came out and was publicized 17 Α 18 in the paper, I was taken away from the relationship. 19 MR. BLANCHE: Can we show the Court, the People and 20 the witness D10, please. 21 (Displayed.) MR. BLANCHE: I'm sorry. Not up at the top. 22 Thank 23 you. 24 (Shown to just the witness, all counsel and the 25 Court.)

Page 1623 So do you recall meeting -- I think you talked about 1 0 2 not with the prosecutors at this table, but with different 3 prosecutors at the Manhattan District Attorney's office on 4 March 6th of last year? 5 Α Do I remember speaking to -- yes. 6 Ο And if you could just take a look at the first line of 7 that, of what's marked for identification as D10. 8 Α Uh-huh. 9 0 Can you see if that refreshes your recollection that 10 you told the District Attorney that unfortunately Mr. Cohen was 11 still your client? 12 Α What was -- this is 2016. You just asked me about 2023. 13 So in 2023, when you met with the District Attorney, he 14 0 15 was not your client? 16 А In 2023 he was not -- no longer my client. Do you remember the -- so when was he taken away? When 17 0 was he no longer your client? 18 Α 2017, at some point, once this information went 19 public. 20 21 So when you say when "this information went public," at 0 some point when something came out about, in part, the 22 23 transaction that you testified about on direct --That's right. 24 А 25 0 -- you were no longer responsible for that

Page 1624 relationship? А They didn't want me to have communication with the client any longer. (Whereupon, Senior Court Reporter Susan Pearce-Bates relieved Senior Court Reporter Lisa Kramsky.) ******* б

Page 1625 (Continued from the previous page.) 1 2 0 But is it your understanding, and I believe you 3 testified to this on Friday, that if a client has a mortgage 4 with the bank, even if the bank decides to no longer have other 5 business with him, the mortgage will often remain, correct? 6 Α That is correct. Is that true with Mr. Cohen, as far as you know? 7 Q 8 Α Yes. 9 Q Maybe, this is what you were just talking about. 10 Are you familiar with the term de-risk? 11 Α I am not familiar with that term, no. When a bank determines that there is something about a 12 0 client, or the type of accounts the client wants to have with 13 the banks, they can decide -- the bank can decide to no longer 14 do business with them, correct? 15 16 А That's correct. And you testified last week, and a little bit today, 17 Ο that there are any number of types of work or types of clients 18 that First Republic may decide they don't want to do work with, 19 20 right? 21 Α That's correct. It could be the client himself or herself, correct? 22 0 23 Α Yes. 24 It could be the type of business that client is in, 0 25 correct?

Page 1626 1 Α That's correct. 2 0 It could be the types of transactions that are coming 3 through the accounts, incoming, outgoing, depending on the 4 circumstances, correct? 5 Α A hundred percent. 6 Ο And do you know whether that type of analysis was done 7 on Mr. Cohen between the time he started at the bank and 2016? 8 Α I do not know if that analysis was done, no. 9 0 Is it fair to say that you testified on Friday and 10 today about the KYC documents that Mr. Cohen completed with 11 respect to two LLCs at least, right? 12 А Yes. 13 And isn't that KYC process designed, at least in part, 0 to identify red flags or identify what we were just talking 14 15 about, something about the customer or something about the 16 business or something about the account, that maybe would make the bank decide they didn't want to do business? 17 18 Α Yes, it wouldn't indicate transaction. Say that again. 19 Q 20 Α It just wouldn't indicate transaction activity to be referenced. 21 Understood. 22 0 23 Now, if we can pull up what's already in evidence as People's Exhibit 368, and this can be shown to everybody. 24 25 This is something that you testified about on Friday,

Page 1627 I believe. 1 2 This is a KYC form for Essential Consultants, correct? 3 Α Yes, it is. 4 And you didn't complete this with Mr. Cohen, 0 5 Mr. Hutchins did, is that right? 6 Α That's right. 7 Q And you -- what was your business relationship with 8 Mr. Hutchins? 9 Α He worked in one of the offices. So, at times he 10 would service my clientele. 11 0 Was there something unique between your relationship 12 with Mr. Hutchins, or did you have folks like Mr. Hutchins all over? 13 I had folks like Mr. Hutchins at all of the offices. 14 Α Is it because of his location near Trump Tower that 15 0 16 Mr. Hutchins was involved in the Michael Cohen relationship? Yes. 17 Α 18 Q And if we can look at page two of this document, please. There is a narrative, a business narrative, that's 19 discussed. If we can just blow that up. 20 21 And it says, Michael Cohen is opening Essential Consultants as a real estate consulting company to collect fees 22 23 for investment consulting work he does in real estate deals. 24 Do you see that? 25 А Yes.

Page 1628 Do you remember at the time having any concerns about 1 0 2 Mr. Cohen's description of this business narrative? 3 А No, it seemed consistent with what he did on his own 4 activity. And to be clear, the work that Mr. Cohen is describing 5 Q 6 as a consultant would be separate from the work he was doing, 7 for whatever he was doing, for the Trump Organization, correct? 8 А Yes. 9 Q Right. Like, President Donald Trump didn't bank with 10 First Republic, as far as you know, right? 11 Α I wouldn't know. We can only see the clients we do 12 business with. 13 He did not do business with you? 0 Correct. 14 Α And Mr. Cohen, who did do business with you, never 15 0 16 told you that a deal he was doing, he was doing with Donald J. Trump or the Trump Organization, that would be separate, 17 18 correct? 19 Yes, it would. Α Indeed, if he had said, this is a deal I am doing with 20 0 21 my employer, you may have asked questions? 22 I would have asked questions. Α 23 And that didn't happen? 0 24 That did not happen. А 25 0 But you understood at the time as you testified, I

Page 1629 believe, that Mr. Cohen did do work, real estate work at least, 1 2 and consulting work that was separate and apart from his job at 3 the Trump Organization, correct? 4 Α That's correct. 5 Q And, by the way, your basis for knowing that is Mr. 6 Cohen, correct? 7 Α Yes. 8 0 What I mean by that, you don't go out and do an 9 internal investigation of Mr. Cohen's real estate deals, he 10 tells you and you accept it, correct? 11 А Yes. 12 And there is nothing wrong with you doing that? 0 I couldn't infringe upon and ask any further questions 13 Α on that. 14 I think you testified you had 1800 clients, is that 15 0 16 right, over the time? Approximately, yes. 17 Α 18 Now, I want to focus a little bit more on Q October 2016, which you testified about Friday and again this 19 20 morning. You recall having several phone calls with Mr. Cohen 21 in those few weeks in October 2016? 22 23 Thirteen to 26, yes. А And that's different from your relationship with him 24 0 25 the rest of the time?

Page 1630 1 Α Yes. 2 Ο So the initial LLC was never funded, never opened, 3 Resolution Consultants, correct? 4 Α That's correct. 5 Q Do you know why? 6 Α I have no idea why. 7 Q Does it matter why? 8 Α It doesn't matter. 9 Q Meaning, if a client comes to you and says, I have a 10 new LLC, and I want to open an account, and they complete the 11 KYC, but, ultimately, the account never opens, that doesn't 12 alert you? 13 That doesn't raise, necessarily, a red flag, does it? 14 Α It's not a red flag. And then as you testified today, a week or so later in 15 0 16 October of 2016, Mr. Cohen called you and said he wanted to open an account. 17 18 Was that the day that you were golfing? Yes, it was, sir. 19 Α We are all jealous. 20 0 21 And so, but that didn't really matter because you can go across the street and do everything you would have done on 22 23 the phone? 24 Α That's correct. 25 0 And you have a team, Ms. Rappaport and you had folks

Page 1631 there helping you make things happen? 1 2 Α I have several team members, yes. 3 0 And, again, if we can put up Exhibit, already in 4 evidence, 371, if we can go to the second page first, and then 5 the next page. 6 This is, again, the various documentation associated with the LLC that ultimately was founded, correct? 7 8 А That's correct. 9 Q And on page two, there are some questions about 10 whether, I believe, standard questions about whether he is 11 acting as an agent for anybody. 12 And Mr. Cohen answered, no, to that, right? 13 А That's correct. And if he had answered, yes, that would have 14 0 potentially raised more questions? 15 16 Α Well, not only would it raise more questions, it would require more paperwork? 17 18 Q What type of paperwork? Α We would have to know. We would have to determine 19 20 exactly who he was acting as agent for. 21 0 And by, know, just have him tell you, or would there have to be --22 23 А No. -- proof, documentation? 24 0 25 А Documentation.

Page 1632 So, it's not just a conversation. 1 0 2 It is, actually, collecting additional documentation 3 from Mr. Cohen and the agent? 4 А We would have to ensure that he is not working with a 5 person of interest. 6 Q And you testified on Friday about -- the prosecutors 7 asked you about what your understanding of a shell corporation 8 is. Do you remember those questions? 9 А I do. 10 0 And I believe you testified that it is an entity 11 that's opened up to receive monies and send out wires and 12 doesn't have an actual business behind it? 13 А Yes. Correct? 14 0 15 А Yes. 16 Q You have no reason to believe, or you didn't at the time, that Mr. Cohen was opening up this LLC to be a shell 17 18 corporation, did you? 19 I don't open up shell corporations. I open up LLC Α accounts that have operating businesses. And if a client had 20 21 told me that this would be a shell corporation, the account would not have been opened. 22 23 0 Why is that? 24 Because it's -- shell corporations that have no Α 25 business behind them would give me pause.

Page 1633 Very frankly, I would want to understand what the 1 2 purpose of simply opening an account to simply send out wires 3 would be. 4 0 So, your expectation from your client is that when 5 they open an account, whether it be a LLC, or otherwise, it 6 would not be a shell corporation, it would be something in 7 business? 8 Α There would only be one purpose that I would open up 9 an account that had very little activity on it, and that would 10 be LLC ownership of a home or a yacht or aircraft or something 11 along those lines. And the purpose of that ownership would be 12 to remain anonymous, simply because any type of mortgage on 13 that document or a mortgage taken against that becomes a public record. 14 But an LLC could also be for a business, correct? 15 0 16 Α They are commonly used for businesses. So, if Mr. Cohen says he is opening a consulting 17 0 18 business or a law firm that wouldn't raise any red flags to you 19 either? 20 Not at all. А 21 And, indeed, that's what he said he was doing, 0 22 correct? 23 Α That's correct. Did you -- so, if we can put up Exhibit 366, which is 24 0 25 already in evidence, and I would like to turn to paragraph

Page 1634 eight, the first page, so we can see it. 1 2 So, you were shown this document on Friday, and then 3 if we can turn to page eight with the Bates number ending 4 94230. And then if we can just blowup the middle, please. 5 You were asked a question on Friday, and then you were 6 asked a series of questions today about the boxes that were 7 checked on forms like this, both this one, and then also the 8 one that was later completed for the other LLC. 9 And you were asked about question 12, is this entity 10 associated with political fundraising, Political Action 11 Committees, PACs, and the box is checked no, right? 12 Do you remember those questions? 13 А T do. So there is a series of other questions that we are 14 0 looking at on the screen now, all of which say, no, for each of 15 16 those questions, including the highlighted one. If the answer is, yes, it doesn't mean the LLC won't 17 18 be opened, does it? 19 Α It does not. It just means that there is going to be some sort of 20 0 follow-up question from you or from your compliance department 21 22 or something like that, correct? 23 Α That's correct. But I do want to clarify one thing, 24 if I may. 25 0 Yes, please, sir.

Page 1635 If the box is checked, yes, referring to, 1 Α 2 Persons/Entities Found on the OFAC/SDN List, that would be a 3 hard no. 4 0 Can you -- can you just indicate what you are 5 referring to, sir? 6 Α Underneath 16A, to the right, you will see, on the OFAC/SDN list. I would like to be concise. 7 8 If they were on the OFAC list, we would not open that 9 account. That would be totally non-optional. 10 0 Understood. 11 So there are some boxes that could be checked and 12 would likely be fatal to the LLC opening an account with your 13 bank? Yes. 14 А 15 0 Fair. That makes sense. 16 You were asked questions this morning about whether you would have had a different reaction to the accounts if you 17 18 had known, or if you were told that the account was going to be used for some sort of political activity or political 19 fundraising, correct? 20 21 А Correct. You weren't told that, were you? 22 0 23 А No, I was not. As far as you knew, at the time from your 24 0 25 communications with your team that were communicating with Mr.

Page 1636 Cohen, and Mr. from Mr. Cohen himself, that wasn't the purpose 1 2 of this LLC? 3 Α That's not what he told me or my team. 4 0 Do you recall -- I want to move forward a little bit 5 to 2017. 6 Α Okay. 7 Q Do you recall on March 2, 2017, that you emailed Mr. 8 Cohen at his Trump Organization email address and received a 9 bounce back saying as of January 20, Mr. Cohen had accepted the 10 role as personal counsel to President Donald J. Trump? Do you recall that? 11 12 Α I do recall that, yes. Was that email bounce back on March 17, 2017, the 13 0 first time you learned that Mr. Cohen had left the Trump 14 Organization to be President Trump's personal lawyer? 15 16 Α No, it, actually, was sent errantly. Say that again. 17 0 18 А That email was sent errantly. 19 Putting aside the reason for why the email was sent, Ο my question to you was, when you received the bounce back, was 20 21 that the first time you learned that Mr. Cohen had left the Trump Organization? 22 23 Α Oh, yes, sir. 24 So, up until -- so between -- well, up until 0 25 March 21st of 2017, you didn't know anything about whether

Page 1637 Mr. Cohen was still at the Trump Organization or where he was 1 2 working? 3 Α No. 4 Ο And then, do you recall a series of communications and 5 emails a little bit later in 2017, in March and April, when a 6 new account was being opened for Mr. Cohen's new law firm? 7 Α I do not recall that. 8 0 If we can just show, and not to the jury, but just to 9 the witness, the Court and the People and us, D13. 10 Α Okay. 11 0 If you can take a look at D13. And take your time, it 12 is a couple --13 This refreshes my memory. Α So, does that refresh your recollection that around 14 0 15 the same time as that errant email was sent --16 Α Yes. -- you opened an account, or you, and your team, 17 0 18 opened an account for Mr. Cohen and his new law firm? 19 Α Yes. And I know your memory has just been refreshed, but do 20 0 you recall now that it has been refreshed, having any concerns 21 at any time about this new account being opened by Mr. Cohen? 22 23 No, he is a lawyer opening a new law firm account. Α 24 Now, are you familiar with the term PEP? 0 25 А Politically Exposed Person.

Page 1638 Yes. Can you tell the jury -- are you familiar with 1 0 2 that term? 3 Α I am. 4 Can you tell the jury what a Politically Exposed 0 5 Person, a PEP, is? 6 Α It's someone who has either held office, is in office 7 or is related to, or very close to, someone in office. 8 0 When you say, in office, are there different types of 9 PEPs, international and domestic? 10 Α Yes, there is. 11 0 So, when you were just talking about someone who held 12 office, do you mean a domestic PEP is someone elected to serve 13 as a Congressman, Senator, State Senator, President of the United States, that sort of thing? 14 15 А Yes. 16 0 Now, as -- if Mr. Cohen is a personal attorney to President Donald Trump in 2017, in your view would that make 17 18 him a PEP? 19 Α As the attorney for him, I would not consider that a 20 PEP. 21 So, are you aware that the definition of a PEP, 0 domestic PEP, includes any close associates or any individual 22 23 publicly known or known by the financial institution to be a 24 close personal professional associate? 25 А I was not aware of that.

Page 1639 Now, if you had been aware, or if you had considered 1 0 2 that, what's the process, or what was the process when you were 3 working there to identify or look into whether somebody should 4 be identified as a PEP by the bank? 5 MS. MANGOLD: Objection. 6 THE COURT: Overruled. 7 You can answer. 8 Α That would bring it up to the second level, BSA/AML. 9 0 So, the BSA/AML, the second layer that you testified 10 about on Friday, the compliance department, would presumably 11 ask questions of you or ask questions of the client? 12 Α They will -- well, they would ask both. They wouldn't go directly to the client. They would come through me, 13 typically. But in some cases they would speak directly to the 14 client to understand how deep of a relationship it is and if 15 16 that could, potentially, put us at risk in any way. Have you, to the best of your knowledge, ever had a 17 0 18 client who was a PEP? Α I have. 19 So what types of safequards or traps are put around an 20 0 account or relationship of a PEP? 21 The accounts are monitored pretty closely to ensure 22 Α 23 that activity is not going in anyway that would put us at risk. 24 Is the monitoring -- can you explain to the jury what 0 25 you mean by that?

Page 1640 Transaction activity monitoring, limits are done on 1 Α 2 all accounts, but there would be an added layer on this. 3 So, algorithms and whatnot that are behind the scenes, 0 4 and also, of course, the limits of the first line of defense as 5 well? 6 Δ As well as a second line of defense. We would continue to monitor that account. 7 8 0 Do you recall an email from Mr. Cohen to you, again, 9 we are moving a little further along to September of 2017, 10 saying, on September 1st, where he said that he needed to speak 11 with you, important, asking when you are free? 12 А September 30th? 13 September 1, 2017? 0 I do not. 14 А Do you have any idea, as you sit here today, whether 15 0 16 you spoke with him on that day? I do not recall. 17 Α 18 0 And you don't recall then, I assume, what any conversation was about? 19 20 Α No. 21 Do you recall any communications with Mr. Cohen 0 besides what you testified today about in March 2017? 22 Since March, April, 2017, do you recall any other 23 conversations with Mr. Cohen? 24 25 А No.

Page 1641 You testified earlier today about the HELOC and the 1 0 2 money moving into Mr. Cohen's accounts, opening the account and 3 it all happening pretty quickly, correct? 4 Α Yes. 5 Ο And I believe you testified that for real estate 6 transactions that's not necessarily unusual? It's not unusual. It's not every time, but it's not 7 Α 8 unusual. 9 0 But it is not just real estate transactions, right, 10 that would also be true of other types of contracts, such as 11 purchasing a yacht which you testified? 12 A yacht, an aircraft, for -- there are many different Α reasons why clients came to us and why they work with us is our 13 ability to execute transactions quickly. 14 15 0 Correct. But I am focused more on the speed and the 16 way that this happened with Mr. Cohen where he calls you, you send him to Mr. Hutchins, and literally within a day, the 17 18 account is opened, the account is funded and a wire going out. 19 My question is that, that could be the case for all kinds of contractual transactions between your client and 20 21 another party, correct? 22 Correct. Α 23 And the safequards you testified about today, asking 0 24 the client why the wire is going to be sent, and from the 25 paperwork it looks like Mr. Cohen says, retainer?

Page 1642 It says, retainer. It is domestic as well so that's 1 Α 2 what makes it easier to do. 3 0 The location that the wire is being sent, so in this 4 case, to a law firm, correct, that would also be something that 5 you would look at? 6 Α Yes, I mean, it happens a thousand times a day. 7 Q And my point is this, my point is, at the time, in 8 October 2016, nothing about the way this account was opened, 9 funded or the wire that was sent out, at the time, raised any 10 red flags to you, correct? Not based upon the answers that I was given for the 11 Α 12 questions I asked. And similarly to your team, if one of them had a red 13 0 flag from -- if Ms. Rappaport had a concern from her 14 communications with Mr. Cohen, she would have raised that to 15 16 you? That would have been brought to my attention and the 17 Α 18 process would have been delayed. 19 And that did not happen? Q That did not happen. 20 А 21 MR. BLANCHE: Can I just have one moment, your 22 Honor. 23 (Whereupon, defense counsel confer.) BY MR. BLANCHE: 24 25 0 And I think we talked a little bit about this earlier,

Page 1643 about Mr. Cohen's relationship working for the Trump 1 2 Organization and his relationship with you. 3 You never had any communications with him about Donald 4 Trump himself, did you? 5 А I did not. 6 0 And you have never spoken with Donald Trump yourself, 7 have you? 8 А I have not. 9 MR. BLANCHE: No more questions, Your Honor. 10 THE COURT: Any redirect. 11 MS. MANGOLD: Just a little bit, your Honor. 12 REDIRECT EXAMINATION 13 BY MS. MANGOLD: Now, Mr. Farro, you just testified that at a certain 14 0 15 point the bank took away the client relationship from you and 16 that Mr. Cohen's accounts were largely closed at First Republic Bank, is that correct? 17 18 Α The accounts that we could close were closed, yes. 19 Can you describe the circumstances of that to the 0 20 jury? 21 Α Yes, when -- we have the optionality to close the account at any time we chose not to be attached to what we 22 23 consider to be negative press. When we saw negative press, we chose to close the accounts which we could, which are the 24 25 operational bank accounts.

Page 1644 We cannot close out a mortgage, simply because you 1 2 can't expect the client to pay it off in full. So, we 3 maintained the mortgage accounts and closed out the bank 4 accounts. 5 Q And what is the negative press you are referring to 6 here? 7 Α The Stormy Daniels, the one that came out. 8 0 And was that the first time that the bank learned the 9 true nature of those transactions that we discussed? 10 А Yes. 11 MR. BLANCHE: Objection. 12 THE COURT: Overruled. 13 Was Mr. Cohen's accounts, other than his mortgage 0 account, closed because the bank learned of the true nature of 14 15 those transactions? 16 Α Well, once the client does not be completely honest with us, we choose not to do business with them going forward. 17 MS. MANGOLD: No further questions. 18 19 THE COURT: Anything else, Mr. Blanche? 20 MR. BLANCHE: Just very brief. 21 RECROSS-EXAMINATION 22 BY MR. BLANCHE: 23 So, just to understand, were you part of the decision 0 to close the accounts that could be closed with Mr. Cohen? 24 25 А I don't make those decisions.

Page 1645 No, you were not part of those decisions? 1 0 2 Α No. 3 0 You were informed that the decision was made? 4 Α Yes. 5 Q And you -- do you have any reason to believe that when 6 that decision was made, it had anything to do with anything 7 other than the public pressure reports about what you just 8 testified? 9 А That was my understanding. 10 0 And, if true -- and, by the way, you have no personal 11 knowledge of whether it is true or not, do you? 12 А No. 13 If true, that would have meant, potentially, that 0 there wasn't appropriate due diligence done by the bank at the 14 15 time, right? 16 MS. MANGOLD: Objection. THE COURT: Overruled. 17 18 А I don't know if that's a fair statement. 19 Well --Q Due diligence is done prior to an account being 20 Α opened. After a transaction happens, it goes from one lawyer 21 to another lawyer, I can't be expected to know where it is 22 23 going to end up after that. Understood. 24 0 25 And the decision that was made to exit from the

Page 1646 relationship, with the exception of the mortgage, was done by, 1 2 is it fair to say, compliance folks at the bank? 3 Α Yes. 4 And not by you? 0 It was not. The decision was not mine. 5 Α 6 MR. BLANCHE: Thank you. 7 No more questions. 8 THE COURT: Thank you. 9 MS. MANGOLD: Nothing further, your Honor. 10 THE COURT: Thank you, sir, you can step down. 11 (Whereupon, the witness was excused.) 12 THE COURT: Jurors, let's take our morning 13 Please remember to follow my instructions. recess. COURT OFFICER: All rise. 14 (Whereupon, the jury exited the courtroom.) 15 16 THE COURT: Thank you. Please be seated. People is there anything you need to go over? 17 18 MR. STEINGLASS: Is this the time that you would like us to take up some of those outstanding issues? 19 20 THE COURT: Sure. 21 MR. STEINGLASS: Briefly, the parties did confer. I am handing up to the Court -- do you need another copy of 22 this? 23 24 I am handing up to the Court some proposed redactions as to Exhibit 171. The items that are circled 25

Page 1647 in red, those are items that we have agreed to redact 1 2 beyond what is already blacked out. 3 The three tabbed red items are the remaining 4 points of contention. We did reach a lot of progress on 5 this. 6 THE COURT: Thank you. 7 MR. STEINGLASS: So, would you like me to talk 8 about three? 9 THE COURT: Yes. 10 MR. STEINGLASS: So, the first item in contention 11 is on line 38909, in which Gina Rodriguez says she stopped 12 it a long time ago because he threatened to sue me. 13 Then the next one is on October 19th, and this is in the midst of, you can tell from the context here, in the 14 15 midst of negotiations over the Stormy Daniels deal and kind 16 of delays that were perceived as happening by Michael Cohen, that Ms. Rodriguez tells Dylan Howard, quote, very 17 18 shady shit is going on. 19 THE COURT: What line are you on? MR. STEINGLASS: It's 39540. That's on page 10. 20 21 MR. BLANCHE: Second from the bottom. 22 THE COURT: I see it. 23 MR. STEINGLASS: And then, finally, on page 11, and this is -- both of these are within about a week of the 24 25 execution of the contract between Stormy Daniels and

Page 1648 1 Mr. Trump. 2 Yes, he is sending what she signed with Trump so 3 he can get the story out of Fox this morning and nobody 4 else would be afraid. Daily Mail is scared of Trump. 5 This is on 39551 is the line for that and is the 6 third tab. 7 So, as I believe Your Honor has, and will 8 continue to instruct the jury, the Rodriguez portions of --9 Ms. Rodriguez is not alleged to be a co-conspirator in this 10 case. So, her texts are only coming in to contextualize 11 Dylan Howard's texts. And Dylan Howard clearly is a 12 co-conspirator in this case. We have no problem with the limiting 13 instructions. We are not trying to argue the truth of the 14 15 statements contained in Ms. Rodriguez's text, but they do 16 contextualize, A, what was going on in terms of the transactions and the negotiations at the time, and also 17 18 Mr. Howard's responses. Of all of these three, we can, and I actually, 19 communicated this with Mr. Blanche, we can live without 20 21 number one, if they feel so strongly about it. But I do 22 think that the others are very relevant and very timely in terms of that being fact, that they are happening within a 23 week or so of the transaction being finalized. 24 25 So those are the ones we could not agree on.

Page 1649 MR. BLANCHE: We feel very strongly about all 1 2 three. I think what we have done to try to appreciate your 3 Honor's ruling, there are two -- and Ms. Rodriguez is not 4 alleged to be an accomplice, and the only reason these are 5 coming in is to provide, as the People just said, context. 6 And so, with the first one, there is just no --7 there is just no necessary reason to include that for 8 context. So, it's not being offered for the truth. 9 The very small potential, you know, benefit of it 10 providing context, in our view, is greatly outweighed by 11 the potential for the jury to have confusion and take it 12 for the wrong reason even with a limited instruction. That 13 is the exact same reason for the other one as well. If you read all the texts and with all the 14 evidence that has been permitted about what's happening in 15 16 that week, no context is necessary in that situation given the risks that they are going to -- the jury would take, 17 18 very shady shit is going on, for improper reasons. Who knows why she said it. We can all guess and 19 speculate, but that's why it shouldn't come in. 20 21 And then the last, your Honor, look, we don't 2.2 think it should come in at all. We certainly do not think the last sentence in the clause of the first sentence 23 should come in at the end of it. 24 25 So, yes, he is sending what she signed with Trump

Page 1650 so we can get the story out with Fox this morning, and then 1 2 no one will be afraid. And the Daily Mail is scared of 3 Trump. 4 I mean, that's a hearsay statement that provides 5 no context to the rest of the text exchange. So, that's --6 we did agree on virtually everything. That's our very 7 strong belief that those should be excluded as well. 8 THE COURT: All right. I will rule after the 9 break. 10 Thank you. 11 MR. STEINGLASS: And just on this redaction 12 topic, we did agree on the proposed redactions to People's 13 163, which was the email involving Dino Sajudin. And so, we will swap out the version that's admitted into evidence 14 15 with the redacted version. 16 And, finally, we agreed to withdraw People's 170, which had, basically, one line that was not coming in for 17 18 the truth, and we agreed to remove that exhibit. So we are withdrawing that exhibit. 19 20 THE COURT: Is it possible to pull that exhibit 21 up just on my monitor? MR. STEINGLASS: We can do it. 22 23 THE COURT: Okay. MR. STEINGLASS: And I believe there are two 24 25 additional applications that Mr. Colangelo has if you want

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to entertain them at this time. 1 THE COURT: Sure. 2 3 MR. COLANGELO: First, in light of the Court's 4 order this morning, holding the defendant in criminal 5 contempt for nine willful violations of the Court's April 6 1st Order, the People wish to give supplemental Sandoval notice that if the defendant testifies in this trial, the 7 8 People will seek to cross-examine him on those findings. 9 We are not asking to be heard further now on this 10 issue, but we would like to give notice to the Court and 11 defense counsel as soon as possible so that if the defense 12 intends to ask the Court to limit or prohibit cross-examination on any those nine willful violations, the 13 Court can schedule a Sandoval hearing at the Court's 14 convenience and we will be prepared to address the 15 16 remaining issues. THE COURT: Would you like to be heard briefly? 17 18 MR. BLANCHE: I haven't read the Decision yet. We very much want to be heard, not right now. 19 THE COURT: Okay. You have time to read the 20 Decision. 21 MR. COLANGELO: Thank you, your Honor. 22 The second matter relates to one of the Court's 23 24 pretrial evidentiary rulings that the Court asked the 25 People to re-raise at an appropriate point. We think now

Page 1652 is not that point, but soon is the appropriate point. 1 2 This relates to the People's request to introduce 3 evidence regarding the defendant's attempt to dissuade 4 witnesses including, Michael Cohen and Stormy Daniels, 5 through a public pressure campaign, retaliation, harassing 6 comments, including in public remarks and online. 7 The Court originally held in its Order on the 8 People's motions in limine, reserved the item pending an 9 offer of proof. We made the offer of proof on April 15th. 10 The Court held at that time that the evidence 11 regarding the intimidation and pressure campaign was 12 probative for multiple purposes, including the defendant's 13 guilty conscious and to explain witnesses changing their position, but the Court excluded that evidence subject to 14 15 the defense opening the door. 16 And the Court -- I believe the Court said the issue might well be academic because the defense was likely 17 18 to open the door. We believe the defense did, in fact, as your 19 Honor predicted, open the door in opening statements last 20 21 week, and they did so in the opening statement in several 22 ways. Counsel stated that the evidence would show that 23 24 Mr. Cohen was previously loyal and defended the defendant 25 on television, publicly and privately. And then after

Page 1653 getting caught in 2018, Mr. Cohen made the decision to 1 2 blame the defendant for his problems, and he is an admitted 3 liar, and that's at pages, 899 to 900. 4 Defense counsel also said the evidence would show 5 that Mr. Cohen's expected testimony can't be believed 6 because his goal is to go on television and social media 7 and his entire financial livelihood depends on attacking 8 the defendant. 9 The defense made a similar or same assertions as 10 to Stormy Daniels, another expected witness, stating that 11 the evidence would show that she previously denied an 12 improper relationship in writing. And that she was now making a living off of the defendant by talking about her 13 interactions with him, including through a book and a 14 15 documentary. 16 All of those assertions that defense counsel made in the opening statement about what the evidence would show 17 18 regarding the credibility of those witnesses, are precisely the kinds of arguments or assertions that your Honor 19 predicted the defense would make, and stated, would open 20 21 the door to the People being allowed to elicit evidence 22 regarding the defendant's efforts to keep them in the fold, 23 keep Mr. Cohen in the fold originally, followed by 24 subsequent harassment online. 25 So we ask the Court -- I am sorry.

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Page 1654 When the Court made that ruling on April 15th, 1 2 the Court said the People should bring this back to me if 3 at any point you believe that the defense has opened the 4 door. 5 So we ask the Court, in light of the opening 6 statements, to hold that the People may introduce evidence 7 to offset the defense claim that these witnesses are 8 somehow benefiting from their willingness to testify to 9 explain why both witnesses initially denied certain facts 10 and now acknowledge those facts and as evidence of the 11 defendant's consciousness of quilt. 12 Thank you. MR. BLANCHE: Your Honor, at the very least, 13 there should be a proffer beyond just we are going to 14 15 elicit all of this information about a pressure campaign 16 and what the questions will be. We certainly opened the door that we will expose 17 bias by Mr. Cohen and by other witnesses, for sure, and we 18 intend to cross-examine witnesses about their bias, 19 including their financial motivation in testifying the way 20 21 they are today. That's different in kind than eliciting -well, depending on what the questions will be, questions 22 23 about a pressure campaign, because of public tweets or 24 truths by President Trump at the time, and presumably now. 25 So, before we -- before your Honor rules, we

Page 1655 would ask the People to proffer what it is, specifically, 1 they intend to elicit from the witnesses or extrinsically 2 3 prove regarding this and go from there. 4 THE COURT: Well, if the door has been opened, I think we will know what they are going to ask when they ask 5 6 it, and if there is an objection, you can make your 7 objection, unless the People like to disclose what it is. 8 MR. COLANGELO: Your Honor, the evidence that we 9 will offer is the evidence that Mr. Steinglass presented 10 during the offer of proof that we made to your Honor on 11 April 15th. That was -- that's recorded in the transcript 12 on April 15th, I believe starting at page 41 and going 13 through Your Honor's ruling at 58. In that colloquy, the People disclosed and --14 described broadly and disclosed half a dozen or more 15 16 Exhibits that we intend to elicit as part of the pressure campaign and the intimidation effort. We also described it 17 18 at length in our February 22nd motion in limine describing the Molineux information that we intended to bring out. 19 So, we are happy to bring those exhibits up again 20 21 to the extent your Honor wishes to see them again. It's the evidence and the discussion of that evidence that we 22 23 presented on April 15th. 24 THE COURT: Could you go over that one more time, 25 the three purposes you want to elicit this?

Page 1656 MR. COLANGELO: Yes. First, is to offset the 1 2 defense claim that the witnesses are benefiting from their 3 willingness to testify. And by showing, to rebut that 4 claim, that, in fact, their cooperation with law 5 enforcement has harmed them more than it has helped them. 6 Your Honor will remember that in explaining the allowable use of this evidence for that purpose, my 7 8 colleague mentioned the People versus Edwards case and 9 handed it up on April 15th to the Court. 10 The second purpose is to explain why both 11 witnesses initially denied certain facts and have now 12 acknowledged those facts. And the third purpose is as evidence of the 13 defendant's consciousness of guilt. And if I can just 14 15 direct Your Honor's attention to the transcript -- to the 16 transcript of the April 15th proceeding, starting at page 56, your Honor already observed following the People's 17 18 proffer of that evidence, quote, you can't dispute that virtually everything that you put up is probative of 19 something to some degree, whether it is consciousness of 20 21 quilt to explain Mr. Cohen's turnaround to offset 22 allegations that the witness is somehow benefiting from 23 this. 24 So, your Honor recognized those purposes that the 25 People should not elicit anything until the defense opened

Page 1657 the door, and our point now is that it is clear that the 1 2 opening statements opened the door wide. 3 THE COURT: Can you go ahead and articulate what 4 the consciousness of guilt would be? 5 What was it about these actions that goes to 6 consciousness of guilt? 7 MR. COLANGELO: Sure. 8 So, your Honor, public statements, and the public 9 statements, in particular, that we are thinking of are 10 comments regarding Michael Cohen during early 2018, 11 immediately after the FBI raid and seizure of his devices, 12 and the raid of his homes, saying that things like, some people may flip if they are put under pressure, but Michael 13 Cohen is not that kind of person. 14 Followed immediately after, he plead guilty in 15 16 August of 2018, by other public statements that changed his tune entirely. That said things like, if anybody is 17 18 looking for a good lawyer, Michael Cohen is not your 19 person. I am paraphrasing. 20 But it's in the tweets referring to Paul 21 Manafort, and saying, Paul Manafort will never crack, unlike other people who will flip if the government puts 22 23 them under pressure. So that's evidence of a coordinated effort to 24 25 bolster the witness and to prevent him from cooperating by

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Page 1658 saying nice things about him publicly, and as soon as he 1 2 began cooperating, attacking him which is classic evidence 3 of consciousness of guilt by intimidating and attacking a 4 witness. 5 THE COURT: Go on. 6 MR. BLANCHE: Your Honor, consciousness of guilt 7 is much different than what the People just described. 8 Consciousness of guilt would allow the People to 9 say, how do you know that he is guilty, Ladies and 10 Gentlemen? 11 Well, look what he did on this day which shows 12 consciousness of quilt. The idea that President Trump was somehow feeling 13 guilty or consciousness of guilt about the indictment in 14 15 this case, when he was speaking about Michael Cohen and pleading guilty in the Southern District of New York to 16 crimes that Presidents Trump isn't charged with and never 17 18 was charged with, doesn't work, right. Meaning that there are 34 counts here of 19 falsifying business records. 20 21 There is -- the statements that President Trump made at the time of leading up to, and at the time of 22 23 Michael Cohen's guilty plea, were not consciousness of 24 guilt of anything happening in this courtroom. And the 25 risk that the jury will hear that and use it for an

Page 1659 improper purpose, is huge, right. 1 2 Is it frustrating to have your lawyer plead 3 guilty, and publicly say he is going to cooperate and 4 testify against you, of course, and similarly statements 5 along the way encouraging his lawyer not to, not surprising 6 either. 7 Consciousness of guilt is of a different order. 8 Consciousness of guilt would be President Trump 9 doing something as it relates to the charges in this case 10 that would show his motivation for doing it was to cover 11 something up to show that he is guilty. 12 So, with respect to the other proffered reasons 13 for some of this testimony to counter financial benefits to Mr. Cohen and Ms. Daniels and to explain why they changed 14 their story, that makes sense. And I think they are going 15 16 to talk about that on direct, but consciousness of guilt, is of a different order in our view. 17 18 THE COURT: Do you need a ruling on this? MR. COLANGELO: We don't need a ruling today, but 19 understanding Your Honor's view by Thursday will help us 20 21 plan the presentation of the rest of the case. 2.2 THE COURT: Thank you. See you in a few minutes. COURT OFFICER: All rise. 23 24 (Whereupon, the Court exited the courtroom.) 25 (Short recess is taken.)

Page 1660 THE CLERK: Case on trial continued. 1 2 All parties are present. 3 THE COURT: Mr. Blanche, I will ask you again, let's try to keep it very short because we took a lot of 4 5 time deciding issues, and I don't want to keep the jury 6 waiting. Let's do better. 7 I am prepared to rule on a couple of issues 8 raised beforehand. 9 Are you ready to argue Sandoval? 10 MR. BLANCHE: Your Honor, can we argue that at 11 another time? 12 THE COURT: Sure. With regard to the transcripts, I agree with the 13 defense that these are exchanges between a co-conspirator 14 15 and someone who is not a co-conspirator saying pretty 16 prejudicial things, and I don't really think they serve a 17 purpose. 18 So, I am going to rule with the defense that those must stay out. 19 Regarding the defense opening the door, I think 20 21 going through the words by the defense, they mostly concede they opened the door. The question is as to what, what can 22 23 you use that for. 24 I agree that it opened the door, and you can use 25 it to explain what I will describe as a lot of back and

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Page 1661 forth amongst the main witnesses. 1 2 Also, you can use it to reply or explain that 3 they have not made as much money as the defense would have 4 people think. 5 At this point, I don't believe that it really б goes to consciousness of guilt. 7 So, I am going to deny that request. They can 8 use it for the first two reasons, not for the third. 9 MR. STEINGLASS: Thank you. 10 Just to confirm, Judge, 171A is in. It's just the three texts we talked about that have to be redacted? 11 12 THE COURT: That's right. 13 Thank you both for working that out. I appreciate it. 14 Can we bring the jury in? 15 16 Let's get the jury, please. (Whereupon, Principal Court Reporter, Susan 17 18 Pearce-Bates, was relieved by Senior Court Reporter, 19 Theresa Magniccari.) 20 21 22 23 24 25

Page 1662 (The following proceedings are continued from 1 2 previous page:) * * * 3 4 THE COURT: There was one issue that was raised on 5 the break. One of the jurors, I believe it was Juror Number 6 7 9, asked the sergeant if we were going to be working Friday before Memorial Day. Apparently, she has a flight at 8 9 11 o'clock in the morning. That is May 24th. 10 Is there any objection from either side to not working that day so that this juror can remain with us? 11 12 MR. STEINGLASS: No objection. 13 Mr. BlANCHE: No objection. THE COURT: Okay. 14 15 (Jury entering courtroom.) * * * 16 THE CLERK: Continued case on trial, People 17 versus Donald J. Trump. All parties and all jurors are 18 19 present. 20 THE COURT: Before we call the next witness, I did want to go over two scheduling matters. 21 22 I was informed by the sergeant that one of the jurors was asking whether we're going to work on the Friday 23 24 before Memorial Day. Apparently, that juror has travel plans and they have a flight at 11. I was intending to 25

Page 1663 work that day. Given that one of the jurors is not able to 1 2 join us, we will go ahead and take that day off. That is 3 May 24th. 4 We will also not be working on May 17th. 5 May 17th and May 24th. 6 Thank you. 7 Please call your next witness. 8 MS. MANGOLD: The People call Dr. Robert Browning. 9 (Witness entering courtroom.) * * * 10 11 COURT OFFICER: Remain standing. Raise your right 12 hand. THE CLERK: Do you solemnly swear or affirm that 13 the testimony that you are going to give before this Court 14 and jury shall be the truth, the whole truth, and nothing 15 16 but the truth, do you so swear or affirm? THE WITNESS: I do. 17 18 THE CLERK: Have a seat. D.R. R-O-B-E-R-T B-R-O-W-N-I-N-G, called as a witness on 19 behalf of the People, was duly sworn by the Clerk of the Court, 20 upon being examined, testified as follows: 21 COURT OFFICER: Pull your chair all the way up. 22 State your full name, spelling your last name. 23 24 THE WITNESS: My name is Robert X. 25 B-R-O-W-N-I-N-G.

Page 1664 COURT OFFICER: County of residence? 1 2 THE WITNESS: Thibodaux County, Louisiana. 3 THE COURT: Good morning, doctor. 4 You may inquire. 5 DIRECT EXAMINATION 6 BY MS. MANGOLD: 7 Q. Good morning, Dr. Browning. 8 I am going to ask you to speak slowly into the 9 microphone in front of you so the Court Reporter can take down 10 what you are saying. 11 Can you tell everyone where you work? 12 Α. I work for C-Span. What is your position at C-Span? 13 Ο. Executive Director of the C-Span Archives. 14 Α. How long have you held that position? 15 Q. 16 Α. Thirty-seven years. Have you ever testified in a legal proceeding before? 17 Q. 18 Α. No, I have not. Are you nervous? 19 Q. A little bit. 20 Α. 21 Ο. We can take it slowly. If you need me to repeat a question, I am happy to do that. 22 Do you understand that you are testifying today solely 23 as a custodian of records for C-Span? 24 25 A. Yes, I do.

Page 1665 Did you travel from Louisiana for the purpose of 1 Ο. 2 testifying today? 3 Α. Yes. Yes, I did. 4 Q. Is C-Span testifying at this trial voluntarily or was 5 C-Span compelled to testify because it received a subpoena? 6 Α. C-Span was compelled to testify with a subpoena. 7 Q. Is C-Span represented by counsel? 8 Α. Yes. 9 Q. Is that counsel here today? 10 Α. Yes, he is. 11 Ο. Can you tell the jury a little bit more about C-Span. 12 What does C-Span stand for? C-Span Cable Satellite Public Affairs Network. 13 Α. What is C-Span? 14 Q. 15 Α. C-Span is a public television network to telecast 16 events in their entirety. As Executive Director of the C-Span Archives, what do 17 Q. 18 you do? I mainly collect video that is aired on the network. 19 Α. In that role, have you become familiar with C-Span's 20 Ο. business and recordkeeping practices? 21 Yes, I have. 22 Α. 23 Based on your, I think it was 37 years of experience Ο. with videos and political events, are you able to recognize 24 25 prominent political figures in videos?

Page 1666 1 Α. Yes, I can. 2 Ο. Does that include Donald Trump? 3 Α. Yes, it does. As part of its business, does C-Span air political 4 Q. 5 events on TV? 6 Α. Yes, it does. 7 Q. How does C-Span get the video footage for the events 8 that it airs? 9 Α. In a couple of ways. 10 One, we would send our own cameras to events. 11 Two, we would use what is known as a network pool. 12 Can you explain to the jury what a network pool is? Ο. When there is an event that sponsors want to limit the 13 Α. number of cameras or everyone wants to get the same video, the 14 15 networks, which are the major broadcasting cable networks, pool 16 together their resources and send one crew. Does that crew include a camera operator? 17 Q. 18 Α. Yes, it does. And when there is a camera operator from the network 19 Q. pool assigned to an event, is that camera operator physically at 20 21 the event? Yes, that is true. 22 Α. 23 Does the camera operator record the event in realtime Ο. as it is occurring? 24 25 Α. Yes, that's the obligation.

Page 1667 Does the pool camera operator have a business duty to 1 Ο. 2 record that event accurately? 3 Α. Yes, because C-Span wants the entire event. Q. How does C-Span ensure that the video that it is 4 5 getting is the correct video? 6 Α. Once the event is taking place, there is a producer who 7 watches the video from the beginning to the end and makes sure 8 there are no interruptions in the transmission. 9 Q. Does a producer watching the video come in whether or 10 not the video is being aired live on C-Span? That is true. 11 Α. 12 Is the video camera equipment tested before an event? Ο. Yes, they make sure there is a valid signal, they would 13 Α. say the signal is good. 14 That's a signal test? 15 Q. 16 Α. Yes. Is there also an audio test? 17 Q. 18 Α. Yes, they will make sure there is solid audio coming through the event. 19 That's for every event? 20 Ο. 21 Α. Yes, that's true. While the video is being transmitted, does C-Span 22 Ο. 23 record it to it's own servers in any way? Yes, we make copies of the video as it is coming in. 24 Α. 25 Ο. And does C-Span save those videos?

Page 1668 Yes, in the video library, the C-Span archives. 1 Α. 2 Ο. Can you tell the jurors a little bit about the video 3 library at the C-Span archives? 4 Α. The video library is an online collection of everything 5 that is telecast on C-Span. That's 278,000 digital hours a day. 6 Q. And that is everything that is ever aired on C-Span? That's correct. 7 Α. 8 Ο. It's still being maintained by C-Span? 9 Α. That's right. 10 Ο. Are you able to retrieve videos that were previously 11 recorded? 12 Α. Yes, we can search by a person's name or location or anything, even a word about the video. 13 Does C-Span routinely record and save videos this way 14 Q. in the regular course of its business? 15 16 Α. Yes, it's the nature of our business. Does C-Span rely on these videos to conduct their 17 Q. 18 business? We might re-air a program or search a programs, as well 19 Α. as let the public use the program. 20 21 Ο. Is it the regular course of business for C-Span to record and save these videos? 22 Yes, it is. 23 Α. Now, at some point did C-Span receive a document 24 Ο. 25 subpoena from the Manhattan District Attorney's office requiring

Page 1669 the company to turn over video recordings of events featuring 1 Donald Trump? 2 3 Α. Yes, it did. 4 Q. Did C-Span comply with its legal obligations to turn 5 over those subpoenaed videos? 6 Α. Yes, we did. 7 Q. Were you the one that retrieved the videos in response 8 to the subpoena? 9 Α. Yes, I was. 10 Ο. Can you tell the jury how you identified those videos? 11 Α. Well, the subpoena indicated the videos that were 12 requested, including what we call the url of the video. But we would verify what each video -- that it matched the subpoena --13 what the subpoena was. 14 Did you confirm that the videos were, in fact, events 15 Ο. 16 featuring Donald Trump as identified in the subpoena? Yes, we did. 17 Α. 18 Q. Did you transmit exact copies of videos to the Manhattan District Attorney's office without making any 19 alterations, deletions or changes? 20 21 Α. Yes, I did. Before testifying today, did you have the opportunity 22 Ο. to review files marked for identification as People's Exhibit 23 409A through 409D? 24 25 Α. Yes, I did.

Page 1670 Are all of those files video clips of videos that 1 Ο. 2 C-Span produced to the Manhattan District Attorney's office? 3 Α. Yes, they were. 4 0. Are exhibits 409A and 409B for identification clips 5 from a video recording dated October 14, 2016, entitled 6 "Presidential Candidate Donald Trump rally in Greensboro, North 7 Carolina?" 8 Α. Yes. 9 Q. Is Exhibit 409C for identification a clip from a video 10 recording dated October 22, 2016, entitled "Presidential 11 Candidate Donald Trump Remarks in Gettysburg, Pennsylvania?" 12 Α. That's correct. Is Exhibit 409D for identification a clip from a video 13 Ο. recording dated January 11, 2017, entitled "President Elect 14 Donald Trump News Conference?" 15 16 Α. Correct. For each of those clips, did you review both the full 17 Q. 18 video and the video clip and confirm that the clip is an exact copy of a portion of the longer video? 19 Yes, I did. 20 Α. 21 MS. MANGOLD: The People now offer People's Exhibits 409A through 409D into evidence. 22 23 MR. BLANCHE: No objection. THE COURT: People's 409A through 409D are 24 25 accepted into evidence.

Page 1671 (Whereupon, People's Exhibit 409A through 409D was 1 received into evidence.) 2 3 MS. MANGOLD: Can we now play for the jury what is in evidence as People's Exhibit 409A. 4 5 (Whereupon, audio recording played in open court.) 6 Q. Dr. Browning, is that a portion of the video recording 7 that was produced by C-Span? 8 Α. Yes, it is. 9 MS. MANGOLD: Can we now play for the jury what is 10 in evidence as People's 409B. 11 (Whereupon, audio recording played in open court.) 12 Ο. Dr. Browning, is that a portion of the video recording produced by C-Span? 13 14 Α. Yes, it was, is. 15 MS. MANGOLD: Can we now play for the record what 16 is in evidence as People's Exhibit 409C. (Whereupon, audio recording was played in open 17 18 court.) Dr. Browning, is that portion of the video recording 19 Q. produced by C-Span? 20 21 Α. Yes, it is. MS. MANGOLD: Finally, can we play People's 22 23 Exhibit 409D for the jury. (Whereupon, audio recording played in open court.) 24 25 Ο. Is that also a portion of the video clip from a video

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Page 1672
 1
     produced by C-Span?
 2
         Α.
              Yes, it is.
 3
                   MS. MANGOLD: No further questions.
 4
                   THE COURT: Thank you.
 5
                   THE COURT: Your witness.
 6
                   MR. BLANCHE: We have no questions.
 7
                   THE COURT: Thank you, doctor.
 8
                   You can step down.
 9
                   (Witness excused.)
                   * * *
10
11
                   THE COURT: People, your next witness.
12
                   MS. MANGOLD: People call Philip Thompson.
13
                   (Witness entering courtroom.)
                   * * *
14
15
                   COURT OFFICER: Remain standing.
16
                   THE CLERK: Do you solemnly swear or affirm that
          the testimony that you are going to give before this Court
17
18
          and jury shall be the truth, the whole truth, and nothing
          but the truth, do you so swear or affirm?
19
                   THE WITNESS: I do.
20
                    T-H-O-M-P-S-O-N, called as a witness on behalf
21
     P-H-I-L-I-P
     of the People, was duly sworn by the Clerk of the Court, upon
22
     being examined, testified as follows:
23
                   COURT OFFICER: Have a seat.
24
25
                   Name and county of residence.
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Page 1673 THE WITNESS: Philip Thompson, Montgomery County, 1 2 Texas. 3 THE COURT: Good morning. 4 You may inquire. 5 DIRECT EXAMINATION 6 BY MS. MANGOLD: 7 Q. Good morning, Mr. Thompson. 8 Α. Good morning. 9 Q. Can you tell the jury where you work? 10 Α. I work for Esquire Deposition Solutions. 11 Ο. What kind of company is Esquire Deposition Solutions? 12 Α. We are a national court reporting company that hires court reporters, videographers and interpreters. 13 How long have you worked there? 14 Q. This is my eighth year. 15 Α. 16 Q. What is your current position? My title is Regional Director of Field Operations for 17 Α. 18 the South. 19 And I am going to ask you to speak a little closer to Q. the microphone so everyone can hear what you are saying. 20 Are you familiar with something called TSG Reporting? 21 I am. TSG was a court reporting firm that we acquired 22 Α. 23 in May of '22. In October of '22, was TSG a division of Esquire? 24 Ο. 25 Α. Yes, they were.

Page 1674 Did TSG have its own processes and procedures at that 1 Ο. 2 time? 3 Α. Yes, they did. 4 As a Regional Director at Esquire, are you familiar Q. 5 with the recordkeeping practices of Esquire and its divisions 6 including TSG? Yes, I am. 7 Α. 8 Ο. Do you understand that you're testifying today as a 9 custodian of records for Esquire Deposition Solutions? 10 Α. I do. 11 Ο. Did you come from Texas for the purpose of testifying 12 todav? 13 Α. I did. Is Esquire Deposition Solutions testifying voluntarily 14 Q. 15 or in response to a subpoena? 16 Α. In response to a subpoena. Does Esquire Deposition Solutions have counsel? 17 Q. 18 Α. We do. Is counsel present in the courtroom today? 19 Q. 20 Α. Yes. 21 Ο. All right. For the folks who may not know, what is a deposition? 22 23 Α. A deposition is a method to capture sworn testimony, typically in the discovery period of a civil suit. 24 25 Ο. When you say "the discovery period in a civil suit,"

Page 1675 can you explain a little bit more what that is? 1 2 Α. Sure. 3 So the discovery process, it helps gather information 4 when a lawsuit is filed. 5 A deposition is the process of getting sworn testimony 6 before typically going into court. That's sworn testimony from a witness? 7 Q. 8 Α. It is. 9 And what do you mean by "sworn testimony?" Q. 10 Α. The witness is testifying under oath. 11 Ο. Is a deposition recorded? 12 Α. It is. Is it recorded sometimes in multiple ways? 13 Ο. 14 Α. Yes, ma'am. 15 Q. And what are those ways? 16 Α. It is taken down by a court Reporter, who is taking down shorthand with the stenography machine. 17 18 And then it's also taken by a videographer, so they are recording it live. 19 20 And with respect to court reporters, is that similar to Ο. 21 what the court reporter here are doing, taking down testimony in 22 realtime? 23 Α. Yes, ma'am. 24 Is it still called a court reporter even if they're not Ο. 25 sitting in a courtroom?

Page 1676 It is. 1 Α. 2 Ο. And is it the court reporter's job to accurately 3 transcribe the witness' testimony? 4 Α. Yes. 5 Q. What type of document is produced after the deposition 6 is over? 7 Α. A deposition transcript. 8 Ο. Is a deposition transcript a record of everything that 9 the witness said during their sworn testimony? 10 Α. Yes, it is. 11 Ο. Are deposition transcripts ever certified? 12 Α. Yes, they are. And what does that mean? 13 Ο. The transcript is certified from the court reporter to 14 Α. be a verbatim copy of the deposition that was conducted that 15 16 day. Q. I think you mentioned that a deposition may also be 17 18 recorded by a videographer; is that right? 19 Α. Yes, ma'am. What does the deposition videographer do? 20 Ο. They are there to record and capture the deposition of 21 Α. the video and audio. 22 23 Ο. And that video is recorded while the deposition is taking place? 24 25 A. Yes, it is.

		Page 1677
1	Q.	Is the videographer's job to accurately record the
2	witness'	testimony?
3	Α.	It is, yes.
4	Q.	Are video depositions also certified?
5	Α.	No.
6	Q.	Just the transcripts?
7	Α.	Just the transcript.
8	Q.	Now, directing you specifically to TGS Reporting's
9	recordke	eping practices in October 2022, I think you said TSG
10	was a di	vision of Esquire at that time?
11	Α.	That is correct.
12	Q.	It had its own policies and practices?
13	Α.	That is correct.
14	Q.	So for transcripts, after a deposition, did a court
15	reporter	send the transcript directly to the lawyers that were
16	present	in the deposition?
17	Α.	No.
18	Q.	Where did they send them?
19	Α.	The court reporter would have sent it into TSG to do
20	the prod	uction and send it out to all parties.
21	Q.	Did TSG then save those transcripts?
22	A.	They did.
23	Q.	How were they saved?
24	A.	The transcripts would have been saved in their share
25	file acc	ount.

Page 1678 What is a share file account in case people don't 1 Ο. 2 know? 3 Α. It's similar -- it's more popularly known as drop 4 box or box.com. It is a secure way to store large or voluminous 5 files. 6 Q. In what ways was it secured? 7 Α. The share file is encrypted, to my knowledge. I don't 8 know how they encrypt it, but I do know it's encrypted. 9 Q. Is it also password protected? 10 Α. It is. 11 Ο. How about the videos produced by TSG in October 2022? 12 Α. Yes, the videos. Were they transmitted also to TSG after each 13 Ο. deposition? 14 15 Α. Yes, they would have been sent to TSG's share file 16 account as well. They were saved in that share file? 17 Q. 18 Α. Yes. And the company took the same steps to make sure the 19 Q. videos were unaltered, including encryption and password 20 21 protection? Α. That is correct. 22 23 Does a witness have an opportunity to comment on any Ο. errors they think are in the transcript after it's done? 24 25 Α. They do.

Page 1679 Do you know what that is called? 1 Ο. 2 Α. It's called the errata process. 3 Q. And did TSG keep a record of any corrections by a 4 witness to a deposition? 5 Α. Yes. 6 Q. Does Esquire and TSG -- as part of Esquire, do they make and keep deposition transcripts and videos in the regular 7 course of business? 8 9 Α. Yes, we do. 10 Ο. Was it the regular course of business for Esquire and 11 TSG to keep deposition transcripts and videos? 12 Α. Yes. Were the transcripts and videos made at the time of 13 Ο. each deposition? 14 15 Α. Yes. 16 Q. Did the court reporters and videographers have a business duty to record each deposition accurately? 17 18 Α. Yes, they did. At some point, did Esquire receive a subpoena from the 19 Q. Manhattan District Attorney's office related to this case? 20 21 Α. Yes. 22 Are you familiar with Esquire's response to that Ο. 23 subpoena? 24 Α. I am. 25 Ο. Did the subpoena require the company to turn over a

Page 1680 video recording and transcript from an October 2022 deposition 1 of Donald Trump in a case captioned "E. Jean Carroll versus 2 3 Donald Trump, " with the Case Number 20CV7311? 4 Α. Yes. 5 Q. Did Esquire comply with its obligations to turn over 6 that video transcript? 7 Α. Yes, we did. 8 Ο. Was the deposition transcript in that case certified? 9 Α. It was. 10 Ο. Did Esquire produce more than one version of the 11 transcript? 12 Α. Yes. Is the substance of Mr. Trump's testimony identical in 13 Ο. every version of the transcript produced? 14 To my knowledge, yes. 15 Α. 16 Q. Is it unusual to have more than one version of the deposition transcript? 17 18 Α. No. Did Esquire have a record of the witness admitting any 19 Q. connections to that transcript? 20 We do not have a record of that. 21 Α. Did Esquire confirm that the transcripts produced to 22 Ο. the Manhattan District Attorney's office -- did you confirm they 23 were exact copies of the originals? 24 25 Α. Yes.

Page 1681 And they were produced without alterations, 1 Ο. modifications or deletions? 2 3 Α. That is correct. 4 Q. Did Esquire also produce the video of that same 5 deposition to the Manhattan District Attorney's office? 6 Α. We did. 7 Q. And Esquire produced an exact copy of the original 8 deposition video? 9 Α. Yes, we did. 10 Ο. And that also was produced without alterations, modifications or deletions? 11 12 Α. That is correct. Did Esquire make and keep their deposition transcripts 13 Ο. and this video in the regular course of its business? 14 We did. 15 Α. 16 Q. Was it the regular course of business for Esquire to make and keep this deposition transcript and this video? 17 Yes, it was. 18 Α. Was this transcript and video made at the time of the 19 Q. deposition? 20 21 Α. Yes, they were. And did the court reporter and videographer have a 22 Ο. 23 business duty to record this deposition accurately? Yes, they did. Absolutely. 24 Α. 25 Ο. Before testifying today, did you have an opportunity to

Page 1682 review files marked for identification as People's Exhibits 403 1 and 404? 2 3 Α. I did. 4 0. Did that include what's been marked for identification 5 as People's Exhibits 403A and 403B? 6 Α. Yes. Are those video clips from the October 2022 deposition 7 Q. 8 of Donald Trump? 9 Α. Yes, they are. 10 Ο. Are they exact copies of a portion of the full 11 deposition video? 12 Α. Correct. Did you also review what's been marked for 13 Ο. identification as People's Exhibit 404 and 404A through C? 14 I did. 15 Α. 16 Q. Did those contain -- were those portions of the transcript from the same deposition? 17 18 Α. They were. Q. Did those contain redactions? 19 Yes, they did. 20 Α. Other than the redactions, are they exact copies of 21 Ο. those portions of the October 2022 deposition of Mr. Trump? 22 Α. That is correct. 23 MS. MANGOLD: We now offer People's Exhibit 403A, 24 25 403B, 404 and 404A through C into evidence.

Page 1683 THE COURT: Any objections? 1 2 MR. BLANCHE: No objection. 3 THE COURT: There being no objection, the exhibits 4 are accepted into evidence. 5 (Whereupon, People's Exhibits 403A, 403B, 404, б 404A, 404B and 404C were admitted into evidence.) 7 MS. MANGOLD: Can we please display for everybody 8 what is in evidence as People's Exhibit 404. 9 (Displayed.) 10 Ο. Do you recognize this document? 11 Α. I do. What is this document? 12 Ο. This is the cover page for the deposition -- video 13 Α. deposition of Donald J. Trump. 14 Do you see in the top right-hand corner there is a page 15 Q. 16 number? Α. I do. 17 18 Q. And along the left hand-side of the page, do you see numbers 1 through 25? 19 20 Yes, I do. Α. What are those numbers on the left-hand side of the 21 Ο. 22 page? 23 Α. Those are line numbers. On every deposition 24 transcript -- in this state the format is 25 lines per page. 25 So there are 25 lines on this page as well.

		Page 1684
1	Q.	Looking at the bottom of the page, does it indicate
2	what cou	rt reporting company produced this transcript?
3	Α.	It does.
4	Q.	What is that?
5	Α.	TSG Reporting Worldwide.
6	Q.	Looking all the way at the top of the page, does this
7	page ind	icate the court of the proceeding for which a deposition
8	was take	n?
9	Α.	Yes.
10	Q.	What court was that?
11	Α.	United States District Court for the Southern District
12	of New Y	ork.
13	Q.	Do you see the case number?
14	Α.	I do.
15	Q.	What is the case number?
16	Α.	Case Number 20CIB.7311.
17	Q.	Do you know what CIB stands for?
18	Α.	Civil.
19	Q.	What do you know what this indicates?
20	Α.	This is a civil lawsuit.
21	Q.	Do you see below that there is a case captioned?
22	Α.	Yes, I do.
23	Q.	What is that case captioned?
24	Α.	"E. Jean Carroll verus Donald J. Trump, in his personal
25	capacity	, defendant."

		Page 1685
1	Q.	Looking toward the bottom of the page, does it indicate
2	the date	when the deposition was taken?
3	Α.	It does.
4	Q.	What was the date?
5	A.	Wednesday, October 19, 2022.
6	Q.	Does it also show a location for the deposition?
7	A.	It does.
8	Q.	You don't need to read the whole address.
9	A.	The Mar-a-Lago Club.
10	Q.	In looking at the bottom left-hand portion of the page,
11	without	reading the name, does it designate there was a court
12	reporter	present at the deposition?
13	Α.	It does.
14	Q.	Turning now to Page 2 of the PDF. Does this page
15	indicate	there was a videographer for the deposition?
16	Α.	It does.
17	Q.	Turning to Page 3 of the PDF. What page number is
18	indicate	d in the top right-hand corner?
19	Α.	Page 219.
20	Q.	That's Page 219 of that transcript?
21	A.	Yes.
22	Q.	What is this?
23	A.	This is a Certificate of Oath certification page.
24	Q.	This makes it a certified transcript?
25	Α.	This certifies that the deponent was sworn before the

Page 1686 deposition. 1 2 Ο. Can you read the substance of this for the jury. 3 Α. Sure. "I, the undersigned authority, certify that Donald J. 4 5 Trump personally appeared before me and was duly sworn. Dated 6 this 19th day of October, 2022." 7 Q. Is that signed? 8 Α. It is. 9 MS. MANGOLD: Can we now show the jury what is in 10 evidence as People's Exhibit 403A. 11 (Whereupon, audio recording was played in open 12 court.) MS. MANGOLD: Can we now display for the jury what 13 is in evidence as People's Exhibit 404A. 14 15 (Displayed.) 16 Q. Mr. Thompson, do you see that there are -- well, what is this? 17 18 Α. This appears to be pages from the deposition that have been redacted. 19 And what pages are they? 20 Ο. 21 Α. Page 125 and Page 126. Can you read just the un-redacted portion of this from, 22 Ο. Page 125, line 2 through Page 126, line 3? 23 Α. 24 Yes. 25 "QUESTION: What is Truth Social?

Page 1687 "ANSWER: It's a platform that's been open by me as an 1 2 alternative to Twitter. 3 "QUESTION: And your handle on Truth Social is 'At Real 4 Donald Trump?' 5 "ANSWER: I believe so, yes." Is this the official written record of the portion of 6 the deposition video that we just saw? 7 8 Α. It is. 9 MS. MANGOLD: Can we now show the jury what is in 10 evidence as People's Exhibit 403B. 11 (Displayed.) 12 MS. MANGOLD: Can we now show the jury what is in evidence as People's Exhibit 404B. 13 (Displayed.) 14 Is this Page 44 of the same deposition transcript? 15 Q. 16 Α. Yes. Q. Can you read the un-redacted portions from lines 3 to 17 18 9. 19 Α. Sure. 20 "QUESTION: Your current wife is Melania Trump? 21 "ANSWER: That is correct, yes. 22 "QUESTION: And you married her, according to my records, in 2005? 23 24 "ANSWER: Yes. 25 "QUESTION: And you're still married to her today?

Page 1688 "ANSWER: Yes." 1 Is this the official written record of the portion of 2 3 the deposition that we just saw in the video? 4 Α. It is. 5 MS. MANGOLD: Finally, can we show the jury what 6 is in evidence as People's Exhibit 404C. (Displayed.) 7 8 Ο. Is this two pages from that same deposition transcript? It is. 9 Α. 10 Ο. Can you please read the un-redacted portion from Page 11 168, line 19 through 169, line 9. 12 Α. Yes. By Ms. Kaplan: 13 "QUESTION: Are you familiar, I'm sure you are, with 14 something that is often referred to as the Access Hollywood 15 16 tape?" "ANSWER: Yes. 17 18 "MS. KAPLAN: Okay. Let's mark it and play it as 35. And I apologize, I am hoping the technology works better. 19 "Parenthetical DJT Exhibit 35 is marked for 20 identification. 21 22 "Another parenthetical: Video played. 23 "MS. KAPLAN: That's you in that video speaking? "ANSWER: Yes, correct." 24 25 On the second page, where you see the parenthesis, can

Page 1689 you tell the jury what the parenthesis is? 1 2 Α. It denotes an action that happened that is not a verbal 3 response. 4 Q. And is this the official written record of that portion 5 of Mr. Trump's deposition? 6 Α. Yes, it is. 7 MS. MANGOLD: No further questions. 8 THE COURT: Your witness. 9 MR. BLANCHE: Two seconds. 10 (Brief pause.) 11 MR. BLANCHE: We don't have any questions. 12 THE COURT: Thank you, sir. 13 You can step down. (Witness excused.) 14 * * * 15 16 THE COURT: People, your next witness. MR. STEINGLASS: The People call Keith Davidson. 17 18 (Witness entering courtroom.) * * * 19 20 COURT OFFICER: Remain standing. Raise your right hand and face the clerk. 21 THE CLERK: Do you solemnly swear or affirm that 22 the testimony that you are going to give before this Court 23 and jury shall be the truth, the whole truth, and nothing 24 25 but the truth, do you so swear or affirm?

Page 1690 THE WITNESS: I do. 1 K-E-I-T-H D-A-V-I-D-S-O-N, called as witness on behalf of the 2 3 People, was duly sworn by the Clerk of the Court, upon being examined, testified as follows: 4 5 THE CLERK: Have a seat. 6 COURT OFFICER: State your full name, spelling 7 your last name. THE WITNESS: Keith D-A-V-I-D-S-O-N. 8 9 THE COURT: Your county of residence. 10 THE WITNESS: Los Angeles County, California. 11 THE COURT: Good afternoon. 12 MR. STEINGLASS: Thank you, Judge. 13 DIRECT EXAMINATION BY MR. STEINGLASS: 14 Q. Good afternoon, Mr. Davidson. 15 16 A. Good afternoon. Can you tell us how old you are? 17 Q. 18 Α. Fifty-three. Q. Are you married? 19 20 Α. Yes. How long have you been married? 21 Ο. 22 Α. Twenty-five years. 23 Do you have any children? Q. 24 A. Yes. 25 Q. How many children?

		Page 1691
1	Α.	Two.
2	Q.	School age, college age, adult children?
3	Α.	College age.
4	Q.	Can you please describe for the jury your educational
5	backgrou	ind?
6	Α.	I graduated from Boston College, my undergraduate
7	degree.	I went to Whittier Law School.
8	Q.	Where is Whittier Law School?
9	Α.	It's in Los Angles, California.
10	Q.	Are you currently employed?
11	Α.	Yes.
12	Q.	By whom?
13	Α.	My law firm that I own.
14	Q.	What is the name of the law firm that you own?
15	Α.	Davidson & Associates.
16	Q.	Where, very generally, is that law firm located?
17	Α.	Los Angeles, California.
18	Q.	Do you have a speciality?
19	Α.	Civil litigation.
20	Q.	Any particular types of civil litigation?
21	Α.	A lot of injury cases, mediation cases.
22	Q.	Any sexual abuse cases?
23	Α.	Yes.
24	Q.	During the period from 2015 to 2017, did you have a
25	particul	ar speciality?

Page 1692 At that time my practice was heavily involved with 1 Α. 2 media cases. 3 Ο. You said media cases? Α. Yes. 4 5 Q. Did you frequently work on, as part of those media 6 cases, non-disclosure agreements? 7 Α. Yes. 8 Ο. And can you briefly describe for the jury what is a 9 non-disclosure agreement? 10 Α. It's an agreement between two people or entities where 11 certain subjects are agreed, or there is an agreement between 12 the parties not to discuss certain subjects. And during that period from 2015 to 2017, were some of 13 Ο. your clients in those cases individuals who often appeared in 14 tabloid magazines? 15 16 Α. On occasion, yes. During that same period, from 2015 to 2017, I am only 17 Q. asking for the last four digits, please, of your work cell phone 18 19 number? 5361. 20 Α. The last four digits of your office phone number? 21 Ο. 5444. 22 Α. Is that a landline? 23 Ο. 24 Α. Yes. 25 Ο. During that same period, what was your business email

Page 1693 address domain? 1 2 Do you understand what I mean by that? 3 Α. I do. It was KMDlaw.com. Q. So you had an email address, some form of your name, at 4 5 KMDlaw.com? 6 Α. Yes. 7 Q. And what does KMD Law stand for? It's my initials, Keith Michael Davidson. 8 Α. 9 Q. Are you here pursuant to a subpoena? 10 Α. I am. 11 Ο. Did you testify in this case in the Grand Jury? 12 Α. I did. As a result of that testimony, were you given automatic 13 Ο. immunity for the transactions about which you gave testimony? 14 Pursuant to New York law. I didn't seek immunity. 15 Α. 16 Q. That was my next question. So, yes, you did get immunity; but no, you did not seek it? 17 18 Α. Correct. And is it your understanding, I think you just said 19 Q. this, that immunity is granted as a matter of law in the State 20 of New York for witnesses who testified in the Grand Jury? 21 22 Α. True. Notwithstanding the fact that you were given immunity 23 Ο. for your testimony, you did understand if you testified falsely 24 25 then or if you testify falsely now you could still be prosecuted

Page 1694 for perjury; is that correct? 1 2 Α. Yes. 3 Ο. Did you know or do you know somebody named Gina 4 Rodriguez? Α. 5 I do. 6 Q. Can you explain to the jury, who is Gina Rodriguez? 7 Α. Gina Rodriguez is a talent manager in Los Angeles. She 8 manages talent, and really I think the majority of her clients 9 are reality type talent. 10 Ο. When you say "reality type talent," you are talking 11 about reality television? 12 Α. Yes. How do you know Gina Rodriguez? 13 Ο. I can't recall. I have known Gina for well over ten 14 Α. 15 years. 16 Q. And -- withdrawn. Have you at times during your relationship represented 17 18 Gina Davidson in certain matters? 19 I have represented Gina Rodriguez in certain matters. Α. Did I say Gina Davidson? 20 Ο. 21 Α. Yes. Sorry about that. Thank you for clarifying. 22 Ο. How about Dylan Howard, are you familiar with somebody 23 named Dylan Howard? 24 25 Α. I am.

Page 1695 Can you tell us who that is? 1 Ο. 2 Α. Dylan Howard was the former Content Editor, I believe, or the Chief Content Officer of American Media Inc. 3 4 Q. How do you know him? 5 Α. I knew him in my professional dealings. 6 Q. About how long would you say you have known Dylan 7 Howard? 8 Α. Well over ten years. 9 Q. Now, directing your attention specifically to the 10 period around 2015 to 2017, can you describe a little bit the 11 nature of your relationship with Dylan Howard? 12 Α. We were professional acquaintances and friends. And when you say a portion of your relationship 13 Ο. involved a professional acquaintance, what kind of business 14 dealings did you have with Dylan Howard at that time? 15 16 Α. On occasion my clients would end up in tabloid media and they would call me for comment, or my clients would 17 regrettably end up in tabloid media and they would call me to 18 address their presence in the tabloids. 19 20 And did you ever, at your client's request, negotiate Ο. the sale of certain stories to tabloids? 21 22 Α. Rarely. 23 That was rarely, you said? Ο. Rarely, yes. 24 Α. 25 Ο. During that period, again, from 2015 to 2017,

		Page 1696
1	approxim	ately how often did you and Mr. Howard speak either on a
2	personal	or professional capacity?
3	Α.	Quite often, several times a week.
4	Q.	Are you still in touch with Dylan Howard?
5	Α.	Somewhat.
6	Q.	Are you familiar with someone named David Pecker?
7	Α.	Yes.
8	Q.	Who is he?
9	Α.	He was Dylan's boss, and I believe CEO of American
10	Media In	.C.
11	Q.	Did you have a lot of interaction with David Pecker
12	himself?	
13	Α.	Very little.
14	Q.	When you say "very little," in the years 2015 to 2017,
15	roughly	how many times would you say you have interacted with
16	David Pe	cker in any capacity?
17	A.	I think in my life I have only interacted with him
18	three, m	aybe four times.
19	Q.	Are you familiar with someone named Michael Cohen?
20	Α.	Yes.
21	Q.	Who is Michael Cohen?
22	A.	Michael Cohen is the former attorney, former attorney
23	for Dona	ld Trump.
24	Q.	And how did you come to meet Michael Cohen?
25	A.	In, approximately 2011, there was an article that was
		Theresa Magniccari

		Page 1697
1	publishe	d in a blog that involved my client and Donald Trump,
2	and I ha	d the occasion to have a conversation with Michael Cohen
3	relating	to that blog posting.
4	Q.	We'll get back to that.
5		Who was your client at the time that led you to
6	interact	with Michael Cohen on behalf of Donald Trump?
7	Α.	Stephanie Clifford, otherwise known as Stormy Daniels.
8	Q.	Now, during that period from 2015 to 2017, did you at
9	times us	e encrypted apps, encrypted phone apps to communicate
10	with Mic	hael Cohen?
11	Α.	Ultimately, on occasion, yes.
12	Q.	Do you remember which apps you used?
13	Α.	Not particularly.
14	Q.	Okay.
15		I'm going to ask you please to take a look at a thumb
16	drive.	
17		I am going to ask you if you recognize it?
18	Α.	I do.
19	Q.	How do you recognize it?
20	Α.	My initials are on it.
21	Q.	Is the date that you examined it also on there?
22	Α.	Yes.
23	Q.	What date is that?
24	Α.	Today's April April 30th.
25	Q.	Did you briefly have the opportunity to examine the

Page 1698 contents of that drive? 1 Α. I did. 2 3 Ο. Does the drive contain various business records, 4 including emails, notes and client statements? 5 Α. Yes. 6 Q. As part of your job at Davidson & Associates, do you 7 make and keep business records? 8 Α. Yes. 9 Q. Do you send, receive and store work related emails and email attachments? 10 11 Α. Yes. 12 Ο. Where are they stored? Within our servers, our computer servers. 13 Α. And does this range of exhibits contain a series of 14 Q. emails and attachments between yourself and Michael Cohen from 15 16 2016? 17 Α. Yes. 18 Q. Are they exact copies of emails and attachments that you sent and received? 19 20 Α. They are. Has the substance of these emails been altered in any 21 Ο. 22 way? 23 Α. No. Do the date and timestamp contained on the emails 24 Ο. 25 accurately reflect the times the messages were sent and

Page 1699 received? 1 2 Α. Yes. 3 Ο. Are the emails and attachments drafted, sent, received 4 and kept in the regular and ordinary course of your law firm's 5 business? 6 Α. Yes. 7 Q. Is that also true for the other types of records you 8 discussed, the non-disclosure agreement, the client statements, 9 are they also made in the regular and ordinary course of your 10 business? 11 Α. Yes. 12 Ο. Is it part of the business of Davidson & Associates to make and keeps these types of records and emails? 13 14 Α. Yes. Are the emails and attachments drafted, sent, received 15 Ο. 16 and kept at or close to the time of the transactions or events to which they relate? 17 18 Α. Yes. And is that also true for the other types of documents 19 Q. on that thumb drive? 20 21 Α. It is. Is the person or persons who make the documents under a 22 Ο. 23 business duty to do so accurately? 24 Α. Yes. 25 Ο. Are you a custodian of your law firm's business

	Page 1700
1	records?
2	A. I am.
3	Q. Did you produce each of the records, I am speaking
4	specifically of People's Exhibits 276 through 286 are each of
5	those records produced by you pursuant to a subpoena by the New
6	York County District Attorney's office?
7	A. They were produced pursuant to a subpoena.
8	Q. Did you also get a chance to review Exhibits 62 through
9	63 on that same thumb drive?
10	A. Yes, I did.
11	Q. Are those also a series of emails and attachments
12	between yourself and Michael Cohen?
13	A. Yes.
14	Q. Are those e-mails sent and received in the ordinary
15	course of your firm's business?
16	A. Yes.
17	Q. Do these exhibits, 62 through 65 range, are they exact
18	copies of emails and attachments that you sent and received back
19	and forth with Michael Cohen back in 2016?
20	A. They are.
21	Q. And has the substance of those emails been altered in
22	any way?
23	A. No.
24	Q. Do the date and timestamps contained on those emails
25	accurately reflect the times the text messages were sent and

Page 1701 received? 1 2 Α. Yes. 3 MR. STEINGLASS: I offer into evidence People's 4 Exhibits 276 through 286 as well as People's 62 through 65. 5 MR. BOVE: No objection. 6 THE COURT: People's 276 through 286 and 62 7 through 65 are received into evidence. 8 (Whereupon, People's Exhibits 276 through 286, and 62 through 65 were received into evidence.) 9 10 Ο. Do you know somebody named Karen McDougal? I do. 11 Α. 12 Ο. In what context? She was a client of mine. 13 Α. Do you remember how you came to meet her or be 14 Q. introduced to her? 15 16 Α. I met her probably 25 years ago, she was dating a friend of mine. 17 18 Q. Okay. And in the summer of 2016, did you represent 19 her? 20 Yes. Α. 21 Ο. In what capacity? I represented her in order to provide advice and 22 Α. counsel as to what her rights and obligations would be regarding 23 a personal interaction she had. 24 25 Ο. With whom?

Page 1702 1 Α. With Donald Trump. 2 Ο. And do you know, approximately, when it was that she 3 became your client? 4 Α. Not offhand. 5 Q. And do you know how it was that she became your client? 6 Α. Yes. 7 Q. Can you tell us, please? 8 Α. Her former brother-in-law was a client of mine and her 9 former brother-in-law, by the name of Jay Grdina, made the 10 introduction or the re-introduction between Karen and I. 11 (Displayed.) 12 So I am now showing you People's 279 in evidence. 0. It's in evidence. It can be displayed to everyone. 13 I am going to ask you when it pops up, if you recognize 14 this document? 15 16 Α. I do. What is it? 17 Q. 18 Α. This is an email from me to Karen McDougal with the cc to Jay Grdina thanking her for the conversation of that day. 19 6/15/2016. 20 And does the email also contain an attachment? 21 Ο. It does, yes. The attachment is retainer agreement 22 Α. 23 between me and my law firm and Karen. 24 Is it fair to say you are sending her a blank retainer Q. 25 agreement?

Page 1703 I am sending her a signature ready retainer agreement 1 Α. 2 for her signature. 3 Ο. Got it. 4 When I say "blank," I mean her signature line was 5 blank, you were sending it to her for that purpose; is that 6 right? 7 Α. For execution. 8 Ο. Got it. 9 I believe you told us the date of the email was June 15, 2016? 10 11 Α. Yes. 12 Ο. So I want to show you Page 2 of this exhibit. Is this the first page of your retainer agreement? 13 14 Α. Yes. I am going to ask that we blow up Paragraph 2. I am 15 Q. 16 going to ask you to read that for us. Α. Paragraph 2: Scope of Services: 17 18 Client is hiring attorney to represent client in the matter of client's claims against Donald Trump, and/or assisting 19 client in negotiating a confidential agreement and other live 20 rights related to actions with Donald Trump, and/or negotiating 21 an assignment with exclusive press opportunities regarding the 22 23 same. 24 Can you translate that for us? Ο. 25 Α. I was to provide legal services to Karen McDougal and

Page 1704 provide advice and counsel to her surrounding a personal interaction she had allegedly had with Donald Trump. (Whereupon, Theresa Magniccari, Senior Court Reporter was Relieved by Laurie Eisenberg, as Senior Court Reporter.)

Page 1705 And is one of the ways in which -- withdrawn. 1 0 2 This paragraph is entitled Scope of Services; correct? 3 А Yes. 4 0 Does one of the contemplated services include, 5 potentially, negotiating the assignment of exclusive press 6 opportunities regarding her interaction with Mr. Trump? 7 А That's true. 8 0 What does that mean, "negotiating the assignment of 9 exclusive press opportunities"? 10 Α (Pause) At that time, in mid-Two-Thousand-Teens or so, 11 media outlets, both traditional and tabloid, would, often 12 times, enter into exclusive arrangements where someone would provide an exclusive content to that media outlet in exchange 13 for money. 14 15 0 And did you -- you wrote this Retainer Agreement; 16 correct? I believe so. 17 А 18 And did you contemplate -- withdrawn. Q Did you discuss with Ms. McDougal the fact that you were 19 authorized to negotiate on her behalf in dealing with various 20 media outlets? 21 I can't and won't discuss what I discussed with 22 Α 23 Ms. McDougal. 24 I think that the paragraph speaks for itself. 25 Q Okay.

Page 1706 Thank you for pointing that out. 1 2 So, let me ask the question a different way. 3 Did this Agreement -- did you interpret this Agreement as authorizing you to interact and negotiate with media companies 4 5 on your client's behalf? 6 А Yes. 7 Q Thank you. 8 So, directing your attention to June of 2016, did there 9 come a time when you reached out to Dylan Howard regarding the 10 potential Karen McDougal story? 11 Α Yes. 12 Did you do this behind your client's back? 0 No. 13 Α Did you reveal client confidences when you spoke with 14 0 15 Mr. Howard? 16 Α No. I'm going to show you what is already in evidence and 17 Q can be displayed to everyone as People's Exhibit 176A. 18 (Whereupon, People's Exhibits are shown on the 19 screens throughout the following testimony:) 20 I'm going to ask you if you recognize this series of 21 0 messages to be texts between yourself and Dylan Howard from the 22 23 year 2016? I do. 24 А 25 0 Have you had a chance to review the substance of these

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Page 1707 1 texts? 2 А I have. 3 0 And are the texts that appear on this exhibit the 4 exact texts you sent and received to and from Dylan Howard? 5 Α They are. 6 Q Do you have any reason to doubt the accuracy of the 7 date and timestamps? 8 Α I do not. 9 Q Okay. 10 MR. STEINGLASS: I am going to ask that we blow 11 up the last two text boxes -- I mean, the last -- the last 12 column, the first two boxes in the last column. Lines 111 through 112. 13 Let me ask you, first, can you tell what time zone 14 Q 15 these -- the date and timestamp is in? 16 Α I think it's UTC. Are you familiar with the relationship between UTC 17 Q 18 time and, let's say, West Coast Time or East Coast Time? Not particularly. 19 Α But, these text are dated, particularly, in UTC Time; 20 0 is that right? 21 22 Α Yes. What is the date on this first text? 23 0 June 7th. 24 А 25 0 And who is the first text in this chain from?

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Page 1708 1 Α It's from me. 2 To whom? 0 3 Α Dylan Howard. What is the body of the text? 4 0 5 А I have a blockbuster Trump story. 6 Ο What did you mean by that? 7 Α Sort of an entree or teaser to Dylan to let him know 8 that I had, perhaps, an opportunity for him. 9 Q And what was the -- generally speaking, and certainly 10 without revealing client confidences, what was the opportunity 11 about which you were contacting him? 12 Α Regarding the interaction between Karen McDougal and Donald Trump. 13 What did Mr. Howard say, if anything, in response? 14 Q 15 Α "Talk 1st thing. I will get you more than anyone for 16 it. You know why." What do you understand "Talk 1st thing" to mean? 17 Q 18 А That he would call me in the morning. What did you understand the rest of the text to mean? 19 Q That -- I don't know if I had a clear understanding at 20 Α that time, but I knew that Dylan's boss, David Pecker, and 21 Mr. Trump were long-time friends and had a former business 22 23 relationship, that Mr. Pecker published Trump Magazine, and that at the time AMI had announced -- they hadn't announced 24 25 explicitly, at least impliedly, that they had endorsed

Page 1709 Mr. Trump's candidacy. 1 So, Mr. Howard said, "Talk 1st thing." 2 0 3 Did you, in fact, speak with Mr. Howard the following 4 morning? 5 А I can't recall. 6 Ο Well, did you continue to text back and forth with him about the Karen McDougal story? 7 8 Α Yes. 9 Q During the course of those text messages, were there 10 also times when you spoke with him on the phone? 11 Α Yes. 12 So, I want to display some more texts from this 0 exhibit, also still on page one -- I'm just going to ask you to 13 tell us who says what here. 14 15 Α You would like me to read these texts? 16 Q Please. And tell us who each one is from as you're doing that. 17 18 Α From Dylan: "Did he cheat on Melania?" Who did you understand "he" to be referring to? 19 Q Donald Trump. 20 А 21 Okay. 0 Next text. From whom? 22 23 From Dylan. А 24 Q Okay. 25 Α "Do you know if the affair was during his marriage to

Page 1710 Melania?" 1 2 0 Again, do you understand "his" to be a reference to 3 Donald Trump? 4 Α Yes. 5 Q And how did you respond to this text? 6 Α "I really cannot [sic] say yet. Sorry." 7 Q Is that because you didn't know or because you weren't 8 prepared to discuss the details at that point? 9 А It was because it was the latter, because I was not 10 prepared to discuss the details at that point. 11 0 And how did Mr. Howard respond? 12 Α "Okay. Keep me informed." Now, in connection with your representation of Karen 13 0 McDougal, did you arrange a meeting between Karen McDougal and 14 Dylan Howard? 15 16 Α Yes. And, were others present, as well, for that meeting? 17 Q 18 Α Yes. Who was present for that meeting? 19 Q Jay Grdina was present, and a man by the name of 20 Α Johnny Crawford was present, and Ms. McDougal. 21 Who is John Crawford? 22 0 23 He was a friend of Karen's. I think a former police Α officer in Phoenix, Arizona. 24 25 0 Where did this meeting take place?

		Page 1711
1	A	In my office.
2	Q Q	Do you remember the date that the meeting took place?
3	A	Not offhand.
4	Q	Were you present for the meeting?
5	A	I was.
6	Q	Okay.
7	Let'	s see if some more texts in this chain can help refresh
8	your rec	collection.
9		MR. STEINGLASS: Switch to Page 2, Line 11
10	111	40.
11		(Whereupon, an exhibit is shown on the screens.)
12	Q	Do you see this text here?
13	A	Yes.
14	Q	And can you tell what date that was sent on?
15	A	June 20, 2016.
16	Q	What is the substance of the text?
17	A	This is from Dylan Howard: "Landed. En route to your
18	office."	ı
19	Q	So, does that refresh your recollection about what
20	date the	e meeting took place between yourself, Dylan Howard,
21	Karen Mo	Dougal and her friends?
22	A	Yes.
23	Q	What was discussed during this meeting?
24	A	The subject of the Retention Agreement between Karen
25	and I. 1	The personal attraction that Karen had with Donald

Page 1712 1 Trump. 2 0 Given the presence of others at this meeting, do you 3 believe that the contents of what Ms. McDougal said was 4 privileged? 5 А No. 6 Ο So, can you tell us the substance of what Ms. McDougal 7 said about the nature of her interactions with Mr. Trump during 8 this meeting? 9 Α I can summarize it. 10 0 That's fine. 11 Α Ms. McDougal alleged that she had had a -- a romantic 12 affair with Donald Trump some years prior. 13 And -- withdrawn. 0 When you say "romantic", does that include sexual? 14 That's what she expressed. 15 Α 16 0 And do you know how long that romantic and sexual affair lasted -- withdrawn. 17 18 As a result of what Ms. McDougal said in that meeting, which was non-privileged, do you know how long that affair 19 lasted for or how long she said it lasted for? 20 I can't recall, specifically. 21 А It was several weeks to months, if not more. 22 I can't recall, specifically. 23 24 0 Okay. 25 Now, generally speaking, Mr. Davidson, what was the purpose

Page 1713 of this meeting between your client and Dylan Howard? 1 It was sort of a proffer session where -- where 2 Α 3 Ms. McDougal would -- under agreement that nothing was to be 4 published, where Ms. McDougal would tell her story to Dylan 5 Howard on behalf of AMI, so that Dylan could gauge interest in 6 the story, whether or not AMI did or did not have interest in 7 this story. 8 0 Now, did the meeting result in an immediate deal with 9 AMI? 10 Α No, it did not. 11 How did you leave it with Dylan Howard? 0 12 Um, Dylan wanted to -- to return to New York, um, run Α it up the flagpole, and stated that he would get back to me. 13 When you say "run it up the flagpole", who, to your 14 Ο knowledge, was higher at AMI, higher than Dylan Howard? 15 16 Α It's my understanding that the only one higher than Dylan Howard at AMI was David Pecker. 17 18 So, very generally speaking, in the weeks that Q followed, what happened after that? 19 I think Dylan -- the first entree, if you will, was 20 Α 21 that Dylan stated that AMI was not interested at that time because Karen lacked -- excuse me -- Karen, Karen McDougal 22 23 lacked documentary evidence of the interaction. 24 So, how did you leave it? 0 25 Α Um, I think we just said we would keep in touch.

Page 1714 1 0 Okay. 2 So, let me show you some more of these texts, and I'll blow 3 up Page 4, Lines 11116 and 67. 4 (Whereupon, further exhibits are shown on the 5 screens throughout the following testimony:) 6 Q I'm going to ask you again to read us these texts and tell us who sent them. 7 8 А This is June 27th, from me to Dylan Howard. 9 "It's a story" -- misspelling, but -- "a story that should 10 be told." 11 Q Just to clarify for the record, the body of the text 12 actually says: "It's a story hat should be told." You're saying that's a typo, and it should be, "It's a 13 story that should be told"? 14 Yes. Correct. 15 А 16 0 How -- withdrawn. What "story" were you referring to? 17 18 Α The interaction between Ms. McDougal and Mr. Trump. How did Dylan Howard respond? 19 Q "I agree." 20 Α 21 Now, moving to some later texts on this page, we'll 0 blow them up, Lines 11227 through 31. 22 I'll ask you, first of all, what is the date of this 23 particular exchange? 24 25 А June 21st.

Page 1715 You sure about that month? 1 0 2 July. July 21st. Α 3 So, it had been some time at this point? 0 4 That's right. Α 5 Q What -- who sent what and when? 6 Α This is from Dylan Howard: "Let's talk DT, slash, Ross 7 tomorrow. I think this is the entree for me to go back to 8 them." 9 0 To reiterate, Mr. Davidson, during this period, the --10 more than a month had passed since your June 20th meeting with Dylan Howard, and your client, and the others in your offices. 11 12 Were you in phone communication with Dylan Howard, as well, during this time? 13 14 А Yes. And so, when -- first of all, I'm going to ask you, 15 0 16 what did you understand it to mean when Dylan Howard wrote, "Let's talk DT, slash, Ross tomorrow"? 17 18 Who's "DT"? What's "DT"? My understanding was it was Donald Trump. 19 Α What's "Ross"? 20 0 21 "Ross" was a man named Brian Ross. I think he was a Α broadcaster, a news broadcaster; and I think he was, at the 22 23 time, heavily investigating for reporting for ABC News. Is it fair to say, during this period of time, you 24 0 25 were also negotiating with ABC News on Karen McDougal's behalf?

Page 1716 1 Α That's true. 2 0 Had they expressed interest in acquiring Karen 3 McDougal's story? 4 Α Yes. 5 Q When Dylan Howard wrote: "I think this is the entree 6 for me to go back to them," who did you understand Dylan Howard 7 would be going back to? 8 Α Certainly, David Pecker. 9 I don't know if I had an understanding, or if I read the 10 text that closely, that there was anyone other than Pecker at the time. 11 That's fine. 12 0 How did you respond to that? 13 "Better be quick." 14 А 15 Q What did you mean by that? 16 Α At the time, as is often the case with negotiations, I was trying to play two entities off of each other. 17 18 Q And what's the -- what's the objective? To create a sense of urgency, if you will. 19 Α And -- withdrawn. 20 Q Is there anything wrong with that? 21 22 А No. 23 Can you explain why not? Q 24 I don't understand your question. А 25 0 Yeah. I'm not sure I do, either.

Page 1717 You've been a lawyer for how long? 1 2 А Twenty-four years. 3 Q Is there anything wrong with a lawyer negotiating on 4 behalf of their client to get the best possible deal for their 5 client? 6 А I think that's our duty. 7 Q And did you view it as your duty to try to get the 8 best deal you could for your client at the time? 9 А Yes. 10 0 Whether that deal was from AMI or from ABC or from somewhere else? 11 12 А Correct. So, do I understand you correctly to be saying that 13 0 when you said, "Better be quick," you were trying to convey 14 that there was some urgency, and that Dylan Howard should act 15 16 quickly? Α That's fair. 17 18 Q Okay. Keep going, please. 19 This is from me to Dylan Howard: "Will do." 20 А What did Dylan Howard say? 21 0 22 "I know. А 23 Did he say anything else? 0 "I e-mailed and said we need to talk urgently." 24 А 25 0 What do you understand that to mean? Who had Dylan

Page 1718 Howard emailed? 1 Perhaps, David Pecker. 2 А 3 Q Okay. So, directing your attention to the last blown-up line on 4 5 Page 4, is this another exchange between you and Dylan Howard? 6 Α Yes. And who wrote this? 7 0 8 А This is from Dylan Howard -- no. This is from me. 9 10 Q On what day? July 22nd. 11 Α 12 And what's the body of the email or -- sorry -- the 0 body of the text? 13 "Don't forget about Cohen. Time is of the essence. The 14 Α girl is being cornered" -- this is -- "the girl is being 15 16 cornered by the estrogen mafia." So, who is "Cohen" in this email? 17 Q 18 Α Michael Cohen. And what did you mean by "time is of the essence"? The 19 Q same as the "better be quick" email or text from earlier? 20 21 А Yeah. I think at the time, Karen was sort of teetering. She was 22 about to enter into a deal with ABC. 23 And what did you mean by "The girl is being cornered 24 0 25 by the estrogen mafia"?

Page 1719 It's a very unfortunate, regrettable text I sent. That 1 Α 2 phrase is -- is not one that I used or came up with. 3 That -- that term, I think, by one of -- one of Karen's --4 (witness clears throat) -- associates that was at that first 5 meeting. There was several women who were, um, leaning on Karen 6 to sign the deal with ABC. 7 Q So, taken as a whole, is this text another effort to 8 spur Dylan Howard into action? 9 А Yes. 10 0 Okay. 11 So, turning to Page 5 of the exhibit, and directing your 12 attention to some of the lines between 250 and 273. 13 I'm going to ask you -- first, what day is this exchange? July 22nd. 14 Α 15 0 So, same day as the last text? 16 А Yes. So, how did Dylan Howard answer your text? 17 Q 18 Α "Yep. I plugged a call in." We [sic] "will have news by Monday." 19 What did you understand that to mean? 20 0 That they would have an offer for Karen on Monday. 21 Α The following day, July 23rd, do you see another 22 0 23 communication from Dylan Howard? 24 А Yes. 25 Q What does that text say?

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Page 1720 He says: "Get me a price on McDougal. All in. 1 Α 2 Consulting gig perhaps as a fitness expert thrown into the 3 mix." 4 0 What did you understand that to mean from Dylan 5 Howard? 6 Α Karen had expressed at that initial meeting that she had three goals that she wanted to accomplish. 7 8 And I think he was trying to address each of those goals in 9 order to persuade her that AMI was the right avenue for her to 10 use. 11 What were the three goals? 0 12 А To rejuvenate her career, one. To -- to make money, two. 13 And, three, um, to avoid telling a story and being termed 14 "the scarlet letter", becoming "the scarlet letter"; the, 15 16 quote, "other woman". So, if possible, Ms. McDougal did not want to have to 17 Q 18 tell her story? She did not want to tell her story. 19 Α Now, the ABC deal that you were also working on on her 20 0 behalf, would that have required her to tell her story? 21 А 22 Yes. 23 I'm not going to ask you about client confidences, so 0 I'll just ask you this: Is it your understanding that one of 24 25 the more attractive aspects of the AMI deal was that she might

Page 1721 not actually have to tell that story, or she wouldn't have to 1 2 tell her story? 3 А Well, that was one of her stated goals, and that would 4 be in alignment with one of her very important stated goals. 5 Q So, Mr. Howard says: "Get me a price. All in," 6 et cetera. 7 How do you respond? 8 Α It's a negotiation, and so I started high and threw out a million dollars. 9 10 I said: "How about one million now and 75,000 a year for 11 the next two years as a fitness correspondent for AMI and your 12 related publications?" So, you -- you almost translated that text a little 13 0 bit as you read it; right? 14 The number "1M" you read as "one million"; is that correct? 15 16 Α Would you like me to read it? That's fine. 17 0 18 Α "1M" is one million, yes. And "75K" is "75,000"? 19 Q 20 А Yes. 21 I know this sounds silly, but "ur" is shorthand for 0 the words "you are"? 22 23 А Yes. And "pubs" is short for "publications"? 24 0 25 А Yes.

Page 1722 How did Dylan Howard respond? 1 0 2 А "I'll take it to them but thinking it's more hundreds 3 than millions." 4 Q What did you understand that to mean? 5 Α That was -- I should expect a counteroffer that was 6 substantially less than a million. 7 Q Okay. 8 And how did you respond to that? "800,000 now and 100,000 per year for two years for a 9 Α total of one million." 10 11 Q Again, just to make a clear record -- I'm sorry I have 12 to do that each time. "800" means "800,000"; "100" means "100,000"; and "1M" 13 means "one million"? 14 15 Α Yes. 16 Q How did Mr. Howard respond? А "Leave with me." 17 18 Q How did you take that? That we really weren't in the same ballpark. 19 Α 20 Okay. 0 21 So, next page. Lines 280 through 282; I'll ask you to, first, tell us what is the date that that 22 23 exchange takes place on. July 28th. 24 А 25 0 Okay.

Page 1723 1 And what do the texts say? 2 Start with the first one you sent back. 3 А This is from Dylan: "We are going to lay it on thick 4 for her." 5 Q What did you understand that to mean? 6 Α I think at this point in time, Karen was teetering 7 between two competing deals, and we had requested a meeting 8 where -- where each entity could make a pitch as to why they 9 were the correct avenue for Karen. 10 Q Okay. 11 And how did you respond to that? 12 А "Good. Throw in an ambassadorship for me. I'm thinking the Isle of Mann. 13 What did you mean by that, Mr. Davidson? 14 Q It was sort of in jest. But, it was -- it was just a 15 Α 16 joke. Um, so, what -- I'm trying to think about how to 17 Ο 18 phrase this question. 19 Why was that a joke? Why was that funny? What was going on in your mind when you made that joke? 20 Well, I don't think -- I don't think -- I don't even 21 Α think the Isle of Mann is a country. 22 23 MR. STEINGLASS: (Laughs). 24 And I know they don't have an ambassador. Α 25 But, I think it was a reference to Mr. Trump's candidacy.

Page 1724 Can you just explain that a little bit more? 1 0 That, somehow, if Karen did this deal with AMI, that 2 Α 3 it would help Donald Trump's candidacy. 4 And at the time that you sent that text in jest, did 0 5 you understand that AMI was working with then-candidate Trump 6 regarding your client? 7 А I don't know about that. I don't know that I had 8 specific information that they were or not working with him. 9 I knew that they had announced their support for Mr. Trump, 10 but I don't know that they were working with him. 11 0 Okay. 12 Is it safe to assume from your joke that you had an understanding that if you were to close your deal, this would 13 somehow benefit the candidate, Donald Trump? 14 15 Α Yes. 16 0 So, I want to turn your attention to Page 6, the next few lines, 292 to 293. 17 18 I'll ask you, what is the date of these texts? July 28th. 19 Α Yes. I'm sorry. July 28th. That's right. 20 0 Go ahead. 21 This was from Dylan Howard: "She'll get more out of a 22 Α deal with AMI than ABC. And I'm happy to sign some sort of 23 24 agreement that alleviates some fears about jurisdiction/meeting 25 only with AMI."

Page 1725 That's a text from Dylan. That means Dylan Howard; 1 0 2 correct? 3 Α Yes. 4 What did you understand that to mean? 0 I -- I understand the first part, the first sentence. 5 Α 6 I'm not so sure I understand the second sentence. 7 Q Okay. 8 Well, tell us about the part you do understand. 9 Α "She'll get more out of a deal with AMI than ABC," I 10 think that's self-explanatory. 11 And Dylan was making his case why they were the right 12 avenue for Karen to choose. Okay. 13 0 How did you respond? 14 15 Α "I need this to happen." 16 Now, Mr. Davidson, based on non-privileged Q communications to which you were privy, why did you need this 17 18 to happen? Why did Karen McDougal prefer the AMI deal to the ABC deal? 19 Because she -- at that time -- at that time, based on 20 Α non-privileged information, she had announced her desire to not 21 tell the story about her interaction with Donald Trump. 22 So that -- withdrawn. 23 0 Part of the allure of the AMI deal was that she wouldn't 24 25 have to; is that your understanding?

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Page 1726 1 А Yes. 2 0 I am showing you now People's 280 in evidence. 3 (Whereupon, an exhibit is shown on the screens.) 4 I'm going to ask you if you recognize this? Q 5 А I do. What is it? 6 0 7 Α This is -- it's a meeting invitation, a Zoom 8 invitation from me to Jay Grdina, Karen McDougal, and Dylan 9 Howard. 10 0 You said "Zoom". 11 Is it a video conference? Is Ring Central a video 12 conferencing platform, much like Zoom? 13 А Yes. Who did you invite? 14 Q You just told us. 15 16 Did this meeting, in fact, take place on this day? I believe -- it definitely took place. I assume it 17 Α 18 took place this day. The date of the invite was August 2, 2016? 19 Q 20 А Yes. MR. STEINGLASS: Is this a good time to break? 21 THE COURT: Jurors, let's take our recess for 22 lunch. 23 I remind you, please, do not discuss this case 24 25 among yourselves or with anyone else.

Page 1727 Keep an open mind as to the defendant's guilt or 1 2 innocence. 3 Please do not express or form an opinion as to 4 the defendant's guilt or innocence. 5 Please remember all of my other admonitions. б Just put the case out of your mind. 7 Enjoy your lunch. 8 COURT OFFICER: All rise. 9 (Whereupon, the jurors and the alternate jurors 10 are excused.) 11 THE COURT: Thank you, sir. 12 You can step down. 13 (Whereupon, the witness is excused.) THE COURT: See you at 2:15. 14 15 (Whereupon, a luncheon recess is taken.) 16 (Whereupon, the case is recalled in the afternoon 17 18 session.) THE CLERK: Continuing case on trial, People v. 19 Donald J. Trump. 20 21 All parties are present. THE COURT: Good afternoon. 22 23 Should we get the witness? MR. STEINGLASS: Sure. 24 25 THE COURT: Let's get the witness, please.

Page 1728 COURT OFFICER: Witness entering. 1 2 (Whereupon, the witness, Keith Davidson, having 3 been previously duly sworn and/or affirmed, resumes the witness stand and testifies as follows:) 4 5 THE COURT: I remind you, you're under oath. 6 Let's get the jury, please. 7 COURT OFFICER: All rise. Jury entering. 8 (Whereupon, the jurors and the alternate jurors 9 are present and properly seated.). 10 THE CLERK: Continuing case on trial. People v. 11 Donald J. Trump. 12 All parties and all jurors are present. MR. STEINGLASS: Thank you, Judge. 13 CONTINUED DIRECT EXAMINATION 14 BY MR. STEINGLASS: 15 16 Q Good afternoon, Mr. Howard [sic]. I just want to put -- that's the second time. 17 18 Good afternoon, Mr. Davidson. I want to show you part of a text exchange we were looking 19 at before lunch. This is from People's 176A, Lines -- Page 6, 20 Lines 292 to 293. 21 (Whereupon, exhibits are shown on the screens 22 23 throughout the following testimony.) So, that last text that's sent on July 29th at 2:24 AM 24 0 25 UTC time, is that text to you from Dylan Howard or the other

Page 1729 1 way around? 2 Α It's from Dylan Howard to me. 3 Q And so, when Dylan Howard said, "I need this to happen," how did you interpret that? 4 I don't know. I suppose I interpreted it that he 5 Α 6 wanted it to happen. 7 Q You mean, "it" being the deal with Karen McDougal and 8 AMI? 9 Yes, sir. Α 10 0 Okay. 11 Continuing on with this exhibit to the next page, Page 7, 12 I'm going to blow up Lines 314 to 319. Again, I'll ask you to give us the date, the to and the 13 from, and the substance of these emails -- texts. 14 15 Α You want me to read right through all of them? 16 0 Sure. Start with the date and time of the first one, please. 17 18 Α This is August 2nd, from me to Dylan Howard: "I can't believe they are asking me to go back to you for another 25 but 19 they are. He deal is accepted at 150. Can you do that?" 20 21 A couple of questions about that. 0 First of all, does "25" mean "25,000"? 22 23 Α Yes. And "he deal", should that read "the deal"? 24 0 25 Α Yes.

Page 1730 Who was asking you to go back for another \$25,000? 1 0 2 Α It would be Mr. Grdina and Karen McDougal. 3 0 And how did Dylan Howard respond? 4 "He just called me. 'F' it. Not my money. I'll ask." Α 5 Q When you said, "F it," is the full "F" word written 6 out in the text? 7 Α Yes. 8 What did you understand that to mean? 0 9 Α Um, that someone just called him, and that he didn't 10 care about money because it wasn't his; he would run it up the 11 flagpole. 12 0 "He didn't care about money; he would run it up the flagpole;" you're referring to Dylan Howard? 13 14 Α Yes. 15 Q Okay. 16 The next text please, who is that from? From me, to Dylan: "Let's try and wrap up Karen's 17 Α 18 deal. She is getting repeated phone calls from Rhonda Schwartz." 19 What did you mean by that? 20 Q 21 That the deal was getting stale. It had been left on Α the counter for a bit. And if he wanted to close it up, now was 22 the time. 23 Who is Rhonda Schwartz? 24 0 25 А Rhonda was with the Investigation Department at ABC

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Page 1731 News. She works or worked for Brian Ross. 1 2 0 Okay. How did he respond? 3 Dylan responded: "We are figuring out the mechanics 4 Α 5 of the deal already." 6 0 What did you understand that to mean? 7 Α Just, that they were figuring out how to paper the 8 deal. Paper the deal between Karen McDougal and AMI? 9 0 10 А Yes. Did he add something after that? 11 Q 12 A "Right now I mean." Did you respond? 13 Q 14 А I responded: "Got it." 15 0 Okay. 16 Also, on Page 7, Lines 320 and 321, what is the date of this exchange? 17 18 А August 5, 2016. 19 And who sent the first text in this blown-up portion 0 of these -- this exchange? 20 21 А Dylan Howard to me. 22 "Cameron's" -- excuse me. 23 This is August 5, 2016. It's from me to Dylan. 24 0 Okay. What did you say? 25

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Page 1732 "Cameron's agreement wasn't really even close to what 1 Α 2 we were expecting. Please review the red-line I just sent. Need 3 to handle this quickly." 4 0 First of all, who is "Cameron"? 5 Α Cameron Stracher is General Counsel for AMI. 6 0 What is a "red-line"? 7 Α A "red-line" is just modifications or corrections to 8 an editable document that's like -- it's a step along the way 9 in modifying a document. 10 0 So, what did you mean when you said that his agreement 11 wasn't close to what you were expecting? 12 Α We had come to terms by this point with AMI on the deal points. And there was a Short-Form Agreement or at least 13 deal points. And that that was negotiated between Dylan and I. 14 And then Dylan, as a content editor, handed it off to the Legal 15 16 Department at AMI, Cameron. And when the Short-Form Agreement or the deal points morphed into the Long-Form Agreement with 17 18 Cameron, they didn't jive. So, do I understand you correctly to be saying that 19 Q Cameron had sent you a contract, and it did not match your 20 21 understanding of what you thought the deal was that had been negotiated between yourself and Mr. Howard? 22 23 А Correct. So, when you refer to "the red-line", does that mean 24 0 25 you made proposed changes to the contract they had sent over

Page 1733 and sent it back? 1 2 А I believe so. 3 But, it -- the red lines were either extremely extensive --4 I mean, it was difficult to red-line something that didn't even 5 closely resemble, I believe to my recollection, the deal points 6 that we came up with. 7 Q And you ended the text by saying: "Need to handle this 8 quickly." 9 Why was there a need to "handle this quickly"? 10 Α Just, on my side of the aisle, there was a growing 11 frustration with the process. And how, if at all, did Dylan Howard respond to your 12 0 text? 13 "I asked Cam to call you." 14 А 15 0 Continuing on to the next page and directing your 16 attention to the blown-up line, which is 322. Did you send another text that same day? 17 18 Α Yes. And can you read us that text, please? 19 Q "He" -- this is from me to Dylan. "He wants me to call 20 Α 21 Cohen. You think that's okay? I've been trying like hell to avoid that." 22 23 What did you mean by that? Q First of all, who wanted you to call him? 24 25 А Cam. Cameron Stracher.

Page 1734 And what was your understanding of why Cam wanted you 1 0 to call Michael Cohen? 2 3 А (No response). 4 Withdrawn. 0 5 Between that last text and this text, did you have a 6 conversation on the phone with Cameron? 7 А I did. 8 Can you tell us about it? 0 9 Α Not only -- not only were we not on the same page 10 between the Short-Form and the Long-Form, and then Dylan asked me to call Cameron; and I did call Cameron, and even when we 11 12 spoke, we still weren't on the same page. I think I told him that. I know I told him that. 13 I said, "Look, this agreement doesn't nearly comport to 14 what was agreed to in the deal points." 15 16 I think I was frustrated. He was frustrated, and he said, "Why don't you just call 17 18 Cohen?" "He", meaning Cam suggested you call Cohen? 19 Q 20 Α Yes. 21 Did you ask Mr. Stracher why he wanted you to call 0 Michael Cohen if Michael Cohen had nothing to do with the deal? 22 I -- I believe so. I probably did. I don't have a 23 Α specific recollection. 24 25 I thought it was odd, certainly.

Page 1735 1 0 Sorry? 2 Α I thought it was odd. 3 0 And so, what did you mean when you said, "I've been 4 trying like hell to avoid that?" 5 Α My first interaction with Michael Cohen was in 2011, regarding that blog post that we discussed earlier. And my 6 interaction with him around that time in 2011 was -- was not 7 8 pleasant or -- or constructive, and I didn't particularly like 9 dealing with him. And that's why I was trying like hell to 10 avoid talking to him. 11 0 Continuing on this text string from the same day, did -- I'm speaking, specifically, of Page 8, Lines 326 through 12 330. I'll just ask you to again, read us through these texts, 13 who sent them, and what they mean. 14 15 Α August 5th, from Dylan Howard to me: "Okay. We are 16 paying." Let me stop you right there for a second. 17 Q 18 What did you understand that to mean? That they were ready to pay for the deal. 19 Α 20 Okay. 0 21 How did you respond? 22 Or, how -- I guess, is that next text another text from 23 Dylan Howard? 24 Α Yes. 25 Q What does it say?

Page 1736 "Glad it all sorted." 1 Α 2 And then, did he say anything else? 0 3 А "Fucken Jesus." 4 You're quoting, so it's okay. Q 5 Did you have any understanding of what that all meant, 6 those three texts? 7 Α I think it was just a frustrating deal for everybody 8 involved, and it was -- it was just a lot of, sort of, heavy 9 lifting. 10 Q And then what did you say? 11 А "Yes -- I believe so. I told Cohen this never would 12 have happened without you." How did Dylan Howard respond to that? 13 0 "He's hopeless. Oh well. Another one done." 14 Α So, from this text exchange, does it appear -- let me 15 0 16 ask this a different way. Did you call Cohen at some point in the middle of this text 17 18 exchange? I recall that I did, yes. 19 Α And did you discuss the Karen McDougal contract with 20 0 him at all? 21 22 А Yes. 23 And I'll come back to exactly how that conversation 0 went in a minute. 24 25 I want to take a minute to show you Grand Jury -- I'm sorry

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Page 1737 -- to show you People's Exhibit 62, which is in evidence. 1 2 (Whereupon, an exhibit is shown on the screens.) 3 Q I'll just ask if you recognize this? 4 Α Yes. 5 Q What is it? 6 Α This is an email from me to Michael Cohen, asking him 7 to call me. 8 Q And what is the date of this email? 9 Α August 5, 2016. 10 0 And the time? 11 Α 2:54 PM. Probably, Pacific Time. 12 Do you know if you produced this document or if this 0 was produced by The Trump Organization? 13 You want to look at the Bates stamp at the bottom? 14 15 Α Sure. 16 0 On the -- on the documents that you produced, do your Bates start with the letters KMD? 17 18 Α It did. Does that indicate to you this may have been produced 19 Q by The Trump Organization? 20 21 А It did. Does that clarify at all whether the timestamp on this 22 Q 23 email was Eastern Time or Pacific Time, or you're not sure? 24 I'm not sure. Α 25 I know I called him after the deal closed with AMI and

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Page 1738 1 Karen. This seems like a good opportunity to just tell us 2 0 3 about the conversation you had with Michael Cohen. 4 Α I seem to recall that after the deal closed with 5 Michael Cohen -- excuse me. After the deal closed with AMI, I called Michael Cohen. 6 7 And I can't recall specifically whether -- maybe Dylan asked me 8 to or something. But, I called him and let him know, as a 9 professional courtesy, that the deal involving his client had 10 closed. 11 And I told him, as I stated to you and Dylan Howard, that: 12 "This deal wouldn't have happened without Dylan." Now, you said that you called Michael Cohen as a 13 0 professional courtesy because the deal involving his client 14 15 closed. 16 What client is that? Donald Trump. 17 Α 18 Q Was Donald Trump a party to this agreement, a named party to this agreement between yourself or between, I should 19 say, Karen McDougal and AMI? 20 21 Α No. Did you recognize the extent to which the deal could 22 0 benefit Mr. Cohen's client, Donald Trump? 23 24 А Yes. 25 0 What was Michael Cohen's reaction when you told him

Page 1739 that the deal was closed? 1 2 А He was pleased. 3 0 Now, that deal between AMI and Karen McDougal, did that eventually -- did the contract eventually get signed? 4 5 А Yes. 6 0 And, generally speaking, what were the terms? 7 Α There was a financial aspect of the deal. I think it 8 was \$150,000. It involved certain personal services that Karen 9 would render to AMI, which included, um, magazine covers, 10 weekly or monthly columns where she could write on subject matters that interested her, um, and I believe that was it. 11 12 0 As part of that deal, did AMI acquire Karen McDougal's limited life story rights to any romantic, personal and/or 13 physical relationship with any then-married man? 14 15 Α Yes. 16 Q Just to be clear, who negotiated these terms on behalf of AMI? 17 18 А Mainly, Dylan Howard, and then Cameron got involved at some point. 19 And on behalf of Karen McDougal? 20 0 21 А I did. 22 I am now showing you what's in evidence already as Q 23 People's Exhibit 156. 24 MR. STEINGLASS: Can you show them to everyone? 25 (Whereupon, an exhibit is shown on the screens.)

Page 1740 Is this the final deal signed between AMI and Karen 1 0 2 McDougal? 3 Α Assuming that it's signed. 4 Well, we can skip to the last page, and I'll show you 0 5 that. 6 (Whereupon, another page of the exhibit is shown 7 on the screens.) Yes. This is the final deal. 8 Α 9 Q And going back to that first page for a minute, just 10 blowing up the top portion, what is the "Effective Date" on this contract? 11 August 5, 2016. 12 А I am going to blow up paragraph three. 13 0 I am just going to ask you to read it to yourself. You 14 don't have to read the whole thing out loud. 15 16 Read it to yourself, and let us know what you understood this paragraph to mean. 17 18 (Whereupon, the witness reviews the exhibit on his screen.) 19 Well, I'm ready. 20 А 21 0 Okay. Can you tell us what it means? 22 23 Α That Karen had, in the process of entering into this contract with AMI, that she granted her Limited Life Rights 24 25 related to the subject matter, any affairs she had with any

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Page 1741 then-married man to AMI. 1 So that became, in effect, their intellectual property, 2 3 their exclusive intellectual property. 4 Now, based on non-privileged communications to which 0 5 you were privy, was there a particular then-married man with 6 whom you understood this to apply? 7 Α Yes. 8 0 Who? 9 А Donald Trump. 10 0 I'm going to move to Paragraphs 4 and 5 and ask you, 11 first of all, does Paragraph 4 contain the amount that AMI was 12 compensating Karen McDougal for her Limited Life Rights, as well as some of the other services that you mentioned? 13 14 А Yes. 15 Q How much was she being paid? 16 Α 150,000. How much of that went to you? 17 0 18 Α Somewhere between -- I think 45 percent. And Paragraph 5, can you read that paragraph out loud? 19 Q Paragraph 5: "Nothing herein shall obligate AMI to use 20 Α the Life Rights in connection with any media. AMI's obligations 21 to McDougal shall be the payment to McDougal of the sum set 22 23 forth in Paragraph 4 and the obligations set forth in Paragraph 1, 2.1 and 2.2. 24 25 Q Those paragraphs, 1, 2.1, 2.2, does that set out the

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Page 1742 other services that you mentioned? 1 2 А Yes. 3 0 What does this paragraph mean, Paragraph 5? 4 It means, that it was really AMI's option as to Α 5 whether or not they ever wanted to run the story of Karen's 6 interaction with any then-married man or not. It was their 7 option to either run it or not. 8 0 Now, at the time this agreement was executed, did you 9 believe AMI intended to publish the story? 10 Α No. 11 0 Why did you believe that? 12 А I believe it was stated. Stated by whom, if you remember? 13 0 14 А AMI. 15 0 Did you have an understanding as to why AMI would be 16 purchasing a story that they didn't intend to print? I think there were two. 17 Α 18 I think one was -- one explanation that was given was that they were trying to build Karen into a brand and didn't want to 19 diminish her reputation. 20 And the second was more of an unspoken understanding that 21 there was a close affiliation between David Pecker and Donald 22 23 Trump, and that AMI would not run this story or any story related to Karen and Donald Trump as it would tend to hurt 24 25 Donald Trump.

Page 1743 When you say "hurt Donald Trump", you mean hurt Donald 1 0 2 Trump's campaign? 3 Α Yes. 4 0 Thank you. 5 I want to show you Page 2, Paragraph 7. 6 (Whereupon, an exhibit is shown on the screens.) 7 Q Again, I'm not going to ask you to read this whole 8 paragraph out loud. 9 You can just read it to yourself, and when you're done, 10 maybe you can tell us what it means. 11 (Whereupon, the witness reviews the exhibit on 12 his screen.) This is really an Exclusivity paragraph. It means the 13 Α rights that Karen was transferring to AMI were Exclusive, and 14 she could not -- she could not -- she retained no intellectual 15 16 property rights in the story for herself; and that's one. And, two, that she cannot transfer them, subsequently, to 17 18 anybody else. 19 Q She no longer owned her own story? The limited story. 20 А 21 The portion of the story that dealt with her affair 0 with Donald Trump? 22 23 А Fair. 24 Is that true? 0 25 А True.

Page 1744 What would happen, according to this paragraph, if 1 0 2 Karen McDougal did take her story elsewhere? 3 Α The last sentence is a liquidated damages provision. 4 She would owe back, basically, the 150. 5 Q Would she owe back to the entire \$150,000, even though 6 she was doing magazine covers and columns? 7 А Pardon? 8 0 Would she owe back the entire 150,000, even though she 9 was still doing the columns and magazine covers? 10 А Yes. 11 0 Going back to that signature on Page 3, did Karen 12 McDougal sign this document? 13 (Whereupon, an exhibit is shown on the screens.) 14 А Yes. MR. STEINGLASS: Can you blow up the bottom, 15 16 please? Yes. Yes. 17 А 18 Q And --MR. STEINGLASS: Can you blow up a little more of 19 the bottom? 20 21 I would like to know what date she signed it 0 22 (Whereupon, the witness reviews the exhibit on 23 his screen.) 24 А Yeah. 25 This is Johnny Crawford that we mentioned earlier, which is

Page 1745 1 a notary. 2 August 6, 2016. 3 Q And who, if anyone, signed the Agreement on behalf of 4 AMI? 5 Α I don't -- it looks to be Chief Content Officer, which 6 would be Dylan Howard. 7 Q So, Dylan Howard's title is listed. 8 Do you recognize whether or not that's his signature? 9 Α Not particularly. 10 0 Okay. 11 Let's go back to People's 176A in evidence. Specifically, 12 Page 9, Lines 357 to 61. 13 (Whereupon, an exhibit is shown on the screens.) I'm going to ask you, this is this another text 14 Q 15 exchange between you and Dylan Howard from August 5, 2016? 16 А Yes. MR. STEINGLASS: Let me double-check one moment. 17 18 I think I misspoke. Is this a text exchange between you and Dylan Howard 19 Q from August 8th of 2016? 20 21 А Yes. 22 What was the date of that AMI? The 5th? That last exhibit? 23 I don't want to testify. 0 24 We can pull that back up. 25 I believe you told us it was signed on August 6th.

Page 1746 Let me show you the first page in terms of the Effective 1 2 Date. 3 (Whereupon, an exhibit is shown on the screens.) Fair enough. 4 Α 5 Thank you. 6 Q So, just for the record, what is the Effective Date of 7 the contract? 8 Α August 5, 2016. 9 Q Okay. 10 Going back now to what we were showing you before, some 11 texts on Page 9 of 176A. 12 (Whereupon, an exhibit is shown on the screens.) Lines 357 to 61. 13 0 And, were these texts back and forth sent on August 8th, 14 and at the very bottom August 9th, of 2016? 15 16 Α Yes. And what do the texts say, please? 17 Q 18 Α This is from me to Dylan: "I am going to let ABC know that Karen has decided to keep her story quiet. I'm going to 19 let them know that the family has begged and pleaded with her 20 to not come out and that she has promised her family she 21 wouldn't. I will have Karen ignore all of their calls. Any 22 objection?" 23 24 What did you mean by that? 0 25 А I stated before we had parallel negotiations with AMI

Page 1747 and ABC, and I needed to, sort of, off-board ABC. And I'll 1 leave it at that. 2 3 0 How did Dylan Howard respond? 4 "Yep, that's fine." Α 5 Q And what did you say after that? 6 Α (Laughs) Um, "By the way, they promised her a role on Dancing With the Stars, season 578568655." 7 8 0 Was the number of the season another joke? 9 А Yes. 10 0 Does "BTW" stand for "by the way"? 11 I know that is a silly question. 12 Α Yes. Had a potential role on Dancing With the Stars been 13 Q part of the package that you were negotiating with ABC on 14 15 behalf of Ms. McDougal? 16 Α It was discussed a lot. Um, and it was -- there was an inference that best efforts would be made to make that happen, 17 but it was never guaranteed, and it was never part of the deal. 18 But -- best -- best efforts were discussed. 19 20 Okay. 0 21 And how did Dylan respond? "Ha." A laugh. 22 Α 23 Did he send you another text? 0 24 А Yes. 25 "Payment will be made this week. FYI -- sooner rather than

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Page 1748 later. Is it going to you?" 1 2 0 Okay. 3 Thank you very much. 4 MR. STEINGLASS: You can take that down. Mr. Davidson, do you know someone named Stormy 5 Q 6 Daniels? 7 Α Yes. 8 0 In what context? 9 Α Stormy Daniels was a client of mine. 10 0 And are you aware of her going by any other names? 11 Α Stephanie Clifford. 12 How did it come to be that you represented Stormy 0 Daniels? 13 Stormy Daniels was a talent, and she was managed by 14 Α Gina Rodriguez, who we discussed earlier. 15 16 And so, Gina referred Stormy to me. Got it. 17 0 18 And what was your understanding of the relationship at the time between Stormy Daniels and Gina Rodriguez at the time? 19 Gina was a talent manager, and Stormy was talent. 20 Α 21 Was -- so, I guess my question is, was Gina Stormy's 0 22 manager? 23 Α Yes. When you said -- earlier, you told us about a 2011 24 0 25 encounter Gina had with Michael Cohen and also involved Stormy

Page 1749 Daniels? 1 2 Α Yes. 3 Q In 2011, did you ever speak to Stormy Daniels, or did 4 you deal exclusively with Gina Rodriguez, or someone else? 5 Α I think I had a brief conversation with Stormy and 6 Gina. 7 Q In 2011? 8 Α Yeah. 9 But, most of my conversations, I believe, were with Gina. 10 0 What, if anything, did you do on behalf of Stormy Daniels in 2011? 11 12 Α Sent a Cease-and-Desist Letter to the blog that we mentioned earlier, The Dirty dot com. 13 So, the name of the blog is The Dirty dot com? 14 Q 15 Α Yes. 16 0 What was the nature of the story that was on the blog that caused you to send the Cease-and-Desist Letter? 17 18 There was a blog post or a story posted on the website Α that stated that Stormy Daniels and Donald Trump had -- had 19 some sort of a physical or romantic, um, interaction. 20 21 So, you said that in connection with this effort on 0 your part, that you had a conversation with Michael Cohen? 22 23 А Yes. 24 Can you tell us how that came about and how that 0 25 conversation went?

Page 1750 1 Α Yes. 2 Michael Cohen -- the blog post had published. And, 3 apparently -- or, I was informed that Gina had received a phone 4 call from Michael Cohen. And the phone call that she received 5 from Michael Cohen, I think it was a voicemail. I know it was a 6 voicemail. And it might have either been a voicemail or a phone 7 call that was answered by Gina's ex-husband. 8 In any event, Gina called me up to tell me that: "Some jerk 9 called me and was very, very aggressive and threatened to sue 10 me. And I, um, would like you, Keith, to call this jerk back." 11 0 I hate to ask it this way, but who was that "jerk"? 12 Α It was Michael Cohen. So, what happened when you called -- did you call 13 Q Michael Cohen? 14 I did. 15 Α 16 0 Tell us about that. Gina provided me the number that he left, either with 17 Α 18 her ex or on the voicemail. It was for The Trump Organization. I called. I was transferred to Michael Cohen. 19 I introduced myself. And before I could barely get my name 20 out, I was just met with, like, a hustle barrage of insults and 21 insinuations and allegations. That went on for quite a while. 22 23 What was the gist of what he was accusing you of? 0 (Pause) I don't think he was accusing us of anything. 24 Α 25 He was just screaming.

Page 1751 1 0 Okay. 2 What was he upset about? 3 А He was upset that -- that the story on The Dirty dot 4 com got published, and he believed that Stormy Daniels was the 5 source behind the story. 6 Q So, what did you tell him? 7 Α Well, finally, um, after he finished, I -- I explained 8 to him that I was calling because my client, Stormy Daniels, 9 did not want the story published, and I wanted to see if he had 10 done anything to contact The Dirty to get that story taken down as of that time. 11 12 He told me that he had not yet done anything. And then, when I told him that my client wanted it taken 13 down, he was like: "Well, why don't you go have them do it and 14 15 let me know how you make out." 16 0 How -- withdrawn. You said you sent a Cease-and-Desist Letter; right? 17 18 Α Yes. What happened as a result of you sending that 19 Q Cease-and-Desist Letter? 20 I was successful in accomplishing my client's goals, 21 Α in having that story taken down. 22 That was in 2011? 23 0 24 А Yes. 25 Q Now, in the Summer and Fall of 2016, did you resume

Page 1752 representation of Stormy Daniels in the matter of her liaison 1 2 with Mr. Trump? 3 А In the Summer of 2016? 4 0 Yes. 5 The Summer -- actually, I think the question was, Summer 6 and Fall. 7 You can clarify. 8 Α I -- no, I don't believe so. I don't think it was until the Fall. 9 10 0 Okay. 11 So, let me show you what's in evidence as People's 176A. 12 This is that same set of text messages. I want to go back to Page 4; specifically, Lines 175 to 177. 13 (Whereupon, an exhibit is shown on the screens.) 14 15 Q Again, I'll ask you, is this another text exchange 16 between you and Dylan Howard? Yes. 17 А 18 Q What is the date of this exchange? June 30, 2016. 19 Α What do the texts say? 20 0 This is from Dylan to me: "FYI Gina trying to hawk 21 Α Stormy again." 22 23 What did you understand that to mean? Q Part of Gina's role and responsibility or services 24 А 25 that she provided was to monetize stories in the press. She was

Page 1753 like a story broker. 1 2 And Dylan, obviously, was a purchaser of stories. 3 So, I interpreted from this text that Dylan had been 4 approached by Gina, who was trying to sell the story regarding 5 Stormy and Donald Trump again. 6 Q And did you respond in some way? 7 Α I responded: "LOL -- she's trying to sell a story to 8 you?", question mark. 9 Q "LOL", is that texting lingo for "laugh out loud"? 10 А It is. 11 How did Dylan respond? 0 12 А "Yep." How did you interpret that whole exchange? What did 13 0 you interpret that to mean? 14 As I previously stated, that Gina was trying to -- was 15 Α 16 bringing this story back to market. And that she had contacted Dylan Howard about it? 17 Q 18 Α Yes. Now, did there come a point in time in which interest 19 Q in the Stormy Daniels story increased? 20 21 А Yes. Can you explain that a little bit? 22 0 23 Um, well, in 2011, we know that The Dirty published Α their story. And I think I later learned that there was some 24 25 other interest in 2011 from In Touch Magazine.

Page 1754 Years went by. At least five years went by until that last 1 2 text message with Dylan. 3 Um, and, really, there was very little -- to Gina's 4 dissatisfaction, very little interest in the story publishing 5 or in the marketability of the story. 6 Um, this -- this continued through the Summer from what I understand. I was not involved. But, through the Summer into 7 8 the Fall, where there was still being very little interest, 9 despite the fact that Mr. Trump's notoriety was gaining. 10 Q Directing your attention to October 7th -- excuse me -- of 2016. 11 12 Did you come to learn about the release of something that's known as the Access Hollywood tape? 13 14 А Yes. And, briefly, for the jury, what is the Access 15 0 16 Hollywood tape? The Access Hollywood tape, from what I understand, 17 Α was -- was what's called a hot mic, which is a microphone 18 that's recording. Um, and I think the insinuation when you say 19 "hot mic" is it's live and recording, but perhaps unknown to 20 the person who is mic'd. 21 22 So, this was an incident where Donald Trump and Billy Bush was in the van. They were on the set of Access Hollywood, or it 23 24 was released by Access Hollywood. I don't even know. 25 There was an allegation that -- at least a record -- the

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Page 1755 hot mic recorded some statements by both men, um, that were 1 2 troublesome. 3 0 What impact, if any, did the release of the Access 4 Hollywood tape have on interest in Stormy Daniels' story, so 5 far as you were aware? 6 Α So far as I'm aware, it had tremendous influence. 7 Q Can you explain that a little bit to the jury, please? 8 А Before -- yes. 9 Before Access Hollywood tape, there was very little, if any 10 interest, from what I understand, and Gina was trying to sell 11 the Stormy Daniels/Donald Trump story. 12 It wasn't until Access Hollywood that interest sort of reached a crescendo. 13 So, going back to People's 176A in evidence, 14 0 specifically on Page 1761, Lines 482 to 494. Is this another 15 16 text exchange between you and Dylan Howard on October 8th and October 9th of 2016? 17 18 (Whereupon, an exhibit is shown on the screens.) 19 А Yes. Who sent the first text in this chain? 20 0 21 А It's from me. 22 And what did you say? Q "Trump is F'd." 23 А 24 You wrote the whole word out, "F'd", in the text? 0 25 А I did.

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Page 1756 What prompted you to say that Trump was "F'd"? 1 0 The Access Hollywood tape. 2 Α 3 0 How did Dylan Howard respond? 4 Α He responded with a: "Wave the white flag, it's over 5 people, explanation point." 6 Q And how did you interpret that? 7 Α I think he was seconding my opinion. 8 0 Based on the Access Hollywood tape? 9 А Yes. 10 0 What did you say after that? 11 Α Well, this is the next day. It looks like from Keith 12 to Dylan: "Hi, the story is already out there." And did you send that along with a link to The Dirty 13 Q dot com? 14 15 Α Yes. 16 Q Is that the same article in Dirty dot com which you had successfully removed five years earlier? 17 18 Α Yes. They republished the same article. 19 After the Access Hollywood tape? 20 0 21 Α Yes. What did Dylan say at that point? 22 0 23 Α His response on October 9th was: "Yeah" -- excuse me. "Yeah, but her talking and taping blank is the final nail in 24 25 the coffin. Dot dot dot. But he's -- he's fucked already."

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Page 1757 What did you mean by that? 1 0 2 А That was Dylan who was the author of that. 3 0 I'm sorry. 4 What did you understand that to mean? 5 Α That The Dirty post was bad, but it could get a lot 6 worse. 7 Q How could it get a lot worse? 8 А If she made comment. 9 Q In other words, The Dirty dot com story was kind of a 10 third-party account; that would be different from one of the 11 participants in a sexual encounter publicly revealing the 12 details of that? 13 А Precisely. Then, how did you respond to that? 14 Q "He really is." 15 А 16 Q Now, around that time, did you become involved in negotiating a deal on behalf of Stormy Daniels? 17 18 Α No. Okay. 19 Q Did you work on a deal involving Stormy Daniels? 20 21 А Ultimately, I did. 22 Well, how did that come about? 0 23 А (No response). 24 You should explain whatever hesitation you have here. 0 25 А Gina, after the Access Hollywood tape, she went

Page 1758 directly to Dylan and negotiated a deal with Dylan, outside of 1 me. I had nothing to do with that deal. 2 3 And I believe they came to terms. 4 Q I'm sorry? 5 А I believe they came to terms. 6 Ο Did there come a time when you spoke with Dylan Howard 7 about the Stormy Daniels story? 8 Α Yes. 9 0 And how did that conversation go? 10 А I don't -- I don't recall. Other than what has already 11 been displayed. 12 0 Okay. So, let me show you People's 178A in evidence. 13 MR. STEINGLASS: So everyone can see it. 14 I'm going to ask you, do you recognize this? 15 Q 16 (Whereupon, an exhibit is shown on the screens.) 17 Α Yes. 18 Q And is this a record of texts among yourself, Michael Cohen and Dylan Howard? 19 20 Α Yes. 21 Did you answer that? 0 Yes. It is a record of texts between the three of us. 22 А 23 MR. STEINGLASS: Can we just un-blow it up for 24 one second? 25 Q How many texts are in this chain?

Page 1759 1 Α Two. 2 MR. STEINGLASS: Now we can blow it back up. 3 Thank you. 4 What is the date of these two texts? Q 5 Α October 10th. 6 Ο Of 2016? 7 А Yes. 8 0 And what is said during this text exchange? 9 Α This is authored by Dylan: "Keith, slash, Michael. 10 Connecting you both in regards to that business opportunity. 11 Spoke to the client this AM and they're confirmed to proceed 12 with the opportunity. Thanks. Dylan." What did you understand that to mean? 13 0 Well, prior to this text, like I said, Gina and Dylan 14 Α 15 had come to terms on an agreement that AMI had agreed to 16 purchase this story for \$120,000. Dylan and AMI backed out of that deal. It sort of fell 17 18 apart. 19 And Gina -- excuse me -- Dylan asked Gina to call Michael Cohen and finish the deal with him. And Gina refused. 20 21 So, she asked me to call Cohen. And I refused. 22 And then Dylan called me to convince me to call Cohen. 23 So, can we just break that down? 0 24 А Sure. 25 0 Though you didn't use pronouns, so that was helpful.

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Page 1760 1 Α The moral of the story was: No one wanted to talk to 2 Cohen. 3 Q Okay. 4 (Whereupon, the People and some jurors laugh.) 5 Q Can you walk us through that a little more slowly, 6 that Cohen got involved in this deal, notwithstanding the fact 7 that Gina Rodriguez and Dylan Howard had already negotiated the 8 deal? 9 Α So, the Access Hollywood tape dropped. Gina and Dylan 10 came to terms at 120,000. Dylan backed out, which left that 11 deal up in the air. AMI did not want to complete the deal or 12 would not complete the deal. And Dylan asked Gina to call Cohen and close the deal with him. Gina refused, and asked me to call 13 Cohen on behalf of Stormy and close the deal that had already 14 15 been agreed to. 16 Q So, Dylan sends this text, and then Dylan sends another text? 17 18 Α Yes. What was the other text? 19 Q "Over to the two of you." 20 А 21 Actually, it says: "Over to you two"? Q 22 "Over to you two." Α 23 Who did you understand "you two" to mean? Q Michael Cohen and I. 24 А 25 0 Going back to that first text for a moment, what did

Page 1761 you understand Dylan to be saying when he said: "Spoke to the 1 2 client this AM and they're confirmed to proceed with the 3 opportunity"? 4 Α That he spoke to either Gina or Gina and Stormy, and 5 that they were confirmed to proceed. 6 He -- Dylan was washing his hands of the deal and sort of 7 handing the deal over to -- first, Gina to close; and then she 8 didn't want to do that; and, ultimately, me to close with 9 Cohen. 10 0 What was your understanding of Michael Cohen's interest in the matter? 11 I believe that -- I believe that Michael Cohen was 12 А personal attorney or general counsel for Donald Trump, and that 13 this story involved his client, and that was his interest in 14 15 the story. 16 Q Was it it unusual -- withdrawn. You said you had known Dylan Howard for years? 17 18 А Yes. And you had other business interactions with Dylan 19 0 Howard? 20 21 Α Yes. Was it unusual for Dylan Howard to connect you to 22 0 23 someone outside of AMI to purchase a story? 24 I think this is the only time that ever happened. А 25 0 So, did there come a time, after this, that you spoke

Page 1762 with Michael Cohen about the Stormy Daniels story? 1 2 А Yes. 3 0 And do you remember -- withdrawn. 4 Tell us how that conversation went. Well, it was different than 2011. Um. And, it was 5 А 6 fairly conciliatory. The deal had already been cut at \$120,000. 7 8 And -- then, um, we -- we needed to pad the deal, um, to 9 compensate me now, because I was added to the deal, and Stormy 10 and Gina weren't gonna take a discount for involving me. So, that 120 became 130. 11 12 So, when you say the deal is already cut at \$120,000, 0 it was cut between Stormy Daniels and AMI; right? 13 14 А Yes. Was this the same deal in your mind, a different deal? 15 0 16 How --It was the same deal. 17 Α 18 They were going to acquire the intellectual property rights in this story, exclusive rights. 19 But, instead of AMI purchasing it, it was now Michael 20 0 Cohen, on behalf of Donald Trump? 21 Well, after AMI washed their hands of the deal and 22 Α then they handed it -- handed it -- AMI handed it off to Cohen, 23 they -- in essence, Michael Cohen stepped into AMI's shoes. 24 25 0 And at the time that you got involved, had Michael

Page 1763 Cohen already stepped into AMI's shoes? 1 I believe so. 2 А 3 0 Did you negotiate -- withdrawn. 4 Did you -- you said you had to "pad the deal" so that you 5 could get compensated; is that right? 6 Α Yes. How did you "pad the deal" so you could get 7 Q 8 compensated? 9 Α Gina approached me. She said, "Hey, can we have this 10 deal?" She said, "It's going to be the easiest deal you've 11 ever done in your entire life." (Laughs). "It's already been negotiated. It's already done. All you need to do is paper it 12 and talk to that asshole Cohen." 13 That's what Gina said? 14 0 15 Α Yes. 16 Q And did you know when you were dealing with Michael Cohen that you were dealing with Donald Trump? 17 18 А Yes. I never thought otherwise. 19 And how did you change the terms of the deal that had 20 0 21 previously been negotiated between Gina and Dylan Howard so that you would be compensated now that the deal was between 22 Stormy Daniels and Michael Cohen? 23 24 I think a little of that happened even before my Α 25 involvement, and there was a -- when Dylan washed his hands of

Page 1764 it, um, he and Gina had a conversation. 1 And -- and Gina said, "Well, look, we already have a deal 2 3 of 120. If I need to bring a lawyer into this, our net is going 4 to be reduced." 5 And Dylan said, "Don't worry about it. We'll make the deal 6 or Cohen will make the deal 150,000." 7 And then Gina called me, engaged me. 8 I called Cohen and picked it up. 9 Q And what was the price that you agreed on with Michael 10 Cohen? 11 Α So, the 150 wasn't really true. Um, it turned out to 12 be 130. So, it was the original 120, plus 10,000. I am now showing you People's Exhibit 63 in evidence. 13 0 I'm going to display Page 1. 14 15 MR. STEINGLASS: This is in evidence. Everyone can 16 see it. (Whereupon, an exhibit is shown on the screens.) 17 18 Q Do you recognize this? Α Yes. 19 What is it? 20 0 This is an email from me to Michael Cohen. 21 Α And what is the date of this email from you to Michael 22 0 23 Cohen? October 11, 2016. 24 А 25 0 Did the email contain attachments?

Page 1765 1 Α Yes. 2 0 Are those attachments listed where it says 3 "attachments"? 4 Α Yes. 5 Q What were the attachments to the email? 6 Α Side-Letter Agreement; Confidential Settlement 7 Agreement, and my firm's wiring instructions, bank wiring 8 instructions. 9 Q Who were the parties to the Settlement Agreement? 10 Α It was Stormy Daniels on one side and -- you see the 11 subject line "SD"? 12 0 Yes. Stormy Daniels versus RCI. 13 А What's "RCI"? 14 Q 15 А "RCI" was an LLC that Michael told me he was going to 16 use to pay for this deal. Do you know what that -- off the top of your head, do 17 Q 18 you remember what that stands for? 19 Resolution Consultants Incorporated, I believe. Α Now, did the settlement use pseudonyms? 20 0 21 Α Yes. 22 What was Stormy Daniels' pseudonym? 0 23 А "Peggy Pearson". 24 What was Donald Trump's pseudonym? 0 25 А I think it was "David Dennison".

Page 1766 Who came up with those pseudonyms? 1 0 I did. 2 А 3 0 How? 4 Α I used PP because she was the plaintiff, and DD 5 because he was the defendant. 6 Q Is David Dennison a real person? He was on my high school hockey team? 7 Α 8 (Whereupon, people laugh.) 9 Q How does he feel about you now? 10 Α He's very upset. 11 (Whereupon, people laugh.) 12 0 Now, one of the attachments that you mentioned was called a Side-Letter Agreement, I believe you said? 13 Yes. 14 А What's a Side-Letter Agreement? 15 Q 16 Α The Side-Letter Agreement is an addendum to an underlying contract, and, um, it has terms to the original 17 18 contract. 19 (Whereupon, Senior court reporter Theresa Magniccari relieves Senior Court Report Laurie Eisenberg, 20 and the transcript continues on the following page.) 21 22 23 24 25

		Page 1767
1		(The following proceedings are continued from
2	pre	vious page.)
3	Q.	And is what was the purpose of using a side letter
4	agreemen	t with this particular deal?
5	Α.	The side letter agreement the purpose for using a
6	side let	ter agreement, it uses like code words that are used in
7	a milita	ry like operation, so it ensures the further
8	confiden	tiality in case a fully executed contract was lost or
9	stolen.	So even if that occurred, you wouldn't lose the
10	confiden	tial nature of the document.
11		So the side letter agreement is typically used in these
12	cases to	identify the identity of the true parties involved.
13	And it's	really for attorneys eyes only.
14	Q.	Okay.
15		So, just to be clear, who were the two parties to this
16	agreemen	t, whose names, whose identities were being protected?
17	Α.	Stormy Daniels and Donald Trump.
18	Q.	One of the attachments also to this email withdrawn.
19		What did you say in the body of the email in which you
20	transmit	ted these documents?
21		Let's start with Paragraph 1.
22	Α.	Paragraph 1?
23	Q.	Yes.
24	Α.	Would you like me to read it?
25	Q.	Please.

Page 1768 "Please fund Ms. Daniels' settlement agreement and side 1 Α. 2 letter agreement attached." 3 "I have notified in the side letter (SLA) which 4 identities the parties to this agreement. Period." 5 "Under the terms of the agreement, neither my client or 6 I are entitled to possession of the side letter agreement." That's Paragraph 1. 7 8 Ο. I am sorry. 9 Α. That's Paragraph 1. 10 Ο. So why were you as the lawyer not entitled to keep a 11 copy? 12 Α. Michael Cohen demanded that only he retain a copy of the side letter agreement. 13 Is that unusual? 14 Q. 15 Α. Yes. 16 Q. Paragraph 2, please? "The settlement sum is \$130,000. I have also attached 17 Α. 18 my firm's wiring instructions for your reference." 19 Q. Is that the clause that contains the payment being made to Stormy Daniels? 20 21 Α. Yes. And does that sum of \$130,000 include your fee and Gina 22 Ο. Rodriguez's fee? 23 24 Yes, the gross. That's the gross. Yes. Α. 25 Q. Okay. Thank you.

Page 1769 1 Paragraph 3. "Ms. Daniels expressed dissatisfaction with your 2 Α. 3 schedule of a delay of ten days for funding." 4 "To that end, you'll see that I placed this Friday, 5 10/14/16, as the funding deadline. Let me know if there is a 6 problem." 7 Q. What is a funding deadline? 8 Α. Well, the contract called for payment, a settlement sum, and the funding deadline to which it must be funded. 9 10 Ο. Did you actually receive payment from anyone on the 11 Trump side on October 14, 2016? 12 Α. We did not. Do you know why not? 13 Ο. 14 Α. No. 15 Q. I'm showing you People's Exhibit 64 in evidence. Do 16 you recognize this? Α. Yes. 17 18 Q. Is this an email -- withdrawn. 19 What is this? This is an email from me to Michael Cohen. 20 Α. 21 Ο. On what day? 22 October 12, 2016. Α. What does it say on the subject line? 23 Ο. "Daniels." 24 Α. 25 Ο. And just zooming back out for a minute. If we were to

Page 1770 read this exhibit chronologically, would we start at the 1 2 bottom? 3 Α. Yes. 4 Ο. Let's start at the bottom. Can you describe what is 5 said in this exchange? 6 Α. "We good." 7 Q. Who said that? 8 Α. I did. 9 And how did Michael Cohen respond? Q. 10 Α. Yes. It's Yom Kippur, so the office is closed for all 11 purposes. 12 I will start over. "Yes, it's Yom Kippur so the office is for all purposes closed. I am in tomorrow, but I can speak 13 for the next three hours via cell, if necessary." 14 How, if at all, did you respond to that? 15 Q. 16 Α. Because it was a holiday, I didn't feel the need to speak that day. I said: "It was not necessary to speak today." 17 18 You should have all the -- "you should have all the executed documents a few days ago. Talk to you tomorrow." 19 20 When you wrote the "executed documents," was that a Ο. 21 reference to the signed attachments that you sent the day before that were part of People's 63 that we just saw? 22 Α. 23 Yes. 24 Showing you People's 65 in evidence. Do you recognize Ο. 25 this?

Page 1771 1 Α. Yes. 2 Ο. What is this? 3 Α. This is an email from me to Michael Cohen on October 14, 2016. 4 5 Q. And, among other things, are you re-forwarding the 6 email from October 11th, which included all those attachments we just described? 7 8 Α. Yes. 9 Q. Did it include the wiring instructions for a second 10 time? 11 Α. Yes. 12 Ο. Why did you resend the documents? Well, after the Yom Kippur email, which I at some point 13 Α. began to think is an excuse for failure to fund -- there were 14 other excuses. And the other excuses included, you know, for 15 16 example, well, Yom Kippur, and included the fact that he didn't have my wiring instructions. So I re-forwarded him the wiring 17 18 instructions. 19 Okay. I am now showing you People's Exhibit 281 in Q. evidence. Do you recognize this? 20 21 Α. Yes. Is this -- what is this? 22 Ο. 23 Α. This is an email from me to Michael Cohen, dated October 17, 2016. 24 25 Ο. And what is the subject line?

Page 1772 "PP versus DD. Important." 1 Α. And what does "PP" and "DD" refer to? 2 Ο. 3 Α. The pseudonyms that we used in the settlement 4 agreement. 5 Q. Peggy Peterson and David Dennison? 6 Α. Yes. 7 Q. You told us, I think, the date of the email was what? 8 Α. October 17, 2016. 9 Q. And what was the domain of the email address that you 10 used for Michael Cohen when you sent this email? 11 Α. TrumpOrg.com. 12 Ο. Can you please read the email? "Michael, I have been charged by my client with 13 Α. forwarding the below message. We have a written settlement 14 agreement which calls for settlement payment to be made by the 15 16 end of business this past Friday, October 14, 2016. No payment was received." 17 18 Next paragraph: "We spoke on Friday October 14, you stated that the funds would be wired today, October 17, 2016. 19 No funds have been received as of the sending of this email." 20 Next paragraph: "My client informs me that she intends 21 to cancel the settlement contract if no funds are received by 22 5 p.m. Pacific Time today. Please call me if you have any 23 24 questions." 25 "Keith."

Page 1773 What prompted you to send this email? 1 Ο. 2 Α. Their failure to meet the funding deadline repeatedly 3 and being met with a barrage of excuses as to why they had 4 failed. 5 Q. In addition to these emails back and forth between 6 yourself and Michael Cohen, were you also speaking with him on 7 the phone during this period? 8 Α. Yes. 9 Q. Can you tell us, in general, every conversation -- can 10 you tell us, in general, what those conversations were like? 11 Α. They were rather conciliatory, but it was sort of 12 circular arguments. It was excuses. It was contradictions. Things that he was saying didn't make sense from one 13 conversation to the next. Again, the contradictions just didn't 14 leave me with a comfort level that there was a true intention to 15 16 fund the deal. Q. Do you remember any of the other excuses that he gave 17 18 you? 19 Yes. Α. Tell us some? 20 Ο. 21 Α. He stated that the computer systems were "all fucked 22 up." 23 He stated, "You can't believe what we're going through. The Secret Service is in here. They have so many goddamn fire 24 25 walls. I can't get shit. It's not my fault. You're going to

Page 1774 have to resend the agreements again. I never got your emails." 1 Even though he previously told me he received them and the 2 3 wiring instructions. 4 I think that's it for this period of time that I can 5 recall. 6 Q. Did he ever make reference to Mr. Trump's whereabouts? 7 Α. Yes. 8 Ο. What do you remember him saying about that? 9 Α. I called him and said: Michael, this is a very bad 10 situation. I have a client and her rep Gina who is very upset. 11 It's making me look bad. And I don't believe really a word that 12 you are saying. And then he said: Well, goddamn it, what do you expect 13 me to do? My guy is in five fucking states today or three or 14 four or five different states today. There is nothing I can do. 15 16 I am doing everything I can. When he said that "his guy" was in a certain number of 17 Q. states, who did you understand "his guy" to be making reference 18 19 to? 20 Donald Trump. Α. 21 And what was the relevance based on your conversation 0. with Michael Cohen about -- what was the relevance of the fact 22 23 that Mr. Trump was in three or four or five different states? What did that mean to me? 24 Α. 25 Q. What did it mean to you?

Page 1775 To me it was similar -- it's a situation I run into all 1 Α. 2 the time. It was similar to like someone who doesn't have the 3 purse strings. It's like an attorney has to go call an 4 insurance adjuster. Like that. Michael Cohen didn't have the 5 authority to actually spend money despite the fact there has 6 been so many excuses and funding deadlines that have already 7 been missed. 8 Ο. You believe that Michael Cohen didn't have the 9 authority to spend the money? 10 Α. Yes. 11 Ο. Did he at some point say something to you about what he 12 would do to get the money? 13 Α. Yes. What did he say? 14 Q. Well, I think you can tell by these emails that I was 15 Α. 16 sending him there was a great level of frustration by me and my client -- clients and her rep. I let him know that the level of 17 18 dissatisfaction was quite high. And he stated, "Goddamn it, I'll just do it myself." 19 20 What did you understand him to mean when he said, "I'll Ο. 21 just do it myself?" That he would not seek authority to consummate the 22 Α. deal -- excuse me -- fund the deal. It was consummated with a 23 signature. He would waive the authority in order to fund. 24 25 Ο. Did you ever believe that Michael Cohen was going to be

Page 1776 the ultimate source of the funds? 1 2 Α. Never, never prior to funding, no. 3 Q. Even after he said, "I'll just do it myself," where did 4 you understand the money would be coming from? 5 MR. BOVE: Objection. 6 THE COURT: Overruled. 7 Α. From Donald Trump or some corporate affiliation 8 thereof. 9 Q. Okay. 10 So I am going to show you People's 282 in evidence. 11 Is this another email from you to Michael Cohen? 12 Α. Yes. And what is the date and subject line? 13 Ο. October 17, 2016. 14 Α. 15 Q. And the subject? 16 Α. "PP versus DD. Important." And the body of the email? 17 Q. 18 Α. "Please be advised that my client deems her settlement agreement cancelled and void Ab initio." 19 And who did you mean by "my client?" 20 Ο. Stormy Daniels. 21 Α. And what does "Ab initio" mean? 22 Ο. 23 Α. It's a Latin term used in the law for void, I believe. Void from the beginning of time, as if it never occurred at all. 24 25 Ο. Why did you tell Michael Cohen that you no longer

Page 1777 represented Stormy Daniels in this deal or any other matter? 1 2 Α. It was two fold. 3 One: Because I divested myself of the case. 4 And, two: Because I didn't want to keep -- I didn't 5 want to receive a million frustrating phone calls from Michael. 6 He created this drama and this situation. 7 Q. Did you communicate with Stormy Daniels and/or Gina 8 Rodriguez around this time? 9 Α. Yes. 10 Ο. Which one? 11 Α. Both. 12 Ο. And what was the nature of that conversation? I let them know that -- well, even leading up to this, 13 Α. I let them know that -- well, they wanted frequent updates. 14 I would like it start over. 15 16 Q. Go ahead. They wanted frequent updates and they received frequent 17 Α. 18 updates. The only updates I could give them were the repeated excuses that I was hearing. That was a great source of 19 frustration. 20 And then when push came to shove, this is really --21 this email that's displayed is the straw that broke the camel's 22 back. This is where push came to shove. This is when I said, 23 hey, this deal is over. And I said to both Cohen and to my 24 25 client, "I'm out. Go in peace."

Page 1778 During either that conversation, or another 1 Ο. conversation with Stormy Daniels and/or Gina Rodriguez, did they 2 3 express to you any views about what was happening here? 4 Α. I'm not going to answer that question based on 5 attorney/client privilege. 6 Q. Fair enough. Let me ask you this: Do you believe that you 7 8 represented Gina in this matter as well? 9 Α. I don't mean to parse words, but I viewed Gina's role 10 in this situation as that of a manager, which would make her a 11 legal agent to my client Stormy Daniels. So if I was talking to 12 Gina, it was if I was talking to my client and the privilege 13 would exist. All right. 14 Q. Did there come a time when you resumed your 15 16 involvement, notwithstanding this email, in the deal between Stormy Daniels and Donald Trump? 17 18 Α. Yes. Q. How did that come about? 19 I don't have a specific recollection. 20 Α. Do you remember talking with Dylan Howard at any point 21 Ο. during this period of where you believed you were getting 22 excuses from Michael Cohen? 23 24 Α. Yes. 25 Ο. Can you tell us about that conversation or

Page 1779 conversations that you had with Dylan Howard? 1 I recall having conversations with Dylan where I would 2 Α. 3 express that I believed Cohen was not being truthful. 4 When you say you believed you expressed to Dylan that Q. 5 Cohen was not being truthful, not being truthful about what? 6 Α. About his excuses for failure to fund. 7 Q. What did you think was really happening? 8 Α. What did I think was really happening? Yes, in terms of Michael Cohen's failure to fund. 9 Q. 10 What did you believe was really happening? 11 Α. I thought he was trying to kick the can down the road 12 until after the election. 13 MR. STEINGLASS: Are we taking an afternoon break? If so, this would be a good time. 14 THE COURT: All right, I will see you at 10 to 4. 15 16 (Jury leaving courtroom.) (Witness leaving courtroom.) 17 18 THE COURT: Just give me a sense. I am not rushing you. 19 MR. STEINGLASS: An hour and a half. 20 21 THE COURT: I will see you at 10 to 4. (Recess.) 22 * * * 23 24 THE CLERK: Continued case on trial, People versus 25 Donald J. Trump.

Page 1780 1 (Witness entering courtroom.) THE COURT: Let's get the jury. 2 3 (Jury entering courtroom.) THE COURT: Continuing case on trial, People 4 5 versus Donald J. Trump. All parties and all jurors are 6 present. CONTINUED DIRECT EXAMINATION 7 BY MR. STEINGLASS: 8 Q. Good afternoon again, Mr. Davidson. 9 A. Good afternoon. 10 11 Ο. I am going to show you People's 176A again. Specifically, Page 10, lines 500 to 503. 12 Is this the text exchange between yourself and Dylan 13 14 Howard? 15 A. Yes. 16 Q. And what is the date of these texts? A. October 17, 2016. 17 18 Q. Through? 19 A. October 18, 2016. Okay. So who is the first text in this particular 20 Ο. 21 exchange from? 22 This is from Dylan to me. Α. 23 Q. What does it say? "Cohen texting me if I have reached Gina." 24 Α. 25 I said: "She's not taking my calls again. I want

Page 1781 distance." 1 2 He writes back: "You're kidding me. One way they can 3 settle this impending storm." 4 Q. What did you understand this to mean? 5 Α. That Cohen was leaning on Dylan to placate Gina. 6 Q. And -- withdrawn. Okay. 7 Did you respond? 8 Α. Yes. 9 Q. How did you respond? 10 Α. "I can't believe Cohen let this go. It's going to be a 11 shit show." 12 Ο. What did you mean by that? Once I divested myself from the case and Gina and 13 Α. Stormy were -- I think they were going to publicize the matter. 14 When you say "publicize the matter," you mean through a 15 Q. 16 different media outlet? 17 Α. Or many. Q. Or many different media outlets. 18 So, specifically, what did you mean when you said "it's 19 going to be a shit show?" 20 I just felt like it was going to be more than a flurry 21 Α. of activity. I felt it would be a tornado. 22 23 When the story got out, if the story got out? Ο. 24 Α. Yes. 25 Ο. What did Dylan Howard say in response, if anything?

Page 1782 "Did they do the deal?" 1 Α. 2 Ο. And what did you understand that to mean? 3 Α. I think that Gina and Stormy had another deal, a backup 4 deal in the wings, and he was asking if they closed that 5 secondary deal. 6 Q. He, being Dylan Howard? 7 Α. Yes. 8 Ο. How did you respond? 9 Α. "That's what I hear. I think it will be a full on blitz." 10 11 Ο. What did you mean by that? 12 Α. That there would be tremendous media activity around the subject of the story. 13 Now, again, without getting into the substance of 14 Q. privileged conversations, would you say you were talking during 15 16 this period more with Gina Rodriguez or more with Stormy Daniels or about the same? 17 18 Α. I think overall I was talking to Gina, overall, 85 percent of the time. When things got really heated, Stormy 19 participated more, but I think around this time it was probably 20 21 just Gina. 22 Ο. Okay. Moving onto Page 11, entries 504 to 506. 23 24 I think, continuing this exchange, how did Dylan 25 respond?

Page 1783 "I bet." 1 Α. 2 Ο. And -- withdrawn. 3 Did he then send a followup? 4 He did. Α. 5 Q. And what did he say? 6 Α. I am quoting Dylan, he said: "All because Trump is 7 tight." 8 Ο. What did you understand that to mean? 9 Α. That Mr. Trump was frugal. 10 Ο. What relevance did this have to the conversation that 11 you were having with Dylan, Mr. Trump's frugality? 12 Α. That they had this deal on a silver platter. It was there for the taking. It didn't close. The only way it doesn't 13 close is because it didn't fund. The only reason it didn't fund 14 is because they didn't want to spend the money. 15 16 Q. During your dealings with Michael Cohen, did he tell you who he was representing in these negotiations? 17 18 Α. I don't think -- every single time I talked to Michael Cohen he leaned on his close affiliation with Donald Trump. I 19 don't know if it was ever explicitly said, "I am negotiating 20 this matter on behalf of Donald Trump," it was part of his 21 identity and he let me know it every opportunity he could, that 22 23 he was working for Donald Trump. 24 And when you were negotiating the settlement agreement Ο. 25 with Michael Cohen, did you have an understanding of who was

Page 1784 ultimately going to be responsible for paying Ms. Daniels? 1 2 Α. No. 3 0. Let me show you privately Grand Jury Page 525. I 4 believe that's People's Exhibit 508A. 5 I am going to ask you, just yourself and the parties б and the Judge --MR. BOVE: I object to this. 7 8 THE COURT: Approach. 9 (Whereupon, proceedings were held at sidebar:) 10 MR. BOVE: The last question was: Do you have an 11 understanding of who was going to be ultimately responsible? I am summarizing. The answer is no. 12 The witness didn't indicate there was any lack of 13 recollection. 14 Now we're basically -- the People's witness, 15 16 impeaching their testimony. Either way, it should not be put in front of him 17 18 right now. The answer is the answer. It should stand. THE COURT: Yes. 19 MR. STEINGLASS: I am deliberately not violating 20 Appeal Law 635 by not asking him the substance of the 21 previous communication. I am showing it to him to refresh 22 his recollection without disclosing the content. 23 THE COURT: He hasn't stated he needs his 24 25 recollection refreshed. You haven't asked him.

Page 1785 So your objection is sustained. 1 2 MR. BOVE: He's been precise about refreshing his 3 recollection. He did not have such an understanding. Ιt would be improper to go back and say --4 5 THE COURT: Let's see if it does. 6 (Whereupon, the following proceedings were held in 7 open court:) 8 THE COURT: Your objection is sustained. 9 Can you please read back the last question. 10 (Whereupon, the Official Court Reporter read back 11 the referred-to-question.) 12 Mr. Davidson, have you previously testified about this Ο. point in the Grand Jury in this case? 13 MR. BOVE: Objection. 14 15 Α. Yes. 16 Q. Would reviewing that testimony help refresh your recollection about your answer to that question? 17 18 MR. BOVE: Objection. THE COURT: Overruled. 19 20 Please approach. 21 (Whereupon, proceedings were held at sidebar:) MR. BOVE: This is what I was concerned about at 22 the end of the last sidebar. The witness has not indicated 23 that he has a lack of recollection. To ask a leading 24 25 question to try to drive him to say yes, I do have an

Page 1786 absence of recollection, so it could be refreshed, that is 1 2 improper. The answer should stand. 3 MR. STEINGLASS: The whole point, how should I 4 find out if he needs his recollection refreshed or ask 5 him? 6 THE COURT: He hasn't said he could have his 7 recollection refreshed. He gave an answer. That's his 8 answer. MR. STEINGLASS: I don't know if this is 9 10 appropriate, but, you know, the fact that there was a very 11 long pause between the answer that he gave and the question 12 that I asked, that is part of why I am seeing if something could refresh his recollection. I could acknowledge that 13 gave the answer. 14 THE COURT: You could go back and ask. 15 16 MR. STEINGLASS: I can do that. THE COURT: Just in fairness, Mr. Bove, you might 17 18 have a few times yourself --MR. BOVE: In the context where I get to lead the 19 20 witness. 21 THE COURT: That's true. (Whereupon, the following proceedings were held in 22 23 open court:) 24 THE COURT: Okay. 25 The objection is sustained.

Page 1787 Mr. Davidson, I notice when I asked you that last 1 Ο. 2 question about what your understanding was about who was going 3 to be ultimately responsible, you paused before you gave your 4 answer; is that true? 5 Α. Yes. 6 Q. Does that pause -- is that pause any indication that 7 you might want to have your recollection refreshed? 8 MR. BOVE: Objection. 9 THE COURT: Sustained to form. 10 Ο. As you sit here --11 Α. Can I have the question read back? 12 Ο. Which question? It was sustained. I don't think it can be read back. 13 Let me ask a different question. 14 15 Is there a question that I asked that you are unclear 16 about what I was asking? Α. I believe so. 17 18 Q. So a few questions ago I asked the question: When you were negotiating the settlement agreement with Michael Cohen, 19 did you have an understanding of who was ultimately going to be 20 21 responsible for paying Ms. Daniels. Is that the question that you wanted to be read back? 22 23 Α. Yes. 24 That one, you could answer that, there is no Ο. 25 objection.

Page 1788 How would you answer that? 1 2 Α. I find that question confusing. 3 0. Sorry. Let me see if I could clarify. 4 Who were you negotiating with -- withdrawn. 5 Is your problem my use of the word "negotiating;" is б that a big problem? 7 Α. No. 8 Ο. When you were dealing with Michael Cohen --9 Α. Yes. 10 Ο. -- did you have an understanding of how this deal was 11 going to be funded? 12 MR. BOVE: Objection. 13 THE COURT: Overruled. A. I had an assumption. 14 MR. BOVE: Objection. 15 16 Move to strike. THE COURT: Sustained. 17 18 Q. Did Michael Cohen say anything to you during the negotiations that led you to believe that there was someone 19 other than Michael Cohen who was funding this transaction? 20 MR. BOVE: Objection. 21 22 THE COURT: Sustained. What pauses your uncertainty on this? 23 Q. 24 MR. BOVE: Objection. 25 THE COURT: Sustained.

Page 1789 A few moments ago we saw a text in which you and Dylan 1 Ο. 2 Howard were discussing the fact that you perceived Mr. Trump as 3 being frugal? 4 Α. Yes. 5 Q. Do you remember giving that answer? 6 Α. Yes. 7 Q. What about Mr. Trump's frugality is relevant to this 8 exchange that you were having with Mr. Dylan Howard? 9 Α. It was my understanding that Mr. Trump was the 10 beneficiary of this contract and that in the overwhelming majority of cases the beneficiary of the contract is the one who 11 12 funds it. 13 MR. BOVE: Objection. Move to strike the last part. 14 THE COURT: Sustained. 15 16 The answer is stricken. So what did you an attribute the lack of funding of the 17 Q. 18 deal at this point? Α. Frugality. 19 Whose frugality? 20 Ο. 21 MR. BOVE: Objection. 22 May I be heard at sidebar? THE COURT: Yes, please approach. 23 (Whereupon, proceedings were held at sidebar:) 24 25 MR. BOVE: Thank you for hearing me, Judge.

Page 1790 My objection is that we've now endeavored to 1 attack this several different ways. Each of them has 2 3 been inadmissible. We're now in a place where this is asked and 4 5 answered several times over, and I think that the 6 Government should be required to move on from here. MR. STEINGLASS: It actually hasn't been answered. 7 8 It has been asked. It has been sustained every which way. 9 I believe the last way is a way that might not be 10 objectionable. 11 THE COURT: I agree with, Mr. Bove. It's time to 12 move on. MR. STEINGLASS: Okay. 13 (Whereupon, the following proceedings were held in 14 open court:) 15 16 Q. Going back to Page 11. I am going to blow up some texts in the interim between 507 and 512. This is again 17 18 People's 176 in evidence. Did these texts -- actually, can we get the few texts 19 that happened right before it as well, please. 20 So at the top of the page, second down, we see the line 21 you have already told us, "Because Trump is tight;" is that 22 right, from Dylan? 23 24 Α. Talking with Dylan, yes. 25 Q. You said, "Yep;" is that right?

Page 1791 1 Α. Yes. 2 Q. What does Dylan say? 3 Α. "I reckon that Trump impersonator I hired has more 4 cash." 5 Q. What did you interpret that to mean? 6 Α. Yeah. 7 Q. What did you interpret that to mean? 8 Α. That Trump wasn't as wealthy as he stated. And what is -- what is the relevance of that 9 Q. 10 observation? 11 Α. I think that was a followup to Dylan's text where he 12 says, "Trump is tight." So, moving on, do you see a few lines down. 13 Q. MR. STEINGLASS: I am going to ask you, please, to 14 blow up lines 513 to 519. 15 16 (Displayed.) And what do we see here? What date is this? Who is 17 Q. 18 talking? I can't read the exhibit. 19 Α. We will blow it back up for you in a second. 20 Ο. From the top? 21 Α. 22 Ο. Yes. This is October 25, 2016, from Dylan Howard: "Going to 23 Α. see Pecker in 15. Will ask for an update. Any word?" 24 25 Ο. And did you respond to that?

		Page 1792
1	A.	"Yes."
2	Q.	And what did you say?
3	Α.	"I'm awaiting a call any second."
4	Q.	Who were you awaiting a call from, if you remember?
5	Α.	I don't remember.
б	Q.	What did you understand Dylan Howard to mean when he
7 s	aid, "(Going to see Pecker in 15, will ask for an update?"
8	Α.	I think Dylan or AMI was attempting to resurrect the
9 S	tormy I	Daniels deal.
10	Q.	Okay.
11		How did Dylan Howard respond?
12	Α.	The third text down?
13	Q.	Yes.
14	Α.	"Okay."
15	Q.	Did he send another text?
16	Α.	Yes.
17	Q.	And what is the next text?
18		Is this still on October 25th?
19	Α.	Yes.
20	Q.	What did he say?
21	Α.	"It's like he is telling me what he wrote to someone
22 e	lse."	
23	Q.	Maybe if you could read the text first, then I will ask
24 y	rou how	you interpret it.
25	Α.	I wrote: "Keep calling you urgently. Period. We have

Page 1793 to coordinate something on the matter he is calling you about, 1 or it could look awful for everyone." 2 3 Ο. You started to tell us what you understood this to 4 mean? 5 Α. Yes. I think that this, he is forwarding me a text 6 that he wrote to Michael Cohen. 7 Q. Were you, in fact, trying to reach Michael Cohen 8 yourself at this point? I don't believe so. 9 Α. 10 Ο. I'm going to privately show you what's been marked for 11 identification as People's Exhibit 337. 12 MR. BOVE: Same objection with the Grand Jury testimony. 13 THE COURT: No speaking objections. 14 MR. STEINGLASS: This is just for the witness, the 15 16 parties, and the court. Do you recognize this document? 17 Q. 18 MR. BOVE: Objection, Judge. 19 THE COURT: Sustained. The objection is sustained. 20 So going back to People's 176A, after that last text, 21 Ο. does Dylan Howard send another text? 22 Α. 23 Yes. What is that text? 24 Ο. 25 Α. "Push for the cash. D.P. and I told him he has to pay

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	Page 1794
1	the \$150."
2	Q. What did you understand that to mean?
3	A. That in the context of what is on the screen there was
4	an attempt to resurrect this deal that had once fallen apart.
5	That AMI had divested itself from the deal, but they were
6	encouraging Cohen to deal directly with me, and that I should
7	try to get as much as I could, up to \$150,000.
8	Q. And who did you understand "D.P." to be a reference to?
9	A. David Pecker.
10	Q. So when you say "resurrect the deal," the deal between
11	whom?
12	A. Well, the Stormy Daniels deal, but the party on the
13	other side of the deal from Stormy had changed. It changed from
14	AMI to Cohen or his corporate entity.
15	Q. So when you said "resurrect the deal," are you speaking
16	that you interpreted this as resurrecting AMI's deal with Stormy
17	Daniels or resurrecting Michael Cohen and his entity's deal with
18	Stormy Daniels?
19	MR. BOVE: Objection.
20	THE COURT: Sustained.
21	Q. Which deal are you talking about resurrecting, which
22	deal are you interpreting this as a deal to resurrect?
23	A. The Stormy Daniels deal.
24	Q. But who is on the other side?
25	A. That is what had changed.

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		Page 1795
1	Q.	It had changed from what to what?
2	Α.	From AMI to Cohen.
3	Q.	Okay. And keep going, please.
4		What is the next?
5	A.	The next text is from me to Dylan.
6		He says, "You said you your paying."
7	Q.	So, he says, "You said you are paying?"
8	A.	Yes.
9	Q.	Who is meant by "he?"
10	A.	Michael Cohen.
11	Q.	So does this mean at some point during this text
12	exchange	you had a conversation with Michael Cohen?
13	Α.	Yes.
14	Q.	Can you tell us a little bit about that conversation,
15	whatever	you remember?
16	Α.	Yes, it was very frustrating. The entire matter was
17	very fru	strating that it was on again and off again. That there
18	were del	ays in funding, cancellations, disengaging from the
19	client,	reengaging with the client, Stormy and Gina.
20		Then Dylan sort of as a peacemaker, sort of brought me
21	back int	o the fold. He said he reached out to Pecker, and that
22	everythi	ng was teed up.
23		And then Dylan tells me: Push for the cash. And then
24	basicall	y tells me to call Cohen.
25		Then when I call Cohen, he says: I'm not paying

Page 1796 anything, AMI is paying. 1 2 It was just one more snafu. 3 Q. How did you respond to Dylan Howard? 4 Α. I am sorry. 5 Q. You said you sent that text: "He says you're paying?" 6 Α. Yes. 7 Q. Did you then send another text? 8 Α. Yes. "Call whenever." 9 Q. Okay. I am now showing you People's 283 in evidence. 10 MR. STEINGLASS: Maybe load that top portion up. 11 (Displayed.) 12 I am going to ask you, what is this document? Ο. Α. This is now the fourth or fifth time I sent my wiring 13 instructions to Michael Cohen. 14 And in this email, to which domain, email address did 15 Q. 16 you use for Michael Cohen? Α. Gmail.com. 17 18 Q. And what was the subject line? "Wiring instructions." 19 Α. And the date of this email? 20 Ο. October 26, 2016. 21 Α. This is now October 26, 2016. 22 23 Q. Thank you. What does the body of the email say? 24 25 Α. There is no body of the email.

Page 1797 Is there an attachment? 1 Ο. 2 Α. Yes. 3 0. What is the attachment? 4 Α. My wiring instructions. MR. STEINGLASS: Can we see Page 2 in this 5 6 exhibit. 7 (Displayed.) 8 Ο. Is this, Page 2, is this the wiring instructions to 9 wire money to your attorney/client trust account? 10 Α. Yes. 11 Ο. What made you resend these instructions? 12 Α. Cohen's repeated assertion that he didn't have my wiring instructions despite the fact they were repeatedly sent 13 to him previously. 14 I am now showing you People's 284 in evidence. Do you 15 Q. 16 recognize this? Α. Yes. 17 18 Q. And what is this? Michael Cohen had called me and said: Hey, everything 19 Α. is A-okay. We got everything we need. You know we're sending 20 21 you the money. So I told him that I didn't believe him, and he 22 forwarded this email to me. 23 24 And where was the email from that he was forwarding to Ο. 25 you?

Page 1798 1 Α. First Republic Bank. 2 Ο. What was the subject line that he was forwarding to 3 you? 4 "First Republic Bank Transfer." Α. 5 Q. From which email address did he send this to you? 6 Α. TrumpOrg.com. Does it look like he also forwarded it to his own Gmail 7 Q. 8 account? 9 Α. Yes. Now, does this -- can we look at the bottom. Does this 10 Ο. 11 appear to be a forwarded email? 12 Α. Yes. Who was the original email, from whom to whom? 13 Ο. This is from, it looks like Liz Rappaport, Assistant to 14 Α. Gary Farro, to Michael Cohen. Michael Cohen. 15 16 Ο. What is the date of that, the date and time of that email being sent from Ms. Ms. Rappaport to Mr. Cohen? 17 18 Α. I think this was 16 days after the original agreement was entered into; October 16, 2016. 19 What does the body say? 20 Ο. "Good afternoon, Mr. Cohen. The funds have been 21 Α. deposited into your checking account. Entered in 1897. Best, 22 Lizzie." 23 24 What did you take it to mean that Michael Cohen Ο. 25 forwarded you to this email?

	Page 1799	
1	A. It meant nothing to me.	
2	Q. Why not?	
3	A. Because he had my wiring instructions, all he needed to	
4	do was wire funds, but he didn't wire funds, he forwarded me an	
5	email saying that he had the money, not that he sent the money	
б	to me.	
7	Q. How would you describe Michael Cohen withdrawn.	
8	During this time, were you also speaking with Michael	
9	Cohen on the phone?	
10	A. Yes.	
11	Q. How would you describe his demeanor during this time?	
12	A. He was highly excitable. Sort of a pants on fire kind	
13	of guy. He had a lot of things going on. Frequently I would	
14	be on the phone with him, he would take another call, he would	
15	be talking out of two ears. Sort of like that movie with the	
16	dogs and squirrels.	
17	THE COURT: Mr. Steinglass, this is a good time to	
18	break?	
19	MR. STEINGLASS: We can break here.	
20	THE COURT: All right.	
21	Jurors, we're going to stop at this time. We're	
22	going to pick up on Thursday at 10 a.m. We're going to	
23	start a half hour later than usual.	
24	I remind you, please, not to talk either among	
25	yourselves or with anyone else about anything related to	

Page 1800 1 the case. 2 Keep an open mind. Do not form or express an 3 opinion about the defendant's guilt or innocence until all 4 the evidence is in and I have given you my final 5 instructions on the law and you have begun your 6 deliberations. 7 Do not request, accept, agree to accept or discuss 8 with any person the receipt or acceptance of any payment or 9 benefit in return for supplying any information concerning 10 the trial. 11 Report directly to me any abuse within your 12 knowledge involving an attempt by any person improperly to influence you or any member of the jury. 13 Do not visit or view any of the locations 14 15 discussed in the testimony. 16 Do not use any program or electronic device to search for and view the locations discussed in the 17 18 testimony. Do not read, view or listen to any accounts or 19 discussions of the case, that includes the reading or the 20 listening to the reading of any transcripts of the trial or 21 the reading of posts on any court site. 22 Do not attempt to research any fact, issue or law 23 related to the case. 24 25 Do not communicate with anyone about the case by

	Page 1801
1	any means, including by telephone, text message, email or
2	the internet.
3	And do not Google or otherwise search for
4	information about the case or the law which applies to the
5	case or the people involved in the case.
б	Have a good night.
7	I will see you Thursday.
8	(Jury leaving courtroom.)
9	THE COURT: Please be seated.
10	Mr. Davidson, you can step out.
11	(Witness leaving courtroom.)
12	* * *
13	THE COURT: So I asked the jury to come back at
14	10. We have our hearing at 9:30. Let's get started at
15	9:30 sharp. I don't think we will need more than a half
16	hour.
17	Thank you.
18	Have a good night.
19	(Whereupon, the trial in this matter stood
20	adjourned to Thursday, May 1, 2024.)
21	
22	
23	
24	
25	