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1	THE CLERK: Calling People of the State of New
2	York versus Donald J. Trump. Indictment 71543/23.
3	Appearances, starting with the People.
4	MR. STEINGLASS: For the People, ADAs Joshua
5	Steinglass, Susan Hoffinger, Matthew Colangelo, Becky
6	Mangold, Christopher Conroy and Katherine Ellis.
7	Good morning.
8	MR. BLANCHE: Good morning.
9	Todd Blanche. I'm joined by Emil Bove, Susan
10	Necheles, Kendra Wharton, and President Donald Trump
11	sitting to my right.
12	THE COURT: Good morning, everyone.
13	Good morning, Mr. Trump.
14	Before we get started with the first witness, is
15	there anything you would like to bring to my attention?
16	MS. HOFFINGER: No, your Honor.
17	THE COURT: I did receive the People's list of
18	proposed jury charges. I glanced at them. I didn't have an
19	opportunity to really digest them.
20	I did want to address the Separation Agreement in
21	general, the Release issue that came up late on Friday.
22	I had the opportunity to review it.
23	It would come in as a business record, but I'm
24	not going to allow it in.
25	It seems to me that this would be used to justify

3257

1	an	explanation	for	why	somebody	is	not	here.

- 2 It doesn't prove any element of the offense. It
- doesn't move the ball in any way in satisfying your burden
- 4 of proof.
- 5 So, I'm going to deny your application.
- 6 Can I hold onto this one?
- 7 (Mr. Steinglass nods yes.)
- 8 THE COURT: If there's nothing else?
- 9 Let's get the jury, please.
- 10 COURT OFFICER: All rise.
- 11 Jury entering.
- 12 (Whereupon, the jurors and the alternate jurors
- are present and properly seated.)
- 14 THE CLERK: Do both parties stipulate that all
- jurors are present and properly seated?
- MR. STEINGLASS: Yes.
- MR. BLANCHE: Yes.
- 18 THE COURT: Good morning, jurors.
- 19 Welcome back.
- 20 People, your next witness, please.
- MS. HOFFINGER: Thank you, your Honor.
- The People call Michael Cohen.
- 23 COURT OFFICER: Witness entering.
- 24 (Whereupon, the witness takes the witness stand.)
- MICHAELDEANCOHEN, having first been duly

1	sworn	and/or	affirmed	by	the	court	clerk,	was	examined	and
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- 2 testified as follows:
- 3 COURT OFFICER: State your full name, spelling
- 4 your last name.
- 5 THE WITNESS: Michael Dean Cohen. C-O-H-E-N.
- 6 COURT OFFICER: Your county of residence.
- 7 THE WITNESS: New York, New York.
- 8 THE COURT: Good morning, Mr. Cohen.
- 9 THE WITNESS: Good morning.
- 10 THE COURT: You may inquire.
- 11 MS. HOFFINGER: Thank you, Judge.
- 12 DIRECT EXAMINATION
- BY MS . HOFFINGER:
- 14 Q Good morning.
- 15 A Good morning.
- Q If I might ask, how old are you, Mr. Cohen?
- 17 A Fifty—seven.
- 18 Q Are you married?
- 19 A I am.
- Q How long have you been married?
- 21 A Going on 30 years.
- Q Do you have any children?
- 23 A I do.
- Q How old are your children?
- 25 A My daughter is 28. My son is 25. Well, 24. He'll be

- Q Are you testifying here today pursuant to a subpoena?
- 3 A I am.
- 4 Q Do you have an attorney here in court with you today?
- 5 A I do.
- 6 Q Mr. Cohen, if you could tell the jury a little about
- 7 where you grew up and your childhood education.
- 8 A I grew up in Lawrence, Long Island. It's part of the
- 9 Five Towns in Nassau County.
- 10 My father is a Holocaust survivor, who ended up emigrating
- 11 to Toronto, Canada, where he went to medical school; came to
- 12 the United States in the mid-Sixties to teach head and neck
- reconstructive surgery; met my mom, who is a surgical nurse.
- 14 Four children later, here I am.
- 15 Q Where did you go to college?
- 16 A I went to the American University in Washington, D.C.
- 17 Q What did you study in college?
- 18 A Law and Government.
- 19 Q After college, what did you do?
- 20 A I went straight to law school.
- 21 Q Tell the jury a little bit about why you wanted to be
- 22 a lawyer.
- 23 A Actually, I didn't want to be a lawyer.
- 24 My grandmother wanted me to be a lawyer.
- 25 My family is comprised of doctors and lawyers. My three

T	siblings	are	lawyers.	му —	opviously,	my	iather,	mу	uncles	are	

- either doctors or lawyers. The lawyers are married to doctors.
- 3 I wanted to go to Wall Street.
- 4 My grandmother was like, "That's not going to happen."
- 5 Q So, you went to law school?
- 6 A (Nods yes.)
- 7 Q Did you graduate from law school?
- 8 A Yes.
- 9 Q What year?
- 10 A 1991.
- 11 Q Were you admitted to practice law?
- 12 A Yes.
- Q Do you remember what year that was?
- 14 A 1992.
- Q After law school, where did you move?
- 16 A I was living at my parents' home and, ultimately,
- moved to Manhattan.
- 18 Q Has New York City been your home since that time?
- 19 A Yes.
- 20 Q Where did you start your legal career?
- 21 A I started over at 225 Broadway with a firm called
- 22 Estrin and Associates. It was a personal injury, medical
- 23 malpractice, tort litigation firm.
- Q In addition to practicing law, at some point in the
- 25 1990s, did you also buy part of a business in taxi medallions?

1	A I did.
2	Q Explain why you did that.
3	A So, one of my clients was leaving the country to move
4	to Israel, and it gave me the opportunity to buy 50 percent
5	interest in a company called Manhattan Maintenance. That was
6	1995. And so I did.
7	I thought it was, and it turned out to be at that time, a
8	very good investment.
9	Q Did you also invest in some real estate along the
10	years?
11	A I did.
12	Q Tell us a little bit about that.
13	A I started purchasing new developments, specifically in
14	Trump properties. My very first one, in the year 2000, was at
15	Trump World Tower. I also bought on 60th Street, 431 — I'm
16	sorry. It was called Bridge Tower on 60th Street.
17	Ultimately, down the road, I ended up going into business
18	with a friend of mine who had grown up with me, and we started
19	purchasing buildings.
20	Q Did there come a time when you became a partner in a
21	law firm called Phillips, Nizer?

A I was, basically, doing business and corporate law.

Q Did there come a time when you left Phillips, Nizer?

Q What kind of work did you do there?

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A Yes.

1	A Yes.
2	Q Approximately, what year was that?
3	A 2007.
4	Q Why did you leave Phillips, Nizer?
5	A I left because I was offered an opportunity by
6	Mr. Trump to come work at The Trump Organization as his Special
7	Counsel.
8	Q Do you see Mr. Trump in court today?
9	A I do.
10	Q Could you just indicate an article of clothing that
11	he's wearing, please?
12	A (Lifts up from his seat.) He's wearing a blue and
13	white tie. (Takes his seat.)
14	THE COURT: Indicating Mr. Trump.
15	MS. HOFFINGER: Thank you.
16	Q Tell us how you came to work for Mr. Trump at The
17	Trump Organization.
18	A Initially, I was introduced to Mr. Trump by Don,
19	Junior, as I was moving into one of his properties.
20	I had purchased several units, and Don, Junior and The
21	Trump Organization was doing the construction to put the units
22	together.
23	There was an issue over at Trump World Tower that Mr. Trump

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had asked me — because not only did I own an apartment there,

but my parents did, my in-laws, my friends. We all bought as a

1	block,	going	back,	again,	to	the year	2000.

- 2 And, there was an issue with the Board.
- 3 What we did is we ended up overtaking the Board and
- 4 resolving the issue, which was to Mr. Trump's satisfaction. He
- 5 liked the way that that occurred, and then continued to ask me
- 6 if I would assist in other issues, legal issues or other
- 7 matters that he had.
- 8 Q And did you perform some additional legal work for him
- 9 at that time?
- 10 A I did.
- 11 Q What —
- 12 A Some legal. Some non-legal matters.
- Q Did he pay you for that work?
- A No, ma'am.
- Q Did there come a time where you this was when you
- were still at Phillips, Nizer?
- 17 A Yes.
- 18 Q Did there come a time when you presented him with a
- 19 bill in connection with some work you had done in connection
- with one of his properties?
- 21 A Yes.
- Q Tell us a little bit about that.
- 23 A I was asked to review a series of documents that dealt
- 24 with Trump Entertainment Resorts. There was an issue —
- Q Who was it who asked you to do that, first?

- 1 A Mr. Trump had asked me.
- 2 Q Thank you.
- 3 A Again, with Trump Entertainment Resorts.
- I reviewed it. It was quite lengthy. There was some issues
- 5 going on there in regard to a Chapter 11 reorganization plan.
- 6 We, ultimately, ended up resolving it.
- 7 And the bill was, approximately, about approximately,
- 8 about a hundred thousand dollars.
- 9 I was then asked to meet Mr. Trump at the office, which I
- 10 did.
- 11 And I asked about the bill.
- 12 He asked me whether or not I was happy at my "sleepy old
- 13 firm".
- 14 I stated I was.
- 15 Um, he said, Would you "Do you want to come work for
- 16 me?"
- 17 And I was honored. I was taken by surprise. And I agreed.
- 18 Q What happened to go back for a moment to the bill
- 19 for a hundred thousand dollars that you presented from Phillip
- 20 Nizer, your firm —
- 21 A Correct.
- 22 Q what happened with that bill?
- 23 A He asked me if I wanted to get fired on the first day.
- 24 If I asked about the bill.
- Q So, did the bill get paid?

1	A No.
2	Q And, you say he offered you a position at that point?
3	A Yes.
4	Q Tell us a little bit about your discussion about the
5	position that he was offering and the details of it.
6	A So, he offered me the position of Executive Vice
7	President at The Trump Organization and Special Counsel to
8	Donald J. Trump, whereby I would only answer to him, and I
9	would work on issues that were of concern to him.
10	Q Did you discuss at that point what your salary would
11	be?
12	A We did.
13	Q Tell us a little bit about that.
14	A It was a little bit of a back and forth negotiation.
15	He offered me an amount. I said, "It's probably not gonna
16	work." I gave him a counter. And we ended up resolving on
17	somewhere in the middle number.
18	Q Where did you end up — what's the number that you
19	sort of ended up at?
20	A 375.
21	Q Was that your base salary, bonuses?
22	A That's base salary.
23	Bonus, of course, was to be discussed.

firm, Phillip, Nizer, and to work for Donald Trump at The Trump

Q So, did you decide at that point to leave your law

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1	Organization?
2	A I never went back, not even that day.
3	He sent over some employees to my office to pack up my
4	office and gave me Ivanka Trump's old office on 26, the 26th
5	floor.
6	Q Is that near his office on the 26th floor?
7	A Yes.
8	Q Are we talking about Trump Tower on Fifth Avenue?
9	A Yes.
10	Q Where The Trump Organization offices were?
11	A Yes, ma'am.
12	Q Approximately, how many years did you end up working
13	at The Trump Organization as Mr. Trump's Special Counsel — is
14	that what you said?
15	A Yes, ma'am.
16	Q How long?
17	A Ten years.
18	Q 2007 to approximately when?
19	A January of 2017.
20	Q How old were you when you first started working at
21	The Trump Organization for Mr. Trump?
22	A Huh. Huh.
23	Q If you recall.
24	A I don't.
25	Q Were you still in your thirties?

1	A Yes.
2	Q And was — I think you mentioned before; but, when you
3	started, what was your title?
4	A Executive Vice President and Special Counsel to Donald
5	J. Trump.
6	Q And just in terms of your salary and your bonus,
7	approximately all in, how much were you making at The Trump
8	Organization?
9	A 525,000.
10	Q And did that change over the years or did it, largely,
11	stay the same?
12	A Well, it changed. Initially, after the second year, he
13	cut my salary. Ultimately gave it back, two years after that.
14	But it stayed the same.
15	Q Tell the jury a little bit about what kind of matters
16	you handled for Donald Trump at The Trump Organization during
17	that ten years.
18	A It was whatever concerned him, whatever he wanted.
19	Um, initially, when I first started working at The Trump
20	Organization, I was presented with an opportunity, and I
21	brought it to Mr. Trump immediately. We liked it. It was in New
22	Jersey. It was called the EnCap Golf Redevelopment Project. It
23	was a 1,000-acre landfill remediation project.
24	And this was all very exciting to me because it was all
25	new, and I enjoyed the challenge.

1	And,	along	with	two	other	colleagues,	we	started	to	get

- 2 this project up and running.
- 3 It, ultimately, didn't come to fruition because the funding
- 4 got pulled by Governor Corzine in New Jersey at the time.
- 5 But, it was an exciting project.
- 6 Q So, this is one of the projects that you handled for
- 7 him?
- 8 A Yes.
- 9 Q Who did you report to at The Trump Organization?
- 10 A Mr. Trump.
- 11 Q Were you at any time part of the General Counsel's
- 12 Office at The Trump Organization?
- A No, ma'am.
- Q And why not?
- 15 A That's not the discussion in terms of when I elected
- 16 to take the position.
- 17 Q It was always reporting directly to Mr. Trump?
- 18 A Just to Mr. Trump.
- 19 Q So, in the course of your work for Mr. Trump at The
- 20 Trump Organization, did he ever ask you to renegotiate bills
- 21 for him?
- 22 A Yes.
- 23 Q Tell the jury, give us some examples of your
- renegotiating bills and what you did.
- 25 A Well, for example, a law firm would send an invoice.

1	He didn't believe that the invoice was fair, reasonable,
2	justified. And so, he would give me the task of renegotiating a
3	specific bill.
4	Q Did you ever renegotiate bills from other types of
5	vendors?
6	For example, regarding Trump University?
7	A Yes.
8	Q Tell us a little bit about that.
9	A So, Trump University fell into trouble, and there were
10	approximately 50 vendors that had not been paid.
11	There was a sum certain that was in the bank at the time.
12	Approximately \$2 million. Unfortunately, the bills far exceeded
13	that \$2 million. But, Trump was not going to fund the balance.
14	And so, what I did is I put them onto a spreadsheet, a
15	handwritten spreadsheet, divided it by the \$2 million, and came
16	up with basically 20 percent of everyone's invoice.
17	I contacted each and every one of the vendors; and all but
18	two accepted, ultimately, the 20 percent.
19	We had Releases drafted. And upon the receipt of the
20	Release, within 48 hours, we had checks sent to them by FedEx.
21	Q So, did Mr. Trump ask you to renegotiate all those
22	bills regarding Trump University?
23	A Yes.

Q And you said "all but two".

What happened with the other two vendors?

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1	A They just went away.
2	Q You mean — did you pay them?
3	A No, ma'am.
4	Q Now, once you accomplished that task for Mr. Trump of
5	renegotiating all those bills with the Trump University, did
6	you report back to him?
7	A Yes. But not in its totality.
8	Each and every Release was separate. I would go straight
9	into Mr. Trump's office, and I would advise him of the task
10	being accomplished.
11	Q Why did you do that?
12	A For two reasons.
13	The first was so that he knew I was on it and I was doing
14	what he had asked.
15	And the second was, really, to obtain credit so that he
16	understood that, again, I was accomplishing what he wanted.
17	Q Do you have a memory of advising him about
18	accomplishing that task of reducing the payments to vendors and
19	his reaction? Do you have a memory of that?
20	A Yes.
21	Q What do you remember him saying when you told him you

accomplished that task?

A "It's fantastic. It's great."

Q How did that make you feel?

A Like I was on top of the world.

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1	Q Did you renegotiate other bills for Mr. Trump at The
2	Trump Organization, besides the ones that you just mentioned?
3	A Yes.
4	Q From your experience over the ten years working at The
5	Trump Organization, are you aware whether Mr. Trump directed
6	other employees or executives to negotiate bills, not to take
7	the first bill, but to negotiate them down?
8	A Yes.
9	Q Let me ask you a question, Mr. Cohen. During the years
10	that you worked for Mr. Trump at The Trump Organization, did
11	you threaten, at times, to sue people or companies during those
12	years?
13	A Yes.
14	Q And explain why you did that.
15	A Well, it would depend on what the issue was.
16	We had an issue, for example, with a Miss USA Pageant
17	contestant, who $-\!\!\!-\!\!\!-$ Mr. Trump was being defamed, the Miss
18	Universe Organization, so he brought an arbitration against
19	her. That matter, ultimately, got resolved.
20	If — with the press, as an example, that if they said
21	something that angered him, I would reach out to the press, and
22	I would express to them their need to either redact or take the
23	article down or we would file an action against them.
24	Q Did you do that in a strong and threatening manner at
25	times?

1	Α	I	would	say	so.	Not	all	the	time.	But,	often.
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- 2 Q Now, you mentioned a bit about this.
- 3 During your time working for Mr. Trump at The Trump
- 4 Organization, did you also work on some personal matters for
- 5 him?
- A Yes.
- 7 Q Can you just give us a brief example of some of that?
- 8 A So, one instance, his limousine was hit by a yellow
- 9 cab.
- 10 And, knowing that I had deep roots into the yellow cab
- 11 industry, he asked me to meet with the driver, who provided me
- 12 with the Police Report, and to have them pay for the repair on
- the vehicle.
- 14 Q Did you ever do some personal work for regarding
- his residence or his family, for example?
- 16 A Yes.
- 17 Q Tell us a little bit about that.
- 18 A In his apartment, they had a flood that ended up
- 19 causing damage into the main-floor bathroom. They had al fresco
- on top.
- 21 And I handled the adjustment with the insurance company.
- ${\tt Q}$ And these are all matters that Mr. Trump asked you to
- 23 handle for him?
- 24 A Yes.
- 25 Q Did you also, as part of your work and I think you

1	mentioned this — interact frequently with the press for him?
2	A Yes.
3	Q Tell us a little bit about that.
4	A Again, if it was in order to place a story that would
5	be advantageous in some way, shape or form, I would speak with
6	them.
7	If there was an article that caused him displeasure, I
8	would speak with them about that, as well.
9	Q So, did you work with the press to try to minimize
10	negative stories and sort of enhance positive stories about
11	Mr. Trump and his business?
12	A Yes.
13	Q Was that a good part of your work for him, interacting
14	with the press for him?
15	A It was a portion of it, yes.
16	Q Now, you mentioned that you worked at Trump Tower at
17	the Offices of The Trump Organization; is that right?
18	A That's correct.
19	Q During the time that you worked there, where,
20	approximately, was your office in relation to Mr. Trump's
21	office?
22	A Well, initially, when I started, it was towards the
23	back of the office that was Ivanka's old office, until,
24	ultimately, I moved to a different office that was maybe

50 feet, 60 feet from his office.

1	Q During the time you worked there for Mr. Trump,
2	approximately how often would you say you met with him or spoke
3	with him?
4	A Every single day and multiple times per day.
5	Q And now we're talking about in the period before he
6	ran for President in 2016; is that right?
7	A Yes.
8	Q Now, at the time — again, we're talking about
9	pre-2016.
10	But, in general, explain how you communicated with him.
11	A Generally, it was either in person, on the cell phone,
12	or on the cell phone. Those are really — those are the two
13	ways.
14	Q Understood.
15	Did you have all of his cell phone and other telephone
16	numbers in your contacts in your phone at the time?
17	A I did.
18	Q And you used all those variety of numbers as a way to
19	contact him?
20	A Yes.
21	Q When he called you, did he, generally, call you on
22	your cell phone or your work phone at The Trump Organization?
23	A Well, it was a combination of both.

Most of the time, it would be on my cell phone. Unless it

was in the office, he would have one of his assistants ring me

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1	and ask me just to come to Mr. Trump's office.
2	Q Did you ever contact Mr. Trump by contacting somebody
3	else in order to get in contact with him?
4	A Yes.
5	Q Who did you contact at various times to reach him?
6	A Many people. It depends, also, who he was with at the
7	time. It could be Rhona, his Executive Assistant. Ultimately,
8	Keith Schiller, who was his personal attache. It could be one
9	of the Trump children. It could be Hope Hicks. It was any
10	number of people.
11	Q And you had, for example, Keith Schiller's number in
12	your contacts, as well; right?
13	A Yes.
14	Q And Hope Hicks' number in your contacts, as well; and
15	you used those numbers in your contacts to make those calls; is
16	that right?
17	A Yes, ma'am.
18	Q As far as you know, did Mr. Trump use email to do his
19	work?
20	A No.
21	Mr. Trump never had an email address.
22	Q Did he ever comment to you about folks who

time-to-time get into trouble using email?

Q Can you tell us about that?

23

24

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A Yes.

1	A Yes.
2	During certain conversations, he would comment that emails
3	are like written papers, it's — he knows too many people who
4	have gone down as a direct result of having emails that
5	prosecutors can use in a — in a case.
6	Q When you say "going down", do you mean getting in some
7	sort of trouble?
8	A Yes, ma'am.
9	Q When you met him in person, you said — where did you,
10	generally, meet him?
11	A In his office.
12	Q What times of day, generally, in his office?
13	A All throughout the day.
14	Q Were they sometimes early in the morning?
15	A Yes.
16	Q Sometimes later, towards the end of the day or even
17	early evening?
18	A Yes.
19	Q When you met him at the office, did you, generally,
20	meet in his office?
21	A Yes.
22	Q Did you need to make an appointment to go see him in
23	his office?
24	A No, ma'am.
25	Q Can you explain, was there — what kind of a policy

	3
1	was there at The Trump Organization about executives coming in
2	to meet with Mr. Trump?
3	A Mr. Trump had an open-door policy, which, if there was
4	somebody in there, you waited; and if not, you knocked on the
5	door, and I would say, "Boss, do you have a second?", and I
6	would walk right in.
7	Q And others did the same, to your knowledge?
8	A To my knowledge, yes.
9	Q Now, when you met with Mr. Trump at The Trump
10	Organization, in his office, did you, generally, need — I'm
11	sorry.
12	Did you, generally, record those meetings in your calendar?
13	A No, ma'am.
14	Q As part of your work at The Trump Organization, did
15	you feel that it was part of your job to keep him updated on
16	matters that you were handling for him?
17	A Yes. It was actually required.
18	Q Tell us what you mean by that.
19	A When he would task you with something, he would then
20	say, "Keep me informed. Let me know what's going on."
21	And what he was saying, what everybody did is, as soon as
22	you had a result, an answer, you would go straight back and
23	tell him. Especially if it was a matter that was troubling to
24	him.

Q So, two things, just to break that down.

1	You said "everybody".
2	Do you mean you're aware of other executives who —
3	A I apologize.
4	Yes. Other executives.
5	Q So, they would report back to him, as well?
6	A Yes.
7	Q But, you felt it was part of your job, and what he
8	wanted from you, to promptly report to him when you were
9	handling a matter for him about the progress and whether it was
10	resolved?
11	A Yes.And that's what I did.
12	Q Did you have a sense or did you learn from your
13	experiences with him that if you didn't keep him updated or
14	things didn't go well that you were working on, that that would
15	create an issue for Mr. Trump?
16	A Yes.
17	Q Can you explain that just a little bit?
18	A If you didn't immediately provide him with the
19	information and he learned of it in another manner, that
20	wouldn't go over well for you.
21	Q To the extent that you discussed the requirement to
22	report frequently to Mr. Trump, was it your sense, based on
23	working with him, that he was a micromanager about the work of
24	his organization and of which he was concerned?
25	A Yes, ma'am.

1	Q Did you have a way of referring to Mr. Trump when you
2	worked for him?
3	A Yes.
4	Q What was that?
5	A I would call him "Boss", "Mr. Trump".
6	Q And in working for him for ten years, all the variety
7	of the types of work that you did for him, what was it like for
8	you? How did you feel about working at The Trump Organization
9	during those years?
10	A It was fantastic. It was — working for him,
11	especially, during those ten years was — (pause) — an amazing
12	experience in many, many ways. There were great times. There
13	were several less than great times. But, for the most part, I
14	enjoyed the responsibilities that were given to me. I enjoyed
15	working with my colleagues at The Trump Organization, the Trump
16	children. It was a big family.
17	Q During the years that you worked for him at The Trump
18	Organization, did you at times lie for him?
19	A I did.
20	Q Why did you do that?
21	A Because it's what was needed in order to accomplish a
22	task.
23	Q Was there also a sense — did you feel a sense of
24	obligation towards him, as well?

25

A Yes.

1	Q Did you at times during your work for The Trump
2	Organization — at The Trump Organization, for Mr. Trump, bully
3	people for him?
4	A Yes, ma'am.
5	Q Why did you do that?
6	A Again, in order to accomplish the task.
7	The only thing that was on my mind was to accomplish the
8	task to make him happy.
9	Q Now, over the years that you worked for him, did he
10	reward you with some additional titles?
11	A Yes.
12	Q What — tell us just a little bit about that.
13	A Well, he placed me on the Board of the Miss Universe
14	Organization. There were three members: Mr. Trump, Allen
15	Weisselberg and myself.
16	Years later, myself and another colleague were made
17	Co-Presidents of Trump Productions.
18	I sat on the Board of four, five different Trump properties
19	as Treasurer.
20	Q Those were some of the additional titles that he
21	rewarded you with?
22	A Yes, ma'am.
23	Q Are you aware that in connection with your work for
24	him, some people described you as his "fixer"?
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A Yes. Some have described me as that.

1	Q From your perspective, is that in some ways an
2	accurate title, an accurate moniker?
3	A It's fair.
4	Q I just want to ask you some questions about your
5	telephone numbers, and I'm going to ask you only about the last
6	four digits of some of those numbers.
7	During the period of 2015 to 2017, when you were working at
8	The Trump Organization, did you use a cell phone number ending
9	in 6866?
10	A I did.
11	Q Did you also use a cell phone number ending in 0114?
12	A I did.
13	Q And did you continue to use those two numbers for a
14	period of time after you left The Trump Organization?
15	A Yes, ma'am.
16	Q Do you still continue to this day to use the cell
17	phone number ending 0114?
18	A Yes.
19	Q Now, during the time that you worked at The Trump
20	Organization for Mr. Trump, you also had a landline work
21	number; is that right?
22	A That's correct.
23	Q Was that 212-836-3212?
24	A Yes, ma'am.

Q Obviously, you no longer use that number?

1	A No, ma'am.
2	Q After you left The Trump Organization, did you also
3	have a number associated with a law firm in New York?
4	A Yes.
5	Q Was that 212-872-9849?
6	A Yes.
7	Q Obviously, you don't still use that number?
8	A No, ma'am.
9	Q In connection with the investigation of this case, did
10	our Office ask you to provide two cell phones that you had used
11	for a period of time up until April of 2018?
12	A Yes.
13	Q And did you agree to provide those two cell phones to
14	us that you had previously used with the two numbers — cell
15	phone numbers that I just mentioned, ending in 0114 and 6866?
16	A Yes, I did.
17	Q Did you provide those phones to us in January of 2023?
18	A Sounds correct. Yes.
19	Q And was that pursuant to our request that you turned
20	those over to us?
21	A Yes. Merely the request.
22	Q Did you consent to do that voluntarily?
23	A I did.
24	Q Now, you keep contacts on your phones; there were

contacts that were kept on those phones; is that right?

1	A That's correct.
2	Q What kind of information, just generally, was in your
3	contacts on those phones?
4	A Names, email addresses, potential addresses, cell
5	phone numbers, home numbers, fax numbers.
6	Q Were there also, sometimes, other information
7	associated with folks whose contacts you had in there?
8	A Yes, ma'am.
9	Q Did you keep anybody else's contacts in your phone, as
10	well?
11	A Personal ones, yes.
12	Q In other words, however — what I'm asking about is
13	not just your contacts, of your contacts and the folks that you
14	know; but, did you also, at some point, include or sync with
15	your contacts somebody else's contacts?
16	A I did.
17	Q Tell the jury about that.
18	A Actually, I didn't do it. It was done by the IT
19	people.
20	I was spending a significant amount of time with Mr. Trump;
21	and we ultimately decided — he agreed — to have his contact
22	numbers synced to my cell number, to my account as well.
23	That way, if we needed to travel, if he needed to get
24	somebody on the phone, he would just say, "Michael, get me" so
25	and so "on the line," and I would have them in my cell phone.

1	Q As a result of this syncing process, did your personal
2	contacts also end up in his phone?
3	A I'm not certain about that.
4	Q You're not certain.
5	Just his contacts in your phone?
6	A Yes, ma'am.
7	Q Do you remember, approximately, when you synced or
8	someone else synced his contacts into your phone, if you know?
9	A I don't. I don't.
10	Q As a result of having both your contacts and
11	Mr. Trump's contacts in your phone, did you have over 30,000
12	contacts in your phone?
13	A Yes, ma'am.
14	Q During the time you worked at The Trump Organization
15	for Mr. Trump, was your email address mcohen@trumporg.com?
16	A Yes, it was.
17	Q After you left The Trump Organization, during the
18	years of 2017 and 2018, did you also use another email address,
19	mcohen@mdpc.com?
20	A Yes.
21	Q You no longer have that email address; is that right?
22	A That's correct.
23	Q Did you also use a personal Gmail address that you

24

25

still currently use?

A Yes.

1	Q Mr. Cohen, do you know someone named David Pecker?
2	A I do.
3	Q Who is he, and how do you know him?
4	A I knew David Pecker before I even knew Mr. Trump.
5	We had mutual friends, and we had met at a function at $-\!-\!$
6	out in Long Island. Many, many years ago.
7	I then was re-acquainted with David Pecker, who is the
8	President, CEO of AMI. Most people know him more from his
9	magazines and his newspapers: National Enquirer, Star, Okay!
10	and Men's Health, et cetera.
11	Q When you — did you, from time to time, speak to
12	Mr. Pecker even before he came — before you started at The
13	Trump Organization?
14	A Not regularly, no.
15	Q Once you were at The Trump Organization and introduced
16	to him again by Mr. Trump, did you speak to him from time to
17	time?
18	A Yes.
19	Q When you spoke to him, did you speak to him by phone?
20	A Yes.
21	Q Did you have his cell phone and work numbers in your
22	phone contacts?
23	A Yes.
24	Q Did you use those contacts to speak with him?

25

A Yes, ma'am.

	52
1	Q At times, did you also speak with Mr. Pecker using an
2	encrypted application called Signal?
3	A Yes.
4	Q Why did you do that?
5	A Well, depending upon the matter, sometimes we thought
6	that encryption, not having the event traceable would be
7	beneficial.
8	Q Was it because it was something you wanted to keep
9	confidential and didn't want anybody to be able to trace it or
10	look into those communications?
11	A Yes, ma'am.
12	Q And did you also, at times, communicate with
13	Mr. Pecker by email?
14	A Yes.
15	Q And you had his email address, as well, in your
16	contacts; is that right?
17	A Yes, ma'am.
18	Q Now, did you speak with Mr. Pecker at The Trump
19	Organization about matters having to do with Mr. Trump prior to
20	June of 2015?
21	A Yes, but rarely.
22	Q And was it — what sort of matters were the few
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A There was some things that had come up.

matters that you spoke to him about, if you can remember, prior

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to 2015?

1	For	example,	MΥ.	Trump	had	donated	money	t.o	а	charity		Tt.
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- 2 was Harlem for Hoops. We had come into information that they
- had no funding, and I brought it to Mr. Trump's attention.
- 4 He said, "Yes," we wanted to get the story out.
- 5 So, it would be things like that. And —
- 6 Q To try to get a nice a good story out about him?
- 7 A A good story, yes.
- 8 Q And to your knowledge, prior to 2015, when
- 9 Mr. Trump announced that he was running for the Presidency, did
- 10 you know whether Mr. Pecker or AMI ever paid for public stories
- 11 to prevent them from becoming public?
- 12 A There were stories.
- 13 Q I apologize.
- 14 My question is quite wrong.
- 15 Prior to Mr. Trump announcing his run for the Presidency,
- 16 are you aware of AMI ever paying to suppress stories?
- A No, ma'am.
- 18 Q Would you say you had a good relationship with
- 19 Mr. Pecker?
- A I would, yes.
- 21 Q Did you know someone named Dylan Howard?
- 22 A I do.
- Q Who was Dylan Howard?
- 24 A Dylan Howard was an employee over at AMI.
- Q What was your understanding about what his role was at

1	AMI, if you knew?
2	A He worked for Mr. Pecker to the same extent that I
3	worked for Mr. Trump.
4	Q Did you speak with Mr. Howard in person or, generally,
5	by phone?
6	A I spoke to everybody in three different manners: by
7	phone, by email, and in person.
8	Q Did you have Mr. Dylan's [sic] phone numbers and
9	contacts in your contacts in your phone?
10	A Yes, ma'am.
11	Q Did you use those numbers to contact him?
12	A I did.
13	Q Now, at times, did you also communicate with
14	Mr. Howard using that encrypted application, Signal?
15	A Yes, ma'am.
16	Q And why did you choose to do that with your
17	communications with Mr. Howard?
18	A For the same reason. It was a sensitive matter that we
19	wanted to keep private.
20	Q Did you also communicate by text with Mr. Howard?
21	A Yes.
22	Q And sometimes by email?
23	A Yes.

Q Again, using your contacts that you had in your phone?

24

25

A Yes, ma'am.

1	Q Did there come a time, in 2011, that Mr. Trump was
2	exploring a run for the Presidency?
3	A Yes.
4	Q Can you tell us a little bit about that?
5	A So, in 2011, I had come across, while reading the
6	paper, a poll that stated 6 percent of all the people who had
7	taken the poll thought Mr. Trump should be President of the
8	United States of America.
9	And so, I took that article, and I brought it to Mr. Trump.
10	And I said, "What do you think?"
11	He said, "It's interesting. We should look into it."
12	Q And did he look into it in some degree in 2011?
13	A He did.
14	Q Do you recall whether he spoke publicly in 2011 about
15	exploring a run for the Presidency?
16	A He did.
17	That was posts I had created for him, my own website called
18	shouldtrumprun.com. And many people came to that website.
19	And it was further proof that his name recognition, his
20	popularity, especially because of the hit show The Apprentice,
21	was so strong.
22	Q And just to go back to the question, do you remember
23	giving some public speech — him giving public speeches about
24	his considering a run for the Presidency in 2011?
25	A Yes.

1	Q Were those, if you recall, covered in the news?
2	A Yes.
3	Q Did he, ultimately, decide to run for the Presidency
4	in 2011?
5	A No.
6	Q What was your understanding why he decided not to run?
7	A There were several large real estate projects he
8	acquired, as well as another season of The Apprentice.
9	And, as Mr. Trump told me, "You don't leave Hollywood.
10	Hollywood leaves you."
11	Q So, he decided to stay and do that work instead?
12	A Yes, ma'am.
13	Q Did there come a time, then, in June of 2015, when
14	Mr. Trump announced that he was running for President?
15	A Yes.
16	Q And how did he make that announcement, if you recall?
17	A I do.
18	It was at The Atrium at Trump Tower. He came down the
19	stairs to the lowest level. And we had set up a podium. He made
20	the announcement and a speech.
21	Q Now, at the time, in June of 2015, were you — or any
22	time — an official paid member of Mr. Trump's campaign?
23	A No.
24	Q Nevertheless, did you assist Mr. Trump in his

25

campaign?

1	A So, just some colorfulness.
2	In 2011, when Mr. Trump decided not to run, he actually
3	promised me that he was going to do it in the next election
4	cycle. And for years thereafter, we would talk about him
5	running in 2015.
6	At the very beginning, when he ultimately said, "I'm doing
7	it," there was a lot of back and forth about which date the
8	announcement should be.
9	A very small group of people were attached to the campaign
10	when it first launched.
11	Q Did you have some discussions directly with Mr. Trump
12	about what your role might be in terms of assisting with his
13	campaign?
14	A I wasn't going to be part of it.
15	I was just going to be a surrogate.
16	Q Explain what you mean by "surrogate".
17	A Sure.
18	"Surrogate" was someone who speaks on behalf of the
19	candidate and defends him in the press. Speaks to the press,
20	provides color, but not as a member of the campaign, but,
21	rather, as an outside person. So, again, as to give the
22	appearance that it's unbiased.
23	Q And that's the role that you performed for him and for
24	the campaign?
25	A Yes.

1	Q And did you make public appearances for him and for
2	his campaign?
3	A I did.
4	Q Tell us a little bit about that. What kind of public
5	appearances?
6	A I would make public appearances on television, CNN,
7	MSNBC, ABC, whoever, CBS. I would frequently provide comment to
8	press regarding different matters that kept popping up.
9	Q Did you leverage your press contacts in that way, from
10	Mr. Trump's campaign?
11	A Yes.
12	Q Your relationships?
13	A Yes.
14	Q Did you also develop some relationships with some key
15	people on behalf of the campaign who put together some kind of
16	committees or groups for him?
17	A Yes.
18	Q Tell the jury a little bit about that.
19	A So, while watching the rallies, I had gone to
20	Mr. Trump, and I said, "One of the things that I notice is that
21	it's very white. And we really need diversity. If you're going
22	to win, you're going to need diversity."
23	And so, I started a group called National Diversity
24	Coalition for Trump, along with Pastor Carol Scott, an

Evangelical Pastor from Cleveland, Ohio.

1	Q And you did that for his campaign; is that right?
2	A I did.
3	Q Did you have other important contacts in the Christian
4	Evangelical community that you sort of worked with for
5	Mr. Trump?
6	A Yes.
7	Q Did you have a campaign email address, by the way?
8	A Yes. I was given a campaign email address.
9	Q Around the time that the campaign began, did Mr. Trump
10	express to you any concern about negative stories about his
11	personal life that might affect his candidacy?
12	A Yes.
13	Q What — generally, what did he say, in substance?
14	A You know, that, "When this comes out," meaning the
15	announcement, "just be prepared. There's going to be a lot of
16	women coming forward."
17	Q Now, turning back to his announcement of running for
18	the Presidency in June of 2015, did you invite David Pecker to
19	attend that announcement?
20	A I did.
21	Q Did you invite other people, as well?
22	A I did.
23	Q Now, sometime after the announcement in June, in about
24	August of 2015, did you and Mr. Trump meet with David Pecker at

Trump Tower to discuss what AMI could do for the campaign?

1	A Yes, ma'am.
2	Q Where exactly did the three of you meet?
3	A Mr. Trump's office on the 26th floor.
4	Q Could you tell the jury, please, what was discussed
5	and what was agreed to at that meeting?
6	A What was discussed was the power of the National
7	Enquirer in terms of being located at the cash register of so
8	many supermarkets and bodegas; that if we can place positive
9	stories about Mr. Trump, that would be beneficial; that if we
10	could place negative stories about some of the other
11	candidates, that would also be beneficial.
12	Q Was there anything else that Mr. Pecker said he could
13	also do for Mr. Trump's candidacy?
14	A Yeah.
15	Q What, in substance, did he say?
16	A What he said was that he could keep an eye out for
17	anything negative about Mr. Trump, and that he would be able to
18	help us to know in advance what was coming out and try to stop
19	it from coming out.
20	Q And who did he say he would get in touch with if
21	his — he was able to identify those types of stories?
22	A The answer was: Me.
23	Mr. Trump also.
24	Knowing my relationship with David, "The two of you should
25	work together. And anything negative that comes , you let

1	Michael know, and we'll handle it."
2	Q Now, during — subsequent to that meeting, during the
3	campaign, did AMI run stories that were positive for Mr. Trump?
4	A Yes, ma'am.
5	Q And did they run stories that were negative on
6	Mr. Trump's opponents?
7	A Yes, ma'am.
8	Q And in the course of that, did AMI preview for
9	Mr. Trump and for you some of those stories that they were
10	gonna run in their magazines and periodicals?
11	A Yes, ma'am.
12	Q Can you describe just a few that you recall that they
13	ran, specifically to benefit Mr. Trump, some stories that were
14	either negative on his opponents or positive for him?
15	A So, some of the negative ones that I would receive
16	from David or from Dylan Howard was Hillary Clinton wearing
17	very thick glasses and some allegations that she had some brain
18	injury.
19	There was Ted Cruz, a photo of his father with Lee Harvey
20	Oswald, claiming that Ted Cruz's father was involved in the
21	assassination of JFK.
22	There was an article on Marco Rubio in a swimming pool with
23	a bunch of other men, claiming that they were having a drug
24	binge of some sort.
25	Q Did AMI sometimes send over the covers of some of

1	these stories to you before they ran them?
2	A Yes.
3	Q And what did you do with that material when they sent
4	it over to you?
5	A Immediately showed it to Mr. Trump.
6	Q And for what purpose did you show it to Mr. Trump?
7	A So that he knew that David was loyal, was on board,
8	was doing everything that he said he was going to do in that
9	August meeting and was actually doing it.
10	Q And do you recall, from time to time, when you showed
11	Mr. Trump some of those stories, what his — in general, his
12	reactions were?
13	A "That's fantastic. That's unbelievable."
14	Q Now, did AMI ever actually seek your input into the
15	types of stories or the content of some of the stories that
16	they were gonna run?
17	A Yes.
18	MS. HOFFINGER: Can we show, please, People's
19	Exhibit 166, which is in evidence.
20	(Whereupon, an exhibit is shown on the screens.)
21	Q Are you able to read that, Mr. Cohen?
22	A Yes, ma'am.
23	Q Do you recognize, generally, this email?
24	A I do.

Q Can you just tell the jury a little bit about what

1	this email was?
2	A This is an email from me, Trump Org, on January 6,
3	2016, to Barry Levine and cc'd to Dylan Howard.
4	Barry Levine was an employee, as well, at AMI.
5	Q Did Barry Levine send you something in this email?
6	A Yes.
7	Q What did he send you?
8	A He sent to me an email that says: "Michael:
9	Greetings and happy new year. As our readers can't get enough
10	of Mr. Trump, we are repackaging and repurposing past material
11	from our files and adding additional material — of course also
12	of a positive nature."
13	Then goes on. There's a series of bullet points.
14	"Donald has quietly given away" —
15	Q He's describing the content of some of these articles?
16	A Yes.
17	MS. HOFFINGER: Can we blow up the top email to
18	Barry Levine?
19	Q And you copied Dylan Howard on it.
20	Read your response.
21	A I stated: "Yes. Take out the part of the Penthouse
22	pet Sandra as it offers nothing. Also, I would like to reword
23	the part about Atlantic City. Let's speak tomorrow."
24	(Whereupon, Senior Court Reporter Lisa Kramsky
25	relieves Senior Court Reporter Laurie Eisenberg, and the

1	transcript	continues	on	the	following	page.)
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M. Cohen - Direct/Hoffinger

1	*****
2	(The following proceedings are continued from the
3	preceding page.)
4	CONTINUED DIRECT EXAMINATION
5	BY MS . HOFFINGER:
6	Q Why did you ask AMI to remove the Penthouse pet
7	reference?
8	A I thought it would be negative to Mr. Trump as, again,
9	it dealt with women and Penthouse.
10	Q And did AMI agree to make the edits that you
11	suggested?
12	A Yes, ma'am.
13	Q What is the title of the story?
14	MS. HOFFINGER: Can you just scroll down just a
15	little bit.
16	Thank you so much.
17	(Displayed.)
18	Q The title of that story — can you see what the title
19	of that story was going to be, was it: "The Trump that Nobody
20	Knows?"
21	A Yes. It was going to go under the headline "The Donald
22	Trump Nobody Knows."
23	Q And, I'm sorry, would you say again what the date of
24	this email was?
25	A January 6th of 2016.

Lisa Kramsky,

Senior Court Reporter

1	Q Okay.
2	MS. HOFFINGER: And can we now take that down and
3	put up People's 152 in evidence.
4	(Displayed.)
5	Q And can we direct your attention to the article
6	entitled "The Trump Nobody Knows."
7	MS. HOFFINGER: And maybe you can just center on
8	that.
9	(Displayed.)
10	Q Did this article actually come out —
11	A Yes, ma'am.
12	Q — that you spoke to AMI about?
13	A I'm sorry.
14	Q That's all right.
15	You said that the email that you sent was either January 6th
16	of 2016 — and what's the date of this article here?
17	A It was posted on January 13th of 2016.
18	Q So, about a week later, AMI ran the article with your
19	suggestions?
20	A Yes, ma'am.
21	Q And is this an example of your working with AMI to get
22	articles out that benefitted Mr. Trump's campaign?
23	A It is an example.
24	Q And this was consistent with what was discussed at the
25	Trump Tower meeting with Mr. Pecker and Mr. Trump?

Senior Court Reporter

1	A Yes.
2	MS. HOFFINGER: Thank you.
3	We can take that down.
4	Q Now, in the Fall of 2015, did you come to learn of a
5	negative story being circulated by a former doorman at Trump
6	Tower?
7	A Yes, ma'am.
8	Q And how did you learn of that story?
9	A I was told of the story by either David Pecker or Dylan
10	Howard.
11	Q And, very briefly, what was the nature of the story
12	that they indicated to you was out there circulating?
13	A That there was a love child.
14	Q Actually, I think I take my question back about the
15	circulating, that they heard about the doorman who had this
16	story; right?
17	A Yes, ma'am.
18	Q After you learned of the story, did you speak to
19	Mr. Trump about it?
20	A I did.
21	Q Why did you do that?
22	A Well, I went to him immediately to advise him that
23	there was a story, because it was a negative story for him, and
24	to get his direction on what he wanted me to do.

Q Did you indicate to him at the time the name of the

Senior Court Reporter

Li sa Kramsky,

1	employees who were referenced in this potential story?
2	A Yes. I provided him with all of the information.
3	Q And did it involve actually two employees at The Trump
4	Organization?
5	A Yes, ma'am.
6	Q Who were married to each other?
7	A Yes.
8	Q Did Mr. Trump — can you describe your conversation
9	that you had with Mr. Trump when you advised him of this?
10	What did he tell you to do?
11	A He told me to: Make sure that this story doesn't get
12	out. You handle it.
13	Q Did he ask you, also, to do anything with respect to
14	the affected employees?
15	A Yes.
16	Q What did he say, in substance?
17	A He asked me to speak to them and let them know it's
18	being taken care of.
19	Q Now, what did you do in terms of, at that point, in
20	terms of making sure that the story didn't get out?
21	A I worked with David Pecker and Dylan Howard.
22	Q And you worked with them to do what?
23	A In order to obtain the story, all of the life rights to
24	the story.
25	Q Who did you understand was going to either purchase or

Senior Court Reporter

1	try to take care of — well, take care of purchasing the life
2	rights to the story or otherwise making sure that the story
3	didn't get out?
4	A David Pecker.
5	Q And, along the way, did either Dylan Howard or David
6	Pecker update you about what they were doing with respect to
7	that story?
8	A Yes, ma'am.
9	Q And as the matter progressed and you got updates from
10	Dylan Howard or David Pecker, did you update Mr. Trump about the
11	matter?
12	A Immediately.
13	Q Now, at some point, did you learn that AMI had entered
14	into an Agreement with the doorman regarding this story?
15	A Yes.
16	Q What did you learn, just briefly, about what the
17	general terms were of the Agreement that AMI entered into with
18	this particular doorman?
19	A That they were going to pay \$30,000. They were
20	executing an Agreement with the doorman in order to obtain the
21	life rights to this story.
22	Q And when you say "to obtain the life rights," was it to
23	publish the story or not publish the story?
24	A It was to not publish the story.
25	Q But to control the life rights so that nobody else

Senior Court Reporter

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- 1 could publish it?
- 2 A Correct. Take it off the market.
- 3 Q Now, did you update actually, when Dylan Howard and
- 4 Mr. Pecker told you they were going to do that, they were going
- 5 to acquire the life rights for \$30,000, did you tell them that
- 6 Mr. Trump would be grateful?
- 7 A Absolutely.
- 8 Q And when you spoke to Mr. Trump about it, was he
- 9 grateful?
- 10 A Absolutely.
- 11 Q Now, did AMI at some point send you the Agreement —
- 12 their agreement with the doorman for those life rights for
- \$30,000?
- 14 A Yes.
- 15 Q And did you review it?
- 16 A I did.
- 17 Q Why did you review it?
- 18 A Well, I reviewed it to ensure that Mr. Trump was fully
- 19 protected.
- 20 I also asked them to send it to me so that I could show
- 21 Mr. Trump that it's being taken care of.
- 22 Q And did you when you reviewed that Agreement, did
- 23 you provide AMI with any feedback about the terms in the
- 24 Agreement?
- 25 A I did.

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,-. o ._ 1-9. -

Q what did you tell them?
A Ummm, I thought that there needed to be a clause in
there, a significant penalty for a million dollars per violation
of any of the terms of the Agreement to ensure that the doorman
knew not to go ahead and to talk about this matter.
Q So, you suggested that there be a heavy hammer to make
sure that he didn't break the terms of the Agreement?
A Yes, ma'am.
Q Did you also suggest some other term involving
perpetuity for this Agreement?
A Yes.
Q Can you explain that?
A What I found was that the Agreement had what I
considered to be an end date to it.
And so, rather, I said why not just — let's make this in
perpetuity.
Q What does that mean, "in perpetuity?"
A It means that it's forever. That he owns the
document — they own the story forever. And it can never come
out.
Q And did AMI agree to include that term as well in the
Agreement?
A He did.
MS. HOFFINGER: Can we put up, please, People's 165
in evidence.

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1	(Displayed.)
2	Q And can you — do you recognize that email, first of
3	all?
4	A I do.
5	Q Who is it from and who is it to?
6	A It's from Dylan Howard on December 19th of 2015 to me
7	at the Trump Org, with the subject headline of "Update."
8	It reads: "Michael, it was remiss of me not to contact you
9	yesterday. We were on deadline for the magazines.
10	Nevertheless, I wanted to confirm that the source executed an
11	Addendum to the Agreement with a liquidated damages clause. He
12	has been compensated accordingly. Cheers, Dylan."
13	MS. HOFFINGER: Can we also put up now People's 155
14	in evidence.
15	(Displayed.)
16	MS. HOFFINGER: Is it possible to blow that up just
17	a little bit.
18	(Displayed.)
19	Q Do you recognize that, Mr. Cohen?
20	A I do, ma'am.
21	Q What is that?
22	A This is the Amendment that I was just describing.
23	Q And is that the Amendment that contains the
24	million-dollar liquidation clause and the clause about it
25	continuing in perpetuity?

Lisa Kramsky,

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- 1 A Yes, that would be Sections 2 and 3 of the Amendment.
- Q Now, once that was accomplished by AMI and they
- included the terms that you wanted to protect Mr. Trump, did you
- 4 advise Mr. Trump that you had gotten that done?
- 5 A Yes, ma'am.
- 6 Q Why did you tell him that?
- 7 A Again, in order to ensure that he knows that David's
- 8 doing exactly what he said he would. Also for credit.
- 9 Q In terms of credit, did you tell him that you got the
- 10 million dollars put in and the in perpetuity clause put in?
- 11 A Yes.
- 12 Q Why did you do that?
- 13 A In order to get credit for accomplishing the task.
- 14 Q And was what was Mr. Trump's reaction when you told
- 15 him that?
- 16 A It's great. "That's great."
- 17 Q Now, is it your understanding that AMI bought the life
- 18 rights to the doorman's story as part of what Mr. Pecker had
- 19 agreed to at the Trump Tower meeting with you and Mr. Trump in
- 20 August 2015?
- 21 A Yes.
- MS. HOFFINGER: You could take that down.
- Thank you so much.
- Q Let me direct your attention now to June of 2016.
- 25 And around that time, did you learn that a woman by the name

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1	of Karen McDougal was looking to sell a story regarding her
2	relationship with Mr. Trump?
3	A Yes, ma'am.
4	Q And how did you learn that?
5	A Again, I received a call from David Pecker or Dylan
6	Howard.
7	Q And what, generally, did they tell you, just briefly,
8	in substance, about what this story was about?
9	A That she's a Playboy Playmate and that there is a story
10	that is looking to be sold on the street — to news outlets
11	about a relationship that she had had with Mr. Trump.
12	Q And when you learned of the story, what, if anything,
13	did you think about its potential impact on Mr. Trump's
14	Presidential campaign?
15	A Significant.
16	Q Did you tell Mr. Trump what you had learned from AMI
17	about Karen McDougal?
18	A Immediately after I got off the phone with AMI.
19	Q And can you tell us about the conversation you had with
20	Mr. Trump after learning about that story?
21	A So, I went to the office, knocked on it, I said:
22	"Boss, I got to talk to you."
23	He said: "Come in."
24	I went in. I told him about what I had just learned.
25	I asked him if he knew who Karen McDougal was, if he knows

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1	anything about the story.
2	His response to me was: "She's really beautiful."
3	I said: "Okay. But there is a story that's right now being
4	shopped."
5	Q And did you draw on any — based on your experience
6	with Mr. Trump, did you draw any conclusion based on his
7	response to you?
8	MR. BLANCHE: Objection.
9	THE COURT: Sustained.
10	Q Did Mr. Trump ask you to take any action with respect
11	to the story?
12	A Yes.
13	Q What did he ask you, in general, to do?
14	A Make sure it doesn't get released.
15	Q What did you do as a result? What did you take that to
16	mean you should do?
17	A We need to — we need to acquire the story. And so I
18	went ahead and I reached back out to both Dylan Howard as well
19	as to David Pecker.
20	Q Now, during the time period of about June of — maybe
21	June 16th or so of 2016 to August 5th of 2016, did you
22	communicate frequently, regularly, with Mr. Pecker and
23	Mr. Howard regarding Karen McDougal?
24	A Yes, ma'am.

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Q Why did you do that?

1 A Again, ummm, the purpose is to stop the story from 2 being sold or marketed to an outside source. 3 Q Did you want to make sure that AMI was doing that? 4 A Absolutely. 5 MR. BLANCHE: Objection. THE COURT: Sustained. 6 7 Q How did you communicate — well, let me ask you a question: Did AMI regularly update you about what was happening 8 9 with their negotiations in terms of the story? 10 A Yes. 11 Q And was that consistent with what they had — David 12 Pecker had agreed to do at Trump Tower, to notify you if matters 13 like this were happening? 14 A Yes. 15 Q How did you communicate with David Pecker and Dylan 16 Howard during this time? 17 A Again, it would either be by phone, text, email, app. Q Okay. When you say "app", sometimes using the Signal 18 19 app? 20 A Yes, ma'am, I'm sorry. The Signal app. 21 Q That's okay. 22 Let me just finish the question and then you answer, because 23 the court reporter also needs to get it down.

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Q And did you use for this transaction that you were

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A I'm sorry.

24

1	working with AMI, did you use the Signal app?
2	A I believe so.
3	Q And why was that?
4	A Again, because of the nature of the issue, to make sure
5	that it remained private.
6	Q At various times when you were receiving updates from
7	either Dylan Howard or David Pecker about the progress with
8	Karen McDougal, did you update Mr. Trump frequently?
9	A Yes.
10	MS. HOFFINGER: Can we put up now, please,
11	People's Exhibit 177A, which is also in evidence.
12	(Displayed.)
13	Q Now, I'm just going to ask you: Do you recognize these
14	texts between yourself and Dylan Howard during this time period
15	from about June 16th of 2016 to November 1st of 2016?
16	A I think it says here June 20th of 2016.
17	Q My apologies.
18	Do you recognize these texts during the time period that's
19	referenced in this exhibit?
20	A I do.
21	Q Let's take a look at, first, please, the text with
22	Dylan Howard on June 16th of 2016.
23	(Displayed.)
24	Q Can you read out for the jury all of the texts from

June 16th of 2016. And along the way, you can tell the jury

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Li sa Kramsky,

3312

- what they refer to and what they mean.
- 2 A So, this is a June 16th of 2016 communication between
- 3 Dylan Howard and myself, and it states: "Meeting will be on
- 4 Monday, per their terms. Dylan."
- 5 Q And what's your response?
- 6 A My response back was: "Understood. Thank you for
- 7 everything."
- 8 Q What did you understand this was about in terms of the
- 9 meeting on their terms?
- 10 A This is about meeting with Karen McDougal and her
- 11 people.
- 12 Q Now, let me direct your attention what is again,
- what is the date of this?
- 14 A The date is June 16th of 2016.
- MS. HOFFINGER: And can we take that down for a
- moment and show People's Exhibit 262 in evidence.
- 17 (Displayed.)
- 18 Q I want to do you recognize these texts with Keith
- 19 Schiller, between yourself and Keith Schiller?
- 20 A I do.
- 21 Q Now, you recall that you told the jury that sometimes
- 22 you spoke to or contacted Keith Schiller in order to get in
- touch with Mr. Trump?
- 24 A Yes.
- MS. HOFFINGER: Can we look at Page 2, please,

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.'1 0 ._ K'Q. '

3313

- 1 lines 16 to 20, dated June 16th of 2016.
- 2 Can you see if we can cull those out.
- 3 (Displayed.)
- 4 Q Mr. Cohen, can you read those texts between yourself
- 5 and Keith Schiller on that same day, June 16th of 2016?
- A Yes, ma'am.
- 7 So, this is from me to Keith Schiller, asking: "Can we
- 8 speak? I need you."
- 9 Q And what does he respond?
- 10 A He then responds I didn't receive —
- 11 Q His response?
- 12 A I didn't receive a response back.
- And so, I followed it up with another that says: "You
- 14 there?"
- 15 He then responds to me: "On Dallas."
- I think he meant in Dallas.
- I then respond to him: "Where's The Boss?" Which, of
- 18 course, referenced Mr. Trump.
- 19 He then responds to me: "Next to me."
- 20 And then, I then ask: "Is he free to speak?"
- 21 Q Why are you trying to reach Mr. Trump on this date of
- 22 June 16, 2016?
- 23 A Regarding the Karen McDougal matter.
- Q Was it an update that in response to an update that
- 25 you had just received from Dylan Howard about a meeting with

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.'1 0 ._ K'Q. '

- 1 Karen McDougal's people?
- 2 A Yes, that I thought was important.
- 3 Q Is this an example of you contacting Mr. Trump to give
- 4 him updates about what was progressing with Karen McDougal?
- 5 A Yes, ma'am.
- 6 MS. HOFFINGER: You can take that down.
- 7 Can we now put up People's 349 in evidence.
- 8 (Displayed.)
- 9 Q And take a look at the call on 6/16 of 2016. Do you
- 10 recognize these?
- 11 These are calls between yourself and Mr. Trump, summary
- 12 calls.
- Do you see a call between the two of you at 6:51 p.m. —
- 14 A Yes, ma'am.
- 15 Q for 2 minutes and 31 seconds.
- 16 Did you have that call with Mr. Trump right after you asked
- 17 Keith Schiller if he was available meaning Mr. Trump to
- 18 speak?
- 19 A Yes.
- Q And what do you believe that you discussed with
- 21 Mr. Trump on that call?
- 22 A The updates that I received on the Karen McDougal
- 23 matter.
- Q Thank you.
- MS. HOFFINGER: You can take that down.

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.'1 0 ._ K'Q. '

1	Can we go back now, please, to People's
2	Exhibit 177A in evidence.
3	And can we cull out the texts on June 20th of 2016.
4	And blow those up for Mr. Cohen.
5	THE WITNESS: Thank you.
6	(Displayed.)
7	Q Can you start with the texts from Dylan Howard that
8	says: "I'm about to meet her. Her name is Karen McDougal."
9	A Yes, ma'am.
10	Q "Former Playboy Playmate."
11	A So, I received a series of messages.
12	This one is dated Monday, June 20th of 2016, whereby
13	Dylan Howard sends to me: "I'm about to meet with her. Her
14	name is Karen McDougal, former Playboy Playmate."
15	I then respond to Mr. Howard: "Okay. We need to speak."
16	He then responds to me: "Yes."
17	I then — he then responds to me again: "When we break."
18	And I respond back: "Okay."
19	He then sends to me a response: Spoke — it says "spike"
20	but it means "Spoke to DP" — referencing David Pecker — "We
21	just broke. I'm wrapping up with them. And then we will
22	convene a three-way call between us all to sort this out.
23	Understand I've got this locked down for you." I won't let it
24	get out of my grasp — "I won't let it out of my grasp."

Q Now, did you insist, at this time, on having a call

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1	with Dylan Howard right after he met with Karen McDougal?
2	A Yes, ma'am.
3	Q And why did you do that?
4	A Because I needed to get an update so I could provide it
5	to Mr. Trump.
6	Q And shortly after these updates from Mr. Howard, did
7	you actually have a call with both Dylan Howard and David Pecker
8	to find out about their interview with Karen McDougal?
9	A Yes, ma'am.
10	Q And what was the substance of what they told you during
11	that three-person call about progress with Karen McDougal?
12	A That they believed that they have this under control,
13	as Dylan had stated to me: "I will get this locked down for
14	you. And I won't let it out of my grasp."
15	Q Did Dylan Howard tell you what his opinion was about
16	whether he believed that Karen McDougal had had a relationship
17	with Mr. Trump?
18	MR. BLANCHE: Objection.
19	THE COURT: Sustained.
20	Q Was it important for you to have that call with Dylan
21	Howard and David Pecker?
22	A Yes.
23	Q And that's to make sure that things were being taken
24	care of for Mr. Trump?
25	A Yes.

Senior Court Reporter

- 1 Q Did you have another call later that night with
- 2 Mister with Dylan Howard to have some further conversations
- 3 about the progress of the deal?
- 4 A Yes.
- 5 Q Now, you said you did update Mr. Trump on the progress
- 6 at that point with Karen McDougal?
- 7 A Yes, ma'am.
- 8 Q And do you know whether at that time that update was
- 9 either in person or by telephone?
- 10 A I don't recall.
- 11 Q I'm going to direct your attention now to a little bit
- 12 later in June, a little later in June of 2016, maybe a week or
- so, around the same time.
- 14 Did you were you present for a conversation that
- Mr. Trump had directly with David Pecker about the Karen
- McDougal matter?
- 17 A Yes, ma'am.
- 18 Q Where were you when you were present for, and
- overheard, that conversation?
- 20 A In Mr. Trump's office.
- 21 Q And who else was in the office besides yourself and
- Mr. Trump?
- A (No response.)
- Q It was just the two of you?
- 25 A I believe so, yes.

Lisa Kramsky,

.'1 0 ._ 2-9. '

1	Q And did he have a call at that point with Mr. Pecker?
2	A Yes.
3	Q How did he make that call?
4	A He had the call put through, and he had a speaker box
5	on his desk, and instead of lifting up the phone, he used the
6	speaker box so I was able to hear.
7	Q And can you tell the jury about what you recall from
8	that conversation that Mr. Trump had with Mr. Pecker?
9	A He asked him how things were going with the matter.
10	And David said, "We have this under control. And we will $-\!\!\!\!-$
11	we will take care of this."
12	Q Was there a discussion on that call about how much it
13	might cost to buy this story and who might pay for it?
14	A Yes, ma'am.
15	Q Just, in substance, what was that conversation?
16	A So, David had stated that it's going to cost them
17	\$150,000 to control the story, to which Mr. Trump replied: "No
18	problem. I will take care of it."
19	Q Was there an understanding about who would initially
20	purchase that story?
21	A Yes.
22	Q And who was discussed on that call that would purchase
23	that story?
24	A AMI was going to lay out the funds, and as Mr. Trump
25	had stated to David: "I will take care of it."

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- 1 Q And what did you understand that to mean?
- 2 A He was going to pay it back.
- 3 Q But it wasn't was it described at that point how
- 4 that might occur?
- A No, ma'am.
- 6 Q After that call, did you then have a call or call
- 7 Mr. Pecker?
- 8 A Yes.
- 9 Q And tell us a little bit about that conversation that
- 10 you had with Mr. Pecker?
- 11 A I just wanted to make sure that I was being updated
- 12 regarding the entire matter.
- 13 Q Did you let him know on that call that you had
- overheard that conversation that he had with Mr. Trump?
- 15 A Yes.
- MS. HOFFINGER: Now, let's put back up, if we
- 17 could, please, 177A, Mr. Cohen's texts with Dylan Howard.
- 18 And now the texts on July 28th of 2016 through
- 19 July 29th of 2016.
- 20 And let's see if we can cull those out for
- 21 Mr. Cohen to read.
- 22 (Displayed.)
- 23 A So it's Thursday, July 28th of 2016. It's from me to
- 24 Dylan Howard: "Can you call me?"
- 25 Dylan Howard responds back: "I've not heard back from our

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.'1 0 ._ R's. '

- guy yet so no update. Let me call him this a.m. and get latest.

 Does that work?"
- 3 Q Who did you understand his "guy" to be?
- 4 A I believe it was Keith Davidson.
- 5 Q And who was Keith Davidson in relation to this matter?
- 6 A Keith Davidson is an attorney that was representing
- 7 Ms. McDougal in this transaction.
- 8 Q And did you understand from Dylan Howard that
- 9 Mr. Davidson was doing the negotiating with AMI for
- 10 Ms. McDougal?
- 11 A Yes.
- MR. BLANCHE: Objection, Judge.
- 2 Q Can you continue reading —
- 14 THE COURT: I'm sorry?
- MR. BLANCHE: I'm sorry. Objection.
- 16 THE COURT: Overruled.
- 17 Q Okay.
- 18 A Same date, Thursday, the 28th of July, 2016. I sent a
- 19 text to Dylan Howard: "Yes. And thank you."
- Q Again, if you could read them just as they apply to
- 21 July 29th?
- 22 A Sure.
- 23 He then expresses to me: "They rejected the offer. Told
- 24 them to come back to me." It says "my," but it's "me by EOD" —
- which means end of day "with a realistic number."

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1	"He agreed to that. He fears she has been convinced to tell
2	her story at ABC. And really wants to. I implored my guy to
3	GET IT DONE." All caps. "He's getting back to me."
4	Q Is that the last text?
5	A No.
6	Q I'm sorry. I apologize.
7	A I then respond back to him: "Okay."
8	To which he then responds to me: "We are having a video
9	conference with her next week to outline the opportunities we
10	will present to — we will present her to sign up with us."
11	I then ask: "Do you know what day?"
12	And he responds to me: "Monday or Tuesday."
13	And I respond again: "Okay. Thank you."
14	Q Now, why were you pressing for this information from
15	Dylan Howard?
16	A So several things here. One, I wanted to know what the
17	number was, because I would have to report that to Mr. Trump.
18	When they stated that they are having a video conference
19	with her next week to outline the opportunities, I needed to
20	know what day, again, so that I could update Mr. Trump, and he
21	could have all the necessary information.
22	Q Did you also speak to David Pecker around this time
23	about how things were moving along in the negotiation with Karen
24	McDougal and her lawyers?
25	A Yes.

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1	Q Was there some particular pressure that you felt at
2	this point that AMI should get this done?
3	A Yes.
4	Q What was that?
5	A There was the campaign, and we were concerned that this
6	story was going to find its way to ABC, meaning ABC News.
7	Q Now —
8	MS. HOFFINGER: We can take that down.
9	Thank you.
10	Q — let me direct your attention now to August 5th —
11	well, withdrawn.
12	At some point in August now of 2016, so shortly after those
13	texts, did you learn that indeed an Agreement had been finalized
14	between AMI and Karen McDougal?
15	A Yes.
16	Q And how did you learn that?
17	A I was told by David Pecker and Dylan Howard.
18	Q And what was your understanding from them about what
19	the terms of that Agreement were going to be?
20	A The terms were going to be compensation to her in the
21	amount of \$150,000, as well as they were going to provide her
22	with 24 penned articles that would bear her name, as well as
23	she was going to be on two covers of one of the various
24	magazines that they owned.
25	Q And did you have a conversation just between yourself

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1	and David Pecker about the parameters of this Agreement with
2	Ms. McDougal?
3	A Yes.
4	Q Did Mr. Pecker tell you that he felt that the Agreement
5	was bulletproof?
6	A Yes.
7	Q And what did you understand that to mean?
8	A That they got it. That this is locked down. We
9	prevented the story from being released on ABC News, and
10	effectively the story has now been caught.
11	Q And did you tell — did you update Mr. Trump on that
12	conversation?
13	A Yes, ma'am.
14	Q And did you tell him that you had been told by David
15	that the Agreement was bulletproof?
16	A Yes.
17	Q What was Mr. Trump's reaction to hearing that an
18	Agreement had been signed and done and that it was bulletproof?
19	A Fantastic. Great job.
20	Q Now, did, at some point, Keith Davidson, the attorney
21	for Karen McDougal, reach out to you after the Agreement had
22	been finalized with AMI?
23	A Yes.
24	Q Were you familiar at that time with who Keith Davidson
25	was?

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1	A Yes.
2	Q And how did you know him at that time?
3	A I had worked with Keith Davidson back in 2011 when
4	there was a story that was out that dealt with Stormy Daniels,
5	and in that story — it was on a website called TheDirty.com,
6	that Stormy actually wanted to be taken down and we had worked
7	together to effectuate that.
8	Q To take the story down from The Dirty?
9	A Yes.
10	Q Now, let me have you take a look, please, at People's
11	Exhibit 62 in evidence.
12	(Displayed.)
13	Q By the way, your communications with Keith Davidson
14	were also by phone, also by text?
15	A Yes. It was by phone, email, text.
16	Q Did you also sometimes communicate with him on an
17	encrypted application?
18	A Yes, ma'am.
19	Q Taking a look at People's 62. Do you recognize that
20	email?
21	A I do.
22	Q And what was this email about?
23	A It's an August 5th, 2016 email sent by Keith Davidson
24	to me and it states: "Michael, please call me at your
25	convenience. Thanks."

Lisa Kramsky,

.'1 0 ._ K'Q. '

1	Q And was this after AMI had signed the deal with Karen
2	McDougal?
3	A Yes.
4	Q And did you end up having a call with Keith Davidson
5	about the matter?
6	A I did.
7	Q Could you describe, just generally, the substance of
8	the call?
9	MS. HOFFINGER: You can take that down.
10	Thank you.
11	Q Actually, do you know what, let me just ask you, when
12	you received this email, did you then call Keith Davidson —
13	A I did.
14	Q — as per his request?
15	A Yes.
16	Q All right. So tell us, if you would just briefly, what
17	the conversation was with Keith Davidson?
18	A Great job. The Boss, 1 mean, obviously very happy
19	about it. The matter is now resolved.
20	Q Did Keith tell you that he had resolved the matter?
21	A Yes.
22	Q And that was you telling him that The Boss would be
23	very pleased and thank you and good job?
24	A Yes.

Q What's your understanding of why Keith Davidson reached

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Li sa Kramsky,

25

1	out to you after this deal was concluded?
2	MR. BLANCHE: Objection.
3	THE COURT: Sustained.
4	Q Now, after AMI finalized the deal with Karen McDougal
5	and paid the \$150,000 for the life rights and also for the
6	other that she was going to be doing, did you have any
7	conversations with Mr. Pecker about Mr. Trump reimbursing AMI
8	for the money that AMI put out?
9	A Yes.
10	Q Tell us a little bit about that?
11	A So David had asked me when he should anticipate
12	receiving or being paid back the 150 thousand dollars.
13	He needed to get the 150 thousand dollars; that he wanted
14	the 150 thousand dollars back because it was too much money for
15	him to hide from the CEO of the parent company.
16	And he had also just laid out 30 thousand dollars
17	previously.
18	So he was putting pressure on me to speak to Mr. Trump and
19	to get the money back.
20	Q Did you have several conversations with Mr. Pecker
21	where he urged you to try to move it along and get him repaid?
22	A Yes. I — I don't know if I would characterize it as
23	urge as much as he insisted.
24	Q Was he upset about it?
25	A Very.

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.'1 O ._ K'... '

1	Q So directing your attention now to about September of
2	2016. Did you have lunch with Mr. Pecker where he pressed you
3	further on that matter?
4	A Yes.
5	Q Can you tell us a little bit about that matter?
6	A So he asked me if I would meet him at his favorite
7	Italian restaurant, and I went to meet with him.
8	And, again, he expressed his anger that: I need to get this
9	money back.
10	And I said: Look, Mr. Trump told you that he would pay you
11	back, so he'll pay you back.
12	Q Did you — after the lunch meeting with Mr. Pecker
13	where he was, as you say, upset about not being repaid, did you
14	talk to Mr. Trump about that?
15	Did you inform him of that?
16	A I did.
17	Q And what did Mr. Trump say, in substance, about David
18	Pecker's concerns about getting it paid?
19	A Don't worry. I'll take care of it.
20	Q And did you discuss with Mr. Trump David Pecker's
21	request for that money back on one occasion or more than one
22	occasion?
23	A Several occasions.
24	Q Around the same time, did you have any conversations
25	with Mr. Trump regarding other stories that AMI may have had in

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1	the past and some concerns about that?
2	A Yes.
3	Q Can you tell the jury a little bit about that?
4	A So David had expressed to me that, obviously, the
5	relationship with Mr. Trump goes back many, many years and there
6	is a file drawer or a locked drawer, as he described it, where
7	files that relate to Mr. Trump existed.
8	And, at that point in time, David was being considered for
9	the position of CEO at Time, Inc., Time Magazine.
10	And one of the concerns that I had, that I expressed to
11	Mr. Trump, was if he goes, there is a series of papers there
12	that relate to you.
13	Q And what was your concern, specifically, with respect
14	to those stories and Mr. Pecker leaving AMI?
15	A Well, I didn't know what those stories were, and nobody
16	was discussing that with me, but that they would be open for
17	use.
18	Q Meaning that other people might get their hands on
19	them?
20	A Yes. Because we didn't know who the potential CEO or
21	replacement would be.
22	Q And was Mr. Trump concerned about that at that point as
23	well?
24	A Yes.
25	Q Did you discuss with Mr. Pecker those concerns about

Senior Court Reporter

1	whatever other stories might — AMI might have in that locked
2	drawer?
3	A Yes.
4	Q And what did Mr. Pecker say?
5	A You could technically buy them. We will figure out a
6	way for you to take control over them.
7	Q And around the same time, were you having some
8	discussions with David Pecker about purchasing from AMI those
9	life rights to Karen McDougal's story?
10	A Yes. That was all part of the same transaction.
11	Q So, let me direct your attention now to September 6th
12	of 2016.
13	Did you record a conversation that you had with Mr. Trump
14	about purchasing from AMI the life rights to Karen McDougal's
15	story and these other stories that AMI might have?
16	A Yes.
17	Q Now, during the time, the ten years that you worked for
18	Mr. Trump, how many conversations with him did you tape?
19	A None other.
20	Q So this was the only one?
21	A Yes, ma'am.
22	Q Why did you feel it was important to tape this one
23	conversation?
24	A It was so I could show it to David Pecker, and that way
25	he would hear the conversation so that he would know that we are

Senior Court Reporter

I	going to be paying him — Mr. Trump is going to be paying him
2	back because it was — it became a regular conversation between
3	the two of us.
4	Q That he needed to be paid back?
5	A And I also wanted him to remain loyal to Mr. Trump.
6	Q So how did you go about recording this conversation
7	with Mr. Trump?
8	A I had my cell phone in my hand, and I put it on voice
9	memo. All Apple iPhones have it. And I hit record. And I
10	walked in.
11	Q Walked in where?
12	A To Mr. Trump's office.
13	Q And where did you put your phone when you recorded this
14	conversation with Mr. Trump?
15	A It was in my hand.
16	Q Did you sit down to talk to him? Were you standing
17	when you had this conversation with him or were you seated, if
18	you can recall?
19	A I don't recall.
20	Q About how far away were you from Mr. Trump when you
21	made this recording using your phone?
22	A On the opposite side of his desk.
23	Q To your knowledge, was Mr. Trump aware that you were
24	recording this conversation?
0.5	

Senior Court Reporter

Li sa Kramsky,

A No, ma'am.

1	MS. HOFFINGER: Can you hand this to the witness,	
2	please.	
3	Thank you.	
4	Q I'm handing you a thumb drive that, among other	
5	exhibits, contains People's 246, which is a recording, and	
6	People's 248, a transcript.	
7	(Handed.)	
8	THE WITNESS: Thank you.	
9	THE COURT OFFICER: You're welcome.	
10	Q Have you previously reviewed that recording, People's	
11	246, and the transcript, People's 248, on that thumb drive?	
12	A Yes, ma'am.	
13	Q How do you know that you reviewed those two exhibits	
14	previously?	
15	A Because it has my initials on it.	
16	Q And you say it has — would it be the thumb drive?	
17	A I'm sorry. The thumb drive has my initials on it.	
18	Q Okay. And does it also have the date or just your	
19	initials?	
20	A It does.	
21	Q You don't have to pull out the date, but it has the	
22	date and your initials.	
23	Now, People's 246, the recording of that conversation that	

you taped Mr. Trump on, on September 6th, 2016, is that an exact

copy of the original audio recording that you made on your

Senior Court Reporter

Li sa Kramsky,

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25

1	phone?
2	A Yes.
3	Q And whose voices are on that audio recording?
4	A Several people.
5	Q Who are they?
6	A Mr. Trump. Mine. Rhona Graff.
7	Q When you say "Rhona Graff," was she in and out?
8	A Rhona Graff came in and out, but you hear — you
9	certainly hear her voice. She's executive assistant, again, to
10	Mr. Trump.
11	Q Now, what generally, before we listen to it, is
12	discussed that's on that taped audio recording?
13	A That I had been working with Allen Weisselberg in terms
14	of —
15	Q Well, let me stop you a second.
16	A I'm sorry.
17	Q Just in terms of generalities, when you first walked
18	in, was Mr. Trump on the phone?
19	A Yes.
20	Q Does the audio recording capture some of his
21	conversation on the phone?
22	A Yes.
23	Q And did you discuss partly the purchase of materials
24	from AMI?
25	A Yes.

Senior Court Reporter

1	Q Did you also discuss another matter with him before you
2	got to that?
3	A Yes.
4	Q What generally was that?
5	A Charleston. I was referring to a piece of property in
6	Charleston.
7	Q Okay. Was it also generally a discussion of some
8	divorce papers —
9	A Yes.
10	Q — that you had with Mr. Trump at the time?
11	A Yes, that's another topic that came up.
12	Q Is that audio recording, People's 246, a true and
13	accurate representation of the conversation you had with
14	Mr. Trump on that day, on September 6th of 2016?
15	A Yes.
16	Q Okay. Now, I mentioned a transcript, People's 248,
17	that you also reviewed on that thumb drive.
18	Did you compare that closely with the recording of the
19	conversation?
20	A I did.
21	Q Now, is that transcript just a portion of what's on the
22	recording?
23	A Yes.
24	Q And is it — does it reflect the portion of the

recording related to the purchase of those materials from AMI?

Senior Court Reporter

Li sa Kramsky,

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1	A Yes, ma'am.
2	Q And is that transcript a true and accurate
3	representation of that portion of the conversation regarding the
4	purchase of materials from AMI?
5	A Yes, there was one change that was made to one word.
6	Q Okay. And is what is currently the transcript that you
7	reviewed —
8	A Yes.
9	${\tt Q}$ — that you reviewed carefully against the tape, is it
10	true and accurate in terms of the words that are spoken by both
11	yourself and Mr. Trump?
12	A Yes, ma'am.
13	MS. HOFFINGER: I would like to now play, please,
14	one time through for the jury, People's 246.
15	And if we can play it once in its entirety. Thank
16	you.
17	(Audiotape played in open court at this time.)
18	******
19	Q Now, Mr. Cohen, let me ask you, the first two minutes
20	or so of the conversation were not related to the Karen McDougal
21	matter; is that right?
22	A That's correct.
23	Q That's when Mr. Trump was on the phone and when you
24	were talking to him about some other divorce papers and
25	Charleston; is that right?

Senior Court Reporter

1	A Yes, as well as Pastor Mark Burns.
2	Q So, I'm now going to ask for us to listen to just some
3	portions. We are going to stop and start it. I'm going to ask
4	you a few questions.
5	MS. HOFFINGER: So, if we could play now the
6	recording from minute 2 and 4 seconds to 2 and 15 seconds.
7	Q And then I will ask you a few questions.
8	(Audiotape being played in open court at this
9	time.)
10	*****
11	Q First of all, who is "our friend David?"
12	A It's referring to David Pecker.
13	Q And what did you mean by "I need to open a company
14	regarding the transfer of all that information."
15	What were you talking about?
16	A Well, to open up an LLC, and the LLC would be the
17	beneficial owner of all of the information that was contained in
18	that drawer that David was referencing.
19	Q And all that information, including also the Karen
20	McDougal matter?
21	A As well as the Karen McDougal matter.
22	Q What was the reason for talking about opening up a
23	company?
24	A In order to have separation. Keeping it away from

Senior Court Reporter

Li sa Kramsky,

Mr. Trump.

1	Q Now, why was it important to keep it away from
2	Mr. Trump, the purchase of that information?
3	A For privacy purposes and for the benefit of Mr. Trump.
4	Hmmm.
5	Q Now, you didn't refer to Mr. Pecker by his full name;
6	you just said "David."
7	Why didn't you use his full name?
8	And was this sort of typical for this conversation?
9	A It wasn't necessary. Mr. Trump knew who I was
10	referring to.
11	It was an ongoing conversation that we had been having.
12	MS. HOFFINGER: Can we play now the recording from
13	2 minutes and 15 minutes to 2 minutes and 21 seconds.
14	Thank you.
15	(Audiotape being played in open court at this
16	time.)
17	*****
18	Q You mentioned within your conversation with Mr. Trump
19	"Allen Weisselberg?"
20	A Yes.
21	Q Who was he at the time?
22	A Allen Weisselberg was the Chief Financial Officer of
23	the Trump Organization.
24	Q And why did you tell Mr. Trump that you were setting up
25	the LLC and discussing it with Allen Weisselberg?

Senior Court Reporter

1	A Because Mr. Trump had previously directed me to speak
2	with Allen Weisselberg about getting this matter handled.
3	Q And why were you letting Mr. Trump know that you had
4	been in discussion with Mr. Weisselberg about this?
5	A Because we are going to need money, and we are going to
6	need to open up the LLC and to resolve this issue.
7	Q And Mr. Weisselberg's role at the time, you said,
8	was —
9	A Chief Financial Officer. He handled all of the
10	finances.
11	It was — every penny that came in or out went through
12	Allen's office.
13	Q And so, this was partly why Mr. Trump directed you to
14	work with him, and this was not unusual for you to work with
15	Mr. Weisselberg on financial matters regarding Mr. Trump; is
16	that right?
17	A Correct.
18	Q Now, what did you understand Mr. Trump to mean when he
19	said "what do we have to pay for this? What do we got to pay
20	for this?"
21	A We were referring to the \$150,000 that was advanced by
22	AMI in order to purchase the life rights of Karen McDougal.
23	Q So, when Mr. Trump said: "What do we got to pay for
24	this? One fifty?" What was your understanding about the state
25	of Mr. Trump's knowledge at that point about how much money it

Senior Court Reporter

1	was going to take to purchase this?
2	MR. BLANCHE: Objection.
3	THE COURT: Overruled.
4	A He already knew, based upon conversations with David,
5	which is why he mentioned the number "150."
6	MS. HOFFINGER: Now, can we play the rest of the
7	tape through. Just to the end.
8	Thank you.
9	(Audiotape played in open court at this time.)
10	*****
11	Q Now, what was the significance of "all that stuff" that
12	was mentioned?
13	A "All that stuff" is referencing the information that
14	David Pecker had accumulated over the years of Mr. Trump that
15	was in that alleged locked door — or drawer.
16	Q And including also the Karen McDougal story?
17	A And including Karen McDougal.
18	Q Now, what was the conversation about "someone may be
19	getting hit by a truck."
20	What was that about it?
21	A As I had said before, Allen Weisselberg was being
22	considered — I'm sorry. I'm sorry. David Pecker was being
23	considered for the CEO position of another — of Time Inc., and
24	the concern was the information, so "all the stuff" refers to
25	that.

Senior Court Reporter

- 1 Q Now, you mentioned the word "financing," and Mr. Trump
- 2 asked you about that.
- 3 Can you explain that?
- A That was not the best usage of the word, what I really
- 5 meant was funding, not financing.
- 6 Q And what did you mean by what you had what needed to
- 7 be funded?
- 8 A How much money needed to be paid.
- 9 Q Paid to who?
- 10 A Paid to David Pecker, AMI.
- 11 Q Okay. And is that what you understood by, "We will
- have to pay him something?"
- 13 A Yes.
- Q By "we have to pay him something?"
- 15 A Yes.
- Q What did you understand Mr. Trump to mean by saying,
- 17 "Pay with cash?"
- 18 A Well, to pay in green, which would, obviously, be one
- 19 way to avoid any type of a paper transaction, but that's not
- 20 what I thought was the best way to do it.
- Q And so, is that why you said, "No?"
- 22 A Correct.
- 23 MS. HOFFINGER: Did you want to take a break, your
- Honor?
- THE COURT: It's up to you.

Senior Court Reporter

1	Is this a good time?
2	MS. HOFFINGER: Yes.
3	THE COURT: Okay.
4	MS. HOFFINGER: Thank you.
5	THE COURT: All right.
6	Jurors, let's go ahead and take our morning recess.
7	I will see you in about 15 minutes.
8	You may step out.
9	THE COURT OFFICER: All rise.
10	(Jury exits.)
11	******
12	THE COURT: You may be seated.
13	Sir, you can step out.
14	THE WITNESS: Thank you.
15	(Witness excused.)
16	****
17	(Recess taken, after which time Principal Court
18	Reporter Susan Pearce-Bates relieved Lisa Kramsky as the
19	official court reporter.)
20	******
21	
22	
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Senior Court Reporter

1	(Continued	irom	the	previous	page.)	

- 2 LIEUTENANT: All rise.
- 3 Part 59 is back in session.
- 4 THE COURT: Mr. Blanche, in the past my practice
- 5 has always been when there is a tape or something like that
- 6 produced into evidence, I normally give some sort of
- 7 limiting instruction along the lines of, Jurors, I just
- 8 want you to know that the transcript is not evidence. The
- 9 transcript is just an aid to assist you and it is the tape
- 10 that is evidence.
- No one has requested that instruction.
- Do you want to leave it like that, or would you
- want me to give it?
- MR. BLANCHE: We would.
- MS. HOFFINGER: I believe the transcript is in
- 16 evidence.
- 17 THE COURT: It is in evidence as an aid, and 1 am
- 18 going to give that instruction.
- 19 MR. BLANCHE: If your Honor can give it even
- right now, since we finished that part of the testimony,
- that would make sense.
- THE COURT: Sure.
- Let's bring the witness back, please.
- 24 LIEUTENANT: Witness entering.
- 25 (Whereupon, the witness entered the

1	courtroom and was properly seated.)
2	THE COURT: You are still under oath, Mr. Cohen.
3	THE WITNESS: Yes, sir.
4	MICHAELCOHEN,
5	herein, called as a witness, being previously sworn, was
6	examined and testified further as follows:
7	THE COURT: Let's get the jury, please.
8	LIEUTENANT: All rise.
9	Jury entering.
10	(Whereupon, the jury entered the courtroom
11	and was properly seated.)
12	THE COURT: You may be seated.
13	THE CLERK: Case on trial continued.
14	All jurors are present and properly seated.
15	THE COURT: Jurors, just one quick instruction
16	before we continue with the testimony.
17	You heard the tape played and you have also seen
18	a transcript. I just want to remind you that the evidence
19	in the case is the tape itself. The transcript has been
20	offered to you merely as an aid to assist you in
21	understanding what is in evidence, and that is the tape.
22	The transcript is also in evidence, but, again,
23	it is the tape itself that is the evidence.
24	MS. HOFFINGER: Thank you, your Honor.

25 CONTINUED DIRECT EXAMINATION

1	BY MS. HOFFINGER:
2	Q Now, Mr. Cohen, when we ended off before the break, I
3	was asking you about Mr. Trump saying something about paying in
4	cash.
5	Why did you think it was a bad idea for Mr. Trump's
6	suggestion that this be paid in cash?
7	A Because we needed to acquire the information, the
8	documents, and I believed that the proper way to do it would be
9	by check and make it appear to be a proper transaction.
10	Q Now, at the end of the tape it cuts off, and there is
11	a voice that's heard at the end of the tape before it cuts off.
12	Whose voice is that?
13	A It's my voice.
14	Q And what do you recall about why that recording cut
15	off that way with your voice?
16	A Because I received an incoming phone call.
17	Q And what do you understand you were saying in that
18	last piece when you hear your voice?
19	A Hello, are you there?
20	Q Now, why did you — when you tried to take that call,
21	you said the incoming call you thought was coming in, did the
22	recording of your conversation with Mr. Trump end at that
23	point?
24	A Yes.
25	Q And why did you try to take that call instead of

1	continuing to tape the conversation with Mr. Trump?
2	A I must have believed it was an important phone call.
3	Q Was there another reason also that you were
4	comfortable ending the tape?
5	A Yes.
6	Q Tell us about that, please.
7	A I didn't want to record more. I already had enough
8	that I would have been able to show David Pecker so as to
9	convince him that he was going to receive the \$150,000 back.
10	MS. HOFFINGER: Now, let's put up, please, for
11	Mr. Cohen, what's in evidence, a page from People's Exhibit
12	400. The page that's Bates ending 2726, please.
13	(Displayed.)
14	Q Now, Mr. Cohen, have you had a chance to review this
15	record, this AT&T record regarding your call history?
16	A Yes.
17	Q And do you recognize it to be an AT&T record of calls
18	to or from your cell phone ending in 0114?
19	A Yes.
20	Q Does it appear to show an incoming call at around the
21	time that your recording of Mr. Trump cuts off?
22	A Yes.
23	Q And does that record indicate a call at around that

time that looks like it came in and perhaps went to voicemail?

24

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A It says so, yes.

	33
1	Q And do you recall when you tried to pick up that call,
2	do you recall whether it connected or went to voicemail?
3	A I don't recall.
4	MS. HOFFINGER: You can take that down, please.
5	Can we take a look now at a page of what's in
6	evidence as People's Exhibit 263, a page with a Bates
7	ending 69559?
8	(Displayed.)
9	Q Does that appear to be a contact from your phone
10	records, from your phone contacts?
11	A It is.
12	Q Have you had a chance to review that against those
13	AT&T records?
14	A I have.
15	Q And does that indicate the number or the person who is
16	attached to the number of that incoming call at around the time
17	that the recording cut off?
18	A It does.
19	Q And who does that number come back to, according to
20	your contacts?
21	A It comes back to Kathy Battle, who is the Branch
22	Manager over at Capital One Bank.
23	Q So, it is your understanding that that was the call

24

25

that came in —

A Yes.

1	Q — based on the review of these records?
2	A Yes.
3	MS. HOFFINGER: You can take that down.
4	Thank you.
5	Q Now, after the audio ended, you ended the audio
6	recording by trying to pick up this call, did you continue some
7	conversation with Mr. Trump?
8	A Yes.
9	Q And what was the gist of the conversation that you
10	continued with Mr. Trump after the recording ended?
11	A I am going to head over to Allen Weisselberg's office,
12	and I will get back to him with more of an update.
13	Q So, was there a really substantial conversation after
14	the end of that taped recording?
15	A Yes.
16	Q And when you say, yes, was it a substantially long
17	conversation?
18	A No, it was not substantial.
19	Q And at that point, as you — withdrawn.
20	You mentioned that the point of this recording was so
21	that you could convince Mr. Pecker that Mr. Trump had agreed to
22	repay the money?
23	A To appease him that he was going to receive the money

Q Was there any reason to have any real further

24

25

back.

conversation with Mr. Trump about this at that tim	ne?
--	-----

- 2 A No.
- 3 MS. HOFFINGER: Now, I am going to ask you to
- 4 please put up People's 247 also in evidence.
- 5 (Displayed.)
- 6 Q Now, Mr. Cohen, this is metadata from your phone
- 7 regarding the taped the audio tape of your conversation with
- 8 Mr. Trump on September 6th of 2016.
- 9 I want to ask you a question.
- 10 After you made that audio recording using your phone,
- 11 did you ever alter that recording?
- 12 A No.
- 13 Q And is that recording exactly the same as the day that
- you made it on September 6th of 2016?
- 15 A Yes.
- MS. HOFFINGER: You can take that down.
- 17 Thank you.
- 18 Q Now, I want to go back to your conversation with
- 19 Mr. Trump on that audio recording where you mentioned having
- 20 spoken with Allen Weisselberg about setting this whole thing
- 21 up.
- Do you remember that?
- 23 A I do.
- Q I just want to go back to you was it typical for
- 25 you to discuss financial matters with Allen Weisselberg?

1	A It was	typical,	too,	ior ev	verybody	to discuss
2	financial	matters	with	Allen	Weisselb	erg.

- 3 Q And that was why?
- 4 A Because he was the Chief Financial Officer of the
- 5 company and was a long serving, loyal employee to Mr. Trump.
- 6 Q And so, was Mr. Weisselberg, to your knowledge, in
- 7 charge of the finance and accounting functions at The Trump
- 8 Organization?
- 9 A Yes.
- 10 One additional thing.
- 11 Q Yes, sir.
- 12 A It was also because Mr. Trump would direct me to go
- 13 speak to Mr. Weisselberg.
- 14 Q Was that unusual either —
- 15 A No.
- 16 Q to direct you to speak to Mr. Weisselberg about
- 17 financial transactions?
- 18 A No.
- 19 Q Did to your understanding, did Mr. Weisselberg
- 20 report directly to Mr. Trump at The Trump Organization?
- 21 A Yes.
- 22 Q And I think you said Mr. Weisselberg was a
- 23 long-standing executive employee there for many years?
- 24 A Yes, ma'am.
- Q Where was Mr. Weisselberg's office located in relation

1	to Mr. Trump's office?
2	A Also on the 26th floor, towards the back.
3	Q Whose office was closer to Mr. Trump's, yours or Mr.
4	Weisselberg's?
5	A Well, initially, it would have been pretty similar,
6	but the second office that I moved into, I was.
7	Q What was your relationship like with Mr. Weisselberg
8	at the time?
9	A It was very good.
10	Q And did you observe how frequently Mr. Weisselberg
11	interacted with Mr. Trump?
12	A Yes.
13	Q And what did you observe?
14	A It was a regular basis.
15	Q And from your experience working at The Trump
16	Organization, would a deal of this magnitude, a \$150,000 deal,
17	have been done at The Trump Organization without Allen

21 A No, not — it wasn't even a deal of this magnitude.

MR. BLANCHE: Objection.

THE COURT: Overruled.

Weisselberg?

18

19

20

25

22 It was any deal would end up going through Allen. Allen

23 handled all the finances coming in and out.

Q Can you describe, generally, the conversation you had

with Mr. Weisselberg about the McDougal transaction?

1	A So, I went to Allen's office. 1 expressed to him that
2	we need funding of \$150,000 to consummate this transaction.
3	Allen then said to me: Well, if we do it from a Trump
4	entity, that kind of defeats the purpose because the point is
5	not to have the Trump name affiliated to this at all. It's
6	really to create a barrier.
7	And so, he asked me to think about ways that we could
8	raise the \$150,000.
9	Q Before we get to that for a moment, in terms of
10	opening up a separate LLC to handle it, did you have a
11	conversation with Mr. Allen Weisselberg about that?
12	MR. BLANCHE: Objection.
13	THE COURT: You can answer.
14	A No. I just told him I was going to open up a LLC.
15	Q Was there a discussion about doing that to make it
16	more difficult to track directly to either Mr. Trump or The
17	Trump Organization?
18	A It was in order to keep it separate.
19	Q And, approximately, how many conversations do you
20	think you had with Mr. Weisselberg about the McDougal
21	transaction?
22	A Maybe 10, 12.
23	Q Now, did there come a time that you had some
24	conversations and began working with someone named Daniel
25	Rotstein associated with AMI in terms of effectuating this

1	transfer of the rights from AMI to an LLC?
2	A Yes.
3	Q And who was Daniel Rotstein, to your knowledge?
4	A He is an employee over at AMI.
5	Q And, by the way, you had Mr. Rotstein's contact in
6	your phone as well?
7	A Yes.
8	Q And did you communicate with him by phone?
9	A I did.
10	Q And by email?
11	A Yes.
12	Q Did you also on some occasions communicate with him by
13	encrypted applications?
14	A I believe so.
15	Q And why did you do that with him?
16	A In order to keep the matter secret.
17	MS. HOFFINGER: So, let's show now, please, just
18	to the witness, the Court and counsel, People's Exhibit,
19	209 for identification.
20	(Displayed.)
21	Q Do you recognize that document on your screen, sir?
22	A I do.

Q What do you recognize it to be?

encrypted app Signal.

23

24

25

Susan Pearce—Bates, RPR, CCR, RSA

Principal Court Reporter

A This is a communication from Daniel Rotstein to me by

	33
1	Q Are those a variety of communications over a number of
2	days with Mr. Rotstein?
3	A Yes.
4	Q By encrypted app Signal?
5	A Yes.
6	Q Is this an exact copy of those communications between
7	yourself and Mr. Rotstein using that encrypted app on the dates
8	that are reflected in this record?
9	A Yes, ma'am.
10	MS. HOFFINGER: I offer People's Exhibit 209 in
11	evidence.
12	MR. BLANCHE: No objection.
13	THE COURT: Accepted into evidence.
14	(Document so received in evidence.)
15	(Displayed.)
16	MS. HOFFINGER: Thank you.
17	Q Let me direct your attention to the first — sorry, to
18	September 7th of 2016. There is a text at 8:34 a.m.
19	MS. HOFFINGER: Thank you for blowing that up for
20	the jury to see and for Mr. Cohen to see.
21	Q Can you read what's in that communication and explain
22	what it is?

A This is just the communication from Daniel Rotstein to

me stating, please find possible names, and he listed five

different possible corporation names that he was going to use

23

24

25

1	as	the	recipient	of	the	Assignment	Agreement.
	α	CIIC	TCCTPTCIIC	O ±	CIIC	TIDDITSINCITO	TIST CCINCITC

- 2 Q And what is the date of that first communication that
- 3 Mr. Rotstein had with you?
- 4 What date was that?
- 5 A September 7th of 2016.
- 6 Q And was that just one day after you had taped the
- 7 conversation with Mr. Trump about setting up an LLC to purchase
- 8 the information from AMI?
- 9 A Yes, ma'am.
- 10 Q So, you started working with Mr. Rotstein promptly the
- 11 next day on that matter?
- 12 A Yes.
- 13 Q Just to clarify something, People's 209 are
- 14 screenshots or photos of the communications you had with Mr.
- 15 Rotstein?
- A It was a screenshot sent to me, yes.
- 17 Q Now, you mentioned an Assignment Agreement.
- 18 What is the Assignment Agreement that he was
- referencing there?
- 20 A What he was referencing was to assign the life rights
- of Karen McDougal to the LLC entity that was being created.
- 22 Q So, it would be an assignment from AMI to the company
- that you set up?
- 24 A Yes.
- MS. HOFFINGER: Now, if we can scroll down just a

1	little bit.
2	(Displayed.)
3	Q Do you see some additional calls in September
4	following that communication?
5	A Yes.
6	Q And then I will just ask you to read the communication
7	on September 30th.
8	MS. HOFFINGER: And if we can blow that up.
9	(Displayed.)
10	A September 30th of 2016, approximately — well,
11	1:36 p.m.:
12	I will be at your office in a few minutes.
13	Q And do you know what that communication was about?
14	A Yes.
15	Q What was it?
16	A It was about the Assignment Agreement.
17	Q Was there a plan to sign it on that day?
18	A Yes, ma'am.
19	MS. HOFFINGER: We can take that down.
20	Thank you.
21	I want to now show to the witness People's — to
22	the witness, counsel and the Court only, People's Exhibit
23	210 for identification.
24	(Displayed.)

Q Do you recognize that document?

25

1	A I do.
2	Q What do you recognize it to be?
3	A It is an email from Daniel Rotstein to me on September
4	23rd of 2016.
5	MS. HOFFINGER: Can we scroll down to the next
6	page of that exhibit?
7	(Displayed.)
8	Q What is attached to that exhibit?
9	Do you recognize it?
10	A I do.
11	Q Is it a Form Assignment of License Agreement?
12	A It's a non-filled in Assignment of License Agreement.
13	Q And other than the redactions that are in the email in
14	terms of redacting email addresses, is this an exact copy of an
15	email from Mr. Rotstein to you on September 23rd of 2016,
16	attaching that non-filled in Form Assignment of Licensing
17	Agreement?
18	A Yes, ma'am.
19	MS. HOFFINGER: I offer People's Exhibit 210 in
20	evidence.
21	MR. BLANCHE: No objection.
22	THE COURT: 210 is accepted into evidence.
23	(Document so received in evidence.)
24	MS. HOFFINGER: Can we display that for the jury

25

now, please?

1	Can we look at that second page?
2	(Displayed.)
3	Q Is that an assignment template agreement that
4	Mr. Rotstein had mentioned in his messages with you earlier on
5	the screenshot exhibit, the screenshot messages?
6	A It is.
7	Q Now, did you go ahead —
8	MS. HOFFINGER: You can take that down.
9	Q Did you go ahead and form the LLC, the company, that
10	was going to handle the payment to AMI for the life rights to
11	Karen McDougal's story?
12	A Yes.
13	Q And, at the time, what was the name of the company
14	that you formed to handle that transfer of rights?
15	A Resolution Consultants LLC.
16	MS. HOFFINGER: And can we put up now, just for
17	the witness, counsel and the Court, please, People's
18	Exhibit 215 for identification.
19	(Displayed.)
20	Q Do you recognize this document?
21	A I do.
22	Q What do you recognize it to be?
23	A It is an email from Patty, who is an employee over at
24	Delaney Corporate, an entity that incorporates for you, to me

with the attachment Resolution Consultants LLC, and it states

25

1 t	this i	s what	I	would	submit	for	filing.
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- 2 Q And does she attach a Certificate of Formation for
- 3 Resolution Consultants to be filed?
- 4 A Yes.
- 5 Q Other than some of the redactions to the email, is
- 6 this an exact copy of the email with the attached Certificate
- 7 of Formation for Resolution Consultants that you received from
- 8 Patty at Delaney Corp. on that day?
- 9 A It is.
- 10 MS. HOFFINGER: I offer in evidence People's
- 11 Exhibit 215.
- MR. BLANCHE: I have no objection.
- 13 THE COURT: Accepted into evidence.
- 14 (Document so received in evidence.)
- MS. HOFFINGER: Thank you, your Honor.
- 16 You can show that to the jury now.
- 17 (Displayed.)
- 18 Q What is the date of formation of Resolution
- 19 Consultants LLC?
- 20 A September 30th of 2016.
- 21 Q What was your purpose on September 30, 2016 of forming
- 22 Resolution Consultants?
- 23 A To use this entity for the assignment of the McDougal
- 24 matter, as well as the other information.
- MS. HOFFINGER: You can take that down now.

1	Can we now put up People's Exhibit 162, which is
2	in evidence?
3	(Displayed.)
4	Q Do you recognize that document, sir?
5	A I do.
6	Q What is that?
7	A This is an executed Assignment of Licensing Agreement
8	between AMI as the signer to Resolution Consultants LLC dated
9	September 30th of 2016, and executed by David Pecker and
10	myself.
11	Q And that's your signature there?
12	A It is.
13	Q And do you recognize David Pecker's signature?
14	A Yes.
15	Q Can you just describe for the jury, generally, what
16	were the terms of this Assignment Agreement?
17	A As it states in the document:
18	For good and valuable consideration, the signer does
19	hereby sign and transfer to the assignee, successors and
20	assigns all of his rights, benefits and obligations to the
21	license agreement.
22	Q Just, in general, without reading it for the jury,
23	there is a lot of legal language in there, does it represent
24	the transfer of those rights from AMI to Resolution
25	Consultants?

1	A Yes. The transfer of the McDougal life rights, as
2	well as the other documents.
3	Q Now, why does this agreement reference \$125,000
4	instead of \$150,000, which was the payment to Karen McDougal?
5	A So, David had expressed to me that we are going to
6	reduce it from 150 to 125, on the basis that 125 was going to
7	represent the life rights because they were engaged with Karen
8	McDougal for two covers, as well as 24 penned articles; that
9	the compensation to her for that was going to be \$25,000.
10	That's what they would have on their books claiming
11	their contract with her was for.
12	Q Now, at this time, when you worked out this Assignment
13	Agreement with AMI, between AMI and Resolution Consultants, had
14	you and Allen Weisselberg yet worked out the logistics of where
15	that \$125,000 was going to come from?
16	A No.
17	Q And who did you understand was, ultimately, going to
18	pay the \$125,000 for the life rights to that material?
19	A Mr. Trump.
20	Q Were you planning on owning the life rights to that
21	story?
22	A No, ma'am.
23	Q Why not?
24	A I had no reason to own — no need to own the life
25	rights. What I was doing, I was doing at the direction and for

1	the benefit of Mr. Trump.
2	Q Now, in signing that agreement, around the time that
3	you signed that agreement with AMI, did you have a conversation
4	with Mr. Trump about doing so?
5	A Yes.
6	MS. HOFFINGER: Can we put up, please — you can
7	take that down and put up People's Exhibit 349 and
8	reference the call between Mr. Trump and Mr. Cohen on
9	September 29th of 2016.
10	(Displayed.)
11	Q Do you see a call there, sir, for about seven minutes
12	and fourteen seconds?
13	A Yes.
14	Q And what did you discuss — what do you think you
15	discussed on the phone with Mr. Trump during that call?
16	A The Karen McDougal matter.
17	Q And did you discuss with him, specifically, whether
18	you were going to be signing this agreement and finalizing the
19	assignment rights?
20	A Yes. I gave him a complete and total update on
21	everything that transpired the day before.
22	Q Why did you speak to him the day before you signed
23	that agreement?
24	A Because it was when I was speaking with David Pecker

regarding the transfer and the assignment.

1	Q Did you want to let him know that you were getting it
2	done?
3	A Yes.
4	MR. BLANCHE: Objection.
5	THE COURT: Sustained.
6	Q Why did you speak to him the day before you signed it?
7	A In order to let him know that it was being taken care
8	of, that the matter was going to be resolved, and this
9	conversation, obviously, to let him know that it is being
10	resolved.
11	MS. HOFFINGER: You can take that down now.
12	Can you please put up People's Exhibit 161 in
13	evidence?
14	(Displayed.)
15	Q Do you recognize this document, Mr. Cohen?
16	A I do.
17	Q What is it?
18	A This is a document. It is, as stated, an invoice from
19	Investor Advisory Services Inc., with an invoice number of
20	2016-203, dated September 21st of 2016.
21	Q Did you receive this document at some point?

22

23

24

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A Yes, I did.

Q Who did you receive it from?

A I believe Daniel Rotstein.

Susan Pearce-Bates, RPR, CCR, RSA

Principal Court Reporter

Q What did you understand was the purpose of this

1	document?
2	A The purpose was to reflect \$125,000 that was for the
3	assignment.
4	Q Was it an invoice for the payment of that 125?
5	A Yes, ma'am.
6	Q And let me direct your attention to the description of
7	services.
8	It says, flat fee for advisory services for \$125,000.
9	Do you see that?
10	A I do.
11	Q Was that description a truthful description about this
12	transaction?
13	A No, ma'am.
14	Q In truth, what was the \$125,000 payment supposed to be
15	for?
16	A For the life rights of Karen McDougal.
17	Q And what's your understanding about why you got an
18	invoice, or why this invoice was from a company called,
19	Investment Advisory Services instead of AMI directly?
20	A I never knew who they were. I still, to this day,
21	don't. It was clearly just to create separation in order to
22	mask the transaction.
23	MS. HOFFINGER: You can take that down.
24	Thank you.
25	Q Now, ultimately, you signed this Assignment Agreement

1	and you received this invoice.
2	Ultimately though, did the company, Resolution
3	Consultants, end up purchasing the Karen McDougal materials and
4	the other materials from AMI?
5	A No.
6	Q What happened?
7	A Well, David Pecker contacted me, and stated that it
8	was no longer necessary to have Mr. Trump pay the \$125,000.
9	I asked him, why? Satisfied, because now I would
10	report to Mr. Trump that he wouldn't have to pay that amount of
11	money, which would make him happy.
12	And the reason was because the Karen McDougal front
13	cover on Men's Health magazine had sold more copies than they
14	had not only anticipated, I think that they had ever — the way
15	David expressed it to me, that they had ever sold, and they had
16	made a lot of money on that. And that it was no longer
17	necessary because he didn't need to bury the \$125,000.
18	He also then had a second cover to use McDougal on, as
19	well as the 24 additional articles that she was — that was
20	going to be penned with her name on it.
21	So, he felt that it was, even for the 150,000, it was
22	an excellent business deal.
23	Q Did he tell you what to do with that Assignment of
24	Rights Agreement that you had signed?
25	A He did.

1	Q What did he tell you to do?
2	A He told me to rip it up. Forget it.
3	Q Did you update Mr. Trump after that phone call about
4	what David Pecker had told you about ripping up the agreement?
5	A Yes.
6	Q And what was Mr. Trump's reaction?
7	A It was great.
8	Q Why did you understand, it was great?
9	A He doesn't have to pay 125 or \$150,000.
10	Q Did you have some understanding of what might happen
11	to the other materials that you discussed with David Pecker in
12	terms of the locked drawer and the other materials that were
13	out there?
14	A Yes.
15	Q What was your conversation or understanding about what
16	would happen with those?
17	A David was not being considered for Time Magazine so,
18	he was going to stay at AMI and that there was no need to do
19	any transfer.
20	Plus, he also didn't believe that any of the documents
21	that existed in that locked drawer were detrimental to
22	Mr. Trump.
23	Q Now, in total, approximately, how many conversations
24	would you estimate you had with Mr. Trump about the purchase of
25	Karen McDougal's account and story?

1	A Quite a few.
2	Q And were those conversations on the phone, in person
3	or both?
4	A Both.
5	Q And, in total, approximately, how many conversations
6	do you think you had with AMI, with David Pecker and Dylan
7	Howard, about the Karen McDougal deal?
8	A Also a substantial amount.
9	Q By the way, did you ever play for Mr. Pecker the
10	recorded conversation that you had with Mr. Trump where he said
11	he understood that he would have to pay the \$150,000?
12	A No.
13	Q Why not?
14	A He didn't ask me to. I had told him that I had spoken
15	to Mr. Trump and that he is going to do it. I told him I
16	could, but I just never played it.
17	Q In other words — withdrawn.
18	After the conversation you had with Mr. Trump, that
19	you taped on September 6th of 2016, did you move promptly ahead
20	the next day with Daniel Rotstein to finalize the agreements
21	then?
22	A Yes.
23	Q Was there any need to play that recording for
24	Mr. Pecker?

25

A No.

1	Q I would like to direct your attention now to
2	October 7th of 2016.
3	Do you remember where you were on that day?
4	A Yes.
5	Q Where were you?
6	A I was in London.
7	Q How do you remember that you were in London?
8	A Well, I went to London for my daughter's 21st
9	birthday, as well as for my anniversary.
10	Q And while you were in London, did you become aware of
11	the release of what's known as the Access Hollywood tape?
12	A Yes.
13	Q And how did you become aware of that tape coming out
14	or that it had come out?
15	A I received a phone call.
16	Q Who did you receive a phone call from?
17	A From Hope Hicks.
18	Q Who was Hope Hicks at the time?
19	A Hope Hicks was Communication Director for the Trump
20	campaign.
21	Q Do you also recall receiving, at around that time, an
22	email from Steve Bannon about the potential release of the
23	Access Hollywood tape?

Q And who was Steve Bannon at the time?

24

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A Yes.

1	A Campaign Manager for the Trump campaign.
2	Q Did you have Mr. Bannon's email and contact
3	information in your phone?

4 A Yes, ma'am.

5 MS. HOFFINGER: Can we take a look now, please,

6 just for the witness, counsels and the Court, People's

7 Exhibit 218?

8 (Displayed.)

9 Q Do you recognize — do you recognize this email?

10 A I do.

11 Q And who is this an email between, between you and

12 someone else?

13 A This is an email between me and Steve Bannon, as well

14 as — Bannon, as well as Hope Hicks, Jason Miller, Kellyanne

15 Conway, Dave Bossie.

16 Q Was this an email that was forwarded to you from Steve

17 Bannon?

18 A Yes.

19 Q Does it relate to the release of the Access Hollywood

20 tape?

21 A It does.

22 Q And is it a true and accurate copy of the email and

23 the forwarding of the information from Steve Bannon to you?

24 A Yes, ma'am.

MS. HOFFINGER: I offer in evidence now the rest

Susan Pearce-Bates, RPR, CCR, RSA

Principal Court Reporter

1	οÍ	People's	218.	Part	οÍ	it	was	previously	in	evidence,	

- 2 now the entire exhibit.
- 3 MR. BLANCHE: Just the same objection before.
- 4 THE COURT: Noted.
- 5 Accepted into evidence.
- 6 (Document so received in evidence.)
- 7 MS. HOFFINGER: Can you you can put that up on
- 8 the screen.
- 9 Can we start at the bottom of the email, which
- 10 would be the earliest email.
- 11 (Displayed.)
- 12 Q And can you tell the jury what you understand this
- 13 bottom email to be?
- 14 A Yes. This is an email from David Fahrenthold of the
- Washington Post dated Friday, October 7th, 2016 at 1:29 p.m.,
- 16 and it's to Hope Hicks with the subject matter of, Urgent,
- 17 Washington Post query.
- 18 Q And just, in general, what is he communicating to Hope
- 19 Hicks, and what is he asking her for?
- 20 A He is asking her for comment in regard to the leak of
- 21 the tape from Access Hollywood.
- 22 Q And is there a transcript of the Access Hollywood tape
- 23 attached to the email from David Fahrenthold to Hope Hicks?
- 24 A There is.
- 25 Q And is David Fahrenthold in that email asking for some

1	comments from Hope Hicks?
2	A Yes, ma'am.
3	Q And does Hope Hicks then forward that email to some
4	other folks?
5	A She does.
6	Q And who does she forward it to?
7	A She sends it to Jason Miller, David Bossie, Kellyanne
8	Conway and Steve Bannon.
9	Q What were those people's roles at the time?
10	A All of them had roles at the Trump campaign.
11	Q And then, following, what does Hope Hicks say in that
12	email that she forwards on to those folks involved in the
13	campaign?
14	A Need to hear the tape to be sure. Then followed by,
15	deny, deny, deny.
16	Q And is that — does that get forwarded — now, as we
17	scroll down, does that now get forwarded by Mr. Bannon on to
18	you?
19	A Yes, ma'am.
20	Q And can you read —
21	MS. HOFFINGER: Or if you can blow it up.
22	Thank you.
23	(Displayed.)
24	Q — Mr. Cohen's email to Steve Bannon saying, please

25

call me?

1	A Call me.
2	Q And why did you ask Mr. Bannon to call you?
3	A Because I wanted to ensure that things were being
4	properly taken care of in order to protect Mr. Trump.
5	MS. HOFFINGER: And can we scroll up to the next
6	email by Mr. Cohen when he asks about damage control.
7	(Displayed.)
8	Q Can you read your email, Mr. Cohen?
9	A Yes, ma'am.
10	Again, it's from me to Steve Bannon, October 7th,
11	Urgent, Washington Post query.
12	And my statement to him, my text to him, it's all over
13	the place. Who is doing damage control here?
14	Q Why is it that you asked that of Mr. Bannon?
15	A In order to protect Mr. Trump.
16	Q Were you concerned about the impact of what this tape
17	may have on Mr. Trump's campaign?
18	A Yes.
19	MS. HOFFINGER: Thank you.
20	You can take that down.
21	Q Now, on October 8th you were still in London, is that
22	right?
23	A That's correct.

calls with Hope Hicks about this matter, the Access Hollywood

Q And while you were in London, did you have several

24

1	tape?
2	A I did.
3	Q And some other matters as well?
4	A Correct.
5	Q Did you have her cell phone information in your
6	contacts as well?
7	A I did.
8	Q And you used that to communicate with her?
9	A Yes, ma'am.
10	Q At one point, did Mr. Trump join a call with yourself
11	and Hope Hicks?
12	A Yes.
13	Q On that day, on October 8th?
14	A Yes.
15	Q And did you also have another separate call with
16	Mr. Trump on October 8th of 2016?
17	A Yes.
18	MS. HOFFINGER: Let's put up People's Exhibit
19	349, please, and the two calls between Michael Cohen and
20	Mr. Trump on 10/8/16.
21	(Displayed.)
22	Q Does that accurately reflect the two calls that you
23	had with Mr. Trump on the evening of October 8th of 2016?
24	A It does.

Q And do you remember — do you have a separate memory

1	of where you were and what you were doing when you had these
2	phone calls with him?
3	A Yes.
4	Q What were you doing?
5	A I was with my family and friends in London.
6	Q London.
7	Were you having dinner?
8	A I was.
9	Q Did you step out to take these calls?
10	A I did.
11	Q And what, if any, discussion do you remember with
12	Mr. Trump about the Access Hollywood tape and the strategy for
13	dealing with it?
14	A He wanted me to reach out to all of my contacts with
15	the media. We needed to put a spin on this. And the spin that
16	he wanted put on it was that this is locker room talk,
17	something that Melania had recommended, or at least he told me
18	that that's what Melania had thought it was. And use that in
19	order to get control over the story and to minimize its impact
20	on him and his campaign.
21	Q And what, if anything, did you do at that point to try
22	to assist the campaign with that effort?
23	A I reached out to members of the media.
24	Q And, in addition — when you say you reached out to

members in the media, did you have conversations with them?

1	A I did.
2	Q Along the lines of the conversations of how to
3	minimize the impact?
4	MR. BLANCHE: Objection, your Honor.
5	THE COURT: Sustained.
6	Q You mentioned that you reached out to the press.
7	Did members of the press also reach out to you?
8	A Yes.
9	Q And did you have conversations with the press about
10	this matter?
11	A I did.
12	Q What was your understanding about why the press
13	reached out to you about this?
14	A Well, sum and substance of the recording is quite
15	damaging and they wanted comment.
16	Q And were you somebody that they fairly frequently came
17	to and asked for comment on matters related to Mr. Trump?
18	A Yes.
19	MS. HOFFINGER: Can we now, please, show — can
20	we take that down and show People's Exhibit 257 in
21	evidence?
22	And can we blow up the communications, the texts,
23	on October 8th of 2016?
24	(Displayed.)
0.5	

Q First, Mr. Cohen, do you recognize these texts?

1	A I do.
2	Q Who are they with?
3	A These are text communications between myself and Chris
4	Cuomo. At the time he was an anchor, journalist with CNN.
5	Q And did you have his cell phone number in your
6	contacts?
7	A Yes, ma'am.
8	Q And did you use that number to communicate with him by
9	phone or text?
10	A Yes.
11	Q And do you recall these texts with Mr. Cuomo at the
12	time?
13	A I do.
14	Q Can I direct your attention, I think we have them up,
15	actually.
16	The five texts on October 8, 2016, could you read
17	them, please, for the jury?
18	A Yes, ma'am.
19	On October 8, 2016, I received a text message from
20	Chris Cuomo stating, you going to defend him?
21	I then responded back, I am in London.
22	To which I think I also stated, I have been asked by
23	everyone to do shows starting Tuesday.
24	And Tuesday was when I would be back in New York.

I then followed through and said, not sure what I will

		٥.
1	do.	
2	And Chris Cuomo's comment back to me, will be too	
3	late. He is dying right now.	
4	And by, he, he meant — he was referring to Mr. Trump.	
5	Q What was your understanding about what that meant	
6	that, he is dying right now?	
7	A That this is a tremendously negative story in regard	
8	to the Trump campaign.	
9	Q And about how long before the election was this at	
10	that time?	
11	A Approximately, a month.	
12	Q And was this one example of some communications you	
13	had at the time with members of the press about the Access	
14	Hollywood tape?	
15	A Yes, ma'am.	
16	Q What did you understand as a result of those	
17	communications and others about the impact of the Access	
18	Hollywood tape on the campaign?	
19	MR. BLANCHE: Objection.	
20	THE COURT: Sustained as to form.	
21	Please rephrase.	
22	Q Did you have an understanding at the time, based on	
23	all of these communications, about the potential impact of th	.e

Access Hollywood tape on Mr. Trump's campaign?

MR. BLANCHE: Objection.

24

1	THE COURT: Overruled.
2	A Yes.
3	Q What was your understanding?
4	A That this was going to be significantly impactful,
5	especially with women voters.
6	MS. HOFFINGER: Thank you.
7	You can take that down.
8	Can we now put up People's Exhibit 167 in
9	evidence?
10	(Displayed.)
11	Q Do you recognize this email?
12	A I do.
13	Q Can you explain — first, tell us who the email is
14	with, who it's between and what it is about?
15	A So this is an email from Dylan Howard on October 8,
16	2016, to me with a CC to David Pecker.
17	The subject line is, Link.
18	It says, Evening. The only story was this posted in
19	October of 2006, before AMI owned it, and he is referring to
20	the old Radar Magazine.
21	The tape was not part of the story that existed
22	online. I suggest it would have been lost during the many site
23	changes over the years.

longer exists. And he attaches a hyperlink of that story.

Nevertheless, I have deleted the text story. It no

24

1	Q Tell the jury what that's about, if you can flush that
2	out a little bit.
3	A The title of it was Donald Trump, Playboy Man, and it
4	talks about the audio clip, recorded phone conversation between
5	Trump and gossip, Chaunce Hayden, stating that it provides some
6	glimpse into just how exacting the real estate blowhard
7	standards are regarding women.
8	Q So, let me ask you a question.
9	Did you learn at some point that there was this
10	article called, Donald Trump, Playboy Man on Radar Online?
11	A I did.
12	Q Who owned Radar Online?
13	A At the time I didn't know. At the time I made the
14	communication, it was AMI in control of David Pecker.
15	Q And when you found out about this article being up on
16	Radar Online, did you ask David Pecker or Dylan Howard to do
17	something about it?
18	A Yes, ma'am.
19	Q What did you ask them do to?
20	A Immediately take it down.
21	Q Why did you ask them to take it down?
22	A Because it was negative to Mr. Trump. It would impact
23	the campaign.
24	Q Were you concerned about the release of this

information, in particular, because of the release of the

1	Access Hollywood tape?
2	A Yes.
3	Q And so, you said Dylan Howard, as referenced here,
4	took the article down, is that right?
5	A That's correct.
6	Q And did you update Mr. Trump to let him know that that
7	article had been taken down?
8	A I did.
9	Q Do you believe that you communicated that to him in
10	one of the phone calls you had with him on October 8th of 2016?
11	A Yes.
12	Q And why did you tell him?
13	A I told him for, again, so he would know that the task,
14	or the situation has been handled, to get credit for it because
15	here I am in London with my family for two important events, my
16	daughter's 21, my anniversary, and I wanted David Pecker to get
17	credit as well.
18	MS. HOFFINGER: Thank you.
19	You can take that down.
20	Q Now, do you recall having several calls in the evening
21	of October 8th with David Pecker and also with Dylan Howard?

Q Did you have a number of calls with them that night?

Q Do you recall what was discussed with each of them, in

22

23

24

25

A Yes.

A Yes.

1	general, that night?
2	A The Access Hollywood tape.
3	Q And was it discussed, also, the Playboy online
4	article?
5	A As well as the Playboy.
6	Q Did there also come a time that night where one of
7	them indicated to you that a woman named Stormy Daniels was out
8	looking to sell her story publicly?
9	A Yes. That conversation came up as well.
10	Q Did that come up with Dylan Howard?
11	A I believe it was Dylan Howard.
12	Q Now, did you know, at the time when he advised you
13	about that about who Stormy Daniels was?
14	A I am sorry?
15	Q That's okay.
16	I will say it one more time.
17	When Dylan Howard told you on the evening of
18	October 8th of 2016, that Stormy Daniels was out looking —
19	well, her manager was out looking to sell her story, did you
20	know who Stormy Daniels was at that time?
21	A I did.
22	Q How did you know who she was?
23	A Because it referenced back to the 2011 scenario that I
24	had dealt previously with David Pecker on — I am sorry, with
25	Keith Davidson on — in order to have a story removed from

1	TheDirty.com.
2	Q And so, hearing now after the Access Hollywood tape
3	release that her story might come out again, what, if anything,
4	did you think about the potential impact that might have on the
5	campaign?
6	MR. BLANCHE: Objection.
7	THE COURT: Overruled.
8	A Catastrophic. That this is horrible for the campaign.
9	Q I will take you back for a minute now to 2011, when
10	you first learned about Ms. Daniels' account of her encounter
11	with Mr. Trump.
12	Had you learned at that time in 2011 about what
13	Ms. Daniels' did for a living?
14	A I did.
15	Q What did you hear at that time in 2011 about what she
16	did for work?
17	A That she was an adult film star.
18	Q And this came up, again, I think you mentioned because
19	it was an article on TheDirty.com at the time?
20	A Correct.
21	Q And you worked with Keith Davidson to get that article
22	taken down?
23	A Yes, ma'am.
24	Q In 2011, when you were engaged in doing that, in

25

getting the article taken down, did you have a conversation

1	with Mr. Trump about Stormy Daniels?
2	A Yes.
3	Q Can you tell us, in general, the gist of that
4	conversation?
5	A After I received the information from Dylan Howard, I
6	immediately went to Mr. Trump's office, knocked on the door,
7	said, Boss, I got to speak to you. And I told him about the
8	conversation, the sum and substance of the conversation that I
9	just had with Dylan Howard.
10	And I asked him if he knew who she was.
11	He told me that he did.
12	And I stated about the story that existed on
13	TheDirty.com, that they had a relationship that occurred during
14	a golf outing going back to, like, 2006. And I told him that
15	one of the things that, you know, we need to do is we need to,
16	obviously, take care of it.
17	We need to absolutely do it, take care of it.
18	(Whereupon, Principal Court Reporter Susan
19	Pearce-Bates was released by Senior Court
20	Reporter Theresa Magniccari.)
21	
22	
23	
24	
25	

- 1 (Whereupon, the following proceedings are
- 2 continued from previous page:)
- 3 ****
- 4 CONTINUED DIRECT EXAMINATION
- 5 BY MS. HOFFINGER:
- Q. Did he also tell you about meeting her?
- 7 MR. BLANCHE: Objection.
- 8 Q. Did Mr. Trump also tell you anything about having met
- 9 her at the golf tournament back in 2006?
- 10 A. Yes.
- 11 Q. What did he tell you?
- 12 A. He told me that he was playing golf with Big Ben
- 13 Roethlisberger, the football player, and they had met Stormy
- Daniels and others there. But she liked Mr. Trump; that women
- 15 prefer Trump even over someone like Big Ben.
- 16 Q. And did you ask him at that time in 2011 whether he had
- had a sexual encounter with Stormy Daniels?
- 18 A. I did.
- 19 Q. Did he answer you directly?
- 20 A. No, ma'am.
- 21 Q. What did he say? Did he say anything in response to
- 22 that?
- 23 A. No, ma'am.
- Q. Did he mention anything about what she looked like?
- 25 A. He said she was a beautiful woman.

- 1 Q. Let me go back to your conversations with Mr. Davidson
- 2 about taking that article down from TheDirty.com.
- 3 Did you also have some conversations with the General
- 4 Counsel of Life & Style about what he might do if that article
- 5 wasn't taken down?
- A. Yes, ma'am.
- 7 Q. What was the substance of that conversation?
- 8 A. I would file an immediate lawsuit against him.
- 9 Q. Ultimately, when you and Keith Davidson were able to
- 10 get that article down and to make sure actually, let me
- 11 withdraw and go back.
- 12 The General Counsel you spoke to at Life & Style, were
- 13 they involved in putting out a different another article at
- around that time, separate from TheDirty.com?
- 15 A. Yes.
- 16 Q. And those conversations were about that separate
- 17 article, meaning In Touch magazine, and making sure that it
- 18 didn't come out in that magazine?
- 19 A. Correct.
- 20 Q. Thank you.
- 21 After you succeeded in making sure that the In Touch
- 22 article didn't come out, and Keith Davidson was working to take
- down the article on TheDirty.com, did you update Mr. Trump to
- let him know that it had been taken care of?
- 25 A. I did, and gave the credit actually in that case to

- 1 Keith Davidson, who was the one who filed and sent papers to
- TheDirty.com to have it removed.
- Q. As a result of your efforts and Keith Davidson's
- 4 efforts, did that article either article in 2011, get any
- 5 traction in 2011, meaning, was it out there much?
- A. No, ma'am.
- 7 Q. So, let me now move past 2011. Between that in 2011
- 8 and 2016, when you found out from Dylan Howard that Stormy
- 9 Daniels' story had resurfaced again, in between that time, had
- 10 you heard anything more about the Stormy Daniels matter?
- 11 A. Nothing.
- 12 Q. Now, when you learned on October 8th from Dylan Howard
- 13 that the Stormy Daniels story had resurfaced, did you also learn
- from Mr. Howard that there was an attorney who would be
- representing Stormy Daniels in the matter?
- 16 A. Yes.
- 17 Q. What did he tell you?
- 18 A. Keith Davidson, he was going to be representing Stormy
- 19 Daniels.
- 20 Q. And was that the same lawyer who had represented her in
- 21 2011 that you worked with?
- 22 A. Yes. We had, obviously, a positive result.
- 23 MS. HOFFINGER: So let me ask to, please, put up
- again 177A, Mr. Cohen's texts with Dylan Howard.
- 25 (Displayed.)

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- Q. Can you take a look at the texts on October 9, 2016?
- 2 A. Yes.
- Q. Actually, if you are able to, on these texts, could you
- 4 read them to the jury, please.
- 5 A. I am sorry?
- 6 Q. Could you read these to the jury?
- 7 A. Yes.
- Q. Are these all dated on October 9, 2016?
- 9 A. Yes.
- 10 Q. If you would read them to the jury.
- 11 A. This is from Dylan Howard to me, stating: Emailed you.
- 12 Then he also forwarded a second one, stating: Keith
- 13 will do it. Let's reconvene tomorrow.
- Q. Who did you understand "Keith" to be?
- 15 A. Keith Davidson.
- Q. Continue, if you would, please.
- 17 A. Then I responded back to him: Thank you.
- 18 Followed it then by another text communication advising
- 19 that Resolution Consultants LLC is the name of the entity that I
- 20 formed a week ago.
- 21 To which I then responded again: Whenever you wake,
- 22 please call my cell. Because of the difference in the time
- zone.
- Q. Now, why did you tell Mr. Howard that you had formed
- 25 Resolution Consultants, an entity, just the week before?

- 1 A. So that would be the name of the entity that we would
- 2 use in order to purchase the life rights to the Stormy Daniels'
- 3 matter.
- 4 MS. HOFFINGER: Thank you.
- 5 You can take that down.
- 6 Q. Did you return to New York from London on approximately
- 7 October 10, 2016?
- 8 A. I did.
- 9 Q. And did you have some further text communications with
- 10 Keith Davidson and Dylan Howard on that date?
- 11 A. Yes.
- MS. HOFFINGER: Let's put up 178A, please.
- 13 And, specifically, I believe there are two texts.
- 14 If we can float up a little so Mr. Cohen can read them.
- 15 (Displayed.)
- Q. Now, who are these texts between or among?
- 17 A. So, from Dylan Howard to me, on Monday, October 10th.
- 18 And it states: Keith/Michael, connecting you both in regards to
- 19 that business opportunity. Spoke to the client this a.m. and
- they're confirmed to proceed with the opportunity. Thanks,
- 21 Dylan.
- 22 Q. Let me ask you: Is that a three-way text or a two-way
- 23 text? In other words, yourself and Dylan Howard, is there
- 24 anybody else on that text?
- 25 A. Yes, Keith Davidson.

- 1 Q. So, is it a text from Dylan Howard to both yourself and
- 2 Keith Davidson?
- 3 A. Yes.
- 4 Q. Okay.
- 5 Can you also read Dylan Howard's next text
- 6 communication to both yourself and Keith Davidson?
- 7 A. So, Dylan Howard sends to both myself and Keith
- 8 Davidson: Over to you two. Meaning, that the two of us should
- 9 just speak independent.
- 10 Q. What did you understand to be the business opportunity
- 11 that Mr. Howard was referring to?
- 12 A. The business opportunity was the acquisition of the
- life rights of Stormy Daniels.
- MS. HOFFINGER: Now, you can take that down.
- 15 Thank you.
- 16 Can we now show People's Exhibit 337, and
- 17 highlight the call between Mr. Cohen and Keith Davidson on
- 18 October 10, 2016.
- 19 (Displayed)
- Q. I believe there are two calls referenced there. Now,
- 21 after Dylan Howard confirmed that Keith Davidson would be
- 22 representing Stormy Daniels, did you reach out and speak with
- 23 Keith Davidson by phone?
- 24 A. I did.
- 25 Q. And from this point on, did you speak a great deal with

- 1 Mr. Davidson about purchasing the life rights to Stormy Daniels'
- 2 story?
- 3 A. Yes.
- 4 MS. HOFFINGER: You can take that down.
- 5 Thank you.
- 6 Q. Now, after you learned from Dylan Howard and from Keith
- 7 Davidson about the Stormy Daniels story, and her wanting to
- 8 publish that story, and the conversations about purchasing that
- 9 story, did you speak to Mr. Trump?
- 10 A. I did.
- 11 Q. Can you tell us first of all, why did you speak to
- 12 Mr. Trump about it?
- 13 A. Because it was a matter that affected him and because
- 14 that was what I always did, which was, to keep him abreast of
- everything.
- Q. Was this also a serious matter at that time?
- 17 A. A very serious matter.
- 18 Q. Did you tell him what you had heard from Dylan Howard
- 19 and Keith Davidson?
- 20 A. Yes.
- Q. And what was his reaction?
- 22 A. He was really angry with me: I thought you had this
- 23 under control. I thought you took care of this.
- 1 expressed to Mr. Trump: We did, 2011. I have no
- control over what she goes out and does.

- 1 And he expressed to me: There is previous denial.
- 2 Just take care of it.
- 3 There was a lot going on at the campaign at the time.
- 4 He was like: Just take care of it.
- 5 Q. Did he say anything to you at that time about how this
- 6 might be viewed if it got out?
- 7 A. Yes.
- Q. What did he say, in substance?
- 9 A. He said to me: This is a disaster, total disaster.
- 10 Women are going to hate me. Because this is really a disaster,
- 11 women will hate me. Guys may think it's cool, but this is going
- to be a disaster for the campaign.
- 2. What, if anything, did you understand about —
- 14 withdrawn.
- 15 Why did you understand what did you understand him
- 16 to mean by "women will hate this," and what his concern was?
- 17 MR. BLANCHE: Objection.
- 18 THE COURT: Overruled.
- 19 A. So, at the time Mr. Trump was polling very, very low
- 20 with women and —
- Q. You said "very well?"
- 22 A. No. Very poorly. I am sorry.
- Q. It's all right. I couldn't hear.
- A. He was polling very poorly with women, and this,
- 25 coupled with the previous Access Hollywood tape, he just stated:

- 1 This is a disaster, and get control over it.
- Q. Did you have any conversation with him about strategy
- 3 in dealing with the story?
- 4 A. I am sorry?
- 5 Q. Did you have any conversation, additional conversation
- 6 with Mr. Trump about a particular strategy about how to get
- 7 control of it and how to deal with it?
- 8 A. He told me to work with David and get control over
- 9 this, purchase the life rights, we need to stop this from
- 10 getting out.
- 11 Q. Was there any conversation about pushing it to a period
- 12 of time?
- 13 A. Yes.
- Q. What was that?
- 15 A. So, during the negotiation to purchase and acquire the
- 16 life rights, what he had said to me is: What I want you to do
- 17 is just push it out as long as you can. Just get past the
- 18 election, because if I win, it has no relevance, I will be
- 19 President. If I lose, I don't even care.
- Q. Did you bring up at the time the topic of his wife,
- 21 Melania, in one of those conversations with Mr. Trump?
- 22 A. I did.
- Q. What did you say, in substance, to him?
- A. I said to him: And how's things going to go with
- 25 upstairs?

- 1 Q. Were you concerned about that?
- 2 A. I was.
- Q. And what, if anything, did he say to you about that?
- A. Don't worry, he goes. He goes: How long do you think
- 5 I will be on the market for? Not long.
- 6 Q. What did you understand that to mean?
- 7 A. He wasn't thinking about Melania. This was all about
- 8 the campaign.
- 9 Q. Now, those conversations that you had with Mr. Trump,
- 10 were they in person, on the phone, or both?
- 11 A. Both.
- MS. HOFFINGER: Now, can we put up now, please,
- 13 People's 63 in evidence. Can you blow up the body of the
- 14 email so that Mr. Cohen can read it.
- 15 (Displayed)
- Q. Do you recognize this email, Mr. Cohen?
- 17 A. This is from Keith Davidson to me on October 11th.
- 18 Q. What year?
- 19 A. 2016.
- 20 And it says: Michael, please find Ms. Daniels'
- 21 Settlement Agreement and Side Letter Agreement attached.
- 22 I have not filled in the Side Letter Agreement (SLA)
- 23 which identifies the parties to this agreement.
- 24 Under the terms of the Agreement, neither my client or
- I are entitled to possession of the SLA.

- 1 Settlement sum is \$130,000.
- l have also attached my firm's wiring instructions for
- 3 your reference.
- 4 Ms. Daniels' expressed dissatisfaction with your
- 5 schedule of the delay of ten days for funding.
- 6 To that end, you will see that I placed this Friday,
- 7 October 14 of 2016, as the funding deadline. Let me know if
- 8 this is a problem. Let me know if you have any questions or
- 9 concerns about anything.
- 10 Keith.
- 11 MS. HOFFINGER: Let me ask you to blow up the top
- of the email which shows the "tos" and "froms."
- 13 Q. Did you receive this email at your Trump Organization
- 14 email address?
- 15 A. I did.
- 16 Q. Now, this email that you received, which can we scroll
- 17 down, does this contain an attachment? Does this contain the
- 18 Settlement Agreement and the Side Letter Agreement that was
- 19 referenced?
- 20 A. Yes.
- 21 Q. And does this Agreement at this point contain the
- 22 signatures of Ms. Daniels and Mr. Davidson, but no signatures on
- your side yet?
- A. Correct.
- 25 Q. So, the date of this email —

- 1 MS. HOFFINGER: If we can go back to the email
- 2 again for a moment.
- 3 (Displayed.)
- 4 Q. is October 11th; is that right, of 2016?
- 5 A. Yes.
- 6 Q. Is that just a few days after the release of the Access
- 7 Hollywood tape?
- 8 A. Yes.
- 9 Q. By October 11 of 2016, had you and Keith Davidson
- 10 already agreed in principal to the terms of this Agreement?
- 11 A. Yes.
- 12 Q. And you had some discussions about how much would need
- 13 to be paid to Stormy Daniels for this Agreement by that date;
- had you arranged a number?
- 15 A. Yes, ma'am.
- Q. And tell us, just in general, the terms of that
- 17 Agreement on this date?
- 18 A. For the sum of \$130,000, that Ms. Daniels would execute
- 19 a Non-disclosure Agreement, that the life rights story would
- 20 never come out, that she wouldn't speak of it. And -
- Q. Was there a breach provision, an amount, a liquid
- amount?
- 23 A. Yes.
- 24 There was a very large 1-million-dollar per violation
- 25 liquid punitive damages. It was a clause that we put in where

- $\,$ she would owe at that point in time the LLC that was going to do
- 2 it, she would owe them 1-million-dollars per violation.
- Q. Whose idea was it to have that million-dollar, as you
- 4 say, punitive damage provision in the contract?
- 5 A. It was mine.
- Q. What was the point of that?
- 7 A. To ensure that she didn't speak. Not only that, there
- 8 was also a provision in there that she disclose who she had told
- 9 the story to, and they were included in the Agreement.
- 10 Q. There was a list of names that were included in the
- 11 Agreement?
- 12 A. Yes, ma'am.
- 13 Q. Now, the email mentions a Side Letter Agreement. That
- is also one of the attachments here.
- 15 What was the purpose of the Side Letter Agreement that
- is referenced here?
- 17 A. The Side Letter Agreement would be a one-page document
- 18 that indicates pseudonym names that we were going to use in the
- 19 Non-Disclosure Agreement. And the purpose of that is if
- 20 somehow the Non-Disclosure Agreement got out, having the names
- 21 Peggy Peterson or David Dennison would have no meaning to
- anyone.
- Q. And so, would the Side Letter Agreement be a key to who
- those names are really related to?
- 25 A. Yes.

- I was the only one that would have that one page.
- Q. And explain why you were the only one that was going to
- 3 hold onto that Side Letter Agreement which indicated the true
- 4 names of the people involved in the Agreement?
- 5 A. In that way, I was the only one, there is no way for it
- 6 to be released, and the information would never get out.
- 7 Q. Now, you said that, I think by this date, neither you,
- 8 obviously, or Mr. Trump, had signed this agreement by that date?
- 9 A. No, ma'am.
- 10 Q. Why hadn't you signed it at that point?
- 11 A. Because during my conversations with Mr. Trump, it was
- 12 again about delaying the deal and trying to push it past the
- election which was upcoming.
- 14 Q. Now, in the email, Mr. Davidson says that Ms. Daniels
- had expressed some dissatisfaction with your schedule delay of
- 16 ten days for funding.
- 17 What was he referring to about your schedule of delay of
- 18 ten days for funding?
- A. Well, he wanted an immediate wire transfer, and I
- 20 expressed to him I would need ten days in order to fund the
- 21 transaction.
- I would have waited to the tenth day and do it again,
- 23 which is what I was instructed to do, push it past the election
- 24 date.
- 25 Q. So, you could have funded it earlier, but you tried to

- 1 push it off with the additional ten days; is that right?
- 2 A. I was following directions.
- 3 Q. So, at this point, he is asking for a funding deadline
- 4 of October 14th; is that correct?
- 5 A. Yes.
- 6 Q. And were you intending at that point to make that
- 7 deadline of October 14th?
- 8 A. No, ma'am.
- 9 Q. What were you going to try to do?
- 10 A. Delay it.
- 11 MS. HOFFINGER: Your Honor, do you want me to
- 12 continue?
- 13 THE COURT: Is this is a good time to break?
- MS. HOFFINGER: It's up to you. It's perfectly
- 15 fine.
- 16 THE COURT: Jurors, I will remind you of all of my
- 17 instructions, including that you not discuss this case
- 18 either among yourselves or with anyone else.
- 19 Please continue to keep an open mind as to the
- defendant's guilt or innocence.
- 21 Please do not form or express an opinion as to
- defendant's guilt or innocence.
- I will see you at 2 o'clock.
- 24 Enjoy your lunch.
- 25 (Jury leaving courtroom.)

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1	***
2	THE COURT: You may be seated.
3	Sir, you can step down.
4	(Witness leaving courtroom.)
5	***
6	THE COURT: Is there anything that we need to go
7	over?
8	MS. HOFFINGER: No, your Honor.
9	MR. BLANCHE: No.
10	THE COURT: Okay. I will see you at 2.
11	(Whereupon, the Court took a luncheon recess.)
12	***
13	A-F-T-E-R-N-O-O-N S-E-S-S-I-O-N
14	THE COURT: Good afternoon.
15	Can we get the witness, Mr. Cohen.
16	(Witness entering courtroom.)
17	***
18	THE COURT: Get the jury, please.
19	(Jury entering courtroom.)
20	***
21	THE COURT: Please be seated.
22	THE CLERK: Case on trial continued. All jurors
23	are present an properly seated.
24	Ms. Hoffinger.
25	MS. HOFFINGER: Thank you.

Theresa Magniccari Senior Court Reporter

- 1 CONTINUED DIRECT EXAMINATION
- 2 BY MS. HOFFINGER:
- 3 Q. Good afternoon, Mr. Cohen.
- 4 A. Good afternoon.
- 5 Q. When we left off, we were talking a little bit about
- 6 the funding deadline for the payoff of the Stormy Daniels' NDA.
- 7 Do you remember that?
- 8 A. I do.
- 9 MS. HOFFINGER: Let's put up now for everybody
- 10 what is in evidence as People's Exhibit 64.
- 11 (Displayed).
- 12 Q. Do you recognize these emails with Keith Davidson?
- 13 A. I do.
- Q. Were they sent received and sent from your Trump
- Organization email address?
- 16 A. This is from Keith Davidson to me, dated October 12,
- 17 2016.
- 18 Q. Can you read the emails for the jury, please?
- 19 A. Yes.
- 20 Not necessary to speak today. You should have all the
- 21 executed documents a few days ago. Talk to you tomorrow.
- Q. Is there another email below that?
- 23 A. Yes.
- This is my response to Keith Davidson: Yes. It's
- 25 Yom Kippur so the office is for all purposes closed. I'm in

- 1 today, but can speak for the next three hours via cell if
- 2 necessary.
- Q. Just to orient the jury, was that the first email, the
- 4 one at the bottom, and the response by Keith Davidson at the
- 5 top?
- A. Yes.
- 7 Then it is followed by Keith Davidson to me: We good.
- Q. So, what was happening at this time?
- 9 A. Continue to delay. Delay the execution of the
- 10 documents. Continue the delay of execution of funding.
- 11 In this specific case, I used the holiday of Yom Kippur
- 12 as a way of just, once again, trying to delay it, which is until
- 13 after the election.
- Q. And the reason for that?
- 15 A. Because after the election it wouldn't matter.
- Q. And according to who?
- 17 A. According to Mr. Trump.
- 18 Q. Now, around this time, the middle of October or so, did
- 19 you have some more conversations with Mr. Trump about Keith
- 20 Davidson pushing for payment around this time?
- 21 A. Yes.
- Q. And what was his response?
- 23 A. I mean, I'm incredibly busy right now. There is a lot
- 24 going on. I am travelling all over. I don't have time to think
- about this right now. Just give me a few days.

- 1 Q. And did you have those conversations with him sometimes
- by telephone and sometimes in person?
- A. Yes, ma'am.
- Q. When you called him, did you sometimes use your cell,
- 5 sometimes use your landline phone at The Trump Organization?
- A. Yes, ma'am.
- 7 Q. You said he was travelling a lot. Was this the time
- 8 when he was campaigning for the presidency?
- 9 A. Yes.
- 10 Q. And in terms of his schedule during October, how did he
- 11 travel in terms of for the campaign?
- 12 A. With his own private plane.
- 13 Q. Was he still sometimes in the office during that time,
- even when he was campaigning?
- 15 A. Yes.
- 16 Q. During what time did you sometimes see him in the
- 17 office during those times?
- 18 A. Sometimes.
- 19 Q. Do you recall, was it at various times that he might be
- 20 back in the office?
- 21 A. Yes. It depended upon the schedule of the rallies that
- were taking place all around the country.
- Q. So, is it fair, you spoke to him in person when you
- were able to see him, if not, you spoke to him by telephone?
- 25 A. When possible.

- 1 MS. HOFFINGER: Let's show People's 363 in
- 2 evidence.
- 3 (Displayed)
- 4 Q. And can you tell us what this email is and between who
- 5 and who?
- 6 A. This is an email from me to Gary Farro, asking him to
- 7 call me.
- Q. Who is Gary Farro?
- 9 A. Gary Farro was my account representative at First
- 10 Republic Bank.
- 11 MS. HOFFINGER: And can we scroll down and see if
- 12 there is an attachment on this email. I think there may be
- a couple of pages. Scroll down.
- 14 (Displayed)
- Q. What, if anything, did you send, according to this
- 16 exhibit? What did you send him?
- 17 A. I sent him the corporate documents for Resolution
- 18 Consultants LLC to open a bank account.
- MS. HOFFINGER: And now, can we go back to the
- email, please.
- 21 And can you go to the top email, which is Gary
- 22 Farro's email to someone else at First Republic Bank.
- 23 (Displayed.)
- Q. Can you read that?
- 25 A. This is an email from Gary Farro, dated same date,

- October 13 of 2016, to Oliva Cassin, who was a banker at First
- 2 Republic. It states: Need an account opened for Michael Cohen
- 3 immediately. He wants no address on the checks. Call me now to
- 4 discuss.
- 5 Q. So, mid-October, now why are you reaching out to Gary
- 6 Farro to set up an account for Resolution Consultants?
- 7 A. In the event of the need for an account to be opened to
- 8 transfer the funds.
- 9 Q. Is it what you anticipated what you believed might
- 10 need to happen soon?
- 11 A. Yes.
- MS. HOFFINGER: Can we take that down.
- 13 Put up People's 364 in evidence. Can we blow up
- the email a little bit.
- 15 (Displayed)
- Q. Can you tell us what this email is?
- 17 A. It's an email from Oliva Cassin, again, First Republic
- 18 Bank to me, and cc'd to Gary Farro, regarding account paperwork
- 19 for Resolution Consultants.
- MS. HOFFINGER: If we can scroll down.
- Q. Is she sending you something?
- 22 A. Yes.
- Q. What is she sending you?
- 24 A. An attachment of the paperwork that is needed in which
- to establish the bank account.

- 1 Q. So, are these various pages of opening account records
- with information filled in for you to review?
- A. Yes, ma'am.
- 4 Q. Can we put up were you familiar with the account
- 5 opening paperwork at First Republic Bank?
- 6 A. Yes.
- 7 Q. And had you other accounts there and set up other
- 8 accounts there?
- 9 A. Multiple.
- 10 MS. HOFFINGER: Can we now put up People's 366 in
- 11 evidence.
- 12 (Displayed.)
- Q. What is this email, Mr. Cohen?
- 14 A. It's an email from me to Olivia regarding the
- paperwork.
- MS. HOFFINGER: Can we take a look at the
- 17 attachments to that email. Maybe we can scroll down a
- 18 little bit.
- 19 Thank you.
- 20 (Displayed)
- Q. So, what are you sending back Olivia Cassin now in the
- 22 email?
- 23 A. The documents necessary to open up the bank account.
- Q. Had you signed them, according to these attachments?
- 25 A. I did.

- 1 MS. HOFFINGER: Let's take a look at a few places
- in this paperwork. Can we go to Page 5 of the PDF
- 3 entitled "Business Information Form Overview."
- 4 1A, can we blow that up.
- 5 (Displayed)
- 6 Q. Is the description of what Resolution Consultants is
- 7 here in the paperwork?
- 8 A. Yes.
- 9 Q. Can you read that?
- 10 A. It states: Please include product of services
- 11 provided, typical customers, suppliers, et cetera.
- 12 It says: Resolution Consultants LLC is a consulting
- 13 firm. Michael Cohen provides individuals and businesses
- 14 financial services, law firms, technology firms, et cetera,
- 15 advice on strategy, PR marketing, best practices and procedures,
- 16 et cetera. All of his clients are in the United States of
- 17 America.
- 18 MS. HOFFINGER: Can we also take a look at Page 9
- of the PDF.
- 20 (Displayed)
- Q. That is NAICS business description?
- 22 A. Yes.
- 23 Q. And can you read the description there of the business.
- A. So the NAICS code is 541611. The business
- description is "Management consulting, including HR and

- 1 marketing."
- MS. HOFFINGER: Can we finally look at the NAICS.
- 3 Actually, we already read that.
- Q. Let me ask you: Mr. Cohen, did you sign these
- 5 documents at Page 3?
- 6 MS. HOFFINGER: Let's show Page 3 of the PDF.
- 7 (Displayed)
- 8 Q. Did you sign that?
- 9 A. I did.
- 10 Q. On what date?
- 11 A. October 13, 2016.
- MS. HOFFINGER: Can we take a look at page of the
- 13 signature block.
- 14 (Displayed.)
- Q. Did you sign it there as well?
- 16 A. Yes.
- Q. What is the date on there?
- 18 A. Same date; October 13, 2016.
- 19 Q. Were the descriptions in the account paperwork that we
- just read, were they truthful as of the date that you opened the
- 21 account?
- 22 A. No.
- 23 Q. Why didn't you give FRB the true reason for your
- opening the account?
- 25 A. Well, I'm not sure they would have opened it if it

- 1 stated to pay off to pay off an adult film star for a
- Non-Disclosure Agreement.
- Q. You understood that; is that right?
- 4 A. Yes, ma'am.
- 5 Q. Did you ever end up finalizing the account for the bank
- 6 account for Resolution Consultants LLC?
- 7 A. No, ma'am.
- Q. What happened?
- 9 A. I realized that during the process, I couldn't
- 10 remember why I even called it Resolution Consultants. Then it
- 11 dawned on me that it's actually the name of a company of
- 12 somebody who I know who happens to be out of state. I didn't
- 13 think he would appreciate if I had used the same name as his
- company.
- 15 Q. Did you end up when you ultimately opened the
- 16 account at FRB, did you use a different name of a different
- 17 company?
- 18 A. I did.
- Q. And what name was that?
- 20 A. I transferred it, I made it to Essential Consultants
- 21 LLC.
- Q. You filled out similar paperwork at FRB for the
- 23 Essential Consultants account?
- 24 A. Yes.
- Q. Also with false descriptions of the purpose of the

		٥.
1	account?	
2	A. The same information.	
3	MS. HOFFINGER: Thank you very much.	
4	You can take that down.	
5	Can we now put up People's 281 in evidence.	
6	(Displayed)	
7	Q. What is the date of this emailm and who is it from and	
8	who?	
9	A. It's to me from Keith Davidson. Dated Monday,	
10	October 17, 2016. And the subject is: PP, which is for Peggy	
11	Peterson, versus DD, David Dennison, slash, important.	
12	Q. Can you read the email?	
13	A. It states: Michael, I have been charged by my client	
14	with forwarding the below message.	
15	We have a written Settlement Agreement which calls for	
16	settlement payment to be sent by the end of business this pas	t
17	Friday, October 14th, 2016.	
18	No payment was received.	
19	We spoke on Friday, October 14th, and you stated that	
20	funds would be wired today, October 17, 2016. No funds have	
21	been received as of the sending of this email.	

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My client informs me that she intends to cancel the

Please call me if you have any questions.

settlement contract if no funds are received by 5 PST today.

22

23

24

25

Keith.

- 1 Q. What was happening at this time with respect to the
- 2 deal?
- 3 A. My intent was to continue to delay it as per
- 4 Mr. Trump's demand, and I clearly did not send funds to
- 5 Mr. Davidson at this IOLA lawyer's account on this date.
- 6 Q. On this date?
- 7 A. On this date.
- 8 MS. HOFFINGER: Can we take that down and put up
- 9 People's 282 in evidence. If we can blow it up a little
- 10 bit.
- 11 (Displayed)
- 12 Q. Can you tell us who this email is from and to and the
- 13 date?
- 14 A. This is from Keith Davidson to me. Same date of
- October 17, 2016, 1:31 p.m. Regarding same matter: PP
- 16 versus DD. Important.
- 17 And it states: Please be advised that my client deems
- 18 her Settlement Agreement cancelled and void Ab initio.
- 19 Please further be advised that I no longer represent
- 20 her in this or any matter.
- 21 Q. What did you understand was happening now in terms of
- this email?
- 23 A. We were losing control over the settlement of this
- 24 Agreement in order to prevent the story from coming out. That
- as a direct result of my failure to wire funds, that Keith

- 1 Davidson was no longer going to be acting as Stormy Daniels'
- 2 counsel in this matter.
- Q. And were you concerned?
- 4 A. Very much so.
- 5 Q. Thank you.
- 6 MS. HOFFINGER: You can take that down.
- 7 Please put up People's 177A in evidence.
- 8 (Displayed)
- 9 Q. Focus on from the texts from Dylan Howard on October
- 10 17, 2016, Page 3.
- 11 A. Yes.
- 12 Q. Can you read to the jury this text?
- 13 This is the text you received from Dylan Howard on that
- 14 same date, October 17, 2016?
- 15 A. Yes, ma'am.
- Q. Can you read that?
- 17 A. It's from Dylan Howard to me.
- 18 It states: I'm told they're going with Daily Mail. Are
- 19 you aware?
- Q. What did you understand the "they" were in this email?
- 21 A. Stormy Daniels.
- MS. HOFFINGER: And can we blow up the next text
- 23 communication after this.
- 24 (Displayed)
- 25 Q. Can you read for the jury the rest of the text

- l communications on October 17, 2016?
- 2 A. From me to Dylan Howard: Call me.
- 3 Then I responded back with three question marks because
- 4 I hadn't heard back.
- 5 This was obviously incredibly stressful and incredibly
- 6 important.
- 7 I finally receive a response back from Dylan Howard:
- 8 "Not taking my calls." And he was referencing there Keith
- 9 Davidson. "He's not talking my calls."
- The goal is to figure out exactly what was going on and
- ll what else could be done.
- I then respond from me to Dylan: You're kidding.
- 13 Then I continue by saying: Who are you trying to
- 14 reach?
- I wanted just to confirm that my suspicion that he was
- 16 trying to reach Keith Davidson and not maybe somebody else.
- To which he responds thereafter: The agent.
- "The agent" I knew to be Keith Davidson.
- 19 Q. Now, did you also speak by telephone that day with
- 20 Dylan Howard?
- 21 A. Yes, ma'am.
- Q. And why did you speak with him by telephone?
- 23 A. This was of grave importance.
- Q. What, if anything, did you understand at this point
- 25 about whether Stormy Daniels might end up in the Daily Mail?

- 1 A. That's what we were told, and that's what I relayed to
- 2 Mr. Trump.
- 3 MS. HOFFINGER: And so, let's put up now People's
- 4 349 in evidence. And let's blow up the call on October 17,
- 5 2016 at 5 p.m. between Michael Cohen and Mr. Trump.
- 6 (Displayed)
- 7 Q. Do you see a call there?
- 8 A. I do.
- 9 Q. Who called who?
- 10 A. I called Mr. Trump.
- 11 Q. And why did you call him?
- 12 A. In order to advise him of this situation, that because
- 13 I didn't forward the funds, she's now declared the Agreement
- 14 void and that we were not going to be in a position to delay it
- post the election, which is what he wanted me to do, and that
- 16 the matter was going to the story was going to go to the
- 17 Daily Mail.
- 18 Q. That was your intention in making the call?
- 19 A. Yes.
- 20 Q. Do you notice it's just about eight seconds on that
- 21 call? What do you think happened with that call?
- 22 A. I received a voicemail.
- Q. Did you receive a voicemail?
- A. I spoke to the voicemail.
- Q. So, you left a voicemail?

- 1 A. I left a voicemail.
- Q. For Mr. Trump. Okay.
- 3 Did you believe at this time you could continue to
- 4 delay the transaction?
- 5 A. No.
- 6 MS. HOFFINGER: We can take that down.
- 7 Thank you.
- 8 Let's show, please, People's 369 in evidence.
- 9 (Displayed)
- 10 Q. Do you recognize that, Mr. Cohen?
- 11 A. I do.
- 12 Q. What is it?
- 13 A. This is a filing receipt for the State of Delaware in
- the formation of Essential Consultants LLC.
- Q. Did you set up the Essential Consultants LLC on that
- 16 date, October 17th?
- 17 A. I did.
- 18 Q. Why did you go ahead and do it on that date?
- 19 A. Because I wanted to make sure that, again, I had a
- 20 vehicle within which to transfer funds to Keith Davidson to lock
- down the story.
- MS. HOFFINGER: Thank you very much.
- 23 Can you take that down.
- 24 Can we now put up People's 216 for identification.
- 25 Can you take it down.

- 1 Just to the witness, the Court and the parties.
- Q. So, it's 216 for identification. Do you recognize what
- is on the screen?
- 4 A. I do.
- 5 Q. What is it?
- 6 A. This is from Patty over at Delaney Corp. That's the
- 7 company that incorporates on October 24, 2016.
- 8 It's an invoice stating: Here is the invoice to cancel
- 9 the old LLC and file the new LLC.
- 10 Meaning, I was closing out Resolution and incorporating
- 11 Essential Consultants.
- 12 Q. On what date did you close out Resolution and open up
- 13 Essential Consultants?
- 14 A. I believe it was that day.
- 15 Q. Which date was that?
- 16 A. The 24th.
- 17 Q. Can we take a look?
- 18 A. I think it was the 17th.
- 19 MS. HOFFINGER: I offer that in evidence, People's
- 20 216.
- MR. BLANCHE: No objection.
- THE COURT: Received into evidence.
- 23 (Whereupon, People's Exhibit 216 was received into
- evidence.)
- MS. HOFFINGER: Can we look at Page 2 of the

- 1 invoice.
- 2 (Displayed)
- Q. Does the email show the date you cancelled Resolution
- 4 Consultants?
- 5 A. The 17th of October, 2016.
- 6 MS. HOFFINGER: Can we now put up People's 249 in
- 7 evidence and blow it up a little bit.
- 8 (Displayed)
- 9 Q. You mentioned on October 17th you left a voicemail for
- 10 Mr. Trump; do you recall that?
- 11 A. Yes.
- Q. Do you recognize what this record is?
- 13 A. Yes.
- Q. What is it?
- 15 A. This is a text message on October 18, 2016, from
- Melania to me.
- Q. Can you read what it says?
- 18 A. Good morning, Michael. Can you please call DT on his
- 19 cell. Thanks.
- 20 And "DT," of course, references Donald Trump.
- Q. What time was that text?
- 22 A. That text is at 8:53 a.m.
- Q. Do you respond by text?
- 24 A. I do.
- Q. What is your response?

- 1 A. "Of course."
- Q. What time is that response?
- 3 A. 8:54.
- Q. Do you believe that you spoke to Mr. Trump after
- 5 Mrs. Trump asked you to reach out to him and call him?
- A. Yes.
- 7 Q. Is that dated October 18, 2016?
- 8 A. It is.
- 9 Q. Was that a workday; do you know?
- 10 A. I believe it is.
- 11 Q. And were you usually at work by that time, 8:53 a.m. in
- the morning?
- 13 A. Yes, ma'am.
- 14 Q. Do you believe that you called Mr. Trump using your
- 15 landline at The Trump Organization?
- A. Yes, ma'am.
- 17 Q. Now, I would so, we're now talking about October 18,
- 18 2016, and I would like to ask you: On that day, or that
- 19 evening, did you make an appearance on Wolf Blitzer's show on
- 20 CNN that night?
- 21 A. I did.
- Q. Why did you do that?
- 23 A. In order to respond to a series of topics that affected
- Mr. Trump and the campaign.
- Q. And did you tell Mr. Trump that you were going on CNN?

- 1 A. Yes.
- Q. And were you going on as a support to the campaign, to
- 3 try to talk about his priorities?
- 4 A. Yes, as a surrogate.
- 5 Q. And you said that was to deflect from some other news
- 6 that was out there?
- 7 A. Correct.
- 8 Q. And without providing us with any details or
- 9 elaborating, were you asked by Wolf Blitzer to respond a number
- of times to questions about reports of Mr. Trump's behavior with
- 11 women?
- 12 A. Yes.
- Q. And did you steer the conversation as best you could
- towards his presidential policies?
- 15 MR. BLANCHE: Objection.
- 16 THE COURT: Sustained.
- 17 Q. What, if anything, did you do during that interview?
- 18 A. I advocated for Mr. Trump in the best light possible,
- 19 denials, as well as exclamations, that I have never seem him act
- in this sort of manner before. I was doing everything that I
- 21 could within which to change the direction of the comments.
- 22 Q. And you had some talking points for the campaign,
- 23 talking points about Mr. Trump's priorities to deliver on that
- 24 show?
- 25 A. I received regular talking points from the campaign.

- 1 Q. Do you believe you received some that night as well?
- 2 A. I do.
- Q. Did you try to emphasize those talking points as well?
- 4 A. Yes, ma'am.
- 5 Q. What, if any, additional pressure did you feel to close
- 6 this deal with Stormy Daniels as a result?
- 7 A. Well, because the Daily Mail was in play and they were
- 8 anxious to sell the story.
- 9 Q. Did there come a time after that, again, still in
- October of 2016, that Mr. Trump, in substance, expressed to you
- 11 that he understood he could no longer delay this transaction?
- 12 A. Yes.
- 13 Q. And describe that conversation that you had with him?
- 14 A. He stated to me that he had spoken to some friends,
- some individuals, very smart people, and that: It's \$130,000.
- 16 You're like a billionaire. Just pay it. There is no reason to
- 17 keep this thing out there. So do it.
- 18 And he expressed to me: Just do it. Go meet up with
- 19 Allen Weisselberg and figure this whole thing out.
- 20 Q. Following that conversation with Mr. Trump, did you, in
- 21 fact, have some discussions with Allen Weisselberg about trying
- 22 to figure out how the payment would be made?
- 23 A. Yes.
- Q. And what, in substance, did you discuss with
- Weisselberg and the different options?

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- 1 A. Well, that I had the opening of the company all set up.
- Now it just needed to be funded.
- 3 To which Weisselberg turned and said: Can we get AMI
- 4 to pay it?
- I said: No. They've already expressed to me they're
- 6 not paying it. They said we need to come up with a way how to
- 7 fund it.
- 8 I said: We need to do it immediately.
- 9 Q. What options did Mr. Weisselberg discuss with you?
- 10 A. One option was to see whether I knew anybody who
- ll wanted to purchase a golf membership at one of the various golf
- 12 courses or possibly somebody who was having a family affair,
- 13 like a wedding or Bar Mitzvah, that would be interested in
- 14 paying the money there and taking it as credit off of their
- invoice, or maybe even just running it through one of the golf
- 16 courses.
- 17 Q. Was he suggesting it would be a vehicle to use that
- money to pay this?
- 19 A. Yes.
- 20 Q. And what, if anything, did you discuss about those
- 21 options?
- 22 A. Obviously, that wasn't a possibility because each of
- 23 those entities has a Trump name attached to it, and the whole
- 24 purpose was to ensure that Trump name in no way was disclosed in
- this Non-Disclosure Agreement.

- Q. Did you suggest to Mr. Weisselberg about him funding
- 2 it?
- 3 A. I did.
- 4 MR. BLANCHE: Objection.
- 5 THE COURT: Overruled.
- 6 A. I stated to Allen: You're the CFO. You're making
- 7 seven figures. Why don't you pay it. You'll get paid back.
- 8 You don't have to worry about that one.
- 9 Q. What did he say?
- 10 A. He said to me he wasn't financially in a position to do
- 11 it. He stated: Michael, as you know, I have my four grandkids
- 12 at prep school, and that I have summer camps for them that I am
- paying for, I just can't do it.
- 14 Q. What did you resolve between the two of you, yourself
- and Weisselberg, ultimately?
- 16 A. Well, because of the urgency that was happening and the
- 17 fact she was heading or at least they expressed to me they
- 18 were heading to the Daily Mail, I ultimately said: Okay, I'll
- 19 pay it.
- 0. Was there any discussion at that time with
- 21 Mr. Weisselberg about you getting paid back eventually?
- 22 A. Yes.
- Q. What was discussed?
- A. Don't worry about it, I will make sure you get paid
- back.

- 1 Q. At some point, did you have a conversation with
- 2 Mr. Trump about the fact that you were willing to pay for it, at
- 3 least initially?
- A. Yes. Allen and I spoke to Mr. Trump. We expressed to
- 5 him that I was going to front the money for it. To which he was
- 6 appreciative and: Good, good.
- 7 Q. Did you have a sense from Mr. Trump that you would end
- 8 up being out the money or you would get paid back?
- 9 A. He stated about it: Don't worry about it. You will
- 10 get the money back.
- 11 Q. Would you have ever paid for the NDA for Stormy Daniels
- 12 on your own without an understanding that you would get paid
- 13 back?
- 14 A. No.
- Q. Why not?
- 16 A. It's \$130,000. I was doing everything that I could and
- 17 more in order to protect my boss, which was something I had done
- for a long time. But I would not lay out \$130,000 for an NDA
- 19 needed by somebody else.
- 20 MS. HOFFINGER: Can we bring up now People's
- 21 Exhibit 342. Let's show those to the jury.
- 22 (Displayed)
- Q. Do you recognize these? What are these, Mr. Cohen?
- 24 A. These are phone calls made from my cell phone to Allen
- Weisselberg.

- 1 Q. Are these calls between July of 2015 to February of
- 2 2018?
- A. Yes, ma'am.
- 4 Q. And did you have Weisselberg's cell phone and work
- 5 numbers in your contacts as well?
- 6 A. Yes.
- 7 Q. Approximately, how many calls are there during this
- 8 time period with Weisselberg?
- 9 A. Six, in total.
- 10 Q. And was it common for you to speak with Weisselberg
- 11 outside the office; meaning, by phone at other times?
- 12 A. It wasn't common.
- MS. HOFFINGER: Now, let take a look at a call.
- 14 We'll show the call on October 23rd of 2016, at 4:52 p.m.
- 15 (Displayed)
- Q. Do you see that call?
- 17 A. Yes.
- 18 Q. What does that reflect?
- 19 A. A voicemail.
- Q. Left by who?
- 21 A. From Allen Weisselberg to me.
- 22 Q. Do you know whether that was a Sunday, October 23rd?
- A. Not off the top of my head, no.
- Q. Was it unusual at 5:42 withdrawn.
- Was there, at this time, October 23rd, a reason that

- 1 you understood that he was calling and leaving you a voicemail?
- 2 A. Regarding the funding and regarding how this was going
- 3 to get done to fund the Non-Disclosure Agreement.
- 4 Q. And did you withdrawn.
- 5 Did you speak with Mr. Weisselberg over the next couple
- of days in the office as well?
- 7 A. Yes.
- 8 Q. About finalizing these details?
- 9 A. Yes.
- 10 MS. HOFFINGER: And can we also take a look at the
- 11 call on October 25th on this sheet.
- 12 (Displayed)
- Q. Do you see another call there?
- 14 A. I do.
- Q. What time is that call?
- 16 A. That call is at 7:23 p.m.
- 17 Q. Is that generally after work for yourself and
- 18 Mr. Weisselberg?
- 19 A. Yes.
- 20 Q. Was it unusual to speak with Weisselberg after hours by
- 21 cell phone?
- 22 A. Yes.
- 23 Q. Do you have a sense of why you were doing that?
- A. It had to do with the Stormy Daniels matter.
- Q. Was there some urgency at this point?

- 1 A. Significant urgency.
- 2 MS. HOFFINGER: Thank you.
- 3 Can we take a look at now People's 341 in
- 4 evidence, please.
- 5 (Displayed)
- 6 Q. Let's take a look at the call between Mr. Schiller and
- 7 Mr. Cohen on October 24, at 8:02 p.m.
- 8 Do you see that call?
- 9 A. Yes, ma'am.
- 10 Q. And was it 8:02 p.m.?
- 11 A. Yes.
- 12 Q. You called Mr. Schiller, or did he call you?
- 13 A. I called Mr. Schiller.
- 14 Q. Do you know why you were reaching out to Mr. Schiller
- in the evening of October 24, 2016?
- 16 A. Yes.
- 17 Q. Why?
- 18 A. Because I needed to speak to Mr. Trump, and I knew that
- 19 Keith, Keith Schiller was with him.
- 20 Q. Why did you need to speak with Mr. Trump at that point
- in the evening of October 24th?
- 22 A. To discuss the Stormy Daniels matter and the resolution
- 23 of it.
- Q. And did you have an understanding about whether during
- 25 that conversation you resolved that, you were moving forward to

1	fund the deal?
2	A. Yes.
3	Q. Now, what was the plan for how you were going to fund
4	the Essential Consultants account in order to transfer the money
5	to Keith Davidson?
6	A. So, I had already, for several months at First Republic
7	Bank, before all of this, I had a HELOC, a Home Equity Line of
8	Credit, on my apartment. That account was paperless. Meaning,
9	that we wouldn't receive any documents in the mail.
10	And I elected to use money that was in the HELOC
11	because my wife was the CEO of the household and would not
12	understand if there was \$130,000 missing from our joint bank
13	account. She would ask me, and I clearly could not tell her,
14	and that would have been a problem for me. So I elected to use
15	the HELOC.
16	And once I received the money back from Mr. Trump, I
17	would just deposit it and no one would be the wiser.
18	MS. HOFFINGER: Can we now put up People's 177A in
19	evidence.
20	(Displayed)
21	MS. HOFFINGER: And cull out the text between
22	Mr. Howard and Mr. Cohen on October 25, 2016.
23	A. So, this is a text message from Dylan Howard to me.
24	And it states: Keith calling you urgently. We have to

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coordinate something on the matter he's calling you about, or it

25

- 1 could look awfully bad for everyone.
- Q. What did you understand that to mean?
- 3 A. This matter if the matter wasn't resolved, it was
- 4 going to be catastrophic to Mr. Trump and the campaign.
- Q. Did you also have a call on that night, October 25,
- 6 2016 withdrawn.
- 7 Did you have a call on October 25, 2016 with Dylan
- 8 Howard and David Pecker?
- 9 A. Yes, ma'am.
- 10 Q. Can you describe for the jury that call and what
- occurred and what was said?
- 12 A. Well, it was all about, again, the resolution of the
- Non-Disclosure Agreement.
- 14 Q. And what, if anything, was Dylan Howard telling you on
- 15 that phone call?
- 16 A. How to get this thing done. She's going to the Daily
- 17 Mail. This could be catastrophic to the campaign. This will
- 18 further isolate women from the candidate.
- 19 Q. And did you make a request at that time of Mr. Pecker
- 20 on that call?
- 21 A. Yes.
- Q. What did you ask him?
- 23 A. If he would be kind enough to make the payment.
- Q. Why did you ask him to make the payment at that point?
- 25 A. To see if he would do it, considering he's been doing

- it for Mr. Trump before. I figured why not ask.
- Q. What did he say?
- 3 A. Not a chance.
- 4 Q. Did he say why?
- 5 A. Yes.
- 6 Q. What did he say?
- 7 A. I knew he didn't get the money back on the \$150,000
- 8 even though they turned out. I cannot do it again. It can cost
- 9 me my job.
- 10 Q. How did you leave things with Dylan Howard and David
- 11 Pecker on that call, what did you tell them?
- 12 A. Make sure it's locked down. We're going to take care
- 13 of it.
- 14 Q. In other words, who did you say was going to take care
- of it at that point?
- 16 A. I was.
- 17 Q. Thank you.
- 18 Now, you said earlier, I believe, that you sometimes
- 19 communicated with David Pecker by Signal, an encrypted
- 20 application?
- 21 A. Yes, ma'am.
- MS. HOFFINGER: Let's put up just for the witness
- and counsel and the Judge People's 212 for identification,
- 24 please.
- Q. Do you recognize that document, Mr. Cohen?

- l A. I do.
- 2 Q. What is it?
- 3 A. This is text messages on the encrypted app of Signal.
- Q. And are these screenshots of the messages and reflected
- 5 other communications using the Signal Application between
- 6 yourself and Mr. Pecker?
- 7 A. Yes.
- 8 Q. Aside from what might be some redactions on that
- 9 document, is this an exact copy of those communications between
- 10 yourself and Mr. Pecker?
- ll A. Yes.
- MS. HOFFINGER: I offer People's 212 in evidence,
- your Honor.
- MR. BLANCHE: No objection.
- 15 THE COURT: Received into evidence.
- 16 (Whereupon, People's Exhibit 212 was received into
- 17 evidence.)
- 18 MS. HOFFINGER: Can we focus on the call reflected
- 19 here on October 25, 2016.
- 20 (Displayed)
- 21 Q. Mr. Cohen, do you see a flurry of calls on October 25,
- 22 2016, between yourself and David Pecker?
- 23 A. I do.
- Q. You had called him on that date; is that right?
- 25 A. That is correct.

- 1 Q. Is there a reason that it shows so many on this
- 2 screenshot?
- 3 A. Yes.
- Q. What was the reason?
- 5 A. Signal is terrible with keeping phone calls, they drop
- 6 them all the time. We were constantly calling back and forth.
- 7 Q. Were there also some calls on October 26th reflected
- 8 here using the Signal App between yourself and Mr. Pecker?
- 9 A. Yes, ma'am.
- 10 Q. Generally, what were these calls about on October 25th
- 11 and October 26th with Mr. Pecker?
- 12 A. The Stormy Daniels matter, the resolution of it.
- MS. HOFFINGER: Can we please show People's 337 in
- 14 evidence.
- 15 And can we show the calls occurring between
- Mr. Cohen and Mr. Davidson on October 25, 2016.
- 17 Can we highlight all the calls on that date.
- 18 (Displayed)
- 19 Q. Mr. Cohen, there are a number of calls back and forth
- 20 between yourself and Keith Davidson on October 25th?
- 21 A. Yes.
- 22 Q. Why were there so many calls with Keith Davidson?
- 23 A. In order to ensure that he knew that the matter was
- 24 being taken care of, and that soon there was going to be the
- 25 transfer of funds, in order to have him execute the

- 1 Non-Disclosure Agreement and the Side Letter.
- 2 Q. What was your goal in having those communications with
- 3 Keith Davidson?
- 4 A. In order to ensure that that occurred, so I could
- 5 express to Mr. Trump as an update that this matter is under
- 6 control.
- 7 Q. Did you in any of these conversations mention to Keith
- 8 Davidson that maybe AMI would still do the payoff instead of on
- 9 your side?
- 10 A. I might have.
- Q. Why was that?
- 12 A. I was hoping that AMI was going to make the payment.
- 13 Q. But, at the end of the day, you knew they were not; is
- 14 that correct?
- 15 A. That is correct.
- MS. HOFFINGER: You may take that down.
- 17 Can you now put up People's 342 in evidence.
- 18 The calls, again, between Mr. Cohen and
- Weisselberg.
- 20 (Displayed)
- 21 Q. Can you cull out the call on October 25, 2016, at 7:23
- 22 p.m.?
- 23 A. Yes, ma'am. October 25, 2016, at 7:23 p.m., I made a
- 24 phone call to Allen Weisselberg.
- 25 Q. And how long was the phone call, approximately?

- 1 A. Three minutes, 24 seconds.
- 2 Q. That was in the evening?
- A. It's in the evening.
- Q. After hours, after work hours?
- A. Yes, ma'am.
- 6 Q. Again, was it unusual for you to call Mr. Weisselberg
- 7 after work hours?
- 8 A. Yes.
- 9 Q. Why did you have this call with him?
- 10 A. In order to discuss the finalization of the funding and
- 11 just some particulars regarding funding for the execution of the
- Non-Disclosure Agreement.
- MS. HOFFINGER: I will take that down.
- 14 Q. On the morning of October 26, 2016, did you set up an
- 15 account for Essential Consultants at First Republic Bank?
- 16 A. I did.
- 17 Q. And what did you do?
- 18 A. I went across the street, which is where it was
- 19 located, and I told them I need to do a transfer.
- Q. Now, before you went across the street to set up that
- 21 account, did you speak to Mr. Trump?
- 22 A. I did.
- 23 MS. HOFFINGER: Can we take a look at People's 349
- in evidence, please.
- 25 Can we highlight the two telephone calls on

- I October 26, 2016, one at 8:30 a.m. two calls at about
- the same time, actually, about 8:30 a.m.
- 3 (Displayed.)
- 4 Q. You see those two calls?
- 5 A. Yes, I do.
- 6 Q. How long was the call for?
- 7 A. One is 3 minutes and 20 seconds. The second one is for
- 8 1 minute and 28 seconds.
- 9 Q. Did you call Mr. Trump before you went and set up the
- 10 account to make a transfer?
- 11 A. Yes.
- 12 Q. What, in substance, did you discuss with him on these
- two calls?
- 14 A. I wanted to ensure that, once again, he approved what I
- was doing because I required approval from him on all of this.
- 16 That's what the sum and substance of the conversation was,
- 17 laying out exactly what was going to happen, what was being done
- in order to ensure the story didn't get sold to Daily Mail or
- 19 somebody else.
- 20 Q. Did you let him know you were going across the street
- and you were going to get the account set up and make the
- 22 payment?
- A. Yes, ma'am.
- Q. Would you have made that payment to Stormy Daniels
- without getting a signoff from Mr. Trump?

- 1 A. No.
- Q. Why not?
- A. Because everything required Mr. Trump's signoff. On
- 4 top of that, I wanted the money back.
- 5 MS. HOFFINGER: Thank you.
- 6 Can you take that down.
- Now, can you show People's Exhibit 256, please, in
- 8 evidence.
- 9 (Displayed)
- 10 Q. Do you see some either emails or text messages here?
- 11 A. I do.
- 12 Q. Who are these communications with on October 26th?
- 13 A. These are communications between myself and Delaney
- 14 Corp., going back to Patty.
- 15 Q. Can you take a look at the texts on that date.
- 16 Actually, withdrawn.
- 17 You said that you called Mr. Trump at about 8:30 a.m.
- on October 26th; do you recall that?
- 19 A. Yes, ma'am.
- Q. At approximately 9:04 a.m., is that when you reached
- 21 out to Patty at Delaney Corp. to get documentation needed?
- 22 A. Yes.
- Q. Why did you email her? I believe it's an email at that
- 24 time?
- 25 A. Because I needed to get certain documentation in order

- 1 to open up the account at First Republic Bank.
- Q. What sort of documentation did you need? I think it's
- in the email.
- 4 A. Final receipt.
- 5 Q. For Essential Consultants?
- 6 A. For Essential Consultants.
- 7 Q. Did you have an understanding you would need that for
- 8 the bank to get it set up?
- 9 A. Yes.
- 10 Q. Thank you.
- 11 Was there some urgency with Patty at Delaney Corp. to
- 12 get it right away?
- 13 A. It was time sensitive, so I was doing my best within
- 14 which to impress upon her that I needed it ASAP.
- MS. HOFFINGER: Can we take a look at now People's
- 16 368 in evidence.
- 17 (Displayed)
- 18 Q. Do you recognize this "Know Your Customer Form?"
- 19 A. I do.
- Q. Do you know, when you open up accounts with banks, that
- 21 they fill out "Know Your Customer" information so they know the
- need for the account? Are you familiar with that?
- 23 A. Yes.
- Q. Now, did you meet with a representative of First
- 25 Republic Bank to give them some further information for the KYC

- 1 form?
- 2 A. Yes.
- 3 Q. And withdrawn.
- 4 MS. HOFFINGER: Can we take a look at Page 2 of 4
- 5 of that PDF. Blow up there the description of "Business
- 6 Narrative."
- 7 (Displayed)
- 8 Q. And if could you read that to the jury, Mr. Cohen?
- 9 A. Yes, ma'am.
- 10 It states: Michael Cohen is opening Essential
- 11 Consultants LLC as a real estate consulting company to collect
- 12 fees for investment it should say consultation work he
- does for real estate deals. It is dated October 26, 2016.
- Q. And was that business narrative description on the KYC
- form true or false?
- 16 A. It's false.
- 17 Q. Why didn't you give them the true reason of setting up
- 18 that account?
- 19 A. To hide the intent of the reason for opening Essential
- 20 Consultants, which is to pay for a Non-Disclosure Agreement.
- Q. Did you have an understanding as to whether the bank
- 22 may or may not open such an account if you had given them a true
- 23 reason?
- A. I believe they probably would not.
- MS. HOFFINGER: Thank you.

- 1 Can you take that down.
- Q. Take a look at People's 371 in evidence. Do you
- 3 recognize the documents that are contained in People's 371?
- 4 A. I do.
- Q. What kind of documents are these?
- 6 A. This is a document to open up the account as well as a
- 7 signature card.
- 8 MS. HOFFINGER: And if you can scroll down a
- 9 little bit.
- 10 (Displayed)
- 11 Q. Are there also some certificates attached, first of
- 12 all?
- 13 A. Yes.
- Q. What is attached here?
- 15 A. This is the filing receipt for Essential Consultants.
- 16 Q. This was required for you to set up the account?
- 17 A. Yes, ma'am.
- 18 Q. Can we take a look at Page 3 here in terms of the type
- of business that's on this form.
- 20 A. Yes.
- Q. What does it say?
- 22 A. Consulting.
- Q. And, again, was that a true description of your intent
- to open up that account?
- A. No, ma'am.

- 1 Q. And for the same reasons that you said earlier?
- 2 A. For the same reason.
- 3 MS. HOFFINGER: Can we take a look at the
- 4 signature pages on Pages 4 and 5 of the PDF.
- 5 (Displayed)
- 6 Q. I am just asking you: Did you sign that form?
- 7 A. That is my signature. Dated, October 26, 2016.
- 8 MS. HOFFINGER: Thank you.
- 9 You can take that down.
- 10 Q. By the way, did you identify Mr. Trump on that opening
- 11 account document as being involved with that Essential
- 12 Consultants account at Federal Republic Bank?
- A. No, ma'am.
- 14 Q. Why not?
- 15 A. Because, again, it was to protect him and isolate him
- 16 from the transaction.
- 17 MS. HOFFINGER: Can we now put up People's 372 in
- 18 evidence. And can you read this.
- 19 (Displayed)
- 20 Q. First of all, who is this email from and who is it to?
- 21 A. This is an email from Elizabeth Rapaport, another
- 22 employee of First Republic Bank, on October 26, 2016, to me.
- 23 Subject: First Republic Bank transfer.
- The importance: Hi.
- 25 Good afternoon, Mr. Cohen. Per our conversation over

- the phone, please confirm your request to transfer \$131,000 from
- 2 your HELOC account number ending in 6194 to your checking
- 3 account ending in 1897.
- 4 Q. And your response?
- 5 MS. HOFFINGER: If we can show Mr. Cohen's
- 6 response.
- 7 (Displayed)
- 8 A. "Confirmed."
- 9 Q. Is this consistent with the plan that you discussed
- about how you were going to fund this account to make a payment?
- 11 A. Yes.
- 12 Q. And was this email sent to you at your Trump
- Organization email?
- A. Yes, ma'am.
- Q. What does your signature block say on that email?
- 16 A. Executive Vice-President, Special Counsel to Donald J.
- 17 Trump.
- 18 MS. HOFFINGER: Thank you.
- 19 You can take that down.
- 20 Can we now take a look at People's Exhibit 284 in
- 21 evidence.
- 22 If we can blow up the email a little bit.
- 23 (Displayed)
- Q. Do you recognize this email, Mr. Cohen?
- 25 A. I do.

- 1 Q. What is this email?
- 2 A. This is an email from Elizabeth Rapaport to me. Dated
- Wednesday, October 26, 2016, at 4:15 p.m., regarding First
- 4 Republic's Bank transfer.
- 5 Good afternoon, Mr. Cohen. The funds have been
- 6 deposited into your checking account ending in 1897.
- 7 Best, Lizzie.
- 8 Q. What do you do with that email, do you forward that?
- 9 A. I did.
- 10 Q. Who did you forward it to?
- 11 A. Keith Davidson.
- 12 Q. And why did you forward it to Keith Davidson?
- 13 A. In order to demonstrate to him that the deal is going
- 14 to be consummated, that we're moving forward with it. To make
- sure everything stays locked down, that Ms. Daniels is under
- 16 control.
- 17 MS. HOFFINGER: Thank you.
- 18 You can take that down.
- Can we now put up People's Exhibit 168 in
- 20 evidence.
- 21 (Displayed)
- Q. Who is this an email from and who is this to?
- 23 A. This is an email from Dylan Howard, dated Wednesday,
- 24 October 26, 2016, at 8:23 p.m.
- 25 Subject is: Confirmation.

- 1 It's to me and to Keith Davidson.
- Q. What does it read?
- A. Michael, Keith: Thank you both for chatting with me
- 4 earlier. Confirming Agreement on it.
- 5 States: Executed Agreement hand signed by Keith's
- 6 client and returned via overnight or same day FedEx to Michael.
- 7 Next point was: Change of Agreement to reflect the
- 8 correct LLC. because I had previously given him the name
- 9 Resolution Consultants LLC.
- 10 And the third part was: Transfer of funds on Thursday
- 11 a.m. to be held in escrow until receipt of Agreement.
- 12 Thank you both.
- 13 Dylan.
- 14 Q. Did you have an understanding why Dylan Howard was
- sending you and Keith Davidson this email?
- 16 A. Just outlining everything that had happened. They,
- 17 too, had been very active in terms of helping to secure and lock
- 18 down the Agreement. Not to mention David wanted to ensure that
- 19 Mr. Trump knew how much time and work that they had invested
- into making this happen for his benefit.
- Q. But, just to focus, this is Dylan Howard on this making
- 22 sure, is it not, that the transaction —
- 23 A. Yes. And Dylan Howard, of course, works for David
- 24 Pecker.
- MS. HOFFINGER: Can we take that down now and put

- 1 up People's 366 in evidence.
- 2 And can we blow up the top of this a little bit so
- 3 we can see what it is.
- 4 (Displayed.)
- 5 Q. Do you recognize this document?
- 6 A. I do.
- 7 Q. What is it?
- 8 A. This is a wire transfer document.
- 9 Q. Is it an authorization?
- 10 A. It is.
- 11 MS. HOFFINGER: Can we scroll down just a little
- 12 bit to your signature.
- 13 (Displayed)
- Q. Is this an authorization signed by you, a First
- Republic Bank document, authorizing the transfer of money?
- 16 A. Yes.
- 17 Q. What is the date on this authorization form?
- 18 A. October 27, 2016.
- 19 Q. And so, the next day, on October 27, 2016, did you wire
- 20 \$130,000 payment to Keith Davidson?
- 21 A. I did.
- 22 Q. And is Mr. Davidson listed as the beneficiary of wire
- on this form?
- A. Actually, his Attorney-Client Trust Account is.
- MS. HOFFINGER: Can we blow up the description of

- 1 the purpose of the wire on this form.
- 2 (Displayed)
- Q. What does that say is the purpose of the wire?
- 4 A. It states "retainer."
- 5 Q. And was that truthful or was there a retainer?
- A. No, ma'am.
- 7 Q. What was the true purpose of this wire transfer that
- 8 was made to Mr. Davidson's account?
- 9 A. In order to pay Stormy Daniels to execute the
- 10 Non-Disclosure Agreement and to obtain her story, her life
- 11 rights.
- 12 Q. So, this was not truthful; is that right?
- 13 A. Correct.
- 14 Q. That's for the same reasons that you stated earlier?
- 15 A. Yes, ma'am.
- MS. HOFFINGER: Thank you.
- 17 You can take that down.
- Can you now, please, put up People's Exhibit 285
- in evidence.
- 20 Blow that up just a little bit.
- 21 (Displayed.)
- 22 Q. Can you tell the jury what this email is, from who to
- who, and what it is?
- 24 A. Yes.
- 25 It's to me, from Keith Davidson. Dated, Thursday,

1	October 27, 2016.
2	With the subject line: Wire on behalf of Essential
3	Consultants LLC.
4	It states: I confirm that I will work in good faith
5	and that no funds shall be disbursed unless and until the
6	Plaintiff personally signs all necessary settlement paperwork.
7	The form of which will match the prior Agreement.
8	The settlement documents will name the correct
9	corporation, Essential Consultants LLC.
10	Plaintiff's signature will be Notarized and returned to
11	you via FedEx.
12	Only after you receive the FedEx, will I disburse.
13	Fair?
14	(Whereupon, Theresa Magniccari, Senior Court Reporter,
wa	s relieved by Laurie Eisenberg, Senior Court Reporter.)
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25

Theresa Magniccari

1	(Continued from the previous page.)
2	Q So — and I apologize.
3	Was that the second email in this email chain, was there a
4	prior email?
5	A Yes.
6	MS. HOFFINGER: Can we blow up the prior email.
7	(Whereupon, an exhibit is shown on the screens.)
8	Q And you can describe the prior email that preceded
9	Mr. Davidson's response. Your email.
10	A Sure.
11	Prior to the receipt of Keith Davidson's response, I had
12	sent to Keith: "Kindly confirm that the wire received today,
13	October 27, 2016, shall be held by you in your attorney's trust
14	account until such time as directed for release by me, in
15	writing. Additionally, please ensure that all paperwork
16	contains the correct name of Essential Consultants LLC. I thank
17	you in advance for your assistance and look forward to hearing
18	from you later. Yours, Michael."
19	Q Why did you send this email to Keith Davidson?
20	A I sent it to him to ensure that the wire was received
21	by him, that he had properly corrected the name on the
22	paperwork to reflect Essential Consultants LLC, and to ask
23	him — direct him, as an attorney through his lawyer's IOLA
24	account, not to disburse any funds to Ms. Daniels or anyone
25	else until such time as directed by me.

I wanted to ensure that I received the executed
Non-Disclosure Agreement, as promised, before they released
funds.
Q At this point, you didn't yet have the signed
Agreement from Ms. Daniels; correct?
A Correct. The signed Agreement and the Side Letter
Agreement.
MS. HOFFINGER: Thank you.
You can take that down.
Q Now, after you wired that money to Keith Davidson, did
you then receive the final Non-Disclosure Agreement and the
Side Letter signed by Ms. Daniels?
A I did.
Q What were the general terms of the Agreement?
Were they the same as the Agreement that had been sent to
you on October 11th?
A Yes.
In consideration for the \$130,000, that she had transferred
all rights assigned to the life rights of the story, and it
also contained/states punitive damages of \$1 million per
violation clause.
Q Did you let Mr. Trump know once you received it that
you had it?
A Immediately.
Q Why did you do that?

1	A For two reasons.
2	One, so that he would know the matter, the task that he
3	gave to me was finished, accomplished and done.
4	But, also, to take credit for myself, so he knew that I had
5	done and finished it. Because this was important.
6	Q Let's take a look at the Agreement first.
7	Actually, let's take a look at — let's take a look at the
8	Agreement first.
9	MS. HOFFINGER: Let's put up People's 276,
10	please.
11	(Whereupon, an exhibit is shown on the screens.)
12	Q Is this the final Settlement Agreement and Side Letter
13	Agreement signed regarding the Stormy Daniels matter?
14	A This is one page of it, yes.
15	Q We can scroll down just so that you see it is the
16	final Agreement.
17	(Whereupon, the exhibit scrolls on the screens.)
18	A (Nods yes.) Yes, ma'am.
19	Q Did Mr. Trump sign this Agreement anywhere?
20	A No.
21	Q Why not?
22	A Because, again, the purpose of it was to ensure his
23	name didn't appear anywhere, as he's a candidate for the
24	Presidency of the United States of America, and this would not

have been to his benefit to do so.

1	Q Who signed on his behalf?
2	A I did.
3	MS. HOFFINGER: Can we take a look at the first
4	page, please, lower right.
5	(Whereupon, an exhibit is shown on the screens.)
6	Q Do you see some initials for DD?
7	A Yes.
8	Q What did that stand for?
9	A David Dennison.
10	Q Who did that reference?
11	A That was supposed to be Mr. Trump's pseudonym.
12	Q What are the initials put upon that?
13	A EC.
14	Q What did that stand for?
15	A Essential Consultants.
16	Q Did you put that signature there?
17	A That's my signature, yes.
18	Q Did you do that on each of the pages of the Agreement?
19	A I did.
20	MS. HOFFINGER: Can we take a look at Page 14 $-\!-\!$
21	actually, Page 15 of the PDF where there's some
22	signatures.

23

24

25

Laurie Eisenberg, CSR, RPR
Senior Court Reporter

(Whereupon, an exhibit is shown on the screens.)

Q Do you see a signature by Stephanie Clifford?

MS. HOFFINGER: Blow that up.

1	A I do.
2	Q What's the signature below that?
3	A That's my signature on behalf of Essential Consultants
4	LLC .
5	Q What's the date on it?
6	A October 28th of 2016.
7	Q Now, you'll see that above that, there is a line for
8	DD .
9	Is there a signature there?
10	A No.
11	Q Is that for the reasons you just discussed?
12	A For the same reason.
13	There's also secondary intent here that since it's an LLC,
14	ultimately, what I would do down the road is just transfer the
15	LLC to Mr. Trump, and it didn't require then to have his
16	signature or anything attached; he would still be the
17	beneficial owner of it.
18	MS. HOFFINGER: Can we take a look at the Side
19	Letter Agreement, which is on Page 17 of the PDF.
20	(Whereupon, an exhibit is shown on the screens.)
21	Q Just as a reminder, what was the purpose of this Side
22	Letter Agreement?
23	A This was a document, a one of one, that would identify

Q Was this the Agreement that you said only you were

who the pseudonyms referenced.

24

1	going to have possession of?
2	A Correct.
3	Q Who is identified here as being the David Dennison in
4	the Settlement Agreement?
5	A Donald Trump.
6	Q Let's look at the third to last paragraph on Page 18
7	of the PDF.
8	(Whereupon, an exhibit is shown on the screens.)
9	Q What does this indicate in terms of who would keep the
10	Side Letter Agreement?
11	A Both Keith Davidson and myself, counsel for the
12	parties.
13	Q Does it say "attorney's eyes only"?
14	A Correct.
15	Q Is that for the reason you described, as to keep it
16	confidential?
17	A Yes.
18	That was the whole purpose of this transaction.
19	MS. HOFFINGER: Can we take a look at Page 18 on
20	the Agreement, the signature blocks on the Agreement.
21	(Whereupon, an exhibit is shown on the screens.)
22	Q Who are the signatories on this Side Letter Agreement?
23	A Stephanie Clifford, Keith Davidson, and myself.
24	Q The signature line is blank for David Dennison?

25 A Correct.

1	Q Is it for the reasons you just disclosed?
2	A Yes, ma'am.
3	Q Look at Page 19, finally, of the PDF, Exhibit B.
4	(Whereupon, an exhibit is shown on the screens.)
5	Q Take a look at the signatures there.
6	A Yes, ma'am.
7	Q Who signed this Agreement, which is Exhibit B of the
8	Agreement?
9	A Stephanie Clifford on behalf of Peggy Peterson, and my
10	signature on behalf of Essential Consultants LLC.
11	Q What is the initials below your signature there?
12	A DD.
13	Q Was that you signing on behalf of David Dennison?
14	A Yes.
15	MS. HOFFINGER: Thank you.
16	You could take that down.
17	Q You mentioned that you spoke to Mr. Trump about
18	finalizing this Agreement.
19	MS. HOFFINGER: Can we take a look at People's
20	349 in evidence.
21	Can we take a look at the call between Mr. Cohen
22	and Mr. Trump at 11:48 AM for 5 minutes and 16 seconds.

A October 28th of 2016, I made a call to Mr. Trump that

lasted 5 minutes and 16 seconds at 11:48 in the morning.

(Whereupon, an exhibit is shown on the screens.)

23

24

1	Q Was that the same day that you signed the
2	Non-Disclosure Agreement and the Side Letter Agreement to
3	finalize this deal?
4	A Yes.
5	Q What did you discuss with Mr. Trump on this call?
6	A That this matter is now completely under control and
7	locked down pursuant to the Non-Disclosure Agreement.
8	Q Did you indicate to him that the documentation had all
9	been finalized?
10	A Yes.
11	MS. HOFFINGER: You can take that down.
12	Can we now put up People's Exhibit 180 in
13	evidence, please.
14	(Whereupon, an exhibit is shown on the screens.)
15	Q I want to direct your attention now to November 4th of
16	2016.
17	Approximately how many days before the election was this?
18	A Several days.
19	Q And did you learn at around this time that The Wall
20	Street Journal was going to release an article with the story
21	about AMI had paid off Karen McDougal?
22	A Yes.
23	Q How did you first learn, if you can recall, that an
24	article like this was going to be published?
25	A I don't recall who sent me the text. It could have

1	been Hope or somebody else.
2	Q But, did you understand ahead of time what the
3	article, generally, was going to be about?
4	A Yes.
5	Q Did you understand ahead of time that in addition to
6	the story being, largely, about Karen McDougal, that there
7	might be a mention of Stormy Daniels as well?
8	A Yes.
9	Q What did you do when you found out that The Wall
10	Street Journal was going to be publishing such an article?
11	A Contacted Keith Davidson.
12	Q And did you — before we get to Keith Davidson, did
13	you also contact Hope Hicks?
14	A Yes.
15	Q And did you contact David Pecker?
16	A I did.
17	Q And what was your effort in contacting folks like
18	David Pecker and Hope Hicks at around this time?
19	A So that we can all coalesce around this issue in an
20	attempt to, again, quell the potential effects that would
21	result from an article like this.
22	MS. HOFFINGER: Can we take that down just for a
23	moment and bring up People's 338 in evidence.
24	(Whereupon, an exhibit is shown on the screens.)
25	MS. HOFFINGER: Can we highlight the calls

1	between Mr. Cohen and Hope Hicks on November 4, 2016?
2	(Whereupon, an exhibit is shown on the screens.)
3	Q Do you see a number of calls that day, Mr. Cohen, that
4	you had with Hope Hicks?
5	A I do.
6	Q What was the substance of your calls with Ms. Hicks
7	that day?
8	A Getting our hands around this article, figuring out
9	how to change the narrative and how to quash any of the
10	negative results that would come from it, as it was days before
11	the election.
12	Q Did you discuss with Hope Hicks what the Trump
13	campaign's response might be to this article?
14	A Yes.
15	Q And what was the gist of the statement that was going
16	to be sent to The Wall Street Journal on behalf of the
17	campaign?
18	A Deny it.
19	Q Did Ms. Hicks tell you before — withdrawn.
20	Did Hope Hicks share with you a draft statement that she
21	was going to send to The Wall Street Journal?
22	A Yes.
23	MS. HOFFINGER: Can you take that down and put up
24	People's Exhibit 318 in evidence.
25	(Whereupon, an exhibit is shown on the screens.)

1	Q Do you recognize that?
2	A I do.
3	Q Tell the jury what that is. What's reflected in that
4	document?
5	A This is an email from Hope Hicks, dated Friday,
6	November 4, 2016, to me.
7	It states: "We have nothing to do with this final attempt
8	by the liberal elite to disparage Donald Trump and stop this
9	historic movement. We have no knowledge of this false story
10	allegedly being shopped around, although it comes as no
11	surprise — yet another publicity hungry individual with a get
12	rich and famous quick scheme at the expense of Mr. Trump."
13	What she was sending to me was a series of ideas and
14	thoughts to use for the media and to put out to the media.
15	Again, to get control over the release of that article.
16	Q Was she sending you several different options for the
17	campaign to spin as a response to this article?
18	A Yes.
19	Q And was she looking for you to provide some advice to
20	her?
21	A Yes.
22	Q Did you offer your input here on the campaign — the
23	Trump campaign's response?
24	A Yes.

Q Can we scroll up to your email response to her.

1	(Whereupon, an exhibit is shown on the screens.)
2	A So, after reviewing her four different options, I
3	thought best — again, it's the same day, 11-4-2016. This is
4	now taking place at 5:40 PM. And I sent this email to Hope
5	Hicks.
6	My comment to her is: "Instead, say: These accusations are
7	completely untrue and just the latest despicable attempt by the
8	liberal media and the Clinton machine to distract the public
9	from the FBI's ongoing criminal investigation into Secretary
10	Clinton and her closest associates."
11	MS. HOFFINGER: Thank you.
12	You can take that down.
13	Q You mentioned that you also reached out to Keith
14	Davidson?
15	A Yes.
16	Q Tell us about —
17	MS. HOFFINGER: Well, first, can we show People's
18	Exhibit 337.
19	Can we cull out the seven calls Mr. Cohen had
20	with Keith Davidson on that day.
21	(Whereupon, an exhibit is shown on the screens.)
22	Q Did you have a number of calls with Mr. Davidson on
23	that day?
24	A I did.
25	Q Describe, generally, the calls you had with

1	Mr. Davidson on that day.
2	A I wanted to ensure that Ms. Daniels did not go rogue,
3	that any of the people that she had known weren't providing any
4	statements or information regarding this.
5	Q Let me ask you also a question: Did you also discuss
6	with him Karen McDougal?
7	A Yes.
8	Q Had Mr. Davidson represented Ms. McDougal, as well as
9	Stormy Daniels?
10	A He represented both.
11	Q What, if any, discussion did you have with him — that
12	article we looked at was, largely, about Karen McDougal?
13	A It was mostly, 95 percent of it, 99 percent of it was
14	Karen McDougal.
15	Q What, if anything, did you discuss with Mr. Davidson
16	on those phone calls about Karen McDougal?
17	A That she was also under control, that nobody is going
18	rogue here.
19	Q In addition to that, did you express any anger at
20	Mr. Davidson for that article?
21	A Yes.
22	Q Why?
23	A Because she was his client, and I expected that he

Again, it was days before. And I wanted to ensure Mr. Trump

would have this under control.

24

1	was safe.
2	Q Were you angry with him?
3	A Very.
4	Q Did you think someone on his side had leaked something
5	like this to The Wall Street Journal?
6	A Yes.
7	Q Did you indicate to him that somebody might be very
8	upset with him?
9	A I did.
10	Q Who did you indicate might be very upset with him?
11	MR. BLANCHE: Objection. Leading.
12	A Mr. Trump.
13	THE COURT: Sustained.
14	Q What, if anything, did you tell him about Mr. Trump
15	during those calls?
16	A That he was really angry, and I truly hoped that we
17	don't come back to find out that this is something that you
18	guys did where — this is — this is a major problem.
19	Q Did Mr. Davidson issue some comments and denials to
20	The Wall Street Journal in response?
21	A Yes.
22	Q Were you satisfied at that point?

A That was the way he was going to appease me. More

importantly, to appease Mr. Trump.

MS. HOFFINGER: Thank you.

23

24

2	Q Did you also speak with Dylan Howard on November 4th
3	of 2016 about The Wall Street Journal article?
4	A Yes.
5	MS. HOFFINGER: Can we show People's 339 in
6	evidence.
7	(Whereupon, an exhibit is shown on the screens.)
8	MS. HOFFINGER: Can we cull out four calls with

9 Mr. Howard on November 4th of 2016.

You can take that down.

- 10 (Whereupon, an exhibit is shown on the screens.)
- 11 A Yes.

1

- 12 Q Did you have a number of calls with him, as well?
- 13 A Yes.
- 14 Q What, generally, did you discuss with him?
- 15 A The Karen McDougal article.
- 16 Q Was there a concern what, if any, concern did
- 17 you on the part of AMI was there about this article?
- 18 A Well, remember that AMI was now in contract with Karen
- 19 McDougal for the two covers as well as the, um, 24 articles
- that were to be penned.
- 21 And I was expressing to him also, in a rather angry manner,
- that: She's now part of your team. You need to get a hold of
- this and also start issuing denials.
- MS. HOFFINGER: You can take that down.
- 25 Can you also put up 340 in evidence.

1	(Whereupon, an exhibit is shown on the screens.)
2	Q Did you also have a number of calls with David Pecker
3	on November 4th of 2016?
4	A Yes.
5	Q What, generally, did you discuss with him?
6	A Same — same matter and the same statements that I had
7	made to Dylan Howard.
8	MS. HOFFINGER: Thank you.
9	You can take that down.
10	Now, can we show People's 262 in evidence,
11	please.
12	(Whereupon, an exhibit is shown on the screens.)
13	MS. HOFFINGER: Can we pull up, in particular,
14	some texts on November 4th of 2016 between Michael Cohen
15	and Keith Schiller.
16	(Whereupon, an exhibit is shown on the screens.)
17	A So, on November 4th of 2016, at 7:26 PM, I received a
18	text message from Keith Schiller, asking me if I can take a
19	call in 30 minutes.
20	My response immediately was: "Of course."
21	MS. HOFFINGER: Thank you.
22	You can take that down.
23	Can we put up People's 341 in evidence now.

(Whereupon, an exhibit is shown on the screens.)

MS. HOFFINGER: Can we highlight the calls

24

1	between Mr. Cohen and Mr. Schiller on 11-4 — November 4th
2	of '16.
3	(Whereupon, an exhibit is shown on the screens.)
4	Q What does this call summary reflect?
5	A This reflects my conversation with Mr. Trump, who was
6	with Keith Schiller at the time.
7	Q And this is — the call here is at approximately
8	9:06 PM?
9	A Yes.
10	Q For about five minutes?
11	A Five minutes, 55 seconds.
12	Q Almost six minutes.
13	And do you believe you spoke to Mr. Trump using
14	Mr. Schiller's phone at that time?
15	A Yes.
16	Q Do you recall the substance of your conversation with
17	Mr. Trump, just generally?
18	A Yes.
19	Q What was it?
20	A This was a real serious, again, problem. Especially
21	being that it was so close to the — Election Day.
22	And I told him exactly who I had spoken to, the sum and
23	substance of my conversations with each of them: David said he,

as well, was going to get to the bottom of all of this. I had

Dylan Howard on board. I even had Keith Davidson. That we

24

- were going to be issuing denials and do everything within our
- 2 power to protect Mr. Trump.
- 3 Q Was he angry, upset on that call?
- 4 A Yes.
- 5 Q Did he stress why he was upset?
- 6 A Because there was a negative story that, once again,
- 7 could impact the campaign as a result of women.
- 8 MS. HOFFINGER: Thank you.
- 9 You can take that down.
- 10 Q Now, after The Wall Street Journal article came out
- 11 with this story about Karen McDougal, largely, did you have
- 12 some texts with Hope Hicks right after the article came out?
- 13 A Yes.
- MS. HOFFINGER: Can you put up, please, People's
- 15 259 in evidence.
- 16 Your Honor, is there a time you want to take a
- 17 break?
- 18 THE COURT: This a good time?
- MS. HOFFINGER: Perfectly fine.
- THE COURT: Let's take our afternoon recess.
- You can step out.
- 22 COURT OFFICER: All rise.
- 23 (Whereupon, the jurors and the alternate jurors
- are excused.)
- THE COURT: You can step out.

1	(Whereupon, the witness is excused.)
2	THE COURT: I am not going to rush you.
3	I want to get a sense of how much you have.
4	MS. HOFFINGER: I believe I'll be going into some
5	portion of tomorrow.
6	THE COURT: Thank you.
7	(Whereupon, a recess is taken.)
8	*******
9	COURT OFFICER: Part 59 is back in session.
10	THE COURT: You can get Mr. Cohen.
11	COURT OFFICER: Witness entering.
12	(Whereupon, the witness, Michael Dean Cohen,
13	having been previously duly sworn and/or affirmed, resumes
14	the witness stand.)
15	THE COURT: Let's get the jury.
16	COURT OFFICER: Jury entering.
17	(Whereupon, the jurors and the alternate jurors
18	are present and properly seated.)
19	THE CLERK: Case on trial continued.
20	All jurors are present and properly seated.
21	CONTINUED DIRECT EXAMINATION
22	BY MS. HOFFINGER:
23	Q Mr. Cohen, when we left off, we were talking about the
24	day The Wall Street Journal article came out about Karen
25	McDougal and whether you had some texts with Hope Hicks on that

1	day.
2	Do you remember that?
3	A I do.
4	MS. HOFFINGER: Can we put up People's 259 now,
5	please, in evidence.
6	(Whereupon, an exhibit is shown on the screens.)
7	Q Do you recognize these texts, Mr. Cohen?
8	A I do.
9	MS. HOFFINGER: Let's direct Mr. Cohen's attention
10	to cells 10, 11 and 12 on the record.
11	(Whereupon, an exhibit is shown on the screens.)
12	Q Texts dated November 4th of 2016.
13	Can you read those texts?
14	MR. STEINGLASS: November 5th. Those are
15	November 5th.
16	A November 5th.
17	Q My apologies.
18	Correct. November 5th.
19	That's the day after the article came out?
20	A Yes, ma'am.
21	Q Can you read the texts with Hope Hicks on that day?
22	A It's from me to Hope Hicks at 7:35 AM: "So far I see
23	only six stories. Getting little to no traction."

Hope then responds to me: "Same."

24

25

Laurie Eisenberg, CSR, RPR
Senior Court Reporter

Then she continues with: "Keep praying. It's working."

1	Q What did you mean when you said, "So far I see only
2	six stories. It's getting little to no traction?"
3	A The concern was, again, that this story would explode
4	into a massive issue, and we were monitoring to see the type of
5	traction that the story was getting from other news sources.
6	So far, she only found six stories. I found six stories.
7	And we were, again, hoping, praying that it was working,
8	that what we did in terms of the denials and reaching out to
9	the various media outlets was suppressing the story itself.
10	MS. HOFFINGER: Can we take a look now at cell 13
11	and 14 on Page 2.
12	This is another text on November 5th of 2016.
13	(Whereupon, an exhibit is shown on the screens.)
14	Q Can you read that?
15	A Yes.
16	Again, November 5, 2016. From me to Hope. "Even CNN not
17	talking about it. No one believes it and if necessary, I have a
18	statement by Storm" — Stormy — "denying everything and
19	contradicting the other porn star's statement. I wouldn't use
20	it now or even discuss with him as no one is talking about this
21	or cares."
22	Her response to me: "Agree."
23	Q What did you mean here by a reference to "a statement
24	by Stormy?"
25	A As per the earlier statements that I made when I had

1	manghad out to David Dagkan Dulan Hayand Kaith Davidson the
Τ	reached out to David Pecker, Dylan Howard, Keith Davidson, the
2	goal was to be able to obtain statements from them and use them
3	and issue denials to the sum and substance of the conver $oldsymbol{}$ of
4	the article.
5	Q Where you indicated that if you needed to, you could
6	get a statement from Stormy Daniels if you needed to?
7	A Correct.
8	Q Now, can you please take a look at cell —
9	MS. HOFFINGER: Pull up cell 17 and 22 on Page 2
10	at 11:24 AM.
11	(Whereupon, an exhibit is shown on the screens.)
12	Q Can you read those texts, please?
13	A This is November 5th of 2016 from Hope to me: "David
14	Pecker's cell?"
15	And she responds again: "I have it but he thinks it's
16	wrong."
17	I then sent her David's cell number, contact information.
18	She says: "That's the same one. Thanks."
19	I then send a response: "He called me from this number
20	this morning."
21	Hope responds to me: "The spoke. All good."
22	I think she meant: They spoke. All good.
23	Q What did you understand her to mean by "Spoke. All
24	good?"

25 A Mr. Trump.

1	Q Spoke with who?
2	A I believe with David Pecker.
3	Q Four days later, or at that point a few days later, on
4	November 4th — withdrawn.
5	On November 8th of 2016, a few days later, did Mr. Trump
6	win the election?
7	A Yes.
8	Q Now, after Mr. Trump was elected President in November
9	of 2016, was there going to be a continuing role for you at The
10	Trump Organization?
11	A No.
12	Q Why not?
13	A Because my service was no longer necessary, as I was
14	Special Counsel to Mr. Trump, and he was now President-Elect.
15	Q So, with Mr. Trump leaving, would there be anybody for
16	you to work with or report to at The Trump Organization?
17	A No, ma'am.
18	Q Was that because you previously reported directly to
19	him?
20	A And only to him.
21	Q After Mr. Trump was President-Elect, were there some
22	discussions about potential roles for you in the White House?
23	A Yes.
24	Q Were you offered a position as Assistant General

25

Counsel?

1	A Yes. It was something that Reince Priebus had offered
2	to me.
3	Q Did you want that role of Assistant General Counsel?
4	A No, ma'am.
5	Q Did Mr. Trump or anybody working for him on the
6	transition team ever offer you the position of Chief of Staff?
7	A No, ma'am.
8	Q Was that disappointing for you, that you were not
9	offered or your name was not considered for that role?
10	A Yes.
11	Q Explain.
12	What was the disappointment?
13	A Well, I didn't want the role. I didn't believe the
14	role was right for me or that I was even competent to be Chief
15	of Staff.
16	I just wanted my name to have been included in the fact
17	that I had not once, but twice, started the campaign, been a
18	surrogate. After all of this going through, I had other ideas
19	for myself, what I wanted, but I wanted to at least be
20	considered.
21	It was more about my ego than anything.
22	Q Did some of your friends or your colleagues suggest to
23	you that you should have been considered for that role?
24	A Yes.

Q Did you indulge some of that conversation?

1	A I did. I indulged them.
2	Q For the reasons you explained, that you would have
3	liked —
4	A I would have liked to have been considered. It would
5	have been right.
6	Again, it was solely for my ego.
7	Q Now, at some point during this transitional time
8	period, so from November to December, did you pitch to
9	Mr. Trump another role for you after he became President?
10	A Yes.
11	Q What was the role that you — or the title role that
12	you pitched to him?
13	A Personal Attorney to the President.
14	Q And what were the reasons that you wanted that title,
15	that role, Personal Attorney to the President?
16	A First of all, I thought that he would need it because
17	there was still outstanding matters that we were dealing with.
18	And every President has a personal attorney.
19	So, my thought was: That way I can continue to protect
20	him, to do the things that he needed with these other matters
21	and it would be protected.
22	I also had another thought in mind, which was consulting.

with my son, my daughter, my wife.

And that's what I really wanted. Because it also afforded me

the opportunity to stay at home with — or stay in New York

23

24

1	None of them wanted to go to D.C.
2	Q Was — when you say it would afford you an opportunity
3	to do consulting, did you have an idea of how you might use
4	this title of Personal Attorney to the President to your
5	benefit?
6	A Yes.
7	Q Explain that to the jury.
8	A Sure.
9	As Personal Attorney to the President, it opens up a
10	tremendous amount of doors for people who are trying to
11	understand Mr. Trump.
12	Unlike a Hillary Clinton or any other President or
13	politician, they're known. They have a history.
14	Mr. Trump was an enigma. He was a businessman, and nobody
15	knew what his feelings were, what his positions were on a
16	multitude of different areas.
17	Because of my close proximity to him for a decade, I did
18	understand it.
19	And I started to receive, early on — literally, when I
20	was — like, literally, the day after the election, people
21	would say: Hey, this is a great idea. There are people who are
22	going to want to speak to you because they need to formulate
23	their next four years of his Presidency to benefit their
24	business.
25	Q Did you think that, in a way, that you could monetize

1	your being Personal Attorney to the President?
2	A Absolutely.
3	Q In what way monetize?
4	A You know, with consulting agreements to various
5	different companies who wanted to understand Mr. Trump and
6	understand what his positions and his feelings are on certain
7	topics or issues.
8	Q Did that become your plan about what to do going
9	forward?
10	A Yes.
11	Q In December of 2016, did you make, sort of, a formal
12	pitch to Mr. Trump about your having that position, Personal
13	Attorney to the President?
14	A I did.
15	Q Can you explain that a bit?
16	A Yes.
17	So, on several occasions, Mr. Trump would say: "So, what
18	role is Michael taking?"
19	Reince Preibus would say: "I'm not sure yet. I've been here
20	ten minutes. You've been here ten years."
21	Then we go back to my office, and I say to Reince, "It's
22	all good. It's all good. It's not what I wanted."
23	So, I again pitched to Mr. Trump my interest in being
24	Personal Attorney to the President.

In order to assist me, I actually brought in an attorney

1	who is incredibly knowledgeable in history and presidential
2	history, and he prepared a memorandum. This was like a
3	three-page memo.
4	And we sat with the President-Elect at the time for about
5	an hour, and he went through this pitch, explaining the
6	importance and necessity of having a personal attorney for his
7	own protection and why I fit exactly that role.
8	Q Now, in connection with that pitch that you made to
9	President-Elect Trump at that time, in that meeting, did you
10	discuss anything with him about potential compensation for that
11	title?
12	A No, ma'am.
13	Q Why didn't you?
14	A Because I didn't expect to be compensated.
15	I knew that the compensation was going to come from the
16	companies that were already interested in speaking to me.
17	Q Now, did you mention to some other folks at The Trump
18	Organization that you had asked Mr. Trump for that title of
19	Personal Attorney to the President?
20	A Yes, ma'am.
21	Q Was one of the people that you mentioned that to Allen
22	Weisselberg?
23	A Yes.
24	Q Did you have discussions with your family about you
25	wanting that title, Personal Attorney or Counsel to the

1	President?
2	A Yes.
3	MS. HOFFINGER: I'd like to show just to the
4	witness, please, and Counsel and the Court, People's
5	Exhibit 258 for identification.
6	(Whereupon, an exhibit is shown on the screens of
7	the witness and the parties.)
8	Q Do you recognize this document?
9	A I do.
10	Q What is it?
11	A These are text communications between myself and my
12	daughter.
13	Q And what, generally, do they relate to?
14	A To the position and the fact that I was not being
15	considered for Chief of Staff.
16	Q And are these texts exact copies of text
17	communications you had with your daughter on those issues at
18	the time reflected in this document?
19	A Yes, ma'am.
20	MS. HOFFINGER: I offer in evidence People's
21	Exhibit 258.
22	MR. BLANCHE: No objection.
23	THE COURT: Accepted into evidence.
24	(Whereupon, People's Exhibit 258 is received in
25	evidence and is shown on the screens.)

1	Q There are quite a few texts on there.
2	Can you summarize to the jury what's comprised in this
3	text?
4	A Sure.
5	So, my daughter and I are very close. We're very much
6	connected.
7	And she was concerned that I was upset that I was not being
8	considered for the role.
9	I explained that Reince Priebus was pushing like a madman
10	early on. But I explained to her that there are so many
11	opportunities.
12	"Like what?"
13	I said: "When they come closer, I'll tell you all of them."
14	At the time, when I was communicating with my daughter, she
15	was at college at the University of Pennsylvania. And I didn't
16	want to get into the ideas that were going on because they were
17	still in a formulation state.
18	And so, she asks me: "Are the opportunities in government
19	or no?"
20	And I explained to her: "It's a hybrid."
21	And what I was referring to as "a hybrid" is meaning as
22	Personal Attorney to the President, I would continue to have my
23	continued access to President Trump, and I would still be able
24	to monetize my relationship and my ability with these various

different companies.

1	(Whereupon, Senior Court Reporter Lisa Kramsky
2	relieves Senior Court Reporter Laurie Eisenberg, and the
3	transcript continues on the following page.)
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M. Cohen - Direct/Hoffinger

1	*****
2	(Continued from the previous page.)
3	CONTINUED DIRECT EXAMINATION
4	BY MS. HOFFINGER:
5	Q Did there come a time, ultimately, that Mr. Trump then
6	gave you that title, Personal Counsel to the President?
7	A Yes, ma'am.
8	Q Do you remember — do you know approximately when that
9	occurred?
10	A It was in January, like a day or two before he left for
11	the Inauguration.
12	MS. HOFFINGER: You can take that down. Thank you
13	so much.
14	Q I want to direct your attention to December of 2016,
15	when you were still at The Trump Organization.
16	Before President-Elect Trump gave you the title of Personal
17	Attorney to the President, was it customary in that time period,
18	December of 20 — December of every year, actually, for
19	employees to receive an end-of-year bonus?
20	A It was for me.
21	Q So, December of 2016, did you find out — well,
22	withdrawn.
23	How did you generally find out what your bonus was in
24	December of each year?
25	A So, after Mr. Trump would leave, he would be on a plane

Lisa Kramsky,

Senior Court Reporter

1	or he had already arrived to Palm Beach, Mar-a-Lago, Rhona would
2	walk around with a Christmas card, and it would be signed by
3	Mr. Trump and others, wishing you a Happy New Year, Merry
4	Christmas, et cetera, and in it would be a check.
5	Q And was it —
6	A And that's how you would find out what your bonus is.
7	Q So now, in December of 2016, just before you left The
8	Trump Organization, how did you find out what your bonus was?
9	A Rhona came and delivered the envelope, the Christmas
10	card.
11	Q And that year, December of 2016, was Mr. Trump in the
12	office when you received that bonus check in a card?
13	A No.
14	Q Do you know where he was at the time?
15	A He was in flight or had already arrived.
16	Q You mean in Florida?
17	A In Florida.
18	Q When you opened up the card and saw the check, how did
19	you feel about your 2016 bonus?
20	A Angry. Beyond angry.
21	Q Why were you angry?
22	A He cut my bonus by two-thirds.
23	Q And had Mr. Trump, at that time, in December of 2016,
24	repaid you yet for the \$130,000 that you paid out for Stormy
25	Daniels?

Senior Court Reporter

1	A No.
2	Q And so, how did you feel about the situation of him
3	cutting your bonus and then also not repaying you yet for the
4	Stormy Daniels payout?
5	A I was truly insulted, personally hurt by it. I didn't
6	understand it.
7	It made no sense.
8	After all that I had gone through in terms of the campaign,
9	as well as things at The Trump Organization, in laying out
10	\$130,000 on his behalf to protect him, it was insulting that
11	the gratitude shown back to me was to cut the bonus by
12	two-thirds.
13	Q Did you express your anger about the situation to
14	Mr. Weisselberg?
15	A Yes.
16	Q Would you tell the jury about your conversation with
17	Mr. Weisselberg about that?
18	A So, right after opening it, I actually had to take a
19	double take and then immediately went to Mr. Weisselberg's
20	office in the back and in some very colorful language expressed
21	to him how truly pissed off and angry I really was. This makes
22	no sense. At all.
23	But I used quite a few expletives.
24	Q Now, did you mention in that conversation with
25	Mr. Weisselberg that he also hadn't repaid you for the 130,000?

Lisa Kramsky,

.'1 0 ._ K'Q. '

1	A Yes. I mentioned the fact that: You didn't lay out
2	the money; I did.
3	You weren't prepared to lay it out; I did.
4	And the best that you get for showing loyalty, the best that
5	you get for extending yourself as I did is have your bonus cut
6	by two-thirds.
7	I didn't expect more, but I certainly didn't expect less.
8	Q Did Mr. Weisselberg generally know what executives like
9	yourself were getting as bonuses end year?
10	A Yes. Every year Allen had the list, and he would sit
11	down with Mr. Trump and they would go through it before the
12	checks were prepared.
13	Q And so, was part of your anger also at Mr. Weisselberg
14	for allowing your bonus to be cut?
15	A Yes.
16	Q What was Mr. Weisselberg's response to you at that time
17	to the anger that you expressed to him?
18	A Take it easy. You know that Mr. Trump loves you. We
19	are going to do right by you. We will make sure that — we are
20	going to make sure that you are taken care of. Just go. Enjoy
21	your vacation. Relax. We are going to do — we will make this
22	right.
23	Q And did he tell you when it would be made right?
24	A After the holiday, when everybody returned to the
25	office.

Senior Court Reporter

1	Q What was your understanding about whether your
2	impact — withdrawn.
3	What was your understanding about whether your anger had any
4	impact on Mr. Weisselberg?
5	A I think it did, in light of all of the things that I
6	had just been involved with and helped to resolve. I was, even
7	for myself, unusually angry. (Laughter.)
8	Q Did you complain to a few other people also about your
9	anger about not being repaid and also having your bonus cut?
10	A I'm sure I did.
11	Q Do you know whether you expressed your upset with David
12	Pecker?
13	A I'm sure I did.
14	Q Do you recall specifically any conversation with David
15	Pecker about your end-of-year bonus?
16	A Yes.
17	Q Can you just tell the jury a little bit about that,
18	what you recall?
19	A Yeah. I engaged him in conversation: Could you
20	believe this? I mean, it's like after all of this, and laying
21	out \$130,000 to protect him, this is the best that I get?
22	And I couldn't believe it.
23	I was really — I — and it was, it wasn't even so much
24	about the number as much as it was about the, sort of,
25	disrespect that came with it.

Senior Court Reporter

- 1 And I was just just personally insulted.
- 2 Q Did you ask Mr. Pecker to help you with it?
- 3 A I I don't recall.
- 4 Q Did you also complain to Keith Davidson about it at
- 5 some point?
- 6 Do you remember having a phone call with him?
- 7 A I might have had a phone call with Keith Davidson.
- 8 Q Also complaining about the situation?
- 9 A I may have mentioned it.
- 10 I'm not so sure that Keith Davidson and I didn't really
- 11 know each other, other than his representation of Ms. Clifford
- and Ms. Daniels, whereas David Pecker I had a much longer
- 13 relationship with. So, I'm not sure that I was complaining to
- 14 Keith Davidson as much as I probably just mentioned it.
- Q Now, did you go away with your family on holiday?
- 16 A I did.
- 17 Q And did Mr. Trump call you while you were on vacation?
- 18 A He did.
- 19 Q Can you tell the jury a bit about that conversation?
- 20 A He called me just before New Years, just to say:
- 21 Hello. How are things going? Are you enjoying the vacation?
- 22 Next year, you should come to Mar-a-Lago. Don't worry about
- 23 that other thing. I'm going to take care of it when we get
- 24 back.
- Q What did you understand him to mean by that?

Lisa Kramsky,

.'1 0 ._ 1-9. '

1	A What he meant was the two-third diminution in the
2	bonus
3	Q Did he mention at all — what, if anything, did he
4	mention about any conversation that he had with Allen
5	Weisselberg?
6	A That he spoke to Allen and that he knows that I was
7	angry, but it's going to — we will take care of it when we all
8	get back.
9	Q Now, after you had returned to the office, after your
10	holiday, did there come a time in January of 2017 when you had a
11	meeting with Mr. Weisselberg concerning the repayment of the
12	\$130,000 that you had gave to Stormy Daniels?
13	A Yes.
14	Q Tell us how that came about?
15	A Well, it's now after the new year, and I had laid out
16	this money with the understanding that it was going to be paid
17	back to me, how I was going to be reimbursed for this, and there
18	was no conversation about it.
19	So, I, of course, brought it up to Mr. Weisselberg to ask:
20	"When am I getting the money back?"
21	Q And what, if anything, did he say about trying to
22	resolve that with you?
23	A So he said to me: "Let's sit down. Let's meet and
24	let's do it."
25	Q What, if anything, did he ask of you to provide to

Senior Court Reporter

1	him?
2	A So he asked for me to bring him a copy of the statement
3	showing the \$130,000 transfer.
4	Q And —
5	A From First Republic Bank.
6	Q And did he say anything to you at all about— in
7	connection with that meeting or in that conversation, about
8	settling things globally and the position that you wanted?
9	A Yes, because we were — not only was it about the
10	position, but also about other matters that were still open and
11	outstanding, for example, the bonus, as well as an issue with a
12	company called Red Finch.
13	Q Did you provide him with a document showing the
14	transfer of the \$130,000 to Keith Davidson for Stormy Daniels?
15	A Yes.
16	Q And did you say it was a bank statement from First
17	Republic Bank?
18	A Yes.
19	MS. HOFFINGER: Can we put up People's Exhibit 35,
20	please, in evidence.
21	(Displayed.)
22	*****
23	Q Do you recognize this document?
24	A I do.
25	Q What is it?

Lisa Kramsky,

Senior Court Reporter

1 A This is the bank statement for Essential Consultants 2 for the period of October 26th of 2016 through the 31st of 3 October of 2016. 4 Q What does it show? 5 A This is the document that I gave to Allen. Q What does it show, this document? 6 7 A It shows the deposit of \$131,000, and the withdrawal of 8 \$130,035. 9 Q Does it show where the payment went to? 10 A It does. 11 Q What does it show? 12 A It shows domestic wire funds debit to Keith M. Davidson 13 Associates PLC. 14 Q And this is a document that you gave to Mr. Weisselberg 15 without the handwriting initially? 16 A Correct. 17 Q So let's look at the handwriting now. Whose handwriting is at the bottom right? 18 19 A That's my handwriting. 20 Q And whose handwriting is at the bottom left and middle? 21 A That's Allen Weisselberg's. 22 Q And how were you able to recognize Allen Weisselberg's 23 handwriting? 24 A Well, I recognize the handwriting, but I was also there

Lisa Kramsky,

in the room when he was writing it.

Senior Court Reporter

Li sa Kramsky,

1	Q Over the years you've seen his handwriting and you've
2	watched him write on this document?
3	A Yes, ma'am.
4	Q Now, tell us what Allen Weisselberg told you at the
5	meeting, including what he told you to write on that document?
6	A So for Tech Services that were done. And it's
7	regarding a different type of a matter, one that I had gone to
8	Mr. Trump with on a regular basis in order to $-$ it was to
9	purchase IP addresses and things like that. The total that was
10	due to Red Finch was \$50,000. But that was actually done, like,
11	two years earlier.
12	Q So did Mr. — what, if anything, did Mr. Weisselberg
13	tell you about what to put down about those monies that were
14	owed to Red Finch from two years earlier?
15	A Include everything as — obviously, I was no longer
16	going to have a position at The Trump Organization, there was no
17	way for me to get that money back or to have this matter done —
18	Q What, if anything, did he tell you to do in terms of
19	totaling the monies owed to Red Finch and the monies that you
20	had paid out to Stormy Daniels to Keith Davidson?
21	A So the 130,000 was obviously the money that went for
22	the Non-Disclosure Agreement.
23	He told me to add up the 130 with the 50,000 for Red Finch.
24	Total it to 180,000. Thirty—five was lost, that was just a wire
25	transfer fee.

Senior Court Reporter

1	Then he told me what he was going to do was to, it's called
2	"Gross it up," because I was taking it — because I was taking
3	it as income.
4	And in order to get back the 180, you need to actually
5	double it because of tax purposes, being I was in the 50 percent
6	tax bracket, City, State and Federal.
7	So, in order to get back the 180, what he did was, he then
8	wrote down 360,000.
9	Q Did he tell you that he wanted to gross up that number
10	of 180,000 to 360,000?
11	A Yes.
12	Q And what was your understanding about why he said he
13	needed to gross it up to 360,000?
14	A Because otherwise you wouldn't get back your 180. It
15	would be, obviously, less.
16	If they gave me the 180, and they didn't gross it up, after
17	taxes onto it, it would be 90. Then, that's, again, assuming
18	that you take it as income as opposed to just a wash.
19	Q Let me back up just for a second.
20	Were you previously — you were familiar with paying
21	expenses for something, in other words, The Trump Organization,
22	did you ever pay out any expenses for a business trip or
23	something like that?
24	A Yes.
25	Q And when you submitted it to The Trump Organization, if

Senior Court Reporter

- 1 you laid out \$100 as an expense, what did you get back?
- 2 A One hundred dollars.
- 3 Q So it was not grossed up, the reimbursements were not
- 4 grossed up generally from the Trump Organization, to your
- 5 knowledge?
- 6 A Correct.
- 7 Q And was it Allen Weisselberg's idea that it should be
- grossed up to \$360,000?
- 9 A And that it should be taken as income.
- 10 Q And so, was it his suggestion that you take it as
- income instead of a reimbursement?
- 12 A Yes.
- Q Now, you mentioned Red Finch. The payment plus the
- 14 \$50,000 to Red Finch.
- 15 And I think you mentioned that it was some services that a
- tech company had provided to Mr. Trump?
- 17 A Yes.
- 18 Q And you said it was a couple of years earlier?
- 19 A Yes, it was earlier.
- 20 Q And had they completed the work for Mr. Trump?
- 21 A They did.
- 22 Q And had you discussed with Mr. Trump the work that was
- done and completed and that he owed Red Finch \$50,000?
- 24 A Yes, ma'am.
- 25 Q And did he decide to pay Red Finch the money that they

Lisa Kramsky,

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1	were owed?
2	A No.
3	Q And, briefly, without describing details, why did he
4	tell you that he didn't want to pay them?
5	A Because he didn't feel that he had gotten the benefit
6	of what he wanted, which dealt with the ranking.
7	Q Now, did you end up paying out some money yourself to
8	Red Finch?
9	A I did.
10	Q How did that come about?
11	A So I happened to know the CEO of Red Finch, and he
12	explained to me that: This isn't fair, I'm out money, I had to
13	acquire — lay out money for the IP addresses that we were
14	obtaining and requesting. And each time that I needed to go back
15	for more, I would go to Mr. Trump's office asking and requesting
16	that he give me the permission.
17	And so, I said to him, let me — I said, I'll — I'll take
18	care of it — I'll take care of you.
19	I needed him for other things that I was working on for
20	Mr. Trump's benefit.
21	And so I went to my bank and I took out money to give him
22	because he told me he was going to be coming into New York from
23	Virginia.
24	Q And did you pay him the full \$50,000? That was the
25	bill?

Senior Court Reporter

1	A No, ma'am.
2	Q And given that you didn't pay him the whole \$50,000,
3	why did you put down \$50,000 on there?
4	A Well, for the previous year and a half I had told
5	Allen: Look, I laid it out. My hope was to get it, the money
6	from Allen onto it, so that I can give it to him.
7	But it never happened, but I constantly reminded him because
8	I did want him, you know, to receive the funds.
9	Q Did you pay Red Finch less than \$50,000?
10	A I did.
11	Q Okay. And why did you then ask for \$50,000 back?
12	A Because that's what was owed and I didn't feel
13	Mr. Trump deserved the benefit of the difference.
14	Q And if you were going to get \$50,000, but you paid out
15	less than 50,000, were you going to keep the rest of it for
16	yourself?
17	A That's what I ended up doing.
18	Q And just to go back to one thing.
19	Did Allen Weisselberg — was Allen Weisselberg able to
20	approve the repayment to Red Finch for \$50,000 without
21	Mr. Trump's approval?
22	A No.
23	Q Now, was there another piece to this repayment to you?
24	I think where we left off, you said that Mr. Weisselberg said
25	you needed to gross up the 180,000 to 360,000 to make it look

Senior Court Reporter

1	like income; is that right?
2	A Correct.
3	Q Was there something else that you were going to be
4	repaid?
5	A Yes.
6	Q What else?
7	A The \longrightarrow in addition to the bonus that he had already
8	been previously given to me of \$60,0000.
9	Q And what did he tell you about that \$60,000 additional
10	bonus?
11	A That this is the best that he's going to get and
12	Q Did he say anything about trying to make it right
13	because your bonus had been cut?
14	A Yes. Though, it was still short of what I expected,
15	but he thought that this was going to be an amount that would
16	make it right.
17	Q So, in addition to grossing up the 180 to 360, added on
18	to that was another \$60,000 for some additional bonus?
19	A Correct.
20	Q And what was the total that he wrote — so is that,
21	those calculations on the left side by Mr. Weisselberg?
22	A They are.
23	Q And that's his handwriting?
24	A It is.
25	Q So what — can you just tell the jury about the

Lisa Kramsky,

Senior Court Reporter

1	additions and the calculations there that Mr. Weisselberg
2	wrote?
3	A So you take 360 and add 60 to it, it was 420,000.
4	Q And what, if anything, did he indicate about the
5	420,000 at that point, if anything?
6	A Well, he didn't at that point. It was only after we
7	had spoken to Mr. Trump about the \$420,000 which, obviously, I
8	realized that they had already spoken.
9	Q Before you get to that. Just one question. I
10	apologize.
11	I just want to go back to something on the issue of Allen
12	Weisselberg telling you that they were going to gross up the 180
13	that you had put out or stated that you had put out as an
14	expense, of grossing it up to \$360,000, so that it would appear
15	to be income.
16	What was your understanding about Mr. Weisselberg's
17	background in terms of accounting and taxes?
18	A He's not a CPA. He has been Mr. Trump's CFO for well
19	over four decades.
20	Q And as Chief Financial Officer, what is your
21	understanding about whether he oversaw the Accounting Department
22	at The Trump Organization?
23	A He oversaw every aspect of the Accounting Department.
24	Q And, to your knowledge, did he also work with outside
25	tax accountants?

Senior Court Reporter

1	A He did.
2	Q And based on that, and your knowledge of working with
3	him over the years, what's your understanding about his
4	knowledge about taxes and accounting?
5	A He certainly knows more than I do.
6	Q What, if any, understanding do you have about why he
7	grossed that reimbursement up to \$360,000?
8	A I didn't know. And, to be honest, I didn't really even
9	think about it. I just wanted to get my money back.
10	Q Now, at the end of the conversation that you just had
11	with Allen Weisselberg, did you believe that you were or think
12	that you were going to get that \$420,000 back in one lump sum?
13	A Yes.
14	Q Okay. And following the meeting with Mr. Weisselberg
15	and both of you adding that handwriting to People's 35, what did
16	you do and where did the two of you go at that time?
17	A We went to Mr. Trump's office in order to speak to him
18	about this.
19	Q Now, when was this, approximately?
20	A Right before the — Mr. Trump left for the
21	Inauguration.
22	Q So, was he still at Trump Tower at that time?
23	A Yes.
24	Q What did you understand he was engaged in at Trump
25	Tower at that time?

Senior Court Reporter

1	A Being President-Elect.
2	Q Was he at meetings at Trump Tower?
3	A Yes.
4	Q Now, what happened when you went into Mr. Trump's
5	office to have this discussion with him?
6	A During the conversation, Allen turned around and said
7	to me, ummm, while we were talking about this, it was — and
8	what we're going to do is, we're going to pay you over
9	12 months.
10	It was probably better if I get it in one lump sum.
11	No, no, no, no. Why don't you do it as over 12 months and
12	it will be, ummm, paid out to you monthly.
13	Q And did he say anything about how it would be paid out
14	as something?
15	A Yeah, as like a legal service rendered since I was then
16	being given the title as Personal Attorney to the President.
17	Q And we will get to that in a second.
18	So was this conversation that you had with Mr. Weisselberg
19	in Mr. Trump's office with Mr. Trump?
20	A Yes.
21	Q And did Mr. Weisselberg have with him this document,
22	People's 35?
23	A He did.
24	Q And did he show this document to Mr. Trump?

Senior Court Reporter

Li sa Kramsky,

A Yes.

25

1 Q And did Mr. Weisselberg say in front of Mr. Trump how 2 much you were going to be paid in total? 3 A It was going to be divided by 12, and it's \$35,000 a 4 month, and that they would actually start making the payments 5 in February, not January, because there was a lot going on with 6 Mr. Trump moving to D.C., the Inauguration, and so on. 7 Q And did Mr. Weisselberg reflect those payments over 8 12 months on that bank statement, People's 35? 9 A Yes. 10 Q And can you just read what that says there in the 11 middle or the bottom? A It says 420,000 divided by 12, that's an equal sign. 12 13 And that's 35,000. And that's per month. Q And so was it stated — did Mr. Weisselberg state in 14 15 front of Mr. Trump that you were going to receive \$420,000 over the course of 12 months? 16 17 A Yes. Q And what, if anything, did Mr. Trump say at that time? 18 A He approved it. And he also said: "This is going to 19 be one heck of a ride in D.C." 20 21 Q And did Mr. Weisselberg say in front of Mr. Trump that those monthly payments would be, you know, like a retainer for 22 23 legal services? 24 A Yes. Q Now, you mentioned something before, but I just wanted 25

Lisa Kramsky,

.'1 0 ._ K'Q. '

1	to question you about it.
2	Did you say something to the effect of that you had the
3	sense that they had spoken about this previously?
4	A Yes.
5	Q Why do you say that?
6	A Because they always played that sort of game of frick
7	and frack type game.
8	And I didn't — I had been around that office more than
9	enough to realize that this conversation had already taken place
10	between the two.
11	And when I asked for the 420; Mr. Trump said, no, it's
12	better, it's better to do it over the 12 months.
13	Q And —
14	MR. BLANCHE: Your Honor, objection to that answer
15	and move to strike.
	and move to berrie.
16	THE COURT: Overruled. Overruled.
16 17	
	THE COURT: Overruled. Overruled.
17	THE COURT: Overruled. Q And when Allen Weisselberg laid out the plan of how
17 18	THE COURT: Overruled. Q And when Allen Weisselberg laid out the plan of how much you were going to get paid and over what months and showed
17 18 19	THE COURT: Overruled. Overruled. Q And when Allen Weisselberg laid out the plan of how much you were going to get paid and over what months and showed Mr. Trump this document, did Mr. Trump try to renegotiate?
17 18 19 20	THE COURT: Overruled. Overruled. Q And when Allen Weisselberg laid out the plan of how much you were going to get paid and over what months and showed Mr. Trump this document, did Mr. Trump try to renegotiate? A No.
17 18 19 20 21	THE COURT: Overruled. Overruled. Q And when Allen Weisselberg laid out the plan of how much you were going to get paid and over what months and showed Mr. Trump this document, did Mr. Trump try to renegotiate? A No. Q So he approved it at that point?
17 18 19 20 21 22	THE COURT: Overruled. Overruled. Q And when Allen Weisselberg laid out the plan of how much you were going to get paid and over what months and showed Mr. Trump this document, did Mr. Trump try to renegotiate? A No. Q So he approved it at that point? A Yes.

Senior Court Reporter

Li sa Kramsky,

25 Counsel to the President?

1	A Yes.
2	Q When in relation to this meeting was that?
3	A Around the same exact time.
4	Q Okay. And was it — did you have a conversation just
5	between yourself and Mr. Trump about that role during that time?
6	A I mean, we've had conversations.
7	Q Was it — did Mr. Trump indicate to you that he was
8	giving you the title?
9	A Yes.
10	Q Was it in this meeting or shortly after this meeting?
11	A Yes.
12	Q One or the other?
13	A It was one or the other.
14	Q And was it — was the $$420,000$ that you were going to
15	receive back from Mr. Trump going to be payment for future legal
16	services as personal counsel?
17	A That was what it was designed to be.
18	Q Well, what was it actually?
19	A Reimbursement of my money.
20	Q It was. It was a repayment of which monies?
21	A It was a repayment of the Stormy Daniels payment as
22	well as, again, you had had the bonus and then the Red Finch
23	money.
24	Q Now, you said that you believed that this occurred at

Lisa Kramsky,

Trump Tower some days before Mr. Trump actually left for

Senior Court Reporter

Li sa Kramsky,

25

1	Washington; is that right?
2	A Correct.
3	Q And do you have a sense of— based on some of your
4	phone records about when this meeting occurred, about the
5	grossed up reimbursements?
6	A Yes.
7	Q And also in connection with that, you would be given
8	Personal Counsel to President Trump?
9	A Yes.
10	Q And, as a result of that, did you look at some of your
11	phone records as well?
12	A That's correct.
13	MS. HOFFINGER: So let's pull up, please, People's
14	Exhibit 250 in evidence, please.
15	(Displayed.)
16	MS. HOFFINGER: I'm sorry, okay. Can you make that
17	a little bit bigger.
18	Thank you.
19	(Displayed.)
20	Q What is this text, Mr. Cohen?
21	Who is it with?
22	A This is a text message on January 17th from me to a
23	gentleman named Gene Freidman, who was the manager or the
24	operator of my yellow cab medallions in New York City.

Lisa Kramsky,

And I wrote to him, "Thank you. I leave tomorrow for D.C.

Senior Court Reporter

Li sa Kramsky,

25

I	And just between us, I will be Personal Counsel to President
2	Trump."
3	Q And does that help you date the time of this meeting
4	that you had with Allen Weisselberg and Donald Trump when you
5	talked about the \$420,000?
6	And in connection with you, were you also at that meeting
7	shortly thereafter being given the title Personal Counsel to
8	Mr. Trump?
9	A Yes.
10	Q I want to just go back to one question that I neglected
II	to ask you.
12	That document that we looked at, People's Exhibit 35,
13	which contained the calculations that Allen Weisselberg did to
14	get you from 180 to 360 and adding the bonus, and so on, did Mr.
15	Weisselberg ever give you a copy of that document after all the
16	handwriting had been put on it?
17	A No.
18	Q What, if anything, did you know that he did with that
19	document; if you know?
20	A I believe — I don't know. I believe he put it in a
21	file.
22	Q And so, is your sense that — based on this document,
23	and perhaps another one, did you have a sense of the approximate
24	timing of the meeting that you had with Allen Weisselberg and
25	Donald Trump about the reimbursement?

Senior Court Reporter

1	A Yes.
2	Q What's your approximation of when it was?
3	A January 17th.
4	Q And could it have been the day before? Do you know for
5	sure, based on this, whether it was the 16th or the 17th?
6	A It could have been the day before. And the reason I
7	say that is because I spoke to Gene Freidman on a very regular
8	basis.
9	Q And you told him on the 17th that you were going to be
10	Personal Counsel?
11	A Correct.
12	Q Did you also go on the Sean Hannity show the next day,
13	on January 18th, and announce that you were going to be Personal
14	Counsel to the President?
15	A I did.
16	MS. HOFFINGER: Can we just pull up People's
17	Exhibit 251 in evidence as well, please.
18	(Displayed.)
19	Q Do you recognize that?
20	A I do.
21	Q And can you tell us what those texts meant — that text
22	message is about?
23	A This is a text message from a gentleman named Steve
24	Denari to me, stating that he just seen me on Hannity and saw
25	the announcement: "Congratulations on being President Trump's

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1	Personal Counsel." His word: "Consigliere." "Look forward to
2	speaking with you further after the Inauguration."
3	Q And does that also date for you that you made that
4	announcement on the Hannity show on January 18th?
5	A Yes.
6	Q Now, did Allen Weisselberg ask you to — or did he tell
7	you or discuss with you when you would be repaid those monthly
8	payments for the reimbursement of the \$420,000?
9	A Yes.
10	Q What did he say?
11	A That it would start in February, because with the Trust
12	and with the movement going on of Mr. Trump going to D.C., it's
13	going to just take a little bit of time to get things — to get
14	things moving, so just be patient.
15	Q Did he indicate something that you should do in terms
16	of submitting something to get paid at some point?
17	A Yes. But he —
18	Q Go ahead.
19	A What he stated to me is each month, you know, just
20	send an invoice to us and just mark down for legal services
21	rendered pursuant to the Agreement and we will get you a check
22	out.
23	Q Now, after Mr. Trump, President-Elect Trump gave you
24	the title of Personal Attorney to the President, before you
25	left, did you have a conversation with him about whether you

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1	would be compensated for any legal work that you might do for
2	him in the future in that role?
3	A No.
4	Q Did you — did it come up at all, whether, you know, if
5	you did some work, whether you would be paid for it?
6	A I mean, when he said to me, yeah, you know, whatever
7	you end up doing, you know, just take it easy on any bills, he
8	goes. But I knew what he was referring to. He had given me
9	this title, his Personal Attorney, and I was proud to accept
10	that title, which I wanted, so I knew that there would be no
11	compensation for any of the other work.
12	Q And so, did you have any expectation that if you did
13	work for him you would be paid?
14	A None at all.
15	Q And, from your perspective, how were you essentially
16	getting paid for that title?
17	A By monetizing the role as Personal Attorney and
18	creating consulting agreement relationships.
19	Q Now, are you aware that when attorneys represent a
20	client and receive compensation for work, that they are required
21	to put together either a Retainer Agreement or a written
22	Engagement Letter?
23	A Yes.
24	Q And did you ever put together any sort of a Retainer
25	Agreement for any future work that you might do for Mr. Trump as

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1	Personal Attorney?
2	A No, ma'am.
3	Q Why not?
4	A Because I knew there was going to be no compensation.
5	Q And did the \$420,000 that you received have anything to
6	do with being a payment for future work that you might do for
7	Mr. Trump as Personal Attorney to the President?
8	A No.
9	MS. HOFFINGER: Judge, is this a good time to
10	break?
11	THE COURT: Sure. We will stop now.
12	Jurors, before I excuse you, I remind you to please
13	not talk either among yourselves or anyone else about
14	anything related to the case.
15	Please continue to keep an open mind.
16	Do not form or express an opinion about the
17	defendant's guilt or innocence until all of the evidence is
18	is in, and I have given you my final instructions on the
19	law, and I have directed you to begin your deliberations.
20	Do not request, accept, agree to accept or discuss
21	with any person the receipt or acceptance of any payment or
22	benefit in return for supplying any information concerning
23	the trial.
24	Report directly to me any incident within your
25	knowledge involving an attempt by any person to improperly

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1	influence you or any members of the jury.
2	Do not visit or view any of the locations discussed
3	in the testimony.
4	And do not use any program or electronic device
5	to search for and view any location discussed in the
6	testimony.
7	Do not read, view, or listen to any accounts of or
8	discussions of the case, that includes the reading or the
9	listening to the reading of any transcripts of the trial, or
10	the reading of posts on any court sites.
11	Do not attempt to research any fact, issue or law
12	related to the case.
13	Do not communicate with anyone about the case by
14	any means, including by telephone, text messages, email,
15	chat rooms, blogs, the internet.
16	And do not Google or otherwise search for any
17	information about the case or the law which applies to the
18	case or the People involved in the case.
19	I will see you tomorrow at 9:30. Have a good
20	night.
21	THE COURT OFFICER: All rise.
22	(Jury exits.)
23	*****
24	THE COURT: Please be seated.
25	Sir, you can step down.

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1	THE WITNESS: Thank you, your Honor.
2	(Witness excused.)
3	******
4	THE COURT: Anything that you would like to go
5	over?
6	MS. HOFFINGER: No, your Honor.
7	THE COURT: Mr. Blanche, anything you would like to
8	go over?
9	MR. BLANCHE: No, your Honor.
10	THE COURT: Thank you very much. I will see
11	everyone tomorrow.
12	Have a good night.
13	(Whereupon, at this time, the matter was adjourned
14	to Tuesday, May 14th, 2024, at 9:30 a.m.)
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