

Federal Bureau of Investigation

Washington, D.C. 20535

April 23, 2021

Mr. Brian Huddleston c/o Mr. Ty O. Clevenger Post Office Box 20753 Brooklyn, NY 11202-0753

FOIPA Request Nos.: 1465531-000

Subject: Seth Rich (January 1, 2016 to present)

Brian Huddleston v. Federal Bureau of

Investigation, et al

Civil Action No.: 20-cv-00447

Dear Mr. Huddleston:

The enclosed documents were reviewed under the Freedom of Information/Privacy Acts (FOIPA), Title 5, United States Code, Section 552/552a. Below you will find check boxes under the appropriate statute headings which indicate the types of exemptions asserted to protect information which is exempt from disclosure. The appropriate exemptions are noted on the enclosed pages next to redacted information. In addition, a deleted page information sheet was inserted to indicate where pages were withheld entirely and identify which exemptions were applied. The checked exemption boxes used to withhold information are further explained in the enclosed Explanation of Exemptions.

Section	n 552	Section 552a	
✓ (b)(1)	(b)(7)(A)	(d)(5)	
(b)(2)	(b)(7)(B)	□ (j)(2)	
✓ (b)(3)	(b)(7)(C)	□ (k)(1)	
50 USC § 3024(i)(1)	☑ (b)(7)(D)	☐ (k)(2)	
Federal Rules of Criminal Procedure 6 (e)	(b)(7)(E)	(k)(3)	
	(b)(7)(F)	☐ (k)(4)	
(b)(4)	(b)(8)	(k)(5)	
▽ (b)(5)	(b)(9)	(k)(6)	
☑ (b)(6)		☐ (k)(7)	
576 pages were reviewed a	and 68 pages are being released.		
Please see the paragraphs FBI FOIPA Addendum for standard r		ecific to your request as well as the sts.	enclosed
Document(s) were loca Government Agency (in		ained information concerning, other	
	ith another agency. The FBI wil	review and direct response to you. I correspond with you regarding this	information

Please refer to the enclosed FBI FOIPA Addendum for additional standard responses applicable to your request. "Part 1" of the Addendum includes standard responses that apply to all requests. "Part 2" includes additional standard responses that apply to all requests for records about yourself or any third party individuals. "Part 3" includes general information about FBI records that you may find useful. Also enclosed is our Explanation of Exemptions.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us."

The FOIPA Request Number listed above has been assigned to your request. Please use this number in all correspondence concerning your request.

Although your request is in litigation, we are required by law to provide you the following information:

If you are not satisfied with the Federal Bureau of Investigation's determination in response to this request, you may administratively appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, 441 G Street, NW, 6th Floor, Washington, D.C. 20530, or you may submit an appeal through OIP's FOIA STAR portal by creating an account following the instructions on OIP's website: https://www.justice.gov/oip/submit-and-track-request-or-appeal. Your appeal must be postmarked or electronically transmitted within ninety (90) days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so it may be easily identified.

You may seek dispute resolution services by contacting the Office of Government Information Services (OGIS). The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001, e-mail at ogis@nara.gov; telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769. Alternatively, you may contact the FBI's FOIA Public Liaison by emailing foipaquestions@fbi.gov. If you submit your dispute resolution correspondence by email, the subject heading should clearly state "Dispute Resolution Services." Please also cite the FOIPA Request Number assigned to your request so it may be easily identified.

Please direct any further inquiries about this case to the Attorney representing the Government in this matter. Please use the FOIPA Request Number and/or Civil Action Number in all correspondence or inquiries concerning your request.

✓

See additional information which follows.

Sincerely,

Michael G. Seidel Section Chief Record/Information Dissemination Section

Information Management Division

Enclosure(s)

In response to your Freedom of Information Act (FOIA) request and subsequent civil action case pending in the U.S. District Court for the Eastern District of Texas, enclosed is one (1) compact disc representing the FBI's 1st Interim release of information concerning records Bates Stamped FBI (20-cv-00447)-1 through FBI (20-cv-00447)-576.

These pages were located in cross-reference files as described below. No "main" investigative files pertaining to the subject of your request were located.

Cross-references are defined as mentions of the subject of your request in files to other individuals, organizations, events, or activities. In processing the cross-references, the pages considered for possible release included only those pages which mention the subject of your request and any additional pages showing the context in which the subject of your request was mentioned. The cross-references were processed pursuant to the provisions of the FOIA and are being released to you in redacted form.

FBI (20-cv-00447)-422 represents a compact disc wherein all of the contents thereof is being withheld in its entirety pursuant to FOIA Exemptions (b)(6), (b)(7)(C), (b)(7)(D) and (b)(7)(E).

For your information, sealed court records are not eligible for release under the Freedom of Information Act. Material responsive to your request has been withheld and marked "OTHER-Sealed" pursuant to appropriate orders issued by federal district courts.

Duplicate copies of the same document were not processed.

FBI FOIPA Addendum

As referenced in our letter responding to your Freedom of Information/Privacy Acts (FOIPA) request, the FBI FOIPA Addendum provides information applicable to your request. Part 1 of the Addendum includes standard responses that apply to all requests. Part 2 includes standard responses that apply to requests for records about individuals to the extent your request seeks the listed information. Part 3 includes general information about FBI records, searches, and programs.

Part 1: The standard responses below apply to all requests:

- (i) **5 U.S.C. § 552(c).** Congress excluded three categories of law enforcement and national security records from the requirements of the FOIPA [5 U.S.C. § 552(c)]. FBI responses are limited to those records subject to the requirements of the FOIPA. Additional information about the FBI and the FOIPA can be found on the www.fbi.gov/foia website.
- (ii) Intelligence Records. To the extent your request seeks records of intelligence sources, methods, or activities, the FBI can neither confirm nor deny the existence of records pursuant to FOIA exemptions (b)(1), (b)(3), and as applicable to requests for records about individuals, PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(1), (b)(3), and (j)(2)]. The mere acknowledgment of the existence or nonexistence of such records is itself a classified fact protected by FOIA exemption (b)(1) and/or would reveal intelligence sources, methods, or activities protected by exemption (b)(3) [50 USC § 3024(i)(1)]. This is a standard response and should not be read to indicate that any such records do or do not exist.

Part 2: The standard responses below apply to all requests for records on individuals:

- (i) Requests for Records about any Individual—Watch Lists. The FBI can neither confirm nor deny the existence of any individual's name on a watch list pursuant to FOIA exemption (b)(7)(E) and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(7)(E), (j)(2)]. This is a standard response and should not be read to indicate that watch list records do or do not exist.
- (ii) Requests for Records about any Individual—Witness Security Program Records. The FBI can neither confirm nor deny the existence of records which could identify any participant in the Witness Security Program pursuant to FOIA exemption (b)(3) and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(3), 18 U.S.C. 3521, and (j)(2)]. This is a standard response and should not be read to indicate that such records do or do not exist.
- (iii) Requests for Records for Incarcerated Individuals. The FBI can neither confirm nor deny the existence of records which could reasonably be expected to endanger the life or physical safety of any incarcerated individual pursuant to FOIA exemptions (b)(7)(E), (b)(7)(F), and PA exemption (j)(2) [5 U.S.C. §§ 552/552a (b)(7)(E), (b)(7)(F), and (j)(2)]. This is a standard response and should not be read to indicate that such records do or do not exist.

Part 3: General Information:

- (i) Record Searches. The Record/Information Dissemination Section (RIDS) searches for reasonably described records by searching systems or locations where responsive records would reasonably be found. A standard search normally consists of a search for main files in the Central Records System (CRS), an extensive system of records consisting of applicant, investigative, intelligence, personnel, administrative, and general files compiled by the FBI per its law enforcement, intelligence, and administrative functions. The CRS spans the entire FBI organization, comprising records of FBI Headquarters, FBI Field Offices, and FBI Legal Attaché Offices (Legats) worldwide; Electronic Surveillance (ELSUR) records are included in the CRS. Unless specifically requested, a standard search does not include references, administrative records of previous FOIPA requests, or civil litigation files. For additional information about our record searches, visit www.fbi.gov/services/information-management/foipa/requesting-fbi-records.
- (ii) **FBI Records.** Founded in 1908, the FBI carries out a dual law enforcement and national security mission. As part of this dual mission, the FBI creates and maintains records on various subjects; however, the FBI does not maintain records on every person, subject, or entity.
- (iii) Requests for Criminal History Records or Rap Sheets. The Criminal Justice Information Services (CJIS) Division provides Identity History Summary Checks often referred to as a criminal history record or rap sheet. These criminal history records are not the same as material in an investigative "FBI file." An Identity History Summary Check is a listing of information taken from fingerprint cards and documents submitted to the FBI in connection with arrests, federal employment, naturalization, or military service. For a fee, individuals can request a copy of their Identity History Summary Check. Forms and directions can be accessed at www.fbi.gov/about-us/cjis/identity-history-summary-checks. Additionally, requests can be submitted electronically at www.edo.cjis.gov. For additional information, please contact CJIS directly at (304) 625-5590.
- (iv) **National Name Check Program (NNCP).** The mission of NNCP is to analyze and report information in response to name check requests received from federal agencies, for the purpose of protecting the United States from foreign and domestic threats to national security. Please be advised that this is a service provided to other federal agencies. Private Citizens cannot request a name check.

EXPLANATION OF EXEMPTIONS

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

- (b)(1) (A) specifically authorized under criteria established by an Executive order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified to such Executive order;
- (b)(2) related solely to the internal personnel rules and practices of an agency;
- (b)(3) specifically exempted from disclosure by statute (other than section 552b of this title), provided that such statute (A) requires that the matters be withheld from the public in such a manner as to leave no discretion on issue, or (B) establishes particular criteria for withholding or refers to particular types of matters to be withheld;
- (b)(4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b)(5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency;
- (b)(6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b)(7) records or information compiled for law enforcement purposes, but only to the extent that the production of such law enforcement records or information (A) could reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy, (D) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source, (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b)(8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
- (b)(9) geological and geophysical information and data, including maps, concerning wells.

SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

- (d)(5) information compiled in reasonable anticipation of a civil action proceeding;
- (j)(2) material reporting investigative efforts pertaining to the enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) information which is currently and properly classified pursuant to an Executive order in the interest of the national defense or foreign policy, for example, information involving intelligence sources or methods;
- (k)(2) investigatory material compiled for law enforcement purposes, other than criminal, which did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a source who furnished information pursuant to a promise that his/her identity would be held in confidence:
- (k)(3) material maintained in connection with providing protective services to the President of the United States or any other individual pursuant to the authority of Title 18, United States Code, Section 3056;
- (k)(4) required by statute to be maintained and used solely as statistical records;
- (k)(5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment or for access to classified information, the disclosure of which would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
- (k)(6) testing or examination material used to determine individual qualifications for appointment or promotion in Federal Government service the release of which would compromise the testing or examination process;
- (k)(7) material used to determine potential for promotion in the armed services, the disclosure of which would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.

FEDERAL BUREAU OF INVESTIGATION FOI/PA DELETED PAGE INFORMATION SHEET Civil Action# 4:20-cv-00447 Total Withheld Page(s) = 507

Total Withheld CD(s) = 1

Bates Page Reference	Reason for Withholding
FBI (20-cv-00447)-	(i.e., exemptions with coded rationale, duplicate, sealed by order of court, etc.)
4-5	Duplicate to 309-310 (2 pages)
6	b6-1; b7C-1; b7D-1,-2; b7E-2,-3,-4; (1 page)
7	b6-1; b7C-1; b7D-1,-2; b7E-2,-3; (1 page)
8-9	b6-2; b7C-2; b7D-2; b7E-3; (2 pages)
12-13	b5-1; b6-3; b7A-1; b7C-3; (2 pages)
17-20	b5-1; b6-3; b7C-3; (4 pages)
21	b5-1; b6-3; b7C-3; (1 page)
24	b5-1; b6-2,-3; b7C-2,-3; (1 page)
25	b5-1; b6-3; b7C-3; (1 page)
26	b5-1; b6-2,-3; b7C-2,-3; (1 page)
27	b5-1; b6-3; b7C-3; (1 page)
28	b5-1; b6-3; b7C-3; (1 page)
31	b5-1; b6-1,-2; b7C-1,-2; (1 page)
32	b5-1; (1 page)
33-34	Duplicate to 309-310 (2 pages)
35-36	Duplicate to 307-308 (2 pages)
37	b6-1; b7C-1; b7E-1,-2,-4,-6; (1 page)

38	Duplicate to 115 (1 page)
39	Duplicate to 116 (1 page)
40-41	Duplicate to 117-118 (2 pages)
42-43	Duplicate to 119-120 (2 pages)
44-45	b6-2; b7C-2; b7E-6; (2 pages)
46	b7E-6; (1 page)
47-49	b6-2; b7C-2; b7E-6; (3 pages)
50	b7E-6; (1 page)
51-53	b6-2; b7C-2; b7E-6; (3 pages)
54	b7E-6; (1 page)
55-57	b6-2; b7C-2; b7E-6; (3 pages)
58	b7E-6; (1 page)
59-61	b6-2; b7C-2; b7E-6; (3 pages)
62	b7E-6; (1 page)
63-64	b6-2; b7C-2; b7E-6; (2 pages)
65	b7E-6; (1 page)
66-67	b6-2; b7C-2; b7E-6; (2 pages)
68	b7E-6; (1 page)
69-70	b6-2; b7C-2; b7E-6; (2 pages)
71	b7E-6; (1 page)

72-73	b6-2; b7C-2; b7E-6; (2 pages)
74	b7E-6; (1 page)
75	b6-2; b7C-2; b7E-6; (1 page)
78	b1-1; b3-1; b6-4; b7C-4; b7D-3; b7E-2,-4,-6; (1 page)
79	b6-2; b7C-2; b7E-6; (1 page)
80	b7E-6; (1 page)
81	b7E-6; (1 page)
82	b3-2; b6-1,-3; b7C-1,-3; b7E-2,-6; Other-Sealed (1 page)
83	b3-2; Other-Sealed; (1 page)
84	b3-2; b6-3; b7C-3; b7E-6; Other-Sealed (1 page)
85	b3-2; b6-1,-3; b7C-1,-3; b7E-2,-6; Other-Sealed; (1 page)
86-87	b3-2; b6-1,-3; b7C-1,-3; b7E-6; Other-Sealed; (2 pages)
88	b3-2; b6-3; b7C-3; b7E-6; Other-Sealed; (1 page)
89-90	Duplicate to 83-84 (2 pages)
91	b3-2; b7E-6; Other-Sealed; (1 page)
92	b1-1; b3-1; b6-1; b7C-1; b7E-1,-2,-4,-7; (1 page)
93	b1-1; b3-3; b7E-2,-7; (1 page)
94-96	b3-1; b7E-7; (3 pages)
98	b7E-6; (1 page)
99-100	b7E-6; (2 pages)
	1

102	b3-2; b6-2-3; b7C-2-3; b7E-6; (1 page)
103-105	b3-2; b6-2; b7C-2; b7E-6; (3 pages)
107	b6-1; b7C-1, b7E-2,-6; (1 page
108-109	b6-3; b7C-3; b7E-6; (2 pages)
110	b6-1-2; b7C-1,-2; b7E-1,-2,-4,-6; (1 page)
111	b7E-2,-6; (1 page)
112-113	b7E-6; (2 pages)
115-120	b7E-6; (6 pages)
121	b6-1; b7C-1; b7E-1,-2,-4,-6; (1 page)
122	b6-1,-2; b7C-1,-2; b7E-6; Other-Sealed; (1 page)
123-128	b6-1; b7C-1; b7E-6; Other-Sealed; (6 pages)
129-142	b7E-6; (14 pages)
143	b6-2; b7C-2; b7E-6; (1 page)
144	b6-1,-3; b7C-1,-3; b7E-2,-6; Other-Sealed; (1 page)
145	b6-2,-3; b7C-2,-3; b7E-6; Other-Sealed; (1 page)
146	b6-3; b7C-3; b7E-6; Other-Sealed; (1 page)
147	b6-2,-3; b7E-2,-3; b7E-6; Other-Sealed; (1 page)
152	b5-1; b6-1; b7C-1; b7E-6; (1 page)
153	b5-1; b6-2; b7C-2; (1 page)
154-155	b5-1; b6-3; b7C-3; (2 pages)
	I.

156	b6-3; b7C-3; (1 page)
162-163	b3-1; b6-3; b7A-1; b7C-3; b7E-2; (2 pages)
166	b3-2; (1 page)
168-170	b3-2; b6-2,-3; b7A-1; b7C-2,-3; (3 pages)
171	b3-2; b7A-1; (1 page)
172-173	b3-2; b6-2,-3; b7A-1; b7C-2,-3; (2 pages)
174	b3-2; b6-3; b7A-1; b7C-3; (1 page)
175-176	b3-2; b6-2,-3; b7A-1; b7C-2,-3; (2 pages)
177	b3-2; b7A-1; (1 page)
178-180	b3-2; b6-2,-3; b7A-1; b7C-2,-3; (3 pages)
181	b3-2; b7A-1; (1 page)
182	b3-2; b6-2,-3; b7A-1; b7C-2,-3; (1 page)
183-184	b3-2; b6-3; b7A-1; b7C-3; (2 pages)
186	b3-2; b6-3; b7A-1; b7C-3; (1 page)
187-188	b3-2; b7A-1; (2 pages)
189-193	b3-2; b6-2,-3; b7A-1; b7C-2,-3; (5 pages)
195	b3-2; b6-1,-3; b7A-1, b7C-1,-3; b7E-6; (1 page)
197	b3-2; b6-1; b7C-1; b7E-2,-6; (1 page)
199	b3-2; b6-2; b7C-2; b7E-2,-6; (1 page)
200-201	b3-2; b6-2; b7C-2; b7E-6; (2 pages)
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202	b3-2; b6-1,-3; b7C-1,-3; b7E-2,-6; Other-Sealed; (1 page)
203	b3-2; Other-Sealed; (1 page)
204	b3-2; b6-3; b7C-3; b7E-6; Other-Sealed; (1 page)
205	b3-2; b6-1,-2,-3; b7C-1,-2,-3; b7E-6; Other-Sealed; (1 page)
206-214	b3-2; b7E-6; Other-Sealed; (9 pages)
215-220	b3-2; b6-3; b7E-3; b7E-6; Other-Sealed; (6 pages)
221-265	b3-2; b7E-6; Other-Sealed; (45 pages)
266	b3-2; b6-3; b7E-3, b7E-6; Other-Sealed; (1 page)
267-273	b3-2; b7E-6; Other-Sealed; (7 pages)
274	b3-2; b6-2; b7C-2; b7E-6; Other-Sealed; (1 page)
275	b3-2; b6-1,-3; b7C-1,-3; b7E-2,-6; Other-Sealed; (1 page)
276	b3-2; Other-Sealed; (1 page)
277	b3-2; b6-3; b7C-3; b7E-6; Other-Sealed; (1 page)
278	b3-2; b6-3; b7C-3; b7E-1,-6; Other-Sealed; (1 page)
279-280	b3-2; b7E-6; Other-Sealed: (2 pages)
284-286	b6-2; b7C-2; b7E-6; (3 pages)
287-290	b7E-6; (4 pages)
291	b6-2; b7C-2; b7E-6; (1 page)
292-294	b7E-6; (3 pages)
295-297	b6-2; b7C-2; b7E-6; (3 pages)
	1

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b7E-6; (4 pages)
b6-2; b7C-2; b7E-6; (1 page)
b7E-6; (3 pages)
b5-1; b6-2,-3; b7C-2,-3; (1 page)
b5-1; b6-3; b7C-3; (1 page
Duplicate to 307-308 (2 pages)
Duplicate to 309-310 (2 pages)
b5-1; b6-3; b7C-3; (2 pages)
b6-3; b7C-3 (2 pages)
b6-3; b7C-3 (2 pages)
b6-3; b7C-3; b7E-2,-6; (1 page)
b6-3; b7C-3; b7E-6; (3 pages)
b6-1,-3; b7C-1,-3; b7E-2,-6; Other-Sealed; (1 page)
Other-Sealed; (2 pages)
b6-2; b7C-2; b7E-6; Other-Sealed; (3 pages)
b7E-6; Other-Sealed; (1 page)
b6-2; b7C-2; b7E-6; Other-Sealed; (1 page)
b6-2; b7C-2; b7E-6; Other-Sealed; (1 page)
Other-Sealed (2 pages)
b6-2; b7C-2; b7E-6; Other-Sealed; (52 pages)

394-395	b6-1; b7C-1; b7E-2; Other-Sealed; (2 pages)
396-397	b6-2; b7C-2; b7E-6; Other-Sealed: (2 pages)
400	b5-1; b6-1,-3; b7C-1,-3; (1 page)
401	b5-1; b6-3; b7C-3; (1 page)
404	b6-3; b7C-3; b7E-6; (1 page)
408-410	b6-2,-4; b7C-2,-4; b7D-3; (3 pages)
411-415	b6-4; b7C-4; b7D-3; (5 pages)
416	b6-1,-4; b7C-1,-4; b7D-3; b7E-2; (1 page)
417	b6-1; b7C-1; b7D-3; b7E-2,-4; (1 page)
418	b6-5; b7C-5; b7D-3; (1 page
419	b6-4; b7C-4; b7D-3; (1 page)
420-421	b5-per EOUSA; b6-per EOUSA; b7C- per EOUSA (2 pages)
422	b6-2; b7C-2; b7D-3; b7E-6; (1 compact disc)
427	b6-2,-4; b7C-2,-4; b7E-6; (1 page)
429	b6-2,-4; b7C-2,-4; b7E-6; (1 page)
434-436	Duplicate to 427-429 (3 pages)
440	b5-1; b6-2,-3; b7C-1,-3; (1 page)
441	b5-1; b6-3; b7C-3; (1 page)
442	b5-1; b6-1,-3; b7C-1,-3; b7E-2; (1 page)
443	b5-1; b6-3; b7C-3; b7E-2; (1 page)
	1

447-464	b6-3; b7C-3; b7E-6; (18 pages)
465-467	b7E-6; (3 pages)
468-478	b6-3; b7C-3; b7E-6; (11 pages)
479	b7E-6; (1 page)
480	b6-3; b7C-3; b7E-6; (1 page)
481-483	b7E-6; (3 pages)
484-487	b6-3; b7C-3; b7E-6; (4 pages)
488-489	b7E-6; (2 pages)
490	b6-3; b7C-3; b7E-6; (1 page)
491-492	b7E-6; (2 pages)
493-509	b6-3; b7C-3; b7E-6; (17 pages)
510-513	b7E-6; (4 pages)
514-520	b6-3; b7C-3; b7E-6; (7 pages)
521-529	b7E-6; (9 pages)
530-532	b6-3; b7C-3; b7E-6; (3 pages)
533	b7E-6; (1 page)
534	b6-3; b7C-3; b7E-6; (1 page)
535-576	b7E-6; (42 pages)

Strzok, Peter F	. (CD) (FBI)	
From:	Strzok, Peter P. (CD) (FBI)	
Sent:	Wednesday, August 10, 2016 7:49 PM	
To:	Page, Lisa C. (OGC) (FBI)	
Subject:	Fwd: Seth Rich	
From: Date: 08/10/20	message (WF) (FBI)' 16 7:09 PM (GMT-05:00) athan C. (CD) (FBI) "Strzok, Peter P. (CD) (FBI)" eth Rich	b6 - b7C b7E
rantan ade mienta i maser masa e neoni a ter	ashed this with	ъ6 - ъ7С
rom:	message (WF) (FBI)' 16 1:25 PM (GMT-05:00) (WF) (FBI)'' WF) (FBI)''	b6 b7C b7E
Cc: Subject: RE: Set	(WF) (FBI)" (WF) (FBI)" h Rich	
Thanki	Will do.	
From: Sent: Wednesda To Cc Subject: RE: Se	(WF) (FBI) v. Auriust 10, 2016 1:00 PM (WF) (FBI); (WF) (FBI); (WF) (FBI); (WF) (FBI); (WF) (FBI);	b6 -: b7С - b7Е -
Hi		b5 - b6 -
		b7C b7E

From: (WF) (FBD)	b6 -1 b7C -1
Date: 08/10/2016 12:54 PM (GMT-05:00)	b7E -
To (WF) (FBI)*	
Cc (WF) (FBI)" WF) (FBI)" (WF) (FBI)	
Subject RE: Seth Rich	
Adding for real. Stupid Samsung.	
Original message	
From: (WF) (FBI)	b5 -1
Date: 08/10/2016 12:53 PM (GMT-05:00)	b6 -1 b7C -:
To (WF) (FBI)	b7E -
Cd WF) (FBI)" (WF) (FBI)"	
Subject RE: Seth Rich	
Adding SSA I'm aware of this reporting from earlier this week but not any specific involvement in any	
Adding SSA I'm aware of this reporting from earlier this week but not any specific involvement in any related case.	
Original message	
From: (WF) (FBI)	b6 -1
Date: 08/10/2016 10:32 AM (GMT-05:00)	b7C -1
To (WF) (FBI)"	
Cc WF (FBI)" WF) (FBI)"	
Subject: Seth Rich	
	b6 -1
	b7C -:
I hope you are well. I heard from the front office that you are covering for ASAC his week. Various	
news outlets are reporting today that Julian Assange <u>suggested</u> during a recent overseas interview that DNC	
Staffer, Seth Rich was a Wikileaks source, and may have been killed because he leaked the DNC e-mails to	
his organization, and that Wikileak's was offering \$20,000 for information regarding Rich's death last	
month. Based on this news, we anticipate additional press coverage on this matter. I hear that you are in a	
class today; however, when you have a moment, can you please give me a call to discuss what involvement	
the Bureau has in the investigation.	
Thanks,	
	b6 -1
	ъ7С -1
FBI Washington Field Office	b7E -1
Public Affairs	
Des Cell	



FEDERAL BUREAU OF INVESTIGATION

Import Form

Form Type:	FD-302 - Form for Reporting Information that may become Subject of Testimony	Date:	08/15/2018	b6 -1 b7C -1
Title: (U//H	FOUO) Interview of Richard Gates on 4/10/201	8 REASON DECLAS:	FIED BY: NSICG : 1.4 (C) SIFY ON: 12-31-2 02-04-2021	043
Drafted By		HEREIN IS	RMATION CONTAINE UNCLASSIFIED E UND OTHERWISE	
Case ID #:	(U) (NF) SENSITIVE INVESTIGATIVE	MATTER	□ _(S)	b1 -1 b3 -1 b6 -3 b7C - b7E -
originally Note: Senti	(U//FOUO) Interview of Richard Gates on 4/1 serialized in Annel does not allow reserialization to a prothe official record copy is being imported Reason: 1/4(b) Derived From: FBI NSIC CG	dminist hibited	rative case.	





Declase fy On: 20431231

-1 of 4-

UNCLASSIFIED//FOUO-

		Date of entry	08/27/2018	
JASON FISHBEIN, date of birth (DOB): telephonically on his cellular phone numbe tried to interview him at his residence at After being adviinterviewing Agent and the nature of the ifollowing information:	sed of the	identity o	r agents f the	ъ6 ъ7С
				b6 b7
				b7
FISHBEIN called the interviewing agent	back short	ly after an	d explained	
he had some time to talk. FISHBEIN said				b6 b7
·		<u> </u>		b7
When asked about		FISHBEIN e	xplained	b6 b7 b7
				1 67
				b6 b7 b7
				, a
UNCLASSIFIED/ /F C	500 -			_
UNCLASSIFIED/ /FC Igation on 08/16/2018 at	1	tes (Phone)		_ b6 -1, b7C -1

UNCLASSIFIED//FOUC

ion of FD-302 of	(U//F oue Fishbein	Telephonic on 08/16/20	interview of 18	Jason	08/16/2018 _{, Pag}	_{re} 2 of 4
ion of 1 D-302 of				, on	, 1 48	
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					ot the impress:	
		idant of		ny years.		

-1 of 11-FD-302 (Rev. 5-8-10)

by



b7E -2

(U) On 07/02/2018 Special Agent (SA)		SA	b6 -1, -2,-3 b7C -1-,-2 -
Intelligence Analyst Counsel (ASC) Aaron Zelinsky intervie Special Counsel's Office in Washingto was present. ASC Zelinksy admo is a crime. After having been advised	n, DC. nished	counsel, that lying to	at the the FBI
SAs and the nature of the interview, information:	provi	ded the following	ng b5 per DOJ/OIP
			b6 -3 b7c -3
			he was portorn
			b5 per DOJ/OIP
			b6 -3 b7С -:
			b5 per DOJ/OIP b6 -3 b7C -
gation on 07/02/2018 at Washington, District	t Of Columbia	, United States (I	In Person)

FD-302a (R	(ev. 95-08-19)		b6 -3 b7C -3 b7E -2
Continuation	on of FD-302 of (U) Interview of	9 of 11	~ .
_		b5 per I	OOJ/OIP -
			b63 b7C -3
L		b5 per	DOJ/OIP
			b6 -3 b7C -3
·		b5 per	DOJ/OIP b6 -3
			b7C -3
		b5 per	DOJ/OIP
			ъ6 −3 ъ7С −3
		b5	DOT/OTP
			ъ6 −3 ъ7С −3
L		b5 per	DOJ/OIP
			b6 -3 b7C -3

b7E -2

FD-302 (Rev. 5-8-10)

UNCLASSIFIED//FOUO-

-1 of 5-

ne Special Counsel's	o Office, located at 395	E Street, SW, Wa	ashington, D.C		interviewed £7C -	΄ Τ ,
ssistant Special Coι	unsel (ASC) Aaron Zelii	nsky, Supervisory	/ Special Ager	nt	Special	
	Intelligence Analyst advised of the identitie			ecompanied by his d the purpose of th		
ishbein provided the	following information:					
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continuation of FD-302 of	(U) Interview of Jason Fishbein 09/05 /2018	On 09/05/2018, Page 2 of 5	
	-	b5 pe:	r DOJ/O
			b6 -3 b7C -
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			b7C -
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-1 of 11-

FEDERAL BUREAU OF INVESTIGATION

b6 -1,-2, -3 b7c -1,-2, -3

b7C -1 b7E -2

Paul J. Manafort, date of birth Counsel's Office, located at 395 E St C. Participating in the interview we SA (SASC) Jeannie S. Rhee, SASC Andrew W Aaron Zelinsky. Manafort was accompan Westling, Thomas Zehnle, and identity of the interviewing agents a Manafort provided the following inform	re Special Agent (SA) enior Assistant Special eissman, and Assistant Sp ied by his attorneys, Ri After being advis nd the nature of the int	Counsel ecial Counsel chard ed of the
Roger Stone was informally involved i campaign in April or May of 2016. St in the beginning, while Manafort was institutional memory and knowledge of for informal access back into the cam	one had been involved in not, so Manafort used St the campaign. Stone use	the campaign one for
Stone recommended that Manafort bring did. Caputo initially came on to help and then Manafort brought him on full with Stone in the past and Manafort h recommended	with the April primary time after that. Caputo	in New York, had worked
Manafort said Stone gave him informat Hicks, two members of the campaign th hated Lewandowski, who undercut Manaf he was helping Manafort by undercutti did not actually help Manafort much.	at Manafort did not know ort in the campaign. St	well. Stone one thought
Hicks, two members of the campaign th hated Lewandowski, who undercut Manaf he was helping Manafort by undercutti	at Manafort did not know ort in the campaign. St ng Lewandowski in the pr Monte Cristo" was a nic	well. Stone one thought ess, but it kname given nickname up
Hicks, two members of the campaign th hated Lewandowski, who undercut Manaf he was helping Manafort by undercutti did not actually help Manafort much. Manafort explained that "the Count of to him during the Dole campaign perio for Manafort because of the way Manaf	at Manafort did not know ort in the campaign. St ng Lewandowski in the pr Monte Cristo" was a nic d made that ort wore his overcoat ovottside of the campaign. d the alt-right media.	well. Stone one thought ess, but it kname given nickname up er his He was Stone could

(U) Interview of Paul J. Manafort

Continuation of FD-302 of (09.27.18)

On 09/27/2018 Page 10 of 11

tape was coming out in advance. Manafort did not ask Stone about his connection to WikiLeaks or ask where the information came from; Manafort did not need to know who Stone spoke to.

Stone's statement of denial on October 11, 2016 that he had advance knowledge of the leak of the Podesta emails was "inconsistent with what he told" Manafort. Manafort believed Stone knew in advance Podesta's emails were coming out.

Manafort and Stone did not have a conversation in which Stone said Manafort should not tell anyone what he knew about the timing of the Podesta emails. They did not talk about Stone running away from what Stone had told Manafort.

In approximately the last six months, Manafort and Stone have had conversations in which Stone told Manafort he was being targeted by the Special Counsel's Office and that the investigation was costing him a lot of money. Stone said the Special Counsel's Office was accusing him of effectively controlling the timing of the leaked Podesta emails. Manafort thought it was some time in May or June 2018 that Stone told him the Special Counsel's Office thought he had a role in the Podesta emails. Stone did not expressly remind or tell Manafort what he (Stone) knew about the emails. They did not discuss the fact that Stone did actually have advance knowledge of the Podesta emails.

Stone said to Manafort that he was not the decision maker or the controller of the information. Stone said he may have had advance knowledge, but he was not the decision maker. Stone was making clear to Manafort that he did not control the emails or make decisions about them. Stone said he received information about the Podesta emails but was a conduit, not someone in a position to get them released. Manafort was confused as to the various people and hacks. Manafort asked Stone to go through the narrative of Assange, Guccifer, the DNC hack, and Seth Rich so that Manafort could understand it.

Stone knew Manafort knew that Stone's public statements were false, but Stone "confused" Manafort.

Stone did not advise Manafort to punch back or discredit the Special Counsel's Office. Stone did not raise any desire to respond to the Special Counsel's Office investigation by planting media stories.

Manafort was not aware of any attempts on Stone's part to contact Manafort after Manafort was incarcerated.

FD-1057 (Rev. 5-8-10)



FEDERAL BUREAU OF INVESTIGATION

Electronic Communication

Title: (U/ /FOUO) Information From	Date:	09/01/2016	b6 -1, - b7C -1, b7E -1
CC:	HEREIN IS	ATION CONTAINED UNCLASSIFIED EX N OTHERWISE	
	CLASSIFIED B' REASON: 1.4 DECLASSIFY OF DATE: 02-04-:	(C) N: 12-31-2041	
From: SAN FRANCISCO SF-CY1 Contact:			
Approved By: SIA SSA			
Drafted By:		b1	-1
Case ID #: (S) /NF) UNSUBS; aka Guccifer2; Democratic National State Sponsored Com		b7E - Victim;	-1 : -1 : -2, -4
Synopsis: (U/ /FOUO) To document information recei	ived from		
Reason: 1.4(b) Derived From: FBI NSISC-20090615 Declassify On: 20411231		b 7C	-1, -4 -1, -4 -2, -5,-
Reference:			
Enclosure(s): Enclosed are the following items:			
(U) SECRET/ /NOFORN			

U)	टेक्टक्क्	/NOE ODN
(0)	SECRET/	/NOFORN_

Title: (U//FOUO) Information From Re: 09/01/2016

Details:

(U) (S//NF) CASE BACKGROUND

(NF) On June 15, 2016, an article written by "Guccifer2" was posted to his personal WordPress blog. In the article, Guccifer2 implies he hacked the Democratic National Committee (DNC) servers and refutes an earlier announcement by CrowdStrike, a U.S. based cyber security company, that the DNC hack was perpetrated by two sophisticated hacker groups. In July 2016, Guccifer2 posted documents attributed to the DNC hack on his personal blog. On July 22, 2016, Wikileaks published more than 19,000 DNC emails with more than 8,000 attachments. Guccifer2 claimed responsibility for sharing the information with Wikileaks through his two Twitter accounts. On August 31, 2016, Guccifer2 released documents on his personal blog purported to be from the computer of Representative Nancy Pelosi.

(I) SECRET//NOFORN

b6 -4 b7C -4 b7D -3 b7E -6 FD-302 (Rev. 5-8-10)

b3 -1 b7E -2

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FEDERAL BUREAU OF INVESTIGATION

	Date of entry	06/29/2018	
(U// F0U0) On 10/24/2017, voluntarily produce	ed		b7E −6
The production was pla	aced in the 17	A section	
of this file. Some of the production is being uploade	ed digitally;	however,	
the entire production was too large. Refer to the phy	ysical 1A for	the full	
data.			

UNCLASSIFIED//FOUO

Investigation on	10/24/2017	at	Washington,	District	Of	Columbia,	United	States	(In Person)
File #								Date drafted	06/29/2018
by									

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

b3 -1 b6 -1

b7C -1 b7E -2 FD-302 (Rev. 5-8-10)

-1 of 1-

FEDERAL BUREAU OF INVESTIGATION

FEDERAL GRAND JURY INFORMATION

This document contains information pertaining to a federal grand jury proceeding. The information may not be disseminated within or outside the FBI, except as provided for under Federal Rule of Criminal Procedure 6(e)(3), wherein disclosure may be made to: (1) an attorney for the government for use in performing that attorney's official duties; or (2) any government personnel that an attorney for the government considers necessary to assist in performing that attorney's official duties.

(U) On 05/14/2018 Assistant Special Counsel Aaron Zelinksy served the attached Federal Grand Jury (FGJ) subpoenas	b3 -2 b6 -2, b7C -2, b7E -6
(U) On 05/25/2018 the Special Counsel's Office received production from FGJ subpoena which is included in the case file as a 1A.	→ ₽/E -6

Investigation on	05/25/2018	at	Washington,	District	Of	Columbia,	United	States	(Email)
File #								Date drafted	05/25/2018
by									

b6 -1 b7C -1 b7E -2

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-1 of 1-

	Date of entry	07/13/2018	_
On 07/12/2018, SSA	ies:	(saved	b6 -1 b7C -1 b7E -6
			b7E -6

Investigation on	07/12/2018	_ at	Washington, (Service:	District	Of Columbia	, United	States	(, Other	_	
File #							Date drafted	07/12/2018	b6 -1	
by		_							[−] b7C -1 _b7E -2	

FD-1057 (Rev. 5-8-10)





FEDERAL BUREAU OF INVESTIGATION

Electronic Communication

Title: (U) Documentation in Support of Date: 08/12 Indictment 1:18-cr-00215-ABJ	:/2018
From: SCO SCO Team Contact:	b6 -1
Approved By:	b7C -1 b7E -1, -2, -4
Drafted By:	
Case ID #: (U) X //NF) SPECIAL COUNSEL MATTERS; SENSITIVE INVESTIGATIVE MATTER	
Synopsis: (U) To document information in support of indictment U. v. Viktor Borisovich Netysksho, et al (Case 1:18-cr-00215, Distriction Columbia).	
Reason: 1.4(b)	
Derived From: FBI NSIC CG	
Declassify On: 20431231	
Enclosure(s): Enclosed are the following items:	
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	J



FD-302 (Rev. 5-8-10) - 1 of 14 -

File#

bу



b6 -1

b7C -1 b7E -2

11/19/2018

Date drafted

		b
		b6 -1, -: b7C -1, :
Jerome Robert Corsi, date of birth (DOB)	social securi	ity
account number was interviewed at the	-	
Office, 395 E Street SW, Washington, DC in the pres		<u></u>
Present for the interview were FBI Spec	<u> </u>	
	ligence Analyst (IA)	
Senior Assistant Special Counse		
Rhee, SASC Andrew Goldstein, and Assistant Special Zelinsky. Prior to the interview, Corsi signed a pr		
originally signed on September 21, 2018. Corsi was		
intentional false statements during this interview		n of
federal law. After being advised of the purpose of		1 01
identities of the interviewing Agents, Corsi provide		
information:	2022002139	
Corsi had remained silent on his media platforms, f		_
months, and since he was first approached by repres		3
Special Counsel's Office. He will eventually return		ž
because he depends on them for income.	I NO CHOME ADELYLETCH	2
about the depondent of them for finding,		
Corsi spent the evening prior to this interview try	ying to reconstruct	
events that were discussed in previous interviews.	Corsi wanted to	
remember certain things but could not and he became	e frustrated as a	
result. Corsi had a hard time determining whether o	or not he was actuall	Ly
remembering things or if he was inventing them. Con	rsi forgot a lot of	
events given they happened over two years ago.		
		b7E

b7E -2 Consinuation of FD-302 of (U) Interview of Jerome Corsi (19/31/18) $_{
m On}$ 10/31/2018 $_{
m Page}$ 3 of 14

period. Corsi examined the senders and recipients of each email. Corsi also compiled a list of the emails which he posted online. What jumped out to Corsi was that all of the emails pertained to operatives in the Democratic National Committee (DNC). Corsi looked for emails from John Podesta and did not find any. From that, Corsi deduced that Assange's next release of information would likely pertain to Podesta. Corsi said he likely shared what he had deduced with Stone.

Corsi reviewed the Schultz drop as if he was conducting a forensic exam. He attempted to determine which computer systems the smails had originated from in an attempt to further determine what might be coming in next drop. He learned this concept form Corsi explained that by conducting a similar review he was able to determine that Guccifer 2.0 had been inside a network system called NGP VAN. The Guccifer 2.0 release contained information related to donors, voting data, and opposition research. Assange had emails that looked different to Corsi so he surmised they were evidence of a hack on a different system.

Corsi was asked if he also looked at what was released by DCLeaks and he confirmed that he had. Corsi downloaded the DCLeaks release and put them into a file. He remembered downloading a compressed [.zip] file and going through each file one by one. Corsi remembered seeing files with the initials NGP on them. Corsi knew those to be the initials of

Corsi said he believed there were two ways to hack a computer. First, having the username and password credentials for a legitimate user on a system. Second, having access to a server where the emails passed through. Corsi believed the information from the Schultz drop seemed they were obtained from a server where they had passed through. In addition to the lack of emails from Podesta, Corsi also noticed that the last email had been sent in late May 2016. Therefore, Corsi believed the emails were likely to have been stolen around that time.

Corsi advised that he knew Seth Rich had been killed at 4:30 AM on July 10, 2016. The circumstances surrounding Rich's death were suspicious to Corsi. Specifically, he wanted to know where Rich's laptop went. Corsi then explained there had been speculation as to whether or not Rich had actually stolen the emails from the DNC, rather than them having been hacked.

Corsi's source,	_
	Her ex-husband told Corsi she is crazy,
but Corsi continues to rely on h	er for inf <u>ormation because her reporting</u>
is good. Corsi provided an examp	ole of how had tracked down
who was involved in se	etting up a private server for Clinton.

b6 -3 b7C -3

> b6 -2 b7C -2

b6 -2 b7C -2

b6 -3 b7C -3

b6 -3 b7C -3

Constitutation of FD-302 of (U) Interview of Jerome Corsi (10/31/18) On 10/31/2018 Page 6 of 14

Corsi explained that by forwarding Stone's email request to Malloch he was merely complying with what Stone wanted him to do. Corsi did not expect Malloch to actually do anything with the request which was why he only wrote something to the effect of, "Ted, from Roger," and included no additional instructions for Malloch. Corsi generally had much more detailed discussions with Malloch and provided two examples; when he tried to get Malloch a job on the Trump campaign and when he introduced Malloch to Sam Clovis. Corsi did not actually think Malloch would do anything to reach Assange.

When asked if he ever remembered having a FaceTime conversation with
Malloch about what Assange had planned to do, Corsi said he only
remembered having such a discussion with Corsi believed
that discussion occurred someti <u>me before</u> he left for Italy, possibly on
July 25, 2016. Corsi has known since approximately 2004.
also thought Rich stole the emails from the DNC and believed the British
and John Brennan were behind the Fusion GPS dossier also
believed the upcoming Wikileaks information would pertain to Podesta.
told Corsi he believed Assange was smart and strategic, and that
if Assange didn't drop all of the emails at once then there would be a
second drop sometime in October.

08/02/2016 EMAIL TO ROGER STONE

Corsi was shown an email [Document 4] he sent Stone on August 2, 2016. In the email he told Stone, "Word is friend in embassy plans 2 more dumps." Corsi read the email and said he had never seen it before. [Agent note: Corsi was then afforded time to review the email privately with his attorney.] Corsi read each line of the email out loud and provided an explanation for each one.

Sentence 2 - "Word is friend in embassy plans 2 more dumps. One shortly after I'm back. Impact planned to be very damaging." Corsi used the phrase "word is" in his email because he was boasting and inventing that he had a source who was providing him information. Corsi said it was the only explanation because he did not recall having anyone else. Corsi remembered Assange had publically stated that he had more information on Clinton, and Corsi speculated that it would likely come in the form of two more dumps, but that ultimately did not happen. Later in the interview, Corsi said

b6 -3 b7C -3

Communication of FD-302 of	(U)	Interview	of	Jerome Corsi	(10/31/18	3}	, On	10/31/2018	_, Page	8 of 1	14
											_

Corsi was asked what he was referring to when he used the phrase "friend in embassy" in his email. Corsi said he was referring to Assange but he did not want to use his name because Stone may have thought Corsi was being boastful. When asked if Corsi wrote the email to suggest that the information was coming from Malloch, Corsi stated he did not remember that being the case, nor did he remember having any discussions about Malloch with Stone at that time.

Later in the interview Corsi advised he was being deliberately oblique in his email, using "secret squirrel stuff," because he did not want the information to be decoded. Corsi admitted he was using suggestive language with Stone to portray that Corsi was a source of information for Stone.

Corsi explained that when he figured something out, sometimes out of left field, he often used the phrase "word is" to provide validity to his statements. Corsi said it seemed likely that he wanted Stone to believe he had the information from Assange. Corsi then added that he was likely relaying three things to Stone; 1) there would be more upcoming information released, 2) it pertained to Podesta, and 3) it would be released in seriatim. When asked if he shared that information with Stone upon his return, Corsi stated that he believed he had, in a follow-up phone call with Stone after Corsi had returned from Italy.

Later in the interview, Corsi said he did not remember receiving any information from Wikileaks or Assange, but he was not saying that it did not happen.

was	shown	an	email	he	sent	to	_
				/2016 EMAIL TO was shown an email			

RETURN FROM ITALY 08/12/2016

b6 -3 b7C -3 FD-1036 (Rev. 10-16-2009)

UNCLASSIFIED

b3 -1 b7E -2

FEDERAL BUREAU OF INVESTIGATION

Import Form

Form Type: OTHER - Other	Date:	02/28/2020	
Title: (U) Newspaper Article - Rohrabacher confirms	ne offer pa	rdon	
Approved By: SSRA			b6 -1 b7C -1
Drafted By:			
Case ID #: (U) CDPO-Legislative Bran	ich;		5 -1 E -2, -4

Sensitive Investigative Matter

Synopsis: (U) Yahoo news article dated February 20, 2020, titled "Rohrabacher confirms he offered Trump pardon to Assange for proof Russia didn't hack DNC email".

UNCLASSIFIED

Rohrabacher confirms he offered Trump pardon to Assange for proof Russia didn't hack DNC email



Follow Michael Isikoff Chief Investigative Correspondent, Yahoo News • February 20, 2020



WASHINGTON — Former California Republican congressman Dana Rohrabacher confirmed in a new interview that during a three-hour meeting at the Ecuadorian Embassy in August 2017, he told Julian Assange he would get President Trump to give him a pardon if he turned over information proving the Russians had not been the source of internal Democratic National Committee emails published by WikiLeaks.

In a phone interview with Yahoo News, Rohrabacher said his goal during the meeting was to find proof for a widely debunked conspiracy theory: that WikiLeaks' real source for the DNC emails was not Russian intelligence agents, as U.S. officials have since concluded, but former DNC staffer Seth Rich, who was murdered on the streets of Washington in July 2016 in what police believe was a botched robbery.

Far-Right Politicians Are Using Coronavirus To Push Anti-Immigration Xenophobia

HuffPost

Virginia: Millions Outraged At New Medicare Changes

HealthQuotes Ad 🛞

to be distributed outside your agency.

-1 of 15-

b3 -1 b7E -2

b3 -1

FEDERAL BUREAU OF INVESTIGATION

b6 -1, b7C -1 b7E -2 03/05/2020 Date of entry As described in subfile herein, on 10/02/2019, DANA ROHRABACHER, date of birth (DOB) was interviewed at The duration of this recording is FBI Special Agents approximately 4 hours and 5 minutes, beginning at approximately 10:00 a.m. and ending at approximately 2:19 p.m. b3 -1 This Agent reviewed the full content of the recording. An official transcription of this recording is attached herein as a 1A. Additionally, some photographs shown during the interview and referenced herein are attached for reference as a 1A. The following are summaries of the conversation between ROHRABACHER and the above listed Agents: (Below is a partial summary of the material found in the attached transcript and is not intended to be a verbatim account of the conversations, nor does it memorialize all statements made during the conversations by the recorded parties. The recordings captured are the actual words spoken. Due to the time limitations ROHRABACHER did not provide the FBI with all the known information known to him.) Regarding b6 -3 b7C -3 Rohrabacher discussed a wide variety of topic with since Rohrabacher was working in the White House with Rohrabacher has known President Ronald Reagan. At that time was never a major contributor to any of Rohrabacher's campaigns. The investigating agents showed Rohrabacher a photograph of and Rohrabacher did not recognize the photograph, but did recall the name After Rohrabacher was Regarding b6 -3 b7C -3 Investigation on 10/02/2019 United States (In Person) b3 -2 b6 -1, 10/17/2019 File# Date drafted b7A -1 b7C -1, This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not b7E -2

n of FD-302 of	(U) Interview of Dana Rohrabacher ,On 10/02/2019 ,Page 5 of 15
	gating agents showed Rohrabacher an image ofand Rohrabacher provided the nformation:
ohrabach	er knew had some business relationship with but
ohrabach	er did not know the nature of that relationship.
oproxima	Rohrabacher wrote "The French Doctress" in sely 1976 when he had a spare year to write without any distractions. Rohrabacher met
	was involved in
	wanted the option on the script.
	The option has expired though
	Rohrabacher cleared the sale of the option through the congressional ethics advisors.
atter rega	rding Indonesia and a United States mining company.
_	
egarding ohrabach	er knew Rohrabacher probably met at a White
egarding ohrabach ouse-rela	er knew Rohrabacher probably met at a White ted function. It was possible that
egarding ohrabach ouse-rela but	er knew Rohrabacher probably met at a White
egarding ohrabach ouse-rela but	er knew Rohrabacher probably met at a White ted function. It was possible that Rohrabacher does not specifically recall how Rohrabacher met as a brilliant man with many contacts.
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UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION



11000 WILSHIRE BLVD., STE. 1700 LOS ANGELES, CA 90024

Requesting Official(s) and Office(s):		b3 -1
File Number:		b6 -1 b7c -1
Disc Number (Section):	1D-67	b7E −2
Transcriber(s) and Office/RA	OST Los Angel	les/LAFO

VERBATIM TRANSCRIPTION

<u>Participants</u>		Abbreviations		
SA1: Special Age SA2: Special Age SA3: Special Age	nt nt	Primary language: PH: UI:	(standard) English Phonetic Unintelligible	b6 -1 b7C -1
DR: Dana Rohra	bacher	OV:	Overlapping Voice	

b3 -2 b6 -2 b7C -2

FD-302 (Rev. 5-8-10) - 1 of 1 -

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FEDERAL BUREAU OF INVESTIGATION

Date of entry 05	9/10/2018
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FEDERAL GRAND JURY INFORMATION

This document contains information pertaining to a federal grand jury proceeding. The information may not be disseminated within or outside the FBI, except as provided for under Federal Rule of Criminal Procedure 6(e)(3), wherein disclosure may be made to: (1) an attorney for the government for use in performing that attorney's official duties; or (2) any government personnel that an attorney for the government considers necessary to assist in performing that attorney's official duties.

The attached Grand Jury (GJ) subpoena was served by Assistant Special
Counsel Aaron Zelinsky to
The attached response was received on or about

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Investigation of	n 09/04/2018	_ at	Washington,	District	Of	Columbia,	United	States	(Email)
File #								Date drafted	09/06/2018
by									

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UNITED STATES DISTRICT COURT for the

District of Columbia

SUBPOENA TO TESTIFY BEFORE A GRAND JURY

To:	
YOU ARE COMMANDED to appear in this United St below to testify before the court's grand jury. When you arrivallows you to leave.	ates district court at the time, date, and place shown e, you must remain at the court until the judge or a court officer
Place: U.S. DISTRICT COURT FOR THE DISTRICT OF COURS. Courthouse, 3 rd Floor 333 Constitution Avenue, N.W. Washington, D.C. 20001	DLUMBIA Date and Time:
You must also bring with you the following documents, elect	ronically stored information, or objects: SEE ATTACHMENT.
D. (
Date:	CLERK OF COURT
	Signature of Community Clerk
The name, address, telephone number, and email of the Ass	sistant Special Counsel, who requests this subpoena, are:
Aaron Zelinsky, Assistant Special Counsel Department of Justice – Special Counsel's Office 950 Pennsylvania Avenue NW Washington, DC 20530	Subpoena

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	b3 -2 b7A -1
All records produced and any questions can be directed to: Attn: Special Agen U.S. Department of Justice Special Counsel's Office, Room B-103 950 Pennsylvania Avenue NW Washington, DC 20530 Email:	b6 -1 b7C -1 b7E -1
Attn: Special Agent U.S. Department of Justice Special Counsel's Office, Room B-103 950 Pennsylvania Avenue NW Washington, DC 20530 Email	

b3 -2 b6 -2 b7A -1

FD-302 (Rev. 5-8-10)

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FEDERAL BUREAU OF INVESTIGATION

Date of entry	10/31/2018
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FEDERAL GRAND JURY INFORMATION

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The attached Grand Jury (GJ) responses were re-	ceived on or about
from	in response to the
referenced GJ subpoena request.	

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Investigation on	at \Box	United	l States	(Email)
File #			Date drafted	10/17/2018
by				

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FD-1036 (Rev. 10-16-2009)

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FEDERAL BUREAU OF INVESTIGATION

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Import Form

Form Type:	Date: 12/12/2018
Title: (U/ /FOUO)	
Approved By:	
Drafted By:]
Case ID #:	(U) Grand Jury Subfile; FOREIGN AGENTS REGISTRATION ACT; SENSITIVE INVESTIGATIVE MATTER

FEDERAL GRAND JURY INFORMATION

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Synopsis:	(U// FeUe)	

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FD-302 (Rev. 5-8-10)

-1 of 1-

FEDERAL BUREAU OF INVESTIGATION

Date of entry 06/18/2018

On an attorney representing b3 -2
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Investigation on at	United States (In Person)
File #	Date drafted 06/17/2018
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FEDERAL BUREAU OF INVESTIGATION

Date of entry 10/30/2018

On 05/30/2018, the Democratic National Committee (DNC) and Hillary For America (HFA) provided the FBI with digital evidence in furtherance of this investigation.

Due to size limitations, original production will be maintained on a DVD in a physical 1A.

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Investigation on	05/30/2018	at	Washington,	District	Of	Columbia,	United	States	(Mail)
File #								Date drafted	10/29/2018
by	<u> </u>	\Box				·			

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 +1.202.654.6211
 perkinscole.com

May 30, 2018

30Graham M. Wilson GWilson@perkinscoie.com p. +1,202,434,1638 F. +1,202,654,9154

VIA HAND DELIVERY

L. Rush Atkinson Department of Justice Special Counsel's Office 950 Pennsylvania Avenue NW Washington, D.C. 20530

Re: Request for Information

Dear Mr. Atkinson,

On behalf of the Democratic National Committee and Hillary for America, enclosed please find the requested documents and information assembled by current and former employees of our clients, which our clients are voluntarily providing to you on an informal basis in order to assist in Special Counsel Mueller's ongoing investigation

These materials are provided to you on a confidential basis and solely for the purposes of assisting with your investigation. Producing them is not intended to serve as a waiver of any applicable privileges, including the attorney-client or work product privileges. Our clients request that before you publicly release any information or documents that they have provided or share them with any third party, you provide them with advanced notice and an opportunity to discuss that release and any applicable privilege or privacy harms.

The materials our clients are providing you are contained on the enclosed CD labeled,
The CD is password protected, and the password will be provided to you separately.

Witnesses performed a reasonable search of the electronic records available to them for documents responsive to your request. The documents are bates numbered by client.

Please do not hesitate to contact me if you have any questions.

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Physical 1A/1C Cover Sheet for Serial Export

Created From:	
Package:	
Stored Location:	None
Summary:	(U/ /FOUO) Data received

Acquired By:

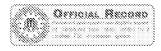
(U//FOUO) Data received from Perkins Coie

Acquired On: 2018-05-30

Attachment: (U//FOUO) DVD Containing

Production

b6 -1 b7C -1 b7E -2 FD-302 (Rev. 5-8-10)



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FEDERAL BUREAU OF INVESTIGATION

Date of entry 10/05/2018

Original FD-302 attached in 1A.

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Investigation on	04/10/2018 at	Washington,			(In Person)	b3 ·	-1
File #			 	 Date drafted	10/04/2018	b6	-1 _1
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FD-302 (Rev. 5-8-10) - 1 of 6-



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FEDERAL BUREAU OF INVESTIGATION

			Date of entry U5/10	J/ ZU18
Richard Gates, was Present for the intervi Senior Assi Jeannie Rhee, SASC Andr Zelinsky, and IA identities of the inter Gates provided the foll	ew were SA stant Special C ew Weissmann, A After viewing parties	ounsel (SASC) Greenssistant Special of and the nature of	ASAC g Andres, SASC Counsel (ASC) A the official	b6 b7C
Gates began the inte were not h Counsel's investigation	appy with Gates	ng sooperation wi	th the Special	
Jerome Corsi				
Gates advised Jerome Trump in the May/June 2 meeting took place. Cor claimed he had informat Stone was aware of thes to meet with Corsi, aft	016 timeframe, si had written ion pertaining e claims. Stone	but Gates did not a book that Trump to Hillary Clinto had originally a	believe the had read. Cors n's emails, Rog sked Paul Manaf	si ger
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				b6 -2, b7C -2,
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tigation on 04/10/2018 at Wash	ngton, District	Of Columbia, United	d States (In Per	
			Date drafted 04/24/	2018 b6

by

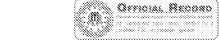
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Campaigr	Response to Hacked	<u>Cmails</u>			
	said there was also				
were obt an emplo /2016]. campaigr	ained fueled by the o yee of the DNC who wa Gates said he was ne push the inside job crats were pushing th	leath of Seth Ric as fatally shot i ver present at ar theory. The Trum	ch [Note: Set in Washington ny talks sugo np campaign t	th Conrad Rich w n, D.C. on 07/10 gesting the	
meetings Jeff Ses as well. research Foundati	said Donald Trump J. Michael Flynn, Kusl sions, and Sam Clovis Gates said the priot team were Clinton's on. Flynn, Kellogg, Son	nner, Manafort, commer, Manafort, commer, Manafort, commers of the emails and controls. Kushner	rest in obtai the Trump car ributions to	Lewandowski, ining the emails paign opposition the Clinton	
	said interest in the eframe because it was				
campaigr					
					¬

Trump Jr. never communicated anything about the 06/09/2016 meeting with Gates. After the news broke about the 06/09/2016 meeting, Manafort asked Gates if he (Gates) was there. [Note: The 06/09/2016 meeting is a reference to a meeting that took place at Trump Tower arranged on the

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FEDERAL BUREAU OF INVESTIGATION

Date of entry 10/05/2018

Original FD-302 attached in 1A.

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Investigation on	04/10/2018 at			a, United States	,
File #		 ***********	************************	Date drafted	10/04/2018
by					

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FEDERAL BUREAU OF INVESTIGATION

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ttorr	ney,	Р		ing in th		iew were Spe	=	
SA) Specia	al Counsel ((SASC) And	SA rew Golds	tein, and		Senior Assi: nt Special (
ASC)	Aaron Zelir	nsky. Afte	r being a	dvised of	the ide	ntities of	the	
	viewing ager ving informa							
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FD-302a (I	Rev. 05-08-10)														b6 -3 b7C -3 b7E -2
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b6 -1 b7C -1 b7E -1, -2

b6 -2, -3 b7C -2, -3 b7E -6

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FEDERAL BUREAU OF INVESTIGATION

Electronic Communication

Title: (U// FOUO) To provide details of a fraud scheme involving	Date:	04/09/2019
From: SCO SCO Team Contact:]	
Approved By:		
Drafted By:		
Case ID #: (U) FBI DISSEM		
Synopsis: (U//FOUO) To refer information on a potential collected in the course of a Special Counsel's Office investigation to the Washington Field Office (WFO). Enclosure(s): Enclosed are the following items:		d scheme
		

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]	b6 -3 b7C -3
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Title	e: (U,	// FOUO)	To provide d	letails of a	fraud scheme	involving	
1.0.							
							b6 -2, -3 b7C -2, -3
			Fraud Scheme				b6 -3 b7C -3
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(U//	FOUO)						b6 -3 b7C -3

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]iMessages with

b6 -3 b7C -3 b7E -6

UNCLASSIFIED//FOUO

Title: (U/ /FOUO) To provide details of a fraud scheme involving	
Re: 04/09/2019	
(U//FOUO) Beginning on exchanged over 2000 iMessages with phone number	b6 -3 b7C -: b7E -
	b6 -3 b7C -3
	b6 -3 b7C -:
	b6 -2, -3 b7C -2, -3

FD-302 (Rev. 5-8-10)

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-1 of 3-

FEDERAL BUREAU OF INVESTIGATION

	Date of entry 11/09/2018
email address	telephone number be was interviewed by
telephonically. Present for the interview were Senior Counsels (SASC) Jeannie Rhee and Andrew Goldstein, As	Assistant Special
Counsel (ASC) Aaron Zelinsky, and Special Agent After being advised of the identity of the interviewinature of the interview, provided the following	
advised he had recordings to provide the Spec (SCO) on dropbox and would send them via email.	ial Counsel's Office
acknowledge he had spoken with Jay Sekulow (Sekulow).	however did The contact occurred
but said it could have occurred soon there Sekulow was the one who initiated contact Sekulow knew to get in touch with	after. said did not know how
told Sekulow that to had declined to speak with them.	had reached out
Sekulow wanted to know Sekulow did not indicate to same set of topics. Sekulow did not in with Sekulow had brought up the	_
INICIA COTETED / LIQUE	
UNCLASSIFIED//FOUO- tigation on 10/24/2018 at Washington, District Of Columbia, University	ted States (Phone)
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FD-302a (Rev. 05-08-10)		b6 -3 b7C -3 b7E -2
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Continuation of FD-302 o	(U// FOUQ) Interview of	3
		b6 -3 b7C -3
		b6 -3

-3

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FEDERAL BUREAU OF INVESTIGATION

Electronic Communication

Title: (U) CASE OPENING & SUMMARY Date: 11/07/	2017
From: BOSTON BS-C6 Contact:	b6 -1, b7 A -1
Approved By: SSA	b7C -1, b7E -1
Drafted By:	
Case ID #: (U) DARK WEB THREAT	b6 -3 b7C -3 b7E -5,
Synopsis: (U) Case opening and summary.	
Enclosure(s): Enclosed are the following items: 1. (U) 2. (U) 3. (U) 4. (U) contact information 5. (U) Lexis Nexus	
Details:	
A company called was conducting research for an unrelated, non-law enforcement client and came upon a site called This site listed	
	ь7С Ь7D
as a target. On November 5, 2017, felt an obligation	to b7E
take action so they notified NYPD who in turn, contacted the Boston Regional Intelligence Center (BRIC). Boston FBI attempted to contact	
the same day and made successful contact on November 6, 2017	

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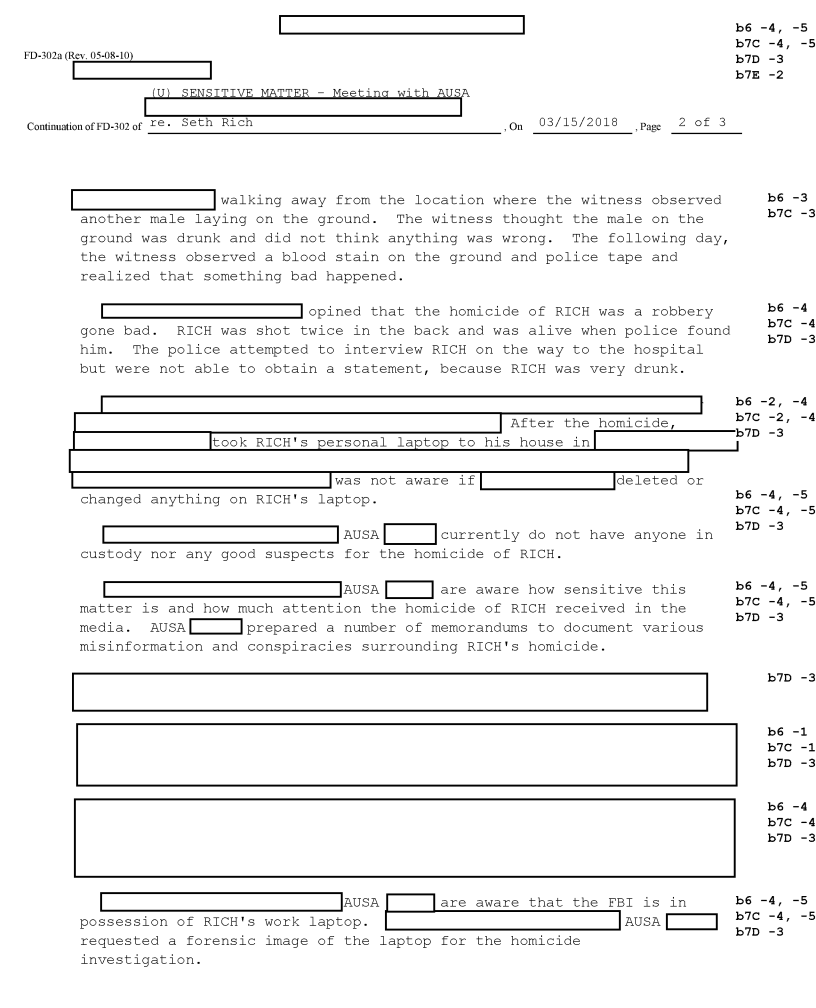
b6 -3 b7C -3 b7E -6

b7C -1

-1 of 3-

FEDERAL BUREAU OF INVESTIGATION

the writer				b7C -1, -4, -9 b7D -3
the Special	15, 2018, Specia Counsel's Office telephone nur	Heather Alpino	and Attor met with Assistant US cellular telephone	-
and		telephone	number	 mail
address office at 5	55 4th Street, NV	The mee	ting took place in	b6 -2, b7C -2, b7D -3
			the	homicide
of Seth Con account num		date of birth J	anuary 3, 1989, social	security
of 2134 Fla	-	Washington DC.	rimately 04:19 am EST i RICH was pronounced de	D0 -4,
and did not	identify any unu		eviewed RICH's financia or withdrawals.	l records b6 -4 b7C - b7D -
		AUSA in	terviewed	
	fe prior to the	homicide.	esses reported anything believed position as a data ana	, RICH
=	_			
another comp Prior to Committee (NC) in Washingto	on DC in the out	the Democratic National reach to college vin his work at DNC.	
another comp Prior to Committee (NC) in Washingto	on DC in the out ation Technology	reach to college	at l



FD-302a (Rev 05-08-10)

FD-302a (Rev 05-08-10)

(U) SENSITIVE MATTER - Meeting with AUSA

Continuation of FD-302 of re. Seth Rich

, on 03/15/2018 , Page 3 of 3

FEDERAL BUREAU OF INVESTIGATION 09/29/2016 Date of entry b6 -4 date of birth was interviewed at b7C -4 her residential address, telephone numbers (newest) and After being advised of the identity of the interviewing Agent and the nature of the interview, provided the following information: b6 -2, -4 b7C −2, −4 b6 -4 b7C -4 MANAFORT was DONALD TRUMP's presidential campaign manager who has suspected ties to Russia lacksquareb6 -4 b7C -4 Reason: 1.4(c) Derived From: FBI NSIC, dated 20120629 Declassify On: 20411231 SECRET//NOFORN $\{U\}$

Investigation on 09/14/2016 at Washington, District Of Columbia, United States (In Person)

File # Date drafted 09/16/2016

by

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b6 -1 b7C -1 b7E -2

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nuation of FD-302 of (U// FOUO)	• Interview of	age 2 of 6
		b6 -2, b7C -2,
which time she t	lease the e-Mails around the time of the Democrat	s taken, at ed that the
		b6 -2, b7C -2,
		ь6 ь70
		ь6 ь70
on the morning o	SETH RICH was f 07/10/2016 in Washington, DC.	s murdered
		b6 b70

D-302a (Rev. 05-08-10)						b6 -4 b7C -
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Conrad Rich was murder	red			DNC Sta	ffer Seth	b6 -4 b7C -
						b6 -4 b7C -
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					k	6 -2, -4 57C -2, -
						b6 - 4 b7C -
(U)	Segret/ /noforn				FBI(20-cv	·-447)-42:

FD-302a (Rev. 05-08-10)	(U)	ret// noforn				b6 -4 b7C - b7E -
Continuation of FD-302 of U//FOT	J O) Interview of		, On 09/	14/2016, Page	6 of 6 b6	-4
					ъ70	C -4
					b6 -4, -9 b7C -4,	
						b6 -4 b7C -4
					—b6 −2, − b7C −2,	-4

b7E −6
NOTE: My colleague, DNC Staffer Seth Conrad Rich was murdered that same Sunday at 4:20 AM in Washington, D.C. I didn't know him well - just exchanged greetings in the hallway a couple of times.

D9-2021		
0-302 (Rev. 5-8-10)	-1 of 6-	
	SECRET// NOFORN	
	FEDERAL BUREAU OF INVESTIGATION	Date of entry09/29/2016
	date of birth	was interviewed at
her residentia		754 1
	pers (newest) and (newest) and eidentity of the interviewing Agent a provided the following informati	
		b6 b7
		, D7
1		
MANAFO	ORT was DONALD TRUMP's presidential ca	mpaign manager who has
suspected tres	o to Russia	1
	Reason: 1.4(c)	
	Derived From: FBI NSIC, dated 20120629	
	Declassify On: 20411231	
	SECRET/ ANOFORN	
	16 at Washington, District Of Columbia, U	Inited States (In Person)
Investigation on 09/14/20	$_{ m at}$ Washington, District Of Columbia, U	
Investigation on 09/14/20 File #	at washington, District of Columbia, o	Date drafted 09/16/2016

2a (Rev. 05-08-10)				b6 - b7C
	(U) SEGRET/A	OFORN		b7E
uuation of FD-302 of (U// F	OWO) Interview of	, On	09/14/2016 _{,Page} 2 of 6	5
		<u> </u>		<u>—</u> b6 -2, - b7C -2,
				 b6 -2, -
She also stat	ed that she had read an	article about	20.000 e-Mails taken.	b7C −2,
which time sh	e told that s	he had concerns	s, and suspected that the	
				b6 -2, - b7C -2,
]
				b6 -2, - b7C -2,
] b6 -
				ь7С
on the morning	g of 07/10/2016 in Wash	ington, DC.	SETH RICH was murdered	d
				b7C

FD-302a (Rev. 05-08-10)				66 -4 67C - 67E -
_	(U) Secret/	/NOFORN		
Continuation of FD-302 of (U//T	7000) Interview of	, On	09/14/2016 , Page	
				b6 -2, -4 b7C -2, -
				b6 -2, -4 b7C -2, -
				b6 -4 b7C -4
				b6 -2, -4 b7C -2, -
				b6 -3, -4 b7C -3, -
				b6 -4 b7C -
				b6 -3, -4 b7c -3, -
Conrad Rich	was murdered		DNC Staf	fer Seth b6 -4
				b6 -4 b7C -
				b6 -2, -4 b7С -2, -
				b6 -2, -4 b7C -2, -
				b6 -4 b7C -4
				FDI/20 a. 447\ 42

FD-302a (Rev. 05-08-10)	b6 -4 b7C -4 b7E -2
(U) SECRET//NOFORN	DIE -
Continuation of FD-302 of (U// FOUO) Interview of, On	6 b6 -4 b7C -4
	b6 -4, -5 b7C -4, -
	b6 −4 b7С −4
	b6 -2, -4 b7C -2, -4

FEDERAL BUREAU OF INVESTIGATION

Paul J. Manafort, date of birth			}
Counsel's Office, located at 395 E St C. Participating in the interview we	ere Special Agent (SA) Senior Assistant Special C Weissman, SASC Andrew Gold nsky. Manafort was accompa as Zehnle. After being adv s and the nature of the in	ounsel stein, and nied by his ised of the	Ъ6 −1 Ъ7С −
Roger Stone: Roger Stone took a "victory lap" after the semails. Manafort remembered it because about it, because Stone said every decoming. Manafort told Stone that if still be saying something was coming. Toward the end of September or begins	se he had teased Stone the ay that something was it had not come out, Ston	week prior	
			b'
Manafort was familiar with the stater out he did not independently remember	r it. He may have discusse		l b
Manafort had a clear impression that related to Podesta. He did not recall Podesta's emails, just that Stone sate related it to the hacking, so he related	l that Stone specifically id it related to Podesta.	mentioned Manafort	b
			_
gation on 10/01/2018 at Washington, Distric	ct Of Columbia, United States	(In Person)	_

FD-302a (R	Rev. 05-08-10)								b7E -2
Continuation	on of FD-302 of	(U) Interview (10.01.18)	of Paul J. M	anafort	, On	10/01/2018	, Page 4 0	f 12	
									b6 -3 b7C -3
								1	b6 -3 b7C -3
									b6 -3 b7C -3
									b6 -3
									b7C −3
									b6 −3 b7C −3
								_ <u>_</u> 	ъ6 −3 ъ7С −3
									b6 -3 b7C -3
									b6 -3 b7C -3

FD-302a (Re	v 05-08-10)									b7E -2
7 D 3024 (RC										
Continuation	n of FD-302 of	(U) Intervie	w of Paul	J. Manafort	:	, On	10/01/2018	Page 5	of 12	
Г										b6 -3
										b7C −3
										b6 -3
										b7C −3
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										b7C −3
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										b7C -3
L r								7		b6 -3
										b7C -3
Γ										b6 -3
										b7C -3

FD-302 (Rev. 5-8-10)

-1 of 1-

UNCLASSIFIED//FOUO

FEDERAL BUREAU OF INVESTIGATION

Date of entry 11/02/2018
On October 04, 2018, Assistant Special Counsel (ASC) Aaron Zelinsky sent two Consent to Search Computer(s) forms [FD-941] to attorney, b6 -2, -3 who represents Jerome Corsi in this matter. The consent forms b7C -2, -3 authorize the FBI to conduct searches of the following electronic accounts:
Corsi signed the consent forms, with as his witness. The completed forms were then scanned by and returned to ASC Zelinsky via email. A copy of the completed forms has been enclosed for the file as a digital 1A attachment to this FD-302.
On October 05, 2018 at 3:12 PM, Special Agent b6 -1, -2, -3
with a two-factor authentication prompt, conference call between himself, SA and Corsi. SA (attached in 1A) before being locked out of the account.
On October 11, 2018 at 9:27 AM, after receiving consent from SA phoned Corsi to provide instructions on broken by the call, Corsi During the call, Corsi SA Corsi was advised to change his password after the data was downloaded.
On October 05, 2018 at 4:39 PM, SA (attached in 1A). Corsi was advised b7C -1 b7E -6
INCLASSIETED / ÆOLO

UNCLASSIFIED//FOUO

Investigation on	10/11/2018	at	Washington,	District	Of	Columbia,	United States	(Email)
File #							Date drafted	10/31/2018
by								

b6 -1 b7C -1 b7E -2

CONSENT TO SEARCH COMPUTER(S)

I. Dr. Jerome Corsi	have been asked by Special Agents of the
Federal Bureau of Investigation (FBI) to permit a complete search by the FB	
any electronic and/or optical data storage and/or retrieval system or medium	a, and any related computer peripherals,
described below:	
	b6 -3 b7C -3
CPU Make, Model & Scrial Number (if available)	b7E −6
Storage or Retrieval Media, Computer Peripherals	
and located at	, which I own, possess,
control, and/or have access to, for any evidence of a crime or other violation	of the law. The required passwords, logins,
and/or specific directions for computer entry are as follows	
I have been advised of my right to refuse to consent to this search	, and I give permission for this search, freely
and voluntarily, and not as the result of threats or promises of any kind.	
I authorize those Agents to take any evidence discovered during the	his search, together with the medium in/on which
it is stored, and any associated data, hardware, software and computer peri	pherals.
Oct. 4, 3018 Date Sign	b6 -2 b7C -2
Date Signature	of Witness

CONSENT TO SEARCH COMPUTER(S)

I, Dr. Jerome Corsi	, have been asked by Special Agents of the	
Federal Bureau of Investigation (FBI) to permit a complete sea		
any electronic and/or optical data storage and/or retrieval syste		
described below:		
		ъ6 - ъ7с
CPU Make, Model & Serial Number (if available)		b7E
Storage or Retrieval Media, Computer Peripherals		
and located at	, which I own, possess,	
control, and/or have access to, for any evidence of a crime or	other violation of the law. The required passwords, logins,	
and/or specific directions for computer entry are as follows		
I have been advised of my right to refuse to consent	to this search, and I give permission for this search, freely	
and voluntarily, and not as the result of threats or promises of	any kind.	
I authorize those Agents to take any evidence discov	vered during this search, together with the medium in/on which	
it is stored, and any associated data, hardware, software and o	computer peripherals.	
Oct. 4, 2018 Date 10 - (-18	Signal R. Com	b6 -
Date		1 70
16-6-18		b7C
76 - (-18 Date	Signature & Witness	Б/С
	Signature () Witness Printed Full Name of Witness	b/C