St. Johns County Republican Presidential Executive Committee For the Defense and Election of President Donald J. Trump St. Augustine, Florida

September 27, 2023

The Honorable James Comer Chairman of the Committee on Oversight and Accountability The Honorable Jim Jordan Chairman of the House Judiciary Committee The Honorable Jason Smith Chairman of the House Ways and Means Committee U.S. House of Representatives Washington, D.C. 20515

Re: President Joe Biden and federal judicial and prosecutorial corruption.

Dear Mr. Chairmen:

We are the Executive Directors of the St. Johns County Republican Presidential Executive Committee for the Defense and Election of President Donald J. Trump. Attached hereto is our letter showing how a group of federal judges covered-up President Joe Biden's and Hunter Biden's link to the theft of \$80 million and the Galanis crime family. Biden's partners in these crimes were Jason Sugarman and Devon Archer. Sugarman was the leader below the Bidens. Sugarman was not criminally indicted. He was only convicted of civil fraud. Sugarman is not only close to the Bidens but to President Bill Clinton. Archer dealt directly with the Galanis mobsters. He was criminally indicted by the Justice Department and convicted by a jury. So, to protect Joe Biden's 2020 presidential campaign Archer needed even more protection after his conviction.

So, how was Archer protected after his conviction? Our letter shows Judge Ronnie Abrams¹ of the US District Court for the Southern District of New York handled Archer's protection during the trial and after the jury entered its guilty verdict by committing fraud. Our letter shows that Abrams' fraudulent conduct was blatant and that she did it without apprehension to protect the Bidens.

^{1.} Judge Abrams is an Obama-appointed judge. Her brother, Dan Abrams, and her husband, Greg Andres, are far left activist lawyers in the Democratic Party. Andres was one of Robert Mueller's top prosecutors. Andres was also a witness for the prosecution in the Paul Manafort trial in the Eastern District of Virginia in August 2018. Dan Abrams is the chief legal affairs anchor for ABC News and hosts the extremely liberal *Dan Abrams Live* on NewsNation. Dan Abrams created and hosts *Court Cam* a TV show that uses the horrors of family law court administration for personal gain. Judge Abrams is a Respondent in a Consideration at the US Judicial Conference addressing her enforcement of federal family law policies.

Less than a week after reading an article about Judge Abrams' suspicious decision to overrule the jury's guilty verdict against Archer, our Chairman and President, Manuel P. Asensio, began an investigation into Judge Abrams' order. On February 27, 2019, pursuant to the Judicial Conduct Act of 1980 (Act), Mr. Asensio commenced an action at the Judicial Council for the Second Circuit of the US Court of Appeals against Judge Abrams and followed this with a Consideration at the US Judicial Conference. This Consideration also concerns Judge Abrams' conduct in civil liberties case concerning the US Judicial Conference's family law rules. The Consideration serves as hard verified evidence of Chief Justice John Roberts direct role in the cover up.

The Judicial Conduct Act of 1980 makes Chief Justice John Roberts responsible for processing Considerations at the US Judicial Conference. It is Justice Roberts who must report on the resolution of Considerations to Congress. This responsibility is his as the presiding officer of the US Judicial Conference. If Justice Roberts were not obligated to report to Congress, he could fabricate absolute power for the federal judges simply by burying complaints and Considerations. Thus, the Abrams Consideration leads to the heart of how the extreme American left managed the origins of the Mueller Investigation and the 2020 presidential election and is managing the criminal prosecution of President Trump.

Your review of the Abrams Consideration will reveal exactly how the federal judges managed to maliciously interfere with President Donald J. Trump's take care of law power throughout his term. It also reveals how the federal judges managed to control Vice President Mike Pence's decision to deny Congress the opportunity to create an Electoral Commission under the Electoral Count Act of 1887. This Commission could have orderly dealt with evidence of the federal judicial and prosecutorial corruption that interfered with the 2020 election, which half the country believed led to the inauguration of Joe Biden as President of the United States. This review did not happen. As a result, President Biden's election as president created the greatest constitutional crisis our nation has faced since South Carolina officially seceded from the Union on December 20, 1860.

You must not dance around the obvious. Justice Roberts has created absolute power for the federal judges. It gives the federal judges power over Congress and the president's executive power to take care of the law. And the evidence proves he used it against President Trump.

Sincerely,

Manuel P. Asensio Chairman and Chief Executive Director

cc: The Honorable John G. Roberts

Robert A. Harris Executive Director

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The Honorable James Comer Chairman of the Committee on Oversight and Accountability The Honorable Jim Jordan Chairman of the House Judiciary Committee The Honorable Jason Smith Chairman of the House Ways and Means Committee U.S. House of Representatives Washington, D.C. 20515

Re: President Joe Biden's and Hunter Biden's connections with the theft of \$80 million and the cover up of these connections by corrupt judicial and prosecutorial conduct.

Dear Mr. Chairmen:

We are the Executive Directors of the St. Johns County Republican Presidential Executive Committee for the Defense and Election of President Donald J. Trump. We have uncovered links between President Joe Biden and Hunter Biden that document the theft of \$60 million from a group of American workers' pension funds and \$20 million from a Hawaiian state investment fund and the investing public.¹ The Biden's links to these crimes come not just through Devon Archer but through Jason Sugarman.² Like Archer, Jason Sugarman has connections to fund raising for Democrat Party presidential candidates. These links were deliberately concealed by corrupt federal judicial and prosecutorial conduct.

This information connects President Biden and Hunter Biden to the Galanis crime family. The Galanis have a long and very public list of criminal enterprises including the operation of an Ecstasy cooking lab. The lab was founded by Tommy and Rosario Gambino of the New York Gambino mob family and a Kosovar general engaged in the international drug trade. This leaves no room for doubt that the Bidens knew they were dealing with career felons. Hunter Biden is known to have done business in China with James Bulger, the nephew of famous mobster Whitney

^{1.} United States of America v. John Galanis, Bevan Cooney, and Devon Archer, 366 F. Supp. 3d 477 (2018); Securities and Exchange Commission v. Devon D. Archer, et al. 16-CV 3505-WHP

^{2.} https://www.sec.gov/files/litigation/complaints/2023/comp25611.pdf

Bulger. Archer is also Whitney Bulger's nephew.³ Archer was found guilty by a jury of stealing \$60 million and committing fraud in a \$20 million theft in the civil action brought by the US Securities and Exchange Commission (SEC).

Jason Sugarman is the son-in-law of Peter Guber, who is a Hollywood billionaire and a mega-fund raiser for the Democrat Party. Jason Sugarman's brother, Steven A. Sugarman, filed a lawsuit that provides details of how these crimes were executed.⁴ These details make it clear that without Jason Sugarman, none of these crimes would have been possible. The details also help show that Archer was Jason Sugarman's and the Bidens' front man. Without Jason Sugarman and his connection to the Bidens, Archer could not have executed these crimes. Judge Abrams is the SDNY judge who presided over Archer's criminal case. The jury found Archer guilty as charged. Then Judge Abrams illegally overturned the jury's verdict. Her stated reason was that she had a feeling that Archer was innocent. Without any apprehensions, Judge Abrams told a story that Archer did not know the Galanis were criminals. By the time that the US Court of Appeals for the Second Circuit reversed Judge Abrams' fraudulent order, the 2020 election was just four weeks away. Archer was still under Abrams' protection when he appeared before you.

The inexorable evidence of Judge Abrams' interference with the prosecution's case against Archer and her deliberate malice is her order. In her order, Judge Abrams discarded the facts contained in the eight hundred documents the prosecutors presented to the jury as evidence. She dismissed the twenty-eight overt criminal acts that the Justice Department listed in charging Archer. She twists the Federal Bureau of Investigation (FBI) Special Agent Shannon Bieniek's declaration of the facts in Archer's criminal case upside down. She limited the availability of expert testimony. She created biased jury instructions and entered an order excluding evidence submitted by the Galanis defendants incriminating President Biden and Hunter Biden. She dismissed the fact that Archer was the signor on the bank account used to steal the money and that he ordered the stolen money to be wired to Ukraine without supporting documentation and that SEC barred his accountants for allowing Archer to do so. Abrams also was not concerned about the fact that Archer purchased a Manhattan condominium with the stolen money. All of Judge Abrams' efforts failed, and the jury

4. Steven A. Sugarman et al. v. Muddy Waters Capital LLC et al Case Docket 3:19-cv-04248(N.C. Cal. Jul 24, 2019)

^{3. &}quot;On August 25th, James J. Bulger, the nephew of notorious mobster Whitey Bulger, was listed as visiting the White House for a West Wing tour. The visitor logs show him meeting with Anne Marie Person, who previously served as a general assistant at Hunter Biden's now-defunct Rosemont Seneca Partners investment firm from 2009 until she joined then-Vice President Biden's staff in 2014. Bulger, who went by "Jimmy" among his friends, was accompanied on the tour by his two daughters and a woman named Eileen Kerwin, who shares the same address with Bulger, according to public records. Between 2015 and 2016, Kerwin sent Bulger multiple articles about various business deals in China and then Bulger forwarded them to Hunter Biden and his longtime business partner, Devon Archer, according to emails reviewed and verified by Fox News' Digital." Fox News April 6, 2023, article titled "Mobster Whitney Bulger's Nephew, a Hunter Biden Business Associate, Scored Visit When Biden as VP."

still convicted Archer. The jury entered a guilty verdict based on the evidence the prosecutors were able to slip past Judge Abrams. Then Judge Abrams had the "courage" to illegally reverse the jury's conviction.

A simple review of the record outside of Judge Abrams' courtroom is enough to judge her conduct as fraudulent and malicious. Judge Abrams's order completely contradicts the information contained in the SEC civil actions and the numerous other civil actions filed against Archer related to his crime. Then there are the articles on the Galanis. The most condemning evidence against Judge Abrams is when she claims to believe that Archer did not know the Galanis were criminals.

Why did Judge Abrams enter an order preventing the mobsters from testifying about Hunter Biden's role? To protect Biden's presidential campaign. Why did Judge Abrams write she believed that Archer's role in the crimes was legitimate? To give the appellate court the opportunity to overlook her fraudulent conduct. Why was Jason Sugarman not charged in the criminal case? To protect the Bidens. Why did Judge Abrams illegally throw out the jury's verdict and state on the record that she believed Archer was innocent of the crimes? To keep Archer out of jail at least until after the 2020 presidential election. Where did Judge Abrams get the courage to fraudulently overturn the jury's guilty verdict? From the US Judicial Conference.

To be true and honest to the Constitution and all Americans, your three committees must openly consider the fact that federal judicial and prosecutorial corruption is always a deliberate and malicious violation of the Constitution that no compelling interest can justify. It violates the Constitution's great doctrines of separation of powers, limited government, due process, and equal protection that were created to protect the people's rights to their independence and liberty.

Sincerely,

Manuel P. Asensio Chairman and Chief Executive Director

Robert A. Harris Executive Director

cc: The Honorable John G. Roberts Presiding Officer The US Judicial Conference