From:O'Callaghan, Edward C. (ODAG)Subject:RE: Draft LetterTo:Rabbitt, Brian (OAG)Sent:March 17, 2019 10:40 PM (UTC-04:00)Attached:2019.03.SC.Conclusion.Draft3.docx

Attached.

Edward C. O'Callaghan (b) (6)

From: Rabbitt, Brian (OAG) <(b) (6) > Sent: Sunday, March 17, 2019 3:41 PM To: O'Callaghan, Edward C. (ODAG) <(b) (6) > Subject: Draft Letter

When you get a chance, would you mind sending me an electronic copy of the draft letter we've been discussing? Seems more efficient for OAG to input any edits electronically.

Brian C. Rabbitt Chief of Staff Office of the Attorney General U.S. Department of Justice



From:O'Callaghan, Edward C. (ODAG)Subject:DraftTo:Weinsheimer, Bradley (ODAG)Sent:March 18, 2019 7:06 PM (UTC-04:00)Attached:2019.03.SC.Conclusion.Draft3.docx

#### Edward C. O'Callaghan

Principal Associate Deputy Attorney General United States Department of Justice



From:O'Callaghan, Edward C. (ODAG)Subject:RE: Draft LetterTo:Rabbitt, Brian (OAG); Engel, Steven A. (OLC); Boyd, Stephen E. (OLA); Rosenstein, Rod (ODAG)Sent:March 21, 2019 7:02 PM (UTC-04:00)Attached:2019.03.21 OSC Conclusion - Short Version DRAFTeoc.docx

Some suggestions in track changes.

#### Edward C. O'Callaghan (b) (6)

From: Rabbitt, Brian (OAG) <(b) (6) > Sent: Thursday, March 21, 2019 6:22 PM To: Engel, Steven A. (OLC) <(b) (6) >; O'Calla Boyd, Stephen E. (OLA) <(b) (6) >; Rosenste Subject: Draft Letter

>; O'Callaghan, Edward C. (ODAG) <(b) (6) >; Rosenstein, Rod (ODAG) <(b) (6)

>;

>

Draft - Privileged & Confidential - Deliberative and Pre-Decisional

All - please find attached a draft of the letter we discussed today.

Brian C. Rabbitt Chief of Staff Office of the Attorney General U.S. Department of Justice T: (b) (6) M:(b) (6)

From:	Rabbitt, Brian (OAG)
Subject:	RE: Draft Letter
To:	Rosenstein, Rod (ODAG); O'Callaghan, Edward C. (ODAG); Engel, Steven A. (OLC); Boyd, Stephen E. (OLA)
Sent:	March 22, 2019 11:29 AM (UTC-04:00)
Attached:	2019.03.22 OSC Conclusion - Short Version DRAFT.docx

#### Revised version attached.

	Rosenstein, Rod (ODAG) <(b) (6) >
	riday, March 22, 2019 9:46 AM
	= Hallaghan, Edward C. (ODAG) < (b) (6) >;  Rabbitt, Brian (OAG) < (b) (6) >;
and the second second	Steven A. (OLC) $\langle (b) (6) \rangle$ >; Boyd, Stephen E. (OLA) $\langle (b) (6) \rangle$ >
Subject	t: RE: Draft Letter
Two co	rrections:
1.	Second sentence of the first paragraph: (b) (5)
2.	First sentence of the second paragraph: (b) (5)
From: (	D'Callaghan, Edward C. (ODAG) <b>{(b) (6)</b>
	hursday, March 21, 2019 7:02 PM
	bitt, Brian (OAG) (b) (6) >; Engel, Steven A. (OLC) (b) (6) >; Boyd, Stephen
E. (OLA	A) <(b) (6) >; Rosenstein, Rod (ODAG) <(b) (6) >
and the second second second	t: RE: Draft Letter
Some s	uggestions in track changes.
Edward	d C. O'Callaghan
(b) (6	
-	Pohlitt Price $(OAC)$ (b) (6)
	Rabbitt, Brian (OAG) $<$ (b) (6) >
	hursday, March 21, 2019 6:22 PM
	= 1, Steven A. (OLC) < (b) (6) >; O'Callaghan, Edward C. (ODAG) < (b) (6) >; O'Callaghan, Edward C. (ODAG) < (b) (6) >; O'Callaghan, Edward C. (DAG) < (b
	Stephen E. (OLA) $\langle (b) (6) \rangle$ ; Rosenstein, Rod (ODAG) $\langle (b) (6) \rangle$
Subject	t: Draft Letter
Draft -	Privileged & Confidential – Deliberative and Pre-Decisional

All - please find attached a draft of the letter we discussed today.

Brian C. Rabbitt Chief of Staff Office of the Attorney General U.S. Department of Justice T: (b) (6) (b) (6)

From:	Engel, Steven A. (OLC)
Subject:	RE: Draft Letter
To:	Rabbitt, Brian (OAG); Rosenstein, Rod (ODAG); O'Callaghan, Edward C. (ODAG); Boyd, Stephen E. (OLA)
Sent:	March 22, 2019 11:45 AM (UTC-04:00)
Attached:	2019.03.22 OSC Conclusion - Short Version DRAFT + OLC.docx

A few small suggested edits to the short version.



From:	PAC
Subject:	POTENTIAL QUESTIONS FOLLOWING SUBMISSION OF REPORT
То:	Kupec, Kerri (OPA)
Sent:	March 22, 2019 12:26 PM (UTC-04:00)
Attached:	POTENTIAL QUESTIONS FOLLOWING SUBMISSION OF REPORT.docx

Here are the Q&A that we discussed, hope this is helpful. I'm waiting to hear back from USAO DC about referencing them and will let you know what they say.

-Peter

From:Rabbitt, Brian \(OAG\)Subject:Engel, Steven A. \(OLC\)Sent:March 22, 2019 3:12 PM (UTC-04:00)Attached:2019.03.20 SC Conclusion Notification [DRAFT].docx

Brian C. Rabbitt Chief of Staff Office of the Attorney General U.S. Department of Justice T: (b) (6) M:(b) (6)

From:	Engel, Steven A. (OLC)
Subject:	FW: Draft Letter
To:	Rabbitt, Brian (OAG)
Sent:	March 22, 2019 3:15 PM (UTC-04:00)
Attached:	2019.03.22 OSC Conclusion - Short Version DRAFT + OLC + hw.docx

A couple thoughts from Henry. I think the additional parenthetical (while correct) is too technical, but the others look good.

From: Whitaker, Henry C. (OLC) <(b) (6)		>
Sent: Friday, March 22, 2019 3:12 PM	75	
To: Engel, Steven A. (OLC) ⊲(b) (6)	>	
Subject: RE: Draft Letter	. ŝ	

A few thoughts.

From: Engel, Steven A. (OLC) < (b) (6) > Sent: Friday, March 22, 2019 3:05 PM To: Whitaker, Henry C. (OLC) < (b) (6) > Subject: FW: Draft Letter

Here is the draft letter, btw. Let me know if you have any comments/thoughts.

From: Engel, Steven A. (OLC) Sent: Friday, March 22, 2019 11:45 AM To: Rabbitt, Brian (OAG) <(b) (6) O'Callaghan, Edward C. (ODAG) <(b) (6) Subject: RE: Draft Letter	>; Rosenstein, Rod (ODAG) <(b) (6) >; Boyd, Stephen E. (OLA) <(b) (6)	>; >
Duplicative Information	- See Document ID 0.7	.960.5920

 From:
 Rabbitt, Brian (OAG)

 Subject:
 RE: Draft Letter

 To:
 Engel, Steven A. (OLC); Rosenstein, Rod (ODAG); O'Callaghan, Edward C. (ODAG); Boyd, Stephen E. (OLA)

 Sent:
 March 22, 2019 3:22 PM (UTC-04:00)

 Attached:
 2019.03.22 OSC Conclusion Notification [3 PM].docx

Revised version attached. In particular please note the highlighted sentence, which is an addition being circulated for discussion. I have some ambivalence about including it.

>

From: Engel, Steven A. (OLC) < (b) (6) Sent: Friday, March 22, 2019 11:45 AM To: Rabbitt, Brian (OAG) < (b) (6) O'Callaghan, Edward C. (ODAG) < (b) (6) Subject: RE: Draft Letter

>; Rosenstein, Rod (ODAG) <(b) (6) >; Boyd, Stephen E. (OLA) <(b) (6)

From:O'Callaghan, Edward C. (ODAG)Subject:RE: Draft LetterTo:Boyd, Stephen E. (OLA); Rabbitt, Brian (OAG); Engel, Steven A. (OLC); Rosenstein, Rod (ODAG)Sent:March 22, 2019 3:35 PM (UTC-04:00)Attached:2019.03.22 OSC Conclusion Notification 3 PMeoc.docx

Some suggestions in track changes. I will defer to Stephen on appropriate cc's, but if we are going to abide by the specific terms of the regs, it is only the Chairmen and Ranking of the two committees, isn't it? I worry about going beyond the specific requirements of the regs in the first written document. We can email to them the moment delivered to the Chairmen, Ranking.

#### Edward C. O'Callaghan (b) (6)

From: Boyd, Stephen E. (OLA) <(b) (6)	>	
Sent: Friday, March 22, 2019 3:28 PM		
To: Rabbitt, Brian (OAG) <(b) (6)	>; Engel, Steven A. (OLC) <(b) (6)	>; Rosenstein,
Rod (ODAG) <(b) (6)	>; O'Callaghan, Edward C. (ODAG) <(b) (6)	>
Subject: RE: Draft Letter		
I think adding the sentence makes a lot	of sense.	

The following CC: info should be included:

The Honorable Mitch McConnell Majority Leader United States Senate

The Honorable Charles E. Schumer Minority Leader United States Senate

The Honorable Nancy Pelosi Speaker U.S. House of Representatives

The Honorable Kevin McCarthy Minority Leader U.S. House of Representatives

From: Rabbitt, Brian (OAG) <(b) (6)	>
Sent: Friday, March 22, 2019 3:22 PM	
To: Engel, Steven A. (OLC) ⊲(b) (6)	>; Rosenstein, Rod (ODAG) <(b) (6)
O'Callaghan, Edward C. (ODAG) ⊲(b) (6)	>; Boyd, Stephen E. (OLA) ⊲(b) (6)
Subject: RE: Draft Letter	

From:Kupec, Kerri (OPA)Subject:Would you mind printing this out for meTo:Watson, Theresa (OAG)Sent:March 22, 2019 4:01 PM (UTC-04:00)Attached:Q&A\_Special Counsel.docx

Kerri Kupec Director Office of Public Affairs U.S. Department of Justice (b) (6) (b) (6) From:Kupec, Kerri \(OPA\)Subject:jpgTo:McKinney, Suzanna R. \(OLA\)Sent:March 22, 2019 4:33 PM (UTC-04:00)Attached:March222019Letter\_MuellerInvestigation.jpg

Kerri Kupec Director Office of Public Affairs U.S. Department of Justice (b) (6) (b) (0)



#### **The Attorney General**

Washington, D.C.

March 22, 2019

The Honorable Lindsey Graham Chairman, Committee on the Judiciary United States Senate 290 Russell Senate Office Building Washington, D.C. 20510

The Honorable Dianne Feinstein Ranking Member, Committee on the Judiciary United States Senate 331 Hart Senate Office Building Washington, D.C. 20510 The Honorable Jerrold Nadler Chairman, Committee on the Judiciary United States House of Representatives 2132 Rayburn House Office Building Washington, D.C. 20515

The Honorable Doug Collins Ranking Member, Committee on the Judiciary United States House of Representatives 1504 Longworth House Office Building Washington, D.C. 20515

Dear Chairman Graham, Chairman Nadler, Ranking Member Feinstein, and Ranking Member Collins:

I write to notify you pursuant to 28 C.F.R. § 600.9(a)(3) that Special Counsel Robert S. Mueller III has concluded his investigation of Russian interference in the 2016 election and related matters. In addition to this notification, the Special Counsel regulations require that I provide you with "a description and explanation of instances (if any) in which the Attorney General" or acting Attorney General "concluded that a proposed action by a Special Counsel was so inappropriate or unwarranted under established Departmental practices that it should not be pursued." 28 C.F.R. § 600.9(a)(3). There were no such instances during the Special Counsel's investigation.

The Special Counsel has submitted to me today a "confidential report explaining the prosecution or declination decisions" he has reached, as required by 28 C.F.R. § 600.8(c). I am reviewing the report and anticipate that I may be in a position to advise you of the Special Counsel's principal conclusions as soon as this weekend.

Separately, I intend to consult with Deputy Attorney General Rosenstein and Special Counsel Mueller to determine what other information from the report can be released to Congress and the public consistent with the law, including the Special Counsel regulations, and the Department's long-standing practices and policies. I remain committed to as much transparency as possible, and I will keep you informed as to the status of my review.

Finally, the Special Counsel regulations provide that "the Attorney General may determine that public release of" this notification "would be in the public interest." 28 C.F.R. § 600.9(c). I have so determined, and I will disclose this letter to the public after delivering it to you.

Sincerel William P. Barr

Attorney General

From:Kupec, Kerri \(OPA\)Subject:DOJ Notification to Congress Regarding the Conclusion of the Mueller InvestigationTo:Kupec, Kerri \(OPA\)Sent:March 22, 2019 5:19 PM (UTC-04:00)Attached:March222019Letter\_MuellerInvestigation.pdf

From:Hornbuckle, Wyn \(OPA\)Subject:RE: Media Inquiry: Received Mueller Report?To:(b)(6) Simone PerezSent:March 22, 2019 5:43 PM (UTC-04:00)Attached:March222019Letter\_MuellerInvestigation.pdf

From: Simone Perez	o) (6) >
Date: March 22, 2019 at	5:19:38 PM EDT
To: <(b) (6)	>
Subject: Media Inquiry	: Received Mueller Report?

Hey Jeremy,

Wondering if you can confirm that the DOJ has received the Mueller report?

Any guidance is much appreciated.

Thanks!

Best,

Simone

SIMONE PEREZ Producer, VICE News Tonight on HBO Washington, D.C. Bureau C:(b) (6) @simoneMperez

This e-mail transmission may be legally privileged and contains confidential information that is the property of the sender and the organization (VICE MEDIA LLC) for which the sender represents. If you are not the intended recipient and have by accident received this email, please do not retain, disclose, reproduce or distribute the contents of this e-mail transmission, or take any action in relevance thereon or pursuant thereto. Please notify the sender of the error by responding to the email accordingly in a timely and reasonable fashion otherwise failure to do so may cause legal action to be taken. Thank you.

From:	Emmons, William
Subject:	Investigation of Special Counsel Robert Mueller
То:	DOJ Correspondence (SMO); Lasseter, David F. (OLA); Boyd, Stephen E. (OLA)
Cc:	Hiller, Aaron; Bitar, Maher
Sent:	March 22, 2019 6:19 PM (UTC-04:00)
Attached:	2019-03-22 DOJ Preservation Letter.pdf

Please see the attached correspondence from Chairman Jerrold Nadler and other senior Democratic members of the House and Senate pertaining to the investigation of Special Counsel Robert Mueller.

### Congress of the United States Washington, DC 20515

March 22, 2019

The Honorable William P. Barr Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, D.C. 20530

Dear Attorney General Barr:

We understand that Special Counsel Robert S. Mueller III has now concluded his investigation of the Russian government's efforts to interfere in the 2016 election and of "any links and/or coordination between the Russian government and individuals associated with the campaign of President Donald Trump."<sup>1</sup> We also understand that Special Counsel Mueller has issued a report to you pursuant to 28 C.F.R. § 600.8(c).

We ask that you immediately take steps to preserve (1) Special Counsel Mueller's report; (2) all evidence underlying the report; and (3) all related work product and investigatory materials compiled by the Special Counsel's Office. This request applies to all documents, records, memoranda, correspondence, or other communications, or any portion thereof relevant to the work of the Special Counsel's Office. We remind you that concealing, removing, or destroying such records may constitute a crime.<sup>2</sup>

Committees of the United States Congress are conducting investigations parallel to those of the Special Counsel's Office, and preservation of these records is critical to ensure that we are able to do our work without interference or delay. We therefore ask that you immediately confirm that the Department of Justice is preserving these records and that you provide us with all orders, notices, and guidance regarding preservation of information related to these matters and investigations.

PRINTED ON RECYCLED PAPER

<sup>&</sup>lt;sup>1</sup> Appointment of Special Counsel to Investigate Russian Interference with the 2016 Presidential Election and Related Matters, Order No. 3915-2017, Office of the Deputy Attorney General, May 17, 2017. <sup>2</sup> 18 U.S.C. § 2071.

We look forward to your prompt attention and response to our request.

Sincerely,

Jerrold Nadler

Chairman House Committee on the Judiciary

Adam

Chairman House Permanent Select Committee on Intelligence

Elijah E. Cummines

Chairman House Committee on Oversight and Reform

Richard E. Neal

Chairman House Committee on Ways and Means

Robert Menendez

Robert Menendez Ranking Member Senate Committee on Foreign Relations

Dianne Feinstein Ranking Member Senate Committee on the Judiciary

ork R. Werner

Mark Warner Ranking Member Senate Select Committee on Intelligence

in llatere

Maxine Waters Chairwoman House Committee on Financial Services

Esion

Eliot L. Engel Chairman House Committee on Foreign Affairs

Ron i

Ron Wyden Ranking Member Senate Committee on Finance



Ranking Member Senate Committee on Banking, Housing, and Urban Affairs

cc: ·

Rod Rosenstein Deputy Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, D.C. 20530

John Demers Assistant Attorney General for National Security U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, D.C. 20530 From: (DO) (OGA) Subject: FW: Investigation of Special Counsel Robert Mueller To: Boyd, Stephen E. (OLA); Lasseter, David F. (OLA) Sent: March 22, 2019 6:32 PM (UTC-04:00) Attached: 2019-03-22 FBI Preservation Letter.pdf

From: Emmons, William (b) (6) Sent: Friday, March 22, 2019 6:21 PM (DO) (FBI)(b)(6), (b)(7)(C), (b)(7)(E) per FBI (DO) (OGA) (b)(6), (b)(7)(C), (b)(7)(E) per FBI To:

Cc: Hiller, Aaron <(b) (6) Subject: Investigation of Special Counsel Robert Mueller

>; Bitar, Maher <(b) (6)

From:Engel, Steven A. (OLC)Subject:draft letterTo:Rabbitt, Brian (OAG)Sent:March 22, 2019 8:36 PM (UTC-04:00)Attached:2019.03.23 SC Second Notification DRAFT 3-22 2030.docx

Here's the latest.

Steven A. Engel Assistant Attorney General Office of Legal Counsel U.S. Department of Justice 950 Pennsylvania Ave., N.W. Washington, D.C. 20530 Office: (b) (6) (b) (6)

From:	O'Callaghan, Edward C. (ODAG)
Subject:	Fwd: Draft
To:	Rosenstein, Rod (ODAG)
Cc:	Weinsheimer, Bradley (ODAG)
Sent:	March 22, 2019 9:30 PM (UTC-04:00)
Attached:	SCO conclusions letter.docx, ATT00001.htm

Brad put together the attached thoughts for consideration.

Edward C. O'Callaghan (b) (6)

Begin forwarded message:

From: "Weinsheimer, Bradley (ODAG)" <(b) (6) > Date: March 22, 2019 at 9:21:22 PM EDT To: "O'Callaghan, Edward C. (ODAG)" <(b) (6) > Subject: Draft

ist?

Food for thought, based on language of the executive summaries.

Brad Weinsheimer Associate Deputy Attorney General Office: (b) (6) Cell: (b) (6) 

 From:
 Kupec, Kerri \(OPA\)

 Subject:
 Fwd: DOJ Notification to Congress Regarding the Conclusion of the Mueller Investigation

 To:
 Raimondi, Marc \(OPA\); Edwards, Jeremy M. \(OPA\)

 Sent:
 March 22, 2019 11:32 PM (UTC-04:00)

 Attached:
 image002.jpg, ATT00001.htm, March222019Letter\_MuellerInvestigation.pdf, ATT00002.htm

For anyone who asks -

Sent from my iPhone

Begin forwarded message:

From: "Kupec, Kerri (OPA)" <(b) (6)

Date: March 22, 2019 at 5:19:03 PM EDT

To: "Kupec, Kerri (OPA)" <(b) (6)

Subject: DOJ Notification to Congress Regarding the Conclusion of the Mueller Investigation

>

>

From:Lasseter, David F. (OLA)Subject:Fwd: Investigation of Special Counsel Robert MuellerTo:Weinsheimer, Bradley (ODAG); O'Callaghan, Edward C. (ODAG); Rabbitt, Brian (OAG); Kupec, Kerri<br/>(OPA)Cc:Boyd, Stephen E. (OLA)Sent:March 23, 2019 7:46 AM (UTC-04:00)Attached:2019-03-22 DOJ Preservation Letter.pdf, ATT00001.htm

Fysa

10

David F. Lasseter

Begin forwarded message:

To: " <u>doj.correspondence@usdoj.gov</u> " < <u>doj.correspondence@usdoj.gov</u> >, "(b)(6) David Lasseter " < <u>(b)(6) David Lasseter</u> >, "(b)(6) Stephen Boyd (b)(6) Stephen Boyd> Cc: "Hiller, Aaron" < <u>(b) (6)</u> Subject: Investigation of Special Counsel Robert Mueller uplicative Information - See Document ID 0.7.960.6114		William" < <mark>(b) (6)</mark> 2019 at 18:18:40 EDT	>		
Cc: "Hiller, Aaron" <(b) (6) >, "Bitar, Maher" <(b) (6) > Subject: Investigation of Special Counsel Robert Mueller	"(b)(6) David	Lasseter " <(b)(6) D	<u>.correspondence@us</u> avid Lasseter>	<u>doj.gov&gt;,</u> , "(b)(6) Stephen	Boyd"
	Cc: "Hiller, Aaro	n" ⊲(b) (6)		iher" ⊲(b) (6)	>
				ment ID 0 7	060 611

From:Weinsheimer, Bradley (ODAG)Subject:RE: DraftTo:O'Callaghan, Edward C. (ODAG); Rosenstein, Rod (ODAG)Sent:March 23, 2019 9:23 AM (UTC-04:00)Attached:SCO conclusions letter v.2.docx

In light of the drumbeat for full disclosure, which likely will only get louder, I thought it makes sense to say a little more



Thanks, Brad.

 From: O'Callaghan, Edward C. (ODAG) <(b) (6)</td>
 >

 Sent: Friday, March 22, 2019 9:30 PM
 >

 To: Rosenstein, Rod (ODAG) <(b) (6)</td>
 >

 Cc: Weinsheimer, Bradley (ODAG) <(b) (6)</td>
 >

 Subject: Fwd: Draft
 >

From:O'Callaghan, Edward C. (ODAG)Subject:RE: DraftTo:Weinsheimer, Bradley (ODAG); Rosenstein, Rod (ODAG)Sent:March 23, 2019 10:18 AM (UTC-04:00)Attached:SCO conclusions letter v.2eoc.docx

Edward C. O'Callaghan (b) (6)

From: Weinsheimer, Bradley (ODAG) <(b) (6) Sent: Saturday, March 23, 2019 9:23 AM To: O'Callaghan, Edward C. (ODAG) <(b) (6)

>

>; Rosenstein, Rod (ODAG)

>

<(b) (6) Subject: RE: Draft

From:	Weinsheimer, Bradley (ODAG)
Subject:	RE: Draft
To:	O'Callaghan, Edward C. (ODAG); Rosenstein, Rod (ODAG)
Sent:	March 23, 2019 10:34 AM (UTC-04:00)
Attached:	SCO conclusions letter v.3.docx
I caught one	typo, added the references to (b) (5) and added a clause to make clear that the (b) (5)
	. Brad.
	. Didu.
22	. Diau.
From: O'Calla	nghan, Edward C. (ODAG) <(b) (6)
Sent: Saturda	aghan, Edward C. (ODAG) < <mark>(b) (6)                                 </mark>
Sent: Saturda	nghan, Edward C. (ODAG) <(b) (6)

From:	Engel, Steven A. (OLC)
Subject:	RE: Tomorrow
To:	Rabbitt, Brian (OAG)
Sent:	March 23, 2019 12:13 PM (UTC-04:00)
Attached:	2019.03.23 SC Second Notification DRAFT 3-23 1000.docx

From: Rabbitt, Brian (OAG) < (b) (6) >
Sent: Saturday, March 23, 2019 10:34 AM To: Rosenstein, Rod (ODAG) < (b) (6) >
<b>Cc:</b> Engel, Steven A. (OLC) $\langle \mathbf{b} \rangle$ (6) >; O'Callaghan, Edward C. (ODAG) $\langle \mathbf{b} \rangle$ (6) >
Subject: Re: Tomorrow
Great. We're working in the AG's conference room.
Sent from my iPhone
On Mar 23, 2019, at 10:31 AM, Rosenstein, Rod (ODAG) <(b) (6) > wrote:
Multiple approaches may be helpful, but how about meeting with the AG at 10:45 to discuss process.
From: Rabbitt, Brian (OAG) (b) (6)
Sent: Saturday, March 23, 2019 10:30 AM To: Rosenstein, Rod (ODAG) <(b) (6) >>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>
Cc: Engel, Steven A. (OLC) <(b) (6) >; O'Callaghan, Edward C. (ODAG)
<(b) (6) >
Subject: Re: Tomorrow
I understand Steve is as well, so we may want to coordinate
Sent from my iPhone
On Mar 23, 2019, at 10:18 AM, Rosenstein, Rod (ODAG) <(b) (6) > wrote:
We are working on a draft letter.
From: Rabbitt, Brian (OAG) <(b) (6)
Sent: Saturday, March 23, 2019 10:18 AM
To: Rosenstein, Rod (ODAG) <(b) (6) > Cc: Engel, Steven A. (OLC) <(b) (6) >; O'Callaghan, Edward C. (ODAG)
<(b) (6) >
Subject: Re: Tomorrow
The AG, Steve and I are here.
Sent from my iPhone
On Mar 22, 2019, at 10:06 PM, Rosenstein, Rod (ODAG) <(b) (6) > wrote:
See you then.
On Mar 22, 2019, at 7:01 PM, Rabbitt, Brian (OAG) <(b) (6) wrote:

The AG and I plan to be here tomorrow. The AG will likely arrive around 10 AM.

Brian C. Rabbitt Chief of Staff Office of the Attorney General U.S. Department of Justice T: (b) (6) M:(b) (6) From:O'Callaghan, Edward C. (ODAG)Subject:Fwd: 2019.03.23 SC Second Notification DRAFT 3-23 230To:Weinsheimer, Bradley (ODAG)Sent:March 23, 2019 4:59 PM (UTC-04:00)Attached:2019.03.23 SC Second Notification DRAFT 3-23 230.docx, ATT00001.htm

Edward C. O'Callaghan (b) (6)

Begin forwarded message:

From: "Rabbitt, Brian (OAG)" <(b) (6)	>
Date: March 23, 2019 at 4:56:56 PM EDT	
To: "Engel, Steven A. (OLC)" < (b) (6)	>, "O'Callaghan, Edward C. (ODAG)"
<(b) (6) >, "Whitaker, Henr	v C. (OLC)" < (b) (6) >,
"Rosenstein, Rod (ODAG)" <(b) (6)	>
Subject: 2019.03.23 SC Second Notification DF	RAFT 3-23 230

All – Draft letter attached.

From:Rosenstein, Rod (ODAG)Subject:RE: 2019.03.23 SC Second Notification DRAFT 3-23 230To:Rabbitt, Brian (OAG); Engel, Steven A. (OLC); O'Callaghan, Edward C. (ODAG); Whitaker, Henry C. (OLC)Sent:March 23, 2019 5:27 PM (UTC-04:00)Attached:2019.03.23 SC Second Notification DRAFT 3-23 230.docx

Revised draft for discussion. Can we meet at 6:00?



From:O'Callaghan, Edward C. (ODAG)Subject:FW: 2019.03.23 SC Second Notification DRAFT 3-23 230To:Weinsheimer, Bradley (ODAG)Sent:March 23, 2019 5:29 PM (UTC-04:00)Attached:2019.03.23 SC Second Notification DRAFT 3-23 230.docx

DAG's edits.

Edward C. O'Callaghan

#### (b) (6)

From: Rosenstein, Rod (ODAG) < (b) (6) Sent: Saturday, March 23, 2019 5:27 PM To: Rabbitt, Brian (OAG) < (b) (6) Edward C. (ODAG) < (b) (6) Subject: RE: 2019 03 23 SC Second Notifica

>; Engel, Steven A. (OLC) <(b) (6) >; Whitaker, Henry C. (OLC) <(b) (6)

>; O'Callaghan,

Subject: RE: 2019.03.23 SC Second Notification DRAFT 3-23 230

# Duplicative Information - See Document ID 0.7.960.29724

>

From:Weinsheimer, Bradley (ODAG)Subject:RE: 2019.03.23 SC Second Notification DRAFT 3-23 230To:O'Callaghan, Edward C. (ODAG)Sent:March 23, 2019 5:48 PM (UTC-04:00)Attached:2019.03.23 SC Second Notification DRAFT 3-23 230 (003).docx

Further suggested edits.

From: O'Callaghan, Edward C. (ODAG) <(b) (6) Sent: Saturday, March 23, 2019 5:29 PM To: Weinsheimer, Bradley (ODAG) <(b) (6) Subject: FW: 2019.03.23 SC Second Notification DRAFT 3-23 230

From:	O'Callaghan, Edward C. (ODAG)
Subject:	FW: 2019.03.23 SC Second Notification DRAFT 715 PM
To:	Weinsheimer, Bradley (ODAG)
Sent:	March 23, 2019 7:17 PM (UTC-04:00)
Attached:	2019.03.23 SC Second Notification DRAFT 715 PM.docx

Edward C. O'Callaghan

(b) (6)

From: Rabbitt, Brian (OAG) <(b) (6) > Sent: Saturday, March 23, 2019 7:14 PM To: Rosenstein, Rod (ODAG) <(b) (6) >; O'Callaghan, Edward C. (ODAG) <(b) (6) ; Engel, Steven A. (OLC) <(b) (6) ; Whitaker, Henry C. (OLC) <(b) (6) > Subject: 2019.03.23 SC Second Notification DRAFT 715 PM

All – Attached is a new draft that reflects our discussion.

From:	Weinsheimer, Bradley (ODAG)
Subject:	RE: 2019.03.23 SC Second Notification DRAFT 715 PM
To:	O'Callaghan, Edward C. (ODAG)
Sent:	March 23, 2019 8:14 PM (UTC-04:00)
Attached:	2019.03.23 SC Second Notification DRAFT 715 PM gbw.docx

Here are a couple of suggestions for the V. 1 paragraph drawn on the language in the report, which I incorporated in the attached:

(b) (5)
I also incorporated the following two sentences, trying to resolve my concern with the (b) (5)
(b) (5)
I added a couple of word to the last sentence in the second to last paragraph trying to make clear (b) (5) I also deleted the sentence the DAG did not like about (b) (5).
Thanks, Brad.
From: O'Callaghan, Edward C. (ODAG) <(b) (6) > Sent: Saturday, March 23, 2019 7:17 PM To: Weinsheimer, Bradley (ODAG) <(b) (6) > Subject: FW: 2019.03.23 SC Second Notification DRAFT 715 PM
Duplicative Information - See Document ID 0.7.960.2973

From:	Rabbitt, Brian (OAG)
Subject:	RE: 2019.03.23 SC Second Notification DRAFT 715 PM
То:	Rosenstein, Rod (ODAG); O'Callaghan, Edward C. (ODAG); Engel, Steven A. (OLC); Whitaker, Henry C. (OLC)
Sent:	March 24, 2019 12:25 AM (UTC-04:00)
Attached:	2019 03 24 SC Second Notification DBAET 1230 AM docx

Updated draft of the letter. I've added some additional discussion (adopted from an earlier letter draft from Steve) about the (b) (5). I've also tweaked a bit further to tighten things up and added a few headers for organization, as the letter is now getting slightly longer.

From: Rabbitt, Brian (OAG) Sent: Saturday, March 23, 20<u>19</u>7:14 PM

 To: Rosenstein, Rod (ODAG) < (b) (6)</th>

 (b) (6)
 ) < (b) (6)</td>

>; O'Callaghan, Edward C. (ODAG) >; Engel, Steven A. (OLC) ((b) (6)

>

(b) (6) >; Whitaker, Henry C. (OLC) (b) (6)
Subject: 2019.03.23 SC Second Notification DRAFT 715 PM
From:	O'Callaghan, Edward C. (ODAG)	
Subject:	RE: 2019.03.23 SC Second Notification DRAFT 715 PM	
To:	Rabbitt, Brian (OAG); Rosenstein, Rod (ODAG); Engel, Steven A. (OLC); Whitaker, Henry C. (OLC)	
Sent:	March 24, 2019 6:31 AM (UTC-04:00)	
Attached:	2019.03.24 SC Second Notification DRAFT 1230 AMeoc.docx	

Some suggestions.

Edward C. O'Callaghan

## (b) (6)

 From: Rabbitt, Brian (OAG) <(b) (6)</td>
 >

 Sent: Sunday, March 24, 2019 12:25 AM
 >

 To: Rosenstein, Rod (ODAG) <(b) (6)</td>
 >; O'Callaghan, Edward C. (ODAG)

 <(b) (6)</td>
 >; Engel, Steven A. (OLC) <(b) (6)</td>
 >; Whitaker, Henry C. (OLC)

 <(b) (6)</td>
 >

Subject: RE: 2019.03.23 SC Second Notification DRAFT 715 PM

From:O'Callaghan, Edward C. (ODAG)Subject:Fwd: 2019.03.23 SC Second Notification DRAFT 715 PMTo:Weinsheimer, Bradley (ODAG)Sent:March 24, 2019 7:07 AM (UTC-04:00)Attached:2019.03.24 SC Second Notification DRAFT 1230 AMeoc.docx, ATT00001.htm

Latest and some suggestions.

Edward C. O'Callaghan (b) (6)

Begin forwarded message:

From: "O'Callaghan, Edward C. (ODAG)" <(b) (6) >
Date: March 24, 2019 at 6:31:11 AM EDT
To: "Rabbitt, Brian (OAG)" <(b) (6) >, "Rosenstein, Rod (ODAG)"
$\langle (b) (6) \rangle$ >, "Engel, Steven A. (OLC)" $\langle (b) (6) \rangle$ >, "Whitaker,
Henry C. (OLC)" $<$ (b) (6) >
Subject: RE: 2019.03.23 SC Second Notification DRAFT 715 PM

From:	O'Callaghan, Edward C. (ODAG)
Subject:	FW: 2019.03.23 SC Second Notification DRAFT 715 PM
To:	Rosenstein, Rod (ODAG)
Sent:	March 24, 2019 10:02 AM (UTC-04:00)
Attached:	2019.03.24 SC Second Notification DRAFT 1230 AMeocgbw.docx

Brad makes some good points here. I can forward to larger group or we can talk further about them before doing so.

### Edward C. O'Callaghan

# (b) (6)

From: Weinsheimer, Bradley (ODAG) <(b) (6) Sent: Sunday, March 24, 2019 9:21 AM To: O'Callaghan, Edward C. (ODAG) <(b) (6) Subject: RE: 2019.03.23 SC Second Notification DRAFT 715 PM

Some proposed edits and comments. I do think the Special Counsel should review the letter for accuracy, if he hasn't already (much like a component would review a letter of this type upon the conclusion of an investigation). Thanks, Brad.

>

From: O'Callaghan, Edward C. (ODAG) <<u>ecocallaghan@jmd.usdoj.gov</u>>
Sent: Sunday, March 24, 2019 7:07 AM
To: Weinsheimer, Bradley (ODAG) <<u>bradweinsheimer@jmd.usdoj.gov</u>>
Subject: Fwd: 2019.03.23 SC Second Notification DRAFT 715 PM

Edward C. O'Callaghan (b) (6)

Begin forwarded message:

From: "Rabbitt, Brian (OAG)" <(b) (6) >	
Date: March 24, 2019 at 1:50:34 PM EDT	
To: "O'Callaghan, Edward C. (ODAG)" <(b) (6)	>, "Engel, Steven A. (OLC)"
<(b) (6) $>$ , "Rosenstein, Rod (ODAG)" $<$ (b) (6)	>, "Whitaker,
Henry C. (OLC)" $\leq$ (b) (6) >	
Subject: Draft Letter	

Proposed final draft attached. Please review ASAP and respond with edits.

Brian C. Rabbitt Chief of Staff Office of the Attorney General U.S. Department of Justice T: (b) (6) M:(b) (6) From:O'Callaghan, Edward C. (ODAG)Subject:Fwd: Draft LetterTo:Weinsheimer, Bradley (ODAG)Sent:March 24, 2019 2:05 PM (UTC-04:00)Attached:2019.03.24 SC Second Notification DRAFT 130 PM.docx, ATT00001.htm

Edward C. O'Callaghan (b) (6)

Begin forwarded message:

From: "Rabbitt, Brian (OAG)" <(b) (6) >	
Date: March 24, 2019 at 1:50:34 PM EDT	
To: "O'Callaghan, Edward C. (ODAG)" <b>⊲(b)</b> (6)	>, "Engel, Steven A. (OLC)"
<(b) (6) $>$ , "Rosenstein, Rod (ODAG)" $<$ (b) (6)	>, "Whitaker,
Henry C. (OLC)" $\triangleleft$ (b) (6) >	
Subject: Draft Letter	

From:Weinsheimer, Bradley (ODAG)Subject:RE: Draft LetterTo:O'Callaghan, Edward C. (ODAG)Sent:March 24, 2019 2:19 PM (UTC-04:00)Attached:2019.03.24 SC Second Notification DRAFT 130 PM.docx

From: O'Callaghan, Edward C. (ODAG) <(b) (6) > Sent: Sunday, March 24, 2019 2:05 PM To: Weinsheimer, Bradley (ODAG) <(b) (6) > Subject: Fwd: Draft Letter

From:Boyd, Stephen E. \(OLA\)Subject:FW: ReviewTo:Lasseter, David F. \(OLA\); Kupec, Kerri \(OPA\)Sent:March 24, 2019 3:17 PM (UTC-04:00)Attached:AG March 24 2019 Letter to House and Senate Judiciary Committees.pdf

Here is the letter. David the schedule is as follows:

3:30 – to HJC/SJC 3:35 – to press and other committees

From: Boyd, Stephen E. (OLA) Sent: Sunday, March 24, 2019 3:09 PM To: Brian Rabbitt ((b) (6) (b) (6) > (b) (6) > (b) (c) > (b) (c) > (c) > (c) + (c)

Take a look. SB

**Stephen E. Boyd** Assistant Attorney General U.S. Department of Justice Washington, D.C.

# (b) (6)



# **The Attorney General**

Washington, D.C.

March 24, 2019

The Honorable Lindsey Graham Chairman, Committee on the Judiciary United States Senate 290 Russell Senate Office Building Washington, D.C. 20510

The Honorable Dianne Feinstein Ranking Member, Committee on the Judiciary United States Senate 331 Hart Senate Office Building Washington, D.C. 20510 The Honorable Jerrold Nadler Chairman, Committee on the Judiciary United States House of Representatives 2132 Rayburn House Office Building Washington, D.C. 20515

The Honorable Doug Collins Ranking Member, Committee on the Judiciary United States House of Representatives 1504 Longworth House Office Building Washington, D.C. 20515

Dear Chairman Graham, Chairman Nadler, Ranking Member Feinstein, and Ranking Member Collins:

As a supplement to the notification provided on Friday, March 22, 2019, I am writing today to advise you of the principal conclusions reached by Special Counsel Robert S. Mueller III and to inform you about the status of my initial review of the report he has prepared.

#### The Special Counsel's Report

On Friday, the Special Counsel submitted to me a "confidential report explaining the prosecution or declination decisions" he has reached, as required by 28 C.F.R. § 600.8(c). This report is entitled "Report on the Investigation into Russian Interference in the 2016 Presidential Election." Although my review is ongoing, I believe that it is in the public interest to describe the report and to summarize the principal conclusions reached by the Special Counsel and the results of his investigation.

The report explains that the Special Counsel and his staff thoroughly investigated allegations that members of the presidential campaign of Donald J. Trump, and others associated with it, conspired with the Russian government in its efforts to interfere in the 2016 U.S. presidential election, or sought to obstruct the related federal investigations. In the report, the Special Counsel noted that, in completing his investigation, he employed 19 lawyers who were assisted by a team of approximately 40 FBI agents, intelligence analysts, forensic accountants, and other professional staff. The Special Counsel issued more than 2,800 subpoenas, executed nearly 500 search warrants, obtained more than 230 orders for communication records, issued almost 50 orders authorizing use of pen registers, made 13 requests to foreign governments for evidence, and interviewed approximately 500 witnesses.

The Special Counsel obtained a number of indictments and convictions of individuals and entities in connection with his investigation, all of which have been publicly disclosed. During the course of his investigation, the Special Counsel also referred several matters to other offices for further action. The report does not recommend any further indictments, nor did the Special Counsel obtain any sealed indictments that have yet to be made public. Below, I summarize the principal conclusions set out in the Special Counsel's report.

**Russian Interference in the 2016 U.S. Presidential Election.** The Special Counsel's report is divided into two parts. The first describes the results of the Special Counsel's investigation into Russia's interference in the 2016 U.S. presidential election. The report outlines the Russian effort to influence the election and documents crimes committed by persons associated with the Russian government in connection with those efforts. The report further explains that a primary consideration for the Special Counsel's investigation was whether any Americans – including individuals associated with the Trump campaign – joined the Russian conspiracies to influence the election, which would be a federal crime. The Special Counsel's investigation did not find that the Trump campaign or anyone associated with it conspired or coordinated with Russia in its efforts to influence the 2016 U.S. presidential election. As the report states: "[T]he investigation did not establish that members of the Trump Campaign conspired or coordinated with the Russian government in its election interference activities."<sup>1</sup>

The Special Counsel's investigation determined that there were two main Russian efforts to influence the 2016 election. The first involved attempts by a Russian organization, the Internet Research Agency (IRA), to conduct disinformation and social media operations in the United States designed to sow social discord, eventually with the aim of interfering with the election. As noted above, the Special Counsel did not find that any U.S. person or Trump campaign official or associate conspired or knowingly coordinated with the IRA in its efforts, although the Special Counsel brought criminal charges against a number of Russian nationals and entities in connection with these activities.

The second element involved the Russian government's efforts to conduct computer hacking operations designed to gather and disseminate information to influence the election. The Special Counsel found that Russian government actors successfully hacked into computers and obtained emails from persons affiliated with the Clinton campaign and Democratic Party organizations, and publicly disseminated those materials through various intermediaries, including WikiLeaks. Based on these activities, the Special Counsel brought criminal charges against a number of Russian military officers for conspiring to hack into computers in the United States for purposes of influencing the election. But as noted above, the Special Counsel did not find that the Trump campaign, or anyone associated with it, conspired or coordinated with the Russian government in these efforts, despite multiple offers from Russian-affiliated individuals to assist the Trump campaign.

<sup>&</sup>lt;sup>1</sup> In assessing potential conspiracy charges, the Special Counsel also considered whether members of the Trump campaign "coordinated" with Russian election interference activities. The Special Counsel defined "coordination" as an "agreement—tacit or express—between the Trump Campaign and the Russian government on election interference."

**Obstruction of Justice.** The report's second part addresses a number of actions by the President – most of which have been the subject of public reporting – that the Special Counsel investigated as potentially raising obstruction-of-justice concerns. After making a "thorough factual investigation" into these matters, the Special Counsel considered whether to evaluate the conduct under Department standards governing prosecution and declination decisions but ultimately determined not to make a traditional prosecutorial judgment. The Special Counsel therefore did not draw a conclusion – one way or the other – as to whether the examined conduct constituted obstruction. Instead, for each of the relevant actions investigated, the report sets out evidence on both sides of the question and leaves unresolved what the Special Counsel views as "difficult issues" of law and fact concerning whether the President's actions and intent could be viewed as obstruction. The Special Counsel states that "while this report does not conclude that the President committed a crime, it also does not exonerate him."

The Special Counsel's decision to describe the facts of his obstruction investigation without reaching any legal conclusions leaves it to the Attorney General to determine whether the conduct described in the report constitutes a crime. Over the course of the investigation, the Special Counsel's office engaged in discussions with certain Department officials regarding many of the legal and factual matters at issue in the Special Counsel's obstruction investigation. After reviewing the Special Counsel's final report on these issues; consulting with Department officials, including the Office of Legal Counsel; and applying the principles of federal prosecution that guide our charging decisions, Deputy Attorney General Rod Rosenstein and I have concluded that the evidence developed during the Special Counsel's investigation is not sufficient to establish that the President committed an obstruction-of-justice offense. Our determination was made without regard to, and is not based on, the constitutional considerations that surround the indictment and criminal prosecution of a sitting president.<sup>2</sup>

In making this determination, we noted that the Special Counsel recognized that "the evidence does not establish that the President was involved in an underlying crime related to Russian election interference," and that, while not determinative, the absence of such evidence bears upon the President's intent with respect to obstruction. Generally speaking, to obtain and sustain an obstruction conviction, the government would need to prove beyond a reasonable doubt that a person, acting with corrupt intent, engaged in obstructive conduct with a sufficient nexus to a pending or contemplated proceeding. In cataloguing the President's actions, many of which took place in public view, the report identifies no actions that, in our judgment, constitute obstructive conduct, had a nexus to a pending or contemplated proceeding, and were done with corrupt intent, each of which, under the Department's principles of federal prosecution guiding charging decisions, would need to be proven beyond a reasonable doubt to establish an obstruction-of-justice offense.

#### Status of the Department's Review

The relevant regulations contemplate that the Special Counsel's report will be a "confidential report" to the Attorney General. *See* Office of Special Counsel, 64 Fed. Reg. 37,038,

<sup>&</sup>lt;sup>2</sup> See A Sitting President's Amenability to Indictment and Criminal Prosecution, 24 Op. O.L.C. 222 (2000).

37,040-41 (July 9, 1999). As I have previously stated, however, I am mindful of the public interest in this matter. For that reason, my goal and intent is to release as much of the Special Counsel's report as I can consistent with applicable law, regulations, and Departmental policies.

Based on my discussions with the Special Counsel and my initial review, it is apparent that the report contains material that is or could be subject to Federal Rule of Criminal Procedure 6(e), which imposes restrictions on the use and disclosure of information relating to "matter[s] occurring before [a] grand jury." Fed. R. Crim. P. 6(e)(2)(B). Rule 6(e) generally limits disclosure of certain grand jury information in a criminal investigation and prosecution. *Id*. Disclosure of 6(e) material beyond the strict limits set forth in the rule is a crime in certain circumstances. *See, e.g.*, 18 U.S.C. § 401(3). This restriction protects the integrity of grand jury proceedings and ensures that the unique and invaluable investigative powers of a grand jury are used strictly for their intended criminal justice function.

Given these restrictions, the schedule for processing the report depends in part on how quickly the Department can identify the 6(e) material that by law cannot be made public. I have requested the assistance of the Special Counsel in identifying all 6(e) information contained in the report as quickly as possible. Separately, I also must identify any information that could impact other ongoing matters, including those that the Special Counsel has referred to other offices. As soon as that process is complete, I will be in a position to move forward expeditiously in determining what can be released in light of applicable law, regulations, and Departmental policies.

\* \*

As I observed in my initial notification, the Special Counsel regulations provide that "the Attorney General may determine that public release of" notifications to your respective Committees "would be in the public interest." 28 C.F.R. § 600.9(c). I have so determined, and I will disclose this letter to the public after delivering it to you.

4

Sincerely,

William P. Barr

Attorney General

 From:
 Subject:
 March 24 2019 Supplemental Notification Letter

 To:
 (b)(6) Emmet Flood (WHCO)

 Bcc:
 Rabbitt, Brian (OAG) ((b) (6)

 Sent:
 March 24, 2019 3:18 PM (UTC-04:00)

 Attached:
 AG March 24 2019 Letter to House and Senate Judiciary Committees.pdf

Emmet - Please see the attached courtesy copy.

Brian C. Rabbitt Chief of Staff Office of the Attorney General U.S. Department of Justice T: (b) (6) M:(b) (6)

From:	Boyd, Stephen E. \(OLA\)	
Subject:	Letter from the AG to SJC and HJC	
To:	Holmes, Lee \(Judiciary-Rep\) \((b) (6)	
	Dem\)'; Sawyer, Heather \(Judiciary-Dem; 'Hiller, Aaron'; (b)(6) Carlton Davis Parmiter, Robert;	
	Apelbaum, Perry	
Cc:	Lasseter, David F. \(OLA\)	
Sent:	March 24, 2019 3:31 PM (UTC-04:00)	
Attached:	AG March 24 2019 Letter to House and Senate Judiciary Committees.pdf	

Dear Colleagues:

As a supplement to our notification provided on Friday, March 22, 2019, please find the attached letter from the Attorney General advising of the principal conclusions reached by Special Counsel Robert Mueller.

Very truly yours,

Stephen

### Stephen E. Boyd

Assistant Attorney General U.S. Department of Justice Washington, D.C.

# (b) (6)

From: Boyd, Stephen E. (OLA	)	
Sent: Sunday, March 24, 201	9 3:03 PM	
To: Holmes, Lee (Judiciary-Re	(b) (6)	) ⊲(b)(6) Lee Holmes >;
'Duck, Jennifer (Judiciary-Der	m)' <(b) (6)	>; Sawyer, Heather (Judiciary-Dem)
<(b) (6)	>; 'Hiller, Aaron' <(b)	(6) >;
(b)(6) Carlton Davis	<(b)(6) Carlton Davis >; P	Parmiter, Robert
<(b) (6)	>; Apelbaum, Perry <(b) (6)	>
Subject: Heads Up		

As a professional courtesy, I am letting you know that you should expect information from the Department in approximately 30 to 45 minutes from now. SB

## **Stephen E. Boyd** Assistant Attorney General U.S. Department of Justice Washington, D.C.

# (b) (6)