	UNITED STATE FOR THE DIST			
UNITED STATES	OF AMERICA	:		
	Plaintiff,	:	Criminal Ac No. 17-232	tion
v .		:	NO. 17 202	
MICHAEL FLYNN,		:	December 18 11:00 a.m.	, 2018
	Defendant.	:	Washington,	D.C.
		:		
BEFOR	NSCRIPT OF SE E THE HONORAE ITED STATES I	BLE EMME	r G. Sullivan	
For the United	States:	U.S. At U.S. DE Special 950 Pen Washing (202) 6 Email: Zainab Attorne U.S. DE 950 Pen Room B- Washing (202) 6	<pre>torney PARTMENT OF Counsel's O nsylvania Av ton, DC 2053 16-0800 Bvg@usdoj.go Naeem Ahmad, Y PARTMENT OF nsylvania Av</pre>	ffice enue, NW O V Assistant U.S. JUSTICE enue NW

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Proceedings reported by machine shorthand, transcript produced by computer-aided transcription.

1	MORNING SESSION, DECEMBER 18, 2018					
2	(11:16 a.m.)					
3	THE COURT: Good morning.					
4	THE COURTROOM CLERK: Good morning, Your Honor.					
5	THE COURT: Good morning.					
6	THE COURTROOM CLERK: Your Honor, this is criminal case					
7	17-232, United States of America versus Michael Flynn.					
8	Will all parties please come forward to this lectern and					
9	identify yourselves for the record.					
10	MR. VAN GRACK: Good morning, Your Honor. Brandon Van					
11	Grack on behalf of the United States, and with me at counsel's					
12	table is Zainab Ahmed and William McCausland from the FBI.					
13	THE COURT: Good morning, Counsel.					
14	MS. AHMAD: Good morning, Your Honor.					
15	MR. KELNER: Good morning, Your Honor. Robert Kelner with					
16	Covington & Burling for the defendant, Michael Flynn, and with me					
17	at counsel table is Stephen Anthony.					
18	THE COURT: All right. Good morning, Counsel. Mr. Flynn,					
19	good morning. How are you?					
20	THE DEFENDANT: Good.					
21	THE COURT: From the Probation Department?					
22	MS. KRAEMER-SOARES: Good morning, Your Honor. Kelly					
23	Kraemer-Soares and Renee Moses-Gregory on behalf of U.S.					
24	Probation.					
25	THE COURT: All right. Good morning to you both. The					

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1 case is in a very unique posture. As everyone knows, I was not 2 the judge who took the plea of guilty from Mr. Flynn, so before I 3 focus on sentencing issues, I need to focus on some other issues. 4 I want to say a couple of things before I get to those issues. I 5 read every filing very carefully in this case. There's a great 6 deal of nonpublic information in this case, and I'll just leave 7 it at that.

If any of my questions require a party to disclose 8 9 nonpublic information, or if I begin to discuss something 10 nonpublic, don't be shy in telling me. My clerks over the years 11 have learned to do this (indicating) if I get off of script or if 12 I get into areas where -- I won't get offended if you do it. I 13 may not see you, so stand up and raise your hands or say 14 something, please. I don't want to unintentionally say something 15 that should not be revealed on the public docket.

16 There's a new document that was filed at 10:19 this
17 morning. The government filed a sealed motion alerting the Court
18 that it inadvertently omitted one document from the government's
19 in-camera production.

The Court understands that the defendant received this document from the government on November the 8th of this year. The Court received and read the document before I came on the bench. Does the defendant have any concerns about this inadvertent omission before this hearing proceeds or otherwise any objections? 1

MR. KELNER: No, Your Honor.

2 THE COURT: All right. I want to focus on the plea first 3 because I think I need to. And there are some questions that I'm going to ask Mr. Flynn, and because this is an extension, in my 4 5 opinion, of the plea colloquy, I'm going to ask the courtroom 6 deputy at that time to administer the oath, because normally when 7 we have plea colloquies, we always require a defendant to be under oath, and that's what I'm going to do this morning, unless 8 9 there are objections.

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MR. KELNER: No objection, Your Honor.

11 THE COURT: All right. And in Mr. Flynn's Memorandum in 12 Aid of Sentencing he states he, quote, does not take issue with 13 the description of the nature and circumstances of the offense 14 contained in the government's sentencing memorandum and the 15 presentence investigation report, end quote. He also states that 16 he has, quote, frankly acknowledged, end quote, that, quote, his 17 actions were wrong and he accepted full responsibility for them, 18 end quote.

At the same time, however, Mr. Flynn focuses much of his memorandum on certain, quote, additional facts, end quote, regarding the circumstances surrounding the January 24, 2017 FBI interview at which Mr. Flynn admittedly lied about several topics to the FBI agents.

24 Mr. Flynn contends that such additional facts, quote, 25 warrant the Court's consideration as it evaluates the seriousness 1 of the offense relative to the circumstances of witness 2 interviews and typical cases charged under 18 U.S. Code Section 3 1001, end quote.

Mr. Flynn highlights the fact that former Deputy FBI Director Andrew McCabe explained that the, quote, quickest, end quote, way, to conduct the interview would be without involving the White House counsel's office.

8 Mr. Flynn then agreed to meet the agents without any9 additional participants.

10 Mr. Flynn also highlights that the FBI agents
11 intentionally decided not to warn him that lying to the FBI was a
12 crime to ensure that Mr. Flynn would be relaxed.

13 At the interview, Mr. Flynn was relaxed and unguarded. He 14 implies that he was unguarded because he did not receive a 15 warning and was not represented by counsel.

In his sentencing memorandum, Mr. Flynn cited a January 24, 2017 FBI memorandum and an August commonly referred to as a 302, and an August 22nd -- strike that. I misspoke. It's the memorandum -- and an August 22nd, 2017 FD-302 without providing copies to the Court.

Mr. Flynn did not cite or quote the FD-302 prepared immediately after his interview. These documents were not otherwise in the record. The Court then ordered the defendant to produce the cited material and ordered the government to produce any other memoranda or FD-302 relevant to Mr. Flynn's FBI 1

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interview.

After reviewing the produced material, the Court concluded that the FD-302 prepared immediately after Mr. Flynn's interview was relevant to sentencing and thus ordered the government to file a redacted version on the public docket.

6 The Court takes its responsibility here today, as always,7 very seriously.

8 Mr. Flynn's briefing concerned the Court, as he raised
9 issues that may affect or call into question his guilty plea,
10 and, at the very least, maybe his acceptance of responsibility.

As such, the Court concludes that it must now first ask
Mr. Flynn certain questions to ensure that he entered his guilty
plea knowingly, voluntarily, intelligently, and with fulsome and
satisfactory advice of counsel.

I cannot recall any incident in which the Court has ever accepted a plea of guilty from someone who maintained that he was not guilty, and I don't intend to start today. So I'm going to invite Mr. Flynn and his attorney or attorneys to come to the podium, and I'm going to ask the courtroom deputy to administer the oath to Mr. Flynn.

21 (MICHAEL FLYNN, DEFENDANT IN THE CASE, SWORN)
22 THE COURT: All right. And I will inform you, sir, that
23 any false answers will get you in more trouble. Do you
24 understand that?

THE DEFENDANT: Yes.

1 THE COURT: You have to keep your voice up. If you don't 2 understand my question, please tell me and I'll rephrase it. 3 Most importantly, you may consult with your attorney privately before answering my questions or at any point in time. 4 5 Should you want the opportunity to attempt to withdraw your plea, 6 I will afford you that opportunity. Do you understand that? 7 THE DEFENDANT: Yes, Your Honor. THE COURT: Do you wish to challenge the circumstances on 8 9 which you were interviewed by the FBI? 10 THE DEFENDANT: No, Your Honor. 11 THE COURT: Do you understand that by maintaining your 12 guilty plea and continuing with sentencing, you will give up your right forever to challenge the circumstances under which you were 13 14 interviewed? 15 THE DEFENDANT: Yes, Your Honor. 16 THE COURT: Do you have any concerns that you entered your 17 quilty plea before you or your attorneys were able to review 18 information that could have been helpful to your defense? 19 THE DEFENDANT: No, Your Honor. 20 THE COURT: At the time of your January 24th, 2017 21 interview with the FBI, were you not aware that lying to FBI 22 investigators was a federal crime? 23 THE DEFENDANT: I was not -- I was aware. 24 THE COURT: You were aware? 25 THE DEFENDANT: Yeah.

THE COURT: Your sentencing memorandum also states that you pled guilty before certain, quote, revelations that certain FBI officials involved in the January the 24th interview were themselves being investigated for misconduct, end quote. Do you seek an opportunity to withdraw your plea in light of those revelations?

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THE DEFENDANT: I do not, Your Honor.

THE COURT: All right. Now, again, at any time -- I 8 9 should have said this before I started asking questions, but 10 knowing what I was going to do, to have this colloquy with you, 11 I've made arrangements for a private room for you and your 12 attorneys to talk about any of these questions and your answers. So, even though I've taken a number of answers from you, if you 13 14 want -- if you want that opportunity to speak privately with your 15 attorneys, then I'll certainly afford you that opportunity as 16 well. Would you like to do that?

THE DEFENDANT: No, Your Honor.

18 THE COURT: All right. Are you satisfied with the 19 services provided by your attorneys?

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THE DEFENDANT: I am.

THE COURT: In certain special circumstances, I have over the years appointed an independent attorney to speak with a defendant, review the defendant's file, and conduct necessary research to render a second opinion for a defendant. Do you want the Court to consider appointing an independent attorney for you

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1 in this case to give you a second opinion? THE DEFENDANT: I do not, Your Honor. 2 3 THE COURT: Do you feel that you were competent and capable of entering into a quilty plea when you pled quilty on 4 December 1st, 2017? 5 6 THE DEFENDANT: I do, Your Honor. 7 THE COURT: Do you understand the nature of the charges against you and the consequences of pleading quilty? 8 9 THE DEFENDANT: I do understand, Your Honor. 10 THE COURT: And that was covered extensively by Judge 11 Contreras. I've read the transcript. 12 Are you continuing to accept responsibility for your false 13 statements? THE DEFENDANT: I am, Your Honor. 14 15 THE COURT: Do you still want to plead quilty, or do you 16 want me to postpone this matter, give you a chance to speak with 17 your attorneys further, either in the courtroom or privately at 18 their office or elsewhere, and pick another day for a status 19 conference? And I'm happy to do that. 20 THE DEFENDANT: I appreciate that, but no, Your Honor. 21 THE COURT: All right. For your attorneys: Do you have 22 any concerns that potential Brady material or other relevant 23 material was not provided to you? 24 MR. KELNER: No, Your Honor. 25 THE COURT: All right. Do you contend that Mr. Flynn is

1 entitled to any additional information that has not been provided 2 to you? 3 MR. KELNER: No, Your Honor. Do you wish to seek any additional information 4 THE COURT: 5 before moving forward to sentencing? 6 MR. KELNER: No, Your Honor. 7 Do you believe the FBI had a legal obligation THE COURT: to warn Mr. Flynn that lying to the FBI was a federal crime? 8 9 MR. KELNER: No, Your Honor. 10 THE COURT: Is it your contention that Mr. Flynn was 11 entrapped by the FBI? 12 MR. KELNER: No, Your Honor. THE COURT: Do you believe Mr. Flynn's rights were 13 14 violated by the fact that he did not have a lawyer present for 15 the interview? 16 THE DEFENDANT: No, Your Honor. 17 THE COURT: Do you believe his rights were violated by the 18 fact that he may have been dissuaded from having a lawyer present 19 for the interview? 20 MR. KELNER: No, Your Honor. 21 THE COURT: The sentencing memorandum also states that Mr. Flynn pled guilty before certain, quote, revelations that 22 23 certain FBI officials involved in the January 24th interview were, themselves, being investigated for misconduct," end quote. 24 25 Is it your contention that any misconduct by a member of the FBI

1 raises any degree of doubt that Mr. Flynn intentionally lied to
2 the FBI?

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MR. KELNER: No, Your Honor.

THE COURT: The references that I've mentioned that appear in your sentencing memorandum raise some concerns on the part of the Court. And my question is, how is raising those contentions about the circumstances under which Mr. Flynn lied consistent with acceptance of responsibility?

9 MR. KELNER: Your Honor, the principle reason we raised 10 those points in the brief was to attempt to distinguish the two 11 cases in which the Special Counsel's investigation has resulted 12 in incarceration, the Papadopoulos and Van der Zwaan cases in which the Special Counsel had pointed out as aggravating factors 13 14 the fact that those defendants had been warned and the fact that 15 those defendants did have counsel and lied anyway, and we felt it 16 was important to identify for the Court that those aggravating 17 circumstances do not exist in this case relevant to sentencing.

But General Flynn has been, I think, clear from the beginning and will be clear again to you today that he fully accepts responsibility, stands by his guilty plea, which was made based on knowing and willful conduct.

We did think there was information produced in the *Brady* process that Your Honor might want to see, and that was relevant strictly to the question of the history and circumstances of the case for sentencing purposes.

1 Those are the reasons that was included. 2 THE COURT: All right. But you can understand why the 3 Court has some concern after --MR. KELNER: -- I can --4 5 THE COURT: -- reading those passages in the sentencing 6 memo. MR. KELNER: We absolutely understand your concerns, Your 7 8 Honor, yes. 9 THE COURT: And you're not asking for a postponement to 10 give more time to whether you wish to file a motion to attempt to 11 withdraw Mr. Flynn's plea of guilty? 12 MR. KELNER: We have no intention and the defendant has no intention to withdraw the guilty plea, and we're certainly not 13 14 asking Your Honor to consider that. We're ready to proceed to 15 sentencing. 16 THE COURT: All right. And you don't need any further 17 time to think about it? 18 MR. KELNER: We do not, Your Honor. 19 THE COURT: And nothing that's been filed within the last 20 week on the docket raises any concerns on your part about any 21 aspect of Mr. Flynn's guilty plea? 22 MR. KELNER: That's correct, Your Honor. 23 THE COURT: The other puzzling question I have is this: Can you explain for the record why Mr. Flynn was interviewed by 24 25 the FBI on January the 24th but the 302 cited in his sentencing

1 memorandum is dated August the 22nd, 2017? There's no reference, 2 and the January 24th is not highlighted at all.

MR. KELNER: Yes, Your Honor. Thank you for the opportunity to address that. I think there's been some public confusion about that. The original draft of our brief cited specifically to the FD-302 for the interview of Special Agent Strozk and cited it specifically to the McCabe memorandum, and actually originally we intended to include those documents with the filing.

Prior to the filing, we shared a draft copy of our brief with the Special Counsel's Office really for two purposes: One was to make sure that we weren't including anything covered by the protective order, which they objected to our including, which would, perhaps, have to be redacted or filed under seal; and the other reason, frankly, was generally to understand what their reaction might be to particular points in the filing.

After that, the Special Counsel's Office discussed it with us and asked that we consider removing the Strozk 302, and the McCabe memorandum from the brief and to simply cite to them. Given our position as cooperating in the investigation, we acceded to that.

We then sent them a draft of the footnotes that we would use to cite to the relevant documents, and originally those footnotes, as drafted by us, named the McCabe memorandum specifically and named the Strozk 302 specifically so that it 1 would be clear to the reader which documents we were talking
2 about.

The Special Counsel's Office requested that we change those citations to simply reference the memorandum and date and the FD-302 and date without the names. We acceded to that request, and I would add would not have acceded to it if in any way we felt it was misleading, but we respected the preferences of the Special Counsel's Office.

9 THE COURT: All right. Any objection to what counsel10 said? Anything that you wish to add to that?

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MR. VAN GRACK: Judge, just one point of clarification. THE COURT: Sure.

13 MR. VAN GRACK: Which is what we've represented to defense 14 counsel in terms of what to and not to include, what we indicated 15 was anything in the Strozk 302 and the McCabe memorandum that 16 they thought was relevant can and should be included in their 17 submissions. What we asked was that they not attach the 18 documents because, as the Court is aware, there are other 19 considerations in the material there that we wanted to be 20 sensitive to.

21 THE COURT: All right. Thank you, Counsel. Thank you22 both.

23 Mr. Flynn, anything else you want to discuss with me about 24 your plea of guilty? This is not a trick. I'm not trying to 25 trick you. If you want some time to withdraw your plea or try to

1 withdraw your plea, I'll give you that time. If you want to 2 proceed because you are guilty of this offense, I will finally 3 accept your plea. I would like to proceed, Your Honor. 4 THE DEFENDANT: 5 THE COURT: All right. Because you are quilty of this 6 offense? 7 THE DEFENDANT: Yes, Your Honor. THE COURT: All right. I am satisfied that Mr. Flynn 8 9 entered his guilty plea while competent and capable. He 10 understood at that time the nature of the charges against him and 11 the consequences of pleading guilty. Having carefully read all 12 the materials provided to the Court in this case, including those 13 materials reviewed under seal and in-camera, I conclude that 14 there was and remains to be a factual basis for Mr. Flynn's plea 15 of quilty. As such, there's no reason to reject his quilty plea 16 and I'll, therefore, move on to the sentencing phase. 17 What I would normally do at this point, Mr. Flynn, is to 18 ask you a few questions about the pretrial -- strike that -- the 19 presentence report. Have you had an opportunity to read the 20 presentence report? 21 I have. THE DEFENDANT: 22 THE COURT: Did you read it? 23 THE DEFENDANT: Yes, Your Honor. 24 THE COURT: Do you have any questions that you want to ask 25 me about it?

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THE DEFENDANT: I don't believe so.

THE COURT: All right. At some point, if you would like to say something, I'll give you an opportunity. I would not hold it against you if you decided you didn't want to say anything.

5 To your attorneys, I'm going to inquire whether or not 6 there are any objections to the mathematical calculations. This 7 is a total offense level of 4, criminal history category of 1. 8 Mr. Flynn has no prior criminal history, and the advisory, and I 9 emphasize that word, the advisory guideline range is zero months 10 to six months. This is a five-year statutory felony. Are there 11 any objections to the mathematical calculations, Counsel?

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MR. KELNER: No, Your Honor.

13 THE COURT: All right. And the advisory range for14 supervised release is one year to three years.

I'm going to request that you gentlemen have a seat
because I want to, for the record -- and again, because I wasn't
the original judge who accepted the plea in the first instance, I
want to talk about the plea agreement and the facts that are
relevant for the Court's consideration, and you gentlemen don't
have to stand there in front of me while I do that, all right.
You can have a seat.

MR. KELNER: Thank you, Your Honor.

23 THE COURT: Sure. Mr. Flynn agreed to plead guilty to 24 Count 1 of the information, making false statements, in violation 25 of 18 U.S. Code Section 1001. He stated that he understood the

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1 maximum sentence is five years imprisonment, three years
2 supervised release, and a \$250,000 fine.

The parties also agreed that his Guideline calculation range was zero to six months.

His base offense level is 4 after a two-point reduction for acceptance of responsibility, and he's in a criminal history category of 1, and I believe he has no prior criminal history.

His Guideline fine range is 500 to \$9,000. Mr. Flynn also 8 9 attested that he understood and agreed that the Guidelines were 10 not binding on the Court and that the Court was not obligated to 11 grant a downward departure, quote, even if the government files a 12 motion pursuant to Section 5K1.1 of the Sentencing Guidelines, 13 end quote. And even if the parties agree that there should not 14 be -- there should be a certain sentence, the Court's not 15 obligated to accept that recommendation.

Mr. Flynn also agreed to cooperate with the Special Counsel's Office and agreed that any refusal to cooperate will constitute a breach of the plea agreement. He further agreed that a breach of the plea agreement does not constitute a basis for him to withdraw his plea.

21 Special Counsel's Office agreed to file a departure motion 22 pursuant to Section 5K1.1 of the U.S. Sentencing Guidelines if it 23 determined that Mr. Flynn, quote, provided substantial assistance 24 in the investigation, end quote.

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Relevant here, Mr. Flynn also agreed that, quote,

1 sentencing in this case may be delayed until his efforts to 2 cooperate have been completed as determined by the government so 3 that the Court will have the benefit of all relevant information 4 before a sentence is imposed, end quote.

5 With respect to the Statement of Facts, when he pleaded 6 guilty Mr. Flynn agreed to the follow facts: He served as an 7 advisor and surrogate for the Trump Campaign and the transition 8 team. He later served as the National Security Advisor for 9 President Trump starting on January 20th, 2017. Mr. Flynn made 10 materially false statements and omissions during a January 24th, 11 2017 interview with the FBI.

At that time, the FBI had an open investigation into Russia's efforts to interfere with the 2016 presidential election. As part of that investigation, the FBI investigated, quote, the nature of any links, end quote, between the Trump campaign and Russia, and, quote, whether there was any coordination, end quote, between the two.

Mr. Flynn admitted that his false statements or omissions impeded and had a material impact on the investigation, and when I ask questions of the government, I need to know answers about how he impeded the investigation and what the material impact on the investigation was.

23 The Statement of Facts further describes Mr. Flynn's false
24 statements. One, Mr. Flynn falsely stated that he did not ask
25 the Russian Ambassador Sergey Kislyak to refrain from, quote,

escalating the situation, end quote, in response to sanctions the
 Obama Administration had imposed upon Russia.

On December the 28th, 2016, then-President Obama signed Executive Order 13757 which was to take effect on December the 29th, 2016. The executive order announced sanctions against Russia as a response to Russia's interference in the 2016 presidential election.

8 On December the 28th, 2016, the ambassador contacted 9 Mr. Flynn. The next day Mr. Flynn called a senior transition 10 official who was with other senior officials at the Mar-a-Lago 11 Resort. They discussed the sanctions and their shared desire 12 that Russia not escalate the situation.

13 Immediately after this phone call, Mr. Flynn called the 14 ambassador, quote, and requested that Russia not escalate the 15 situation and only respond in a reciprocal manner, end quote.

16 Shortly after this conversation, Mr. Flynn spoke again 17 with the senior official to report on the call.

18 Mr. Flynn also falsely stated that he did not remember a, 19 quote, follow-up conversation, end quote, in which the ambassador 20 stated that Russia had, quote, moderated its response to those 21 sanctions as a result of Mr. Flynn's request, end quote.

On December 30th, 2016, President Putin announced that he would not take retaliatory measures in response to the sanctions imposed by then-President Obama.

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On December 31, 2016, the ambassador called Mr. Flynn to

1 inform him that Russia had chosen not to retaliate. After this 2 call, Mr. Flynn spoke with senior members of the transition team 3 about the conversation and Russia's decision not to escalate the 4 situation.

5 Three: Mr. Flynn also made statements, quote, about calls 6 he made to Russia and several other countries regarding a 7 resolution submitted by Egypt to the United Nations Security 8 Council on September 21, 2016, end quote.

9 Mr. Flynn told the FBI that he had only, quote, asked the 10 country's positions on the vote and that he did not request that 11 any of the countries take any particular action on the 12 resolution, end quote.

On December 21, 2016, Egypt submitted a resolution to the United Nations Security Council on the issue of Israeli settlements. The resolution was aimed at preventing Israeli settlements and Palestinian territories. The U.N. Security Council was scheduled to vote on the resolution the next day.

On December the 22nd, 2016, a, quote, very senior, end quote, member of the transition team directed Mr. Flynn to contact officials from foreign governments, including Russia to, quote, learn where each government stood on the resolution, end quote, and to, quote, influence those governments to delay the vote or defeat the resolution, end quote.

24 That same day, Mr. Flynn contacted the ambassador about 25 the vote and informed him that the incoming administration was 1 opposed to the resolution. He requested that Russia vote against
2 or delay the resolution.

3 On December 23rd, 2016, Mr. Flynn again spoke to the 4 ambassador who informed him that Russia would not vote against 5 the resolution if it came to a vote.

Four: Finally, Mr. Flynn made false statements or
omissions regarding his contacts with foreign governments,
specifically, the Republic of Turkey, when filing documents with
the Department of Justice pursuant to the Foreign Agents
Registration Act, commonly referred to as FARA.

11 On March 7th, 2017, Mr. Flynn filed multiple documents 12 pursuant to the Foreign Agents Registration Act. In the filings, 13 he made false statements or omissions by stating that his 14 company, the Flynn Intel Group, Incorporated did not know whether 15 or the extent to which Turkey was involved in a project he and his company performed, quote, for the principle benefit of 16 Turkey, end quote, when, in fact, Turkish officials had 17 18 supervised, approved, and directed the work his company 19 performed.

20 Mr. Flynn also made false statements by stating that his 21 company's Turkey project was, quote, focused on improving U.S. 22 business organizations' confidence regarding doing business with 23 Turkey, end quote, when that was not the primary purpose.

24 Finally, Mr. Flynn made a false statement that an op-ed he 25 published in the Hill on November 8th, 2016 was written at his 1 own initiative, when it was actually written for Turkey's benefit
2 at its direction and under its supervision.

At the time the Turkish officials were directing and supervising this work, Mr. Flynn was also serving as a senior national security official on the Trump Campaign.

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6 With respect to the sentencing questions that the Court 7 needs to focus on and resolve today, the Court, pursuant to Title 8 18, U.S. Code section 3553(a), the Court must impose a sentence 9 that it fines sufficient but not greater than necessary to 10 reflect the seriousness of the crime, afford adequate deterrence, 11 and protect the public, among other things.

12 In determining the particular sentence to be imposed, the Court must consider several factors as set forth in Title 18 U.S. 13 14 Code 3553(a). Those factors include, one, the nature and 15 circumstances of the offense and the history and characteristics 16 of the defendant; two, the need for the sentence to reflect the 17 seriousness of the offense, to promote respect for the law and 18 provide just punishment; three, the need for the sentence to 19 afford adequate deterrence; four, the need, if any, for the 20 sentence to protect the public from further crimes of the 21 defendant; five, the need, if any, to provide the defendant with 22 correctional treatment; six, the sentences available, the 23 sentencing range, and any applicable policy statements set forth in United States Sentencing Guidelines; seven, the need to avoid 24 25 unwarranted sentence disparities among similarly situated

1 defendants; and eight, the need, if any, to provide restitution
2 to victims.

The process is highly individualized. As such, some of these factors are not relevant in Mr. Flynn's case and some factors, including the seriousness of the crime, which the Court emphasizes, and the history and characteristics of the defendant, weigh very heavily.

8 This is a very serious offense. A high-ranking senior 9 official of the government making false statements to the Federal 10 Bureau of Investigation while on the physical premises of the 11 White House.

12 The Court will also consider the defendant's acceptance of 13 responsibility and his substantial assistance in several 14 investigations. In Mr. Flynn's case, the government has filed a 15 motion for a downward departure pursuant to Section 5K1.1 of the 16 Sentencing Guidelines. The memorandum states that Mr. Flynn 17 provided substantial assistance to certain investigations.

18 When the government files such a memorandum, the Court may 19 depart -- the Court's not obligated to do so -- and sentence the 20 defendant to a lower sentence than contemplated by the 21 Guidelines. In determining whether a reduction is warranted, the 22 Court may consider the significance and usefulness of the 23 defendant's assistance, the truthfulness, completeness, and reliability of the defendant's assistance, the nature and extent 24 25 of the defendant's assistance, any gains or injury the defendant

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1 may have endured as a result of his assistance; and the timeliness of the defendant's assistance, among other 2 3 considerations.

Mr. Flynn's total offense level is 4. And having no other 5 criminal history, his criminal history category is 1. Therefore, 6 the applicable Guideline range is zero to six months of 7 incarceration with one to three years of supervised release.

All that being said, the Guidelines, again, are advisory, 8 9 as I've said four, five, six times. The Court could sentence the 10 defendant to a sentence above or below the Guidelines, 11 notwithstanding any Section 5K1.1 motion.

12 Now, I'd like to hear from the government first, all right. Would you come forward, Counsel, to the microphone. 13 And 14 your colleagues can join you if they wish to, whatever.

15 And again, I'm not intentionally trying to intrude on 16 matters that should not be on the public record, so I will 17 respect your resistance to answer a question, all right.

18 Is Mr. Flynn still cooperating with and providing 19 assistance to the government?

20 MR. VAN GRACK: Your Honor, it remains a possibility that 21 General Flynn is continuing to cooperate with the government at 22 this time.

23 THE COURT: All right. It's a possibility? 24 MR. VAN GRACK: Yes, Your Honor.

THE COURT: All right. And the reason I ask that is

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1 because, as you know and most people don't know, most of these cooperation agreements are conducted in sealed courtrooms, and 2 3 the public doesn't really know a lot about cooperation efforts by individuals. And it's for that reason -- not for that reason, 4 5 but the courts are reluctant to proceed to sentencing unless and 6 until cooperation has been completed, more often than not, for 7 cogent reasons. Because the Court wants to be in a position to fully evaluate someone's efforts to assist the government. 8

9 Had I taken the plea, I would have had a discussion with 10 Mr. Flynn probably along these lines: I probably would have said 11 something like, as I say in every case in which someone is 12 cooperating, "the more you assist the government, the more you, 13 arguably, help yourself at the time of sentencing."

14 Now, I make no promises about that. I mean, conceivably 15 the Court could thank someone at the end of their cooperation 16 after months or years and say "thank you" and sentence someone to 17 the maximum. I don't recall ever doing that, but that's a 18 possibility, and I tell people that. But I want people to have 19 the best opportunity to help themselves at the time of 20 sentencing. That's why, more often than not, the Court will wait 21 until the government says, "this person is finished; this person 22 has testified in the Grand Jury" or "there have been pleas of 23 guilty entered, there's nothing else he can do to help us."

24 But there's still a likelihood that he could help, though, 25 correct? 1 MR. VAN GRACK: And, Your Honor, let me clarify that 2 point.

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THE COURT: Sure.

MR. VAN GRACK: Which is the determination on the path of the government to proceed is for a number of reasons, which is, one, based on the totality of the assistance that the defendant had provided at that point. We believe that it did merit substantial assistance in the filing of a motion for a downward departure, and we made a submission summarizing that.

10 Related to that is, based on the government's view of not 11 only the assistance he provided, but the nature of the 12 investigations that he provided, that the defendant had provided the vast majority of cooperation that could be considered. 13 And 14 so in order to fully inform the Court, the Court was in a 15 position to consider the vast majority of not just the 16 cooperation, but the potential benefit of that cooperation. And 17 we'd like to bring to the Court's attention that we just had an 18 indictment unsealed in the Eastern District of Virginia charging 19 Bijan Rafiekian and Ekim Alptekin with various violations, and 20 the defendant provided substantial assistance to the attorneys in 21 the Eastern District of Virginia in obtaining that charging 22 document.

23 THE COURT: All right. Could the defendant have been 24 indicted in that indictment? Could he have been charged in that 25 indictment?

1 MR. VAN GRACK: And, Your Honor, the answer is yes, and 2 the reason for that is that in the Statement of Offense in this 3 case, the defendant refers to false statements in that FARA 4 filing that are part of the indictment filed in the Eastern 5 District of Virginia. 6 THE COURT: All right. And I can assume that the person 7 identified as "A" is the defendant, correct, or would you rather not mention that? 8 9 MR. VAN GRACK: Your Honor, having not conferred with 10 attorneys from the Eastern District of Virginia -- I just want to 11 be sensitive about --12 THE COURT: I think that's fair. I think that's fair. Your answer is he could have been charged in that indictment. 13 14 MR. VAN GRACK: Yes, Your Honor. THE COURT: And that would have been -- what's the 15 16 exposure in that indictment if someone is found guilty? 17 MR. VAN GRACK: Your Honor, I believe, if you'll give me a 18 moment, I believe it was a conspiracy, 18 U.S.C. 371, which I 19 believe is a five-year offense. It was a violation of 18 U.S.C. 20 951, which is either a five- or ten-year offense, and false 21 statements -- under those false statements, now that I think 22 about it, Your Honor, pertain to Ekim Alptekin, and I don't 23 believe the defendant had exposure to the false statements of that individual. 24 25 THE COURT: Could the sentences have been run consecutive

1 to one another? 2 MR. VAN GRACK: I believe so. 3 THE COURT: So the exposure would have been grave, then, would have been -- it would have been -- exposure to Mr. Flynn 4 5 would have been significant had he been indicted? 6 MR. VAN GRACK: Yes. And, Your Honor, if I may just 7 That's similar to the exposure for pleading quilty to clarify. 8 18 U.S.C. 1001. 9 THE COURT: Right. Exactly. I'm not minimizing that at 10 It's a five-year felony. all. 11 MR. VAN GRACK: Yes, Your Honor. 12 THE COURT: Excuse me one second. (Brief pause in proceedings.) 13 14 THE COURT: Yes, Counsel. 15 MR. VAN GRACK: Your Honor, I'd clarify that the maximum 16 penalty for 18 U.S.C. 951 is a ten-year felony and five years --17 THE COURT: Ten-years. All right. Thank you. 18 I want to thank you at this point. I'm going to invite 19 Mr. Flynn back at this point and his attorneys. Thank you, 20 Counsel. 21 So, at this point you've paid attention to what the 22 attorney said, Mr. Flynn, correct? 23 THE DEFENDANT: Yes, Your Honor. 24 THE COURT: I want to ensure that you want to move forward 25 today with sentencing. The government's publicly filed Addendum

1 in Aid of Sentencing, quote, seeks to provide a comprehensive 2 description of the benefit the government has thus far obtained 3 from your substantial assistance, end quote, but cautions that 4 some of that benefit may not be fully realized at this time, end 5 quote, and that's not different from what counsel just said. 6 There could be a need for further cooperation from you. Did you 7 understand that?

8 THE DEFENDANT: I believe I understand that, yes, Your
9 Honor.

10 THE COURT: All right. And I don't know what that could 11 be, but I accept the government's representations, and it could 12 involve that case in Virginia, it could involve other matters for 13 which you've spoken with the government, because you've had 19 14 interviews with the government, correct?

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THE DEFENDANT: Yes, Your Honor.

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THE COURT: All right.

You've asked to proceed to sentencing at this time and for the Court to assess your cooperation and substantial assistance and what impact that will have on the Court's sentencing, and that's your desire, to proceed with sentencing today, correct?

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THE DEFENDANT: Yes, Your Honor.

THE COURT: All right. You've heard me say that sentencing a cooperating defendant before cooperation has ended is relevant, is rare. Normally, these discussions we're having now are held in sealed courtrooms with people, and more often

1 than not, I may weigh in and say, "let's wait because more is 2 expected of this defendant," and, arguably, "he or she should 3 have a chance to argue for the full benefit of that assistance." And it's only fair because the Court's not bound by the 4 5 recommendations. The Court has to be in a position to say, "I 6 can consider everything now, the full extent of a defendant's 7 cooperation." I can't do that in your case because, arguably, you could 8 9 be required to provide more cooperation to the government. Do 10 you understand that? 11 THE DEFENDANT: Yes, Your Honor. 12 THE COURT: So, if you proceed to sentencing today, which is your prerogative and only yours, the Court will have to impose 13 14 a sentence without fully understanding the true extent and nature 15 of your assistance. Do you understand that? 16 THE DEFENDANT: Yes, Your Honor. 17 THE COURT: If you want to postpone this and come back at 18 some later point -- and I don't know what that later point will 19 be -- that's fine with me. Because at that time I can say the 20 book is closed, the government is satisfied, there's nothing else 21 that Mr. Flynn can do, and I can evaluate everything that you've 22 done or not done. I have to caution you, Mr. Flynn, that the sentence the 23 24 Court imposes today, if sentencing proceeds, may not be the 25 sentence that you would receive after your cooperation ends. Ι

1 don't know that to be a fact. I don't know. I mean, who knows?
2 I don't have the proverbial crystal ball, but I always approach
3 sentencing with an open mind, and I'm fully prepared to listen to
4 the attorneys and the defendant and consider the full extent of
5 someone's cooperation.

In other words, the Court likes to be in a position to say there's nothing else this defendant can do to help the United States of America. He's done everything that he can do. And then the Court focuses on what impact that has under the advisory Guidelines.

I'm going to be frank with you. This crime is very serious. As I stated, it involves false statements to the Federal Bureau of Investigation agents on the premises of the White House, in the White House in the West Wing by a high ranking security officer with, up to that point, had an unblemished career of service to his country. That's a very serious offense.

18 You know, I'm going to take into consideration the 33 19 years of military service and sacrifice, and I'm going to take 20 into consideration the substantial assistance of several 21 ongoing -- several ongoing investigations, but I'm going to also 22 take into consideration the aggravating circumstances, and the aggravating circumstances are serious. Not only did you lie to 23 24 the FBI, but you lied to senior officials in the Trump Transition 25 Team and Administration. Those lies caused the then-Vice

President-Elect, incoming Chief of Staff, and then-Press
Secretary to lie to the American people. Moreover, you lied to
the FBI about three different topics, and you made those false
statements while you were serving as the National Security
Advisor, the President of the United States' most senior national
security aid. I can't minimize that.

7 Two months later you again made false statements in 8 multiple documents filed pursuant to the Foreign Agents 9 Registration Act. So, all along you were an unregistered agent 10 of a foreign country, while serving as the National Security 11 Advisor to the President of the United States.

I mean, arguably, that undermines everything this flag over here stands for (indicating). Arguably, you sold your country out. The Court's going to consider all of that. I cannot assure you that if you proceed today you will not receive a sentence of incarceration. But I have to also tell you that at some point, if and when the government says you've concluded with your cooperation, you could be incarcerated.

19 It could be that any sentence of incarceration imposed 20 after your further cooperation is completed would be for less 21 time than a sentence may be today. I can't make any guarantees, 22 but I'm not hiding my disgust, my disdain for this criminal 23 offense.

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THE DEFENDANT: Yes, Your Honor.

THE COURT: But it's your call, Mr. Flynn. I'm just being

up front with you, as I would with anyone else, and everyone who knows me knows that. If you want to proceed to sentencing today, I can't promise anything other than I'll give full consideration to anything you wish to say, if you want to say anything at all. You may say, "Judge, my lawyers have said everything possible. I don't want to say anything." I would not hold that against you, sir. Do you understand that?

THE DEFENDANT: Yes, sir.

9 THE COURT: But if you want some more time and to come 10 back later after it's clear that you've done everything you 11 possibly can for the United States of America, I'm going to grant 12 that request.

Now, if you would like to take a recess now and talk to your attorneys, I'm happy to accommodate you in that regard as well. Would you like to do that?

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THE DEFENDANT: Yes, Your Honor.

17 THE COURT: All right. Fair enough. Why don't you have a 18 seat. Let me ask the government a few more questions that I want 19 you to consider as well.

20 Counsel. And these are questions -- answers to which the 21 Court's going to consider in attempting to determine an 22 appropriate sentence. The conversation with the Russian 23 ambassador in December, is that a violation of law?

MR. VAN GRACK: Your Honor --

THE COURT: I hate to be so blunt. Could he have been

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charged	with	а	criminal	offense?

MR. VAN GRACK: Let me answer two ways.

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THE COURT: Okay.

MR. VAN GRACK: Which is the facts could potentially,
potentially support a violation of the Logan Act, which I think
is, perhaps, what the Court is referring to.

7 THE COURT: Is that the Act that no one has ever been 8 prosecuted under?

9 MR. VAN GRACK: That's right, which is why I want to be 10 clear in terms of the government's consideration of potential 11 charges against General Flynn. That is not one of the charges 12 that the government was considering in its interfacing with --

13 THE COURT: Fair enough. Good. That's the answer I 14 wanted. Were there other charges that could have been brought 15 against Mr. Flynn, Other than FARA violations, false statements? 16 I'm not minimizing either one of those.

MR. VAN GRACK: The government's Statement of Offense represents a representation of the unlawful activity that the government was -- believes that the defendant committed in terms of beyond a reasonable doubt. And in terms of other offenses, they were not sort of in consideration in our interfacing with the defendant.

23 THE COURT: All right. I really don't know the answer to 24 this question, but given the fact that the then-President of the 25 United States imposed sanctions against Russia for interfering

1 with federal elections in this country, is there an opinion about 2 the conduct of the defendant the following days that rises to the 3 level of treasonous activity on his part? The government did not consider -- I 4 MR. VAN GRACK: 5 shouldn't say -- I shouldn't say did not consider, but in terms 6 of the evidence that the government had at the time, that was not 7 something that we were considering in terms of charging the defendant. 8 9 THE COURT: All right. Hypothetically, could he have been 10 charged with treason? 11 MR. VAN GRACK: Your Honor, I want to be careful what I 12 represent. 13 THE COURT: Sure. 14 MR. VAN GRACK: And not having that information in front 15 of me and because it's such a serious question, I'm hesitant to 16 answer it, especially because I think it's different than asking 17 if he could be charged under FARA or if there were other 1001 18 violations, for example. 19 The government filed a sentencing memorandum THE COURT: 20 in which it recommended sentencing at the low end of the 21 Guidelines, including probation. Subsequent thereto, the 22 government filed its reply, which did not include the language 23 "including probation." Now, I'm going to assume that was intentional. 24 25 MR. VAN GRACK: Your Honor, thank you for the opportunity

1 to clarify. The government's recommendation is that a sentence 2 at the low end of the Guideline range is appropriate and 3 warranted period. And, in fact, the conclusion of the government's sentencing memo states that very point. The 4 5 clarification in that opening paragraph of "including a term of 6 no incarceration" was to represent that when we say "low end of the Guideline range," that, in fact, could include a term of no 7 incarceration. And in particular, it was to distinguish some 8 9 other representations that the Special Counsel's Office had made 10 in other cases in which there was a specific recommendation for a 11 term of incarceration. So it was meant to clarify the position 12 from the beginning, including in its reply, was intended to be 13 consistent.

14 THE COURT: All right. So, there was an intention to be 15 consistent, then?

16 MR. VAN GRACK: Yes, yes. The government's representation 17 that a sentence at the low end of the Guideline range is 18 warranted.

19 THE COURT: All right. The points raised by Mr. Flynn in 20 his sentencing memorandum concerned the Court. Do you have an 21 opinion as to whether he's forfeited the adjustment points for 22 acceptance of responsibility by raising questions about the 23 circumstances surrounding his interview with the FBI agents on 24 January the 24th?

MR. VAN GRACK: Your Honor, we believe that he has

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1 accepted responsibility, not just from his statements to the 2 Court today, but throughout the proceedings, including the 3 statements he made under oath in front of Judge Contreras that he 4 has accepted responsibility and acknowledges that his false 5 statements were knowing and willful.

THE COURT: All right. Because in your memo you say "assuming he continues to accept responsibility." So, was there some doubt in your mind that he was wavering on acceptance?

9 MR. VAN GRACK: Your Honor, though the government 10 interpreted the defendant's submission in the way that it was 11 presented to the Court, which is to identify distinguishing 12 characteristics to two other matters that the Special Counsel's Office had prosecuted, it was also aware of the potential 13 14 implications that the memorandum had made and wanted to clarify 15 under no uncertain terms its position that those were not 16 mitigating circumstances in any way, and is satisfied both in 17 terms of the representations the defense counsel has made and his 18 statements today that we do not doubt that he has accepted 19 responsibility.

20 THE COURT: All right. Excuse me one second, Counsel.
21 (Brief pause in proceedings.)

22 THE COURT: Yes, Counsel.

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23 MR. VAN GRACK: No, Your Honor.

24 THE COURT: Nothing further? All right. I'm going to -25 at Mr. Flynn's request, I'm going to give them a -- we're going

1 to take a recess. I can never see that clock because there's a 2 glare on that clock there. It's 12:04. Until 12:30. Will that 3 be enough time? MR. KELNER: Yes, Your Honor. 4 5 THE COURT: Do you have any other questions that you want 6 to ask me before we take a recess? 7 MR. KELNER: Not at this time, Your Honor. THE COURT: All right. Any questions, Counsel? 8 9 MR. VAN GRACK: No, Your Honor. 10 THE COURT: All right. The Court will stand in recess 11 until 12:30. There's no need to stand. THE COURT: Marshal Ruffin. There's a room available for 12 you to speak privately with your client, Counsel, and Marshal 13 14 Ruffin will accommodate you. Thank you. 15 (Thereupon, a recess in the proceedings occurred from 16 12:09 p.m. until 12:45 p.m.) 17 THE COURT: All right. Thank you. 18 THE COURTROOM CLERK: Your Honor, resuming Criminal Case 19 17-232, United States of America versus Michael Flynn. 20 THE COURT: All right. I just want to ask a couple of 21 questions. This is directed to either government counsel or 22 defense counsel. I made a statement about Mr. Flynn acting as a 23 foreign agent while serving in the White House. I may have 24 misspoken. Does that need to be corrected? 25 MR. VAN GRACK: Yes, Your Honor, that would be correct,

which is that the conduct ended, I believe, in mid-November 2016. THE COURT: All right. That's what I thought, and I felt terrible about that. I just want the record clear on that. You agree with that, Counsel?

MR. KELNER: Yes, Your Honor.

6 THE COURT: All right. I also asked about -- and this is 7 very important -- I also asked about the Special Counsel's Office. I also asked questions about the Special Counsel and 8 9 the -- and other potential offenses for the purpose of 10 understanding the benefit, if any, that Mr. Flynn has received in 11 the plea deal. I wasn't suggesting he's committed treason. Ι 12 wasn't suggesting he committed violations. I was just curious as 13 to whether or not he could have been charged, and I gave a few 14 examples. And, you know, there are a lot of conspiracy theorists 15 out there. I'm not taking the elements of any of the uncharged 16 offenses into consideration at the time of sentencing. I was 17 just trying to determine the benefit of and the generosity of the 18 government in bestowing a benefit on Mr. Flynn. That was the 19 reason why.

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MR. VAN GRACK: Yes, Your Honor.

21 THE COURT: And I said early on, Don't read too much into 22 the questions I ask. But I'm not suggesting he committed 23 treason. I just asked a legitimate question.

24 MR. VAN GRACK: Yes, Your Honor. And that affords us an25 opportunity to clarify something on our end which is, with

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1 respect to treason, I said I wanted to make sure I had the statute in front of me. The government has no reason to believe 2 3 that the defendant committed treason; not just at the time, but having proffered with the defendant and spoken with him through 4 5 19 interviews, no concerns with respect to the issue of treason. 6 THE COURT: Right, right, and I've never presided over a 7 treasonous offense and couldn't tell you what the elements are anyway. I just asked the question. All right. Thank you very 8 9 much. How would you like to proceed, Counsel. 10 MR. KELNER: Your Honor, with your indulgence, if I could 11 make a few points. 12 THE COURT: Sure. 13 MR. KELNER: First of all, let me make very clear, Your 14 Honor, that the decisions regarding how to frame General Flynn's 15 sentencing memorandum made by counsel, made by me, made by 16 Mr. Anthony, are entirely ours and really should not and do not 17 diminish in any way General Flynn's acceptance of responsibility 18 in this case. And I want to make that --19 THE COURT: That point is well taken, but you understand 20 why I had to make the inquiry? 21 MR. KELNER: I do. 22 THE COURT: Because I'm thinking, this sounds like a 23 backpedaling on the acceptance of responsibility. It was a

25 harsh when I say this, but I know you'll understand. I would

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legitimate area to inquire about. And I don't want to be too

1 never penalize any client for what his or her attorney has said.
2 I'm not saying that you misspoke at all, but you understand
3 absolutely why I had to make the inquiry.

MR. KELNER: I absolutely understand. We understand the Court's --

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THE COURT: And I wouldn't take it out on him or anyone else, for that matter, what the attorneys say, no.

8 MR. KELNER: Right. We understand the Court's reason for 9 concern. I just wanted to make very clear the very specific 10 reasons that those sections in the brief were included, to 11 distinguish the Papadopoulos and Van der Zwaan cases, which did 12 result in incarceration, we think are meaningfully 13 distinguishable in many respects.

14 THE COURT: Let me stop you on that point, because I'm 15 glad you raised that, and I was going to raise this point at some 16 point. We might as well raise it now since you brought up 17 Papadopoulos and Van der Zwaan. The Court's of the opinion that 18 those two cases aren't really analogous to this case. I mean, 19 neither one of those individuals was a high-ranking government 20 official who committed a crime while on the premises of and in 21 the West Wing of the White House. And I note that there are 22 other cases that have been cited in the memorandum with respect 23 to other individuals sentenced in 2017, I believe, for 1001 offenses, and the point being made -- and I think it's an 24 25 absolutely good point -- the point being made that no one

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received a jail sentence.

My guess is that not one of those defendants was a high-ranking government official who, while employed by the President of the United States, made false statements to the FBI officers while on the premises of and in the West Wing of the White House. That's my guess. Now, if I'm wrong, then you can point me to any one or more of those cases.

8 This case is in a category by itself right now, but I
9 understand why you cited them. I appreciate that.

MR. KELNER: Your Honor, we don't disagree. We recognize that General Flynn served in a high-ranking position, and that is unique and relevant. But I --

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THE COURT: Absolutely.

14 MR. KELNER: But I would submit to you a couple of points 15 in response for the Court's consideration.

16 Number one, because of his high rank and because of his 17 former high office, when it came time to deal with this 18 investigation and to deal with the Special Counsel's Office, 19 that, too, set a higher standard for him, and he did understand 20 that as a three-star general and a former National Security 21 Advisor, what he did was going to be very consequential for the 22 Special Counsel's investigation, and very consequential for the 23 nation, so he made decisions early on to remain low profile, not to make regular public statements, as some other people did. 24 25 That was acknowledged by the Special Counsel's Office when we did 1 first hear from them, the value of that silence.

2 And then he made the decision publicly and clearly and 3 completely and utterly to cooperate with this investigation, knowing that, because of his high rank, that was going to send a 4 5 signal to every other potential cooperator and witness in this 6 investigation, and that was consequential, and we appreciate the 7 fact that the Special Counsel memorialized that in his brief. 8 That did make a decision, and that was another kind of high 9 standard that was set for him and that he rose to and met 10 decisively. In addition, there have been other cases --11 THE COURT: Can I just stop you right now? Is -- How do 12 you wish to proceed? Do you wish to proceed with sentencing 13 today or do you want to defer it? 14 MR. KELNER: Thank you, Your Honor. 15 THE COURT: Or are you leading up to that point? 16 MR. KELNER: I'm leading up to that. 17 THE COURT: No, that's fine. 18 MR. KELNER: Just a bit of indulgence, if I may. 19 THE COURT: No, no. Go ahead. That's fine. 20 MR. KELNER: And let me just finish that last point. 21 THE COURT: No, no, no. I'm not trying to curtail you. Ι 22 just wanted to make sure I didn't miss anything. 23 MR. KELNER: I'm building up to it. I'm building up to 24 it, Your Honor. 25 THE COURT: All right.

1 MR. KELNER: In addition, I would note there have been 2 other high profile cases, one involving a four-star general, 3 General Petraeus. THE COURT: I don't agree with that plea agreement, 4 but don't --5 6 MR. KELNER: It's a classic --7 THE COURT: He pled to a misdemeanor? MR. KELNER: He was allowed after lying to the FBI --8 9 THE COURT: -- right --10 MR. KELNER: -- to plead to a misdemeanor and was 11 sentenced to probation. 12 THE COURT: All right. Well, I'm not going to criticize -- I don't know any of the facts about that case, other 13 14 than what I've read in -- what I've read, so.... 15 MR. KELNER: I'll just briefly highlight those examples. 16 The Sandy Berger case, also involving a former National Security 17 Advisor, also included lies to government officials. He was also 18 allowed to plead to a misdemeanor and also sentenced to 19 probation. So there is precedence. But I want to be clear. We 20 absolutely take your point. General Flynn recognizes the 21 obligations that came with high office and that this is a serious 22 offense. We don't in any way dispute that. 23 But at the same time, knowing that high standard, he made 24 use of it in sending a signal as part of the larger Special 25 Counsel's investigation.

Your Honor, I would like to also emphasize that our understanding, and I think it's been reiterated today, is that it remains the position of the Special Counsel's Office that a sentence at the low end of the Guidelines range, quote, including a sentence that does not impose a term of incarceration, is appropriate and warranted in the government's view, and we've just reconfirmed that with them.

8 I'd like to highlight that General Flynn has held nothing 9 back, nothing in his extensive cooperation with the Special 10 Counsel's Office. He's answered every question that's been 11 asked. I believe they feel that he's answered them truthfully, 12 and he has. He's complied with every request that's been made, 13 as has his counsel.

14 Nothing has been held back. That said, it is true that 15 this EDVA case that was indicted yesterday is still pending, and 16 it's likely, I would think, that General Flynn may be asked to 17 testify in that case. We haven't been told that, but I think 18 it's likely, and he's prepared to testify. And while we believe 19 that the Special Counsel's Office views his cooperation as having 20 been very largely complete, completed at this point, it is true 21 that there's this additional modicum of cooperation that he 22 expects to provide in the EDVA case, and for that reason, we are 23 prepared to take Your Honor up on the suggestion of delaying 24 sentencing so that he can eke out the last modicum of cooperation 25 in the EDVA case to be in the best position to argue to the

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1	Court the great value of his cooperation.	
2	THE COURT: Let me tell you something. It didn't occur to	
3	me to do that. I just raised the thought. I'm prepared to go	
4	forward today, but I think it's only fair to say exactly what I	
5	did say.	
6	MR. KELNER: Yes.	
7	THE COURT: So, you know, call it a suggestion or a	
8	thought. It was a thought. I didn't, you know, say, you know,	
9	wink-wink, nod-nod, you need to do this. So if you want to	
10	proceed today, I'm prepared to do so.	
11	MR. KELNER: We do not take it as a wink-wink, nod-nod.	
12	THE COURT: And I'm not promising anything either.	
13	MR. KELNER: And we understand that.	
14	THE COURT: All right.	
15	MR. KELNER: But from the beginning of this process,	
16	literally from the beginning, General Flynn has cooperated with	
17	Director Mueller and the Special Counsel's investigation in every	
18	way imaginable, and he's prepared to continue that cooperation	
19	with respect to the EDVA case, which I think is the only area	
20	which there is anything left to give, probably just consisting of	
21	his testimony at trial in that case.	
22	But we would like to request a continuance of sentencing	
23	to allow him to complete that cooperation, and I might suggest,	
24	perhaps, a status conference in 90 days, if it if it makes	
25	sense to the Court.	

1 THE COURT: That's fine with the Court. 2 Mr. Flynn, why don't you join your attorney at the 3 microphone. Mr. Flynn. All right, sir. You've heard your attorney indicate that 4 5 you would like to postpone this. Again, the Court's not making 6 any promises. The Court was just being up front with you, like 7 I've been up front with people for more than 30 years, and that's all I was doing. If you want to proceed today, I would proceed 8 9 today, but I'm not making any promise as to what the sentence 10 will be in the event you cooperate with that matter, about this 11 or other matters. Do you understand that? 12 THE DEFENDANT: Yes, I understand Your Honor. 13 THE COURT: All right. Okay. Does the government have an 14 objection to doing this? 15 MR. VAN GRACK: No, Your Honor. 16 THE COURT: All right. Let me just say this. I probably shouldn't. Having said that, I probably shouldn't. 17 I don't 18 agree with the Petraeus sentence. I'm sorry. I don't see how a 19 four-star general gives classified information to someone not 20 authorized to receive it and then is allowed to plead to a 21 misdemeanor, but I don't know anything about it. Maybe there 22 were extenuating circumstances. I don't know. It's none of my 23 business, but it's just my opinion. And that has no impact -- I would not take that into 24

25 consideration in whatever sentence I impose here. Just based

1	upon what I know about that case, I just disagreed with it.			
2	That's all.			
3	MR. KELNER: Understood.			
4	THE COURT: Counsel, what day would you want? I mean, I			
5	can probably accommodate the 12th is not a good date. March			
6	12th is not a good date, but otherwise, if you want to suggest a			
7	date that's convenient for everyone, that's fine with me.			
8	MR. ANTHONY: May I confer?			
9	THE COURT: Sure.			
10	(Discussion had off the record.)			
11	MR. KELNER: Your Honor, after consulting with the			
12	government, we suggest a status report rather than a status			
13	conference.			
14	THE COURT: Sure.			
15	MR. KELNER: And for a date, I believe March 13th would			
16	work.			
17	THE COURT: Any date you want now, that's fine, to file a			
18	status report. That's fine.			
19	MR. KELNER: We propose March 13th for the status report.			
20	THE COURT: Sure, that's fine. Let's just say by noon on			
21	the 13th of March.			
22	MR. KELNER: Thank you, Your Honor.			
23	THE COURT: All right. Anything further?			
24	MR. KELNER: Nothing further from us.			
25	THE COURT: From government counsel?			

1 MR. VAN GRACK: No, Your Honor. 2 THE COURT: Mr. Flynn, do you have any questions you want 3 to ask me or your attorneys? Do you have any questions you want to ask me? 4 5 I have none, Your Honor. THE DEFENDANT: 6 THE COURT: All right. Excuse me one second. 7 (Brief pause in proceedings.) THE COURT: Let me just throw this out. Let me just share 8 9 this with you. 10 What I could do, and maybe it's not appropriate to do it 11 now, and maybe it's not appropriate to do it in March. At some 12 point -- it probably won't surprise you that I had many, many, 13 many more questions, and at some point what I may do is share 14 those questions with counsel so you can give some thought, maybe 15 do some additional research to be prepared for an eventual 16 sentencing. I'm not sure if I want to do that. I was not going 17 to spend another hour and share those questions with you in open 18 court today, had you decided to postpone sentencing, but I may do 19 that. I'm not sure. These are questions that you would be 20 prepared to answer anyway, such as, you know, how the 21 government's investigation was impeded? What was the material 22 impact of the criminality? Things like that. 23 MR. KELNER: Your Honor, I think we would find it very 24 helpful, actually, and would welcome the opportunity. 25 THE COURT: I thought you might say that. I'll give it

some thought, because my purpose is not to sandbag anyone. 1 I 2 want your best thoughts, your best answers about questions that 3 are -- that I believe are very relevant and important, but it's not time to do that now, and it won't be time to do it before 4 5 March 13th, but I may do that. 6 MR. KELNER: Thank you, Your Honor. 7 THE COURT: All right. Sure. Would the government find that of any benefit? You probably know the questions I'm going 8 9 to ask anyway, impeding the investigation, materiality impact. 10 MR. VAN GRACK: We would not object to any clarification from the Court. 11 12 THE COURT: Okay. All right. Thank you, all. And happy 13 holidays, everyone. Thank you. 14 MR. KELNER: Thank you, Your Honor. 15 (Proceedings adjourned at 1:01 p.m.) 16 <u>CERTIFI</u>CATE 17 18 I, Scott L. Wallace, RDR-CRR, certify that the foregoing is a correct transcript from the record of 19 proceedings in the above-entitled matter. 20 /s/ Scott L. Wallace 12/18/18 21 _____ _____ 22 Scott L. Wallace, RDR, CRR Date Official Court Reporter 23 24 25

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