Three Committee Chairmen to White House: Any Attempt By Trump to Use Presidency for Personal Gain Undermines Our Sovereignty, Democracy and the Constitution

Chairs Demand Documents from White House by Thursday, White House Must Assure Congress No Reprisals Against Officials With Knowledge of Whistleblower Complaint

Washington, September 24, 2019

Washington, DC – Today, Rep. Adam Schiff, the Chairman of the House Permanent Select Committee on Intelligence, Rep. Elijah E. Cummings, the Chairman of the Committee on Oversight and Reform, and Rep. Eliot L. Engel, the Chairman of the Committee on Foreign Affairs, sent a letter to White House Counsel Pat Cipollone demanding that the White House turn over documents relating to the President's efforts to influence a foreign country to interfere with our upcoming election, which the Chairmen noted would amount to a gross abuse of power. The letter also warned against the President's persistent attacks on a credible whistleblower from the intelligence community, demanding the White House ensure that any individual with knowledge relevant to the Committees' investigation—including knowledge of the subject of the whistleblower complaint—is not subject to intimidation, reprisal, or threat of reprisal.

In the letter, the Chairmen wrote:

Our Committees have a constitutional duty to serve as an independent check on the Executive Branch and to determine the facts regarding the actions of the President.

Any attempt by a President to use the office of the presidency of the United States for personal political gain—rather than the national interest—fundamentally undermines our sovereignty, democracy, and the Constitution.

If the recent reports are accurate, it means the President raised with a foreign leader pursuing investigations related to a political opponent in an upcoming U.S. election. That is the very definition of corrupt abuse of power. The corruption exists whether or not the President mentioned or threatened—explicitly or implicitly—that a lack of cooperation could result in the President withholding U.S. security assistance or other forms of assistance.

This President's alleged misconduct is all the more egregious in context. Ukraine depends on U.S. economic, military, and diplomatic support and continues to face a military threat from Russia. It is, therefore, particularly vulnerable to pressure from a U.S. President.

Exploiting that vulnerability to advance the President's personal political interests—whether or not the President ever expressly tied his request to a quid pro quo—subverts the constitutional duties he is sworn to uphold and presents an acute crisis for our democracy. Misuse of the office of the presidency for such a corrupt purpose would thus represent a clear breach of the trust placed in the President to faithfully execute the laws of the United States and to preserve, protect, and defend the Constitution.

The President's alleged wrongdoing is compounded by his Administration's attempt to block a credible whistleblower who lawfully sought to provide Congress with urgent information about serious or flagrant abuse, which public reports indicate relates to the President himself.
The Committees also demanded that the White House produce all documents by Thursday, September 26, that they requested in their previous letter to Cipollone, including the transcript of the President’s July 25, 2019, call with Ukrainian President Volodymyr Zelensky.

The full letter is below:

September 24, 2019

Mr. Pat Cipollone
Counsel to the President
The White House
1600 Pennsylvania Ave, N.W.
Washington, D.C. 20002

Dear Mr. Cipollone:

On September 9, 2019, the Committees on Foreign Affairs, Intelligence, and Oversight and Reform wrote to you requesting documents relating to reports that President Trump and his personal lawyer, Rudy Giuliani, pressed the Ukrainian government to interfere with the upcoming U.S. Presidential election by pursuing investigations that could benefit President Trump politically. Our request was predicated on a growing public record of the President and his personal lawyer’s participation in such a scheme, which prompted our Committees to initiate a joint investigation in June.

We asked that the White House produce these documents by September 16, 2019. To date, the White House has failed to acknowledge our request or comply in any way with the Committees’ request for documents.

According to press reports, which multiple outlets have confirmed, documents requested by the Committees—particularly the transcript of the President’s July 25, 2019, phone call with newly-elected Ukrainian President Volodymyr Zelensky—may be part of or related to a lawful whistleblower disclosure that Acting Director of National Intelligence Joseph Maguire continues to improperly withhold from the House Permanent Select Committee on Intelligence, in violation of his express statutory obligation.

Over the past few days, there has been a dramatic shift in the President’s public statements about his call with President Zelensky, as well as troubling attacks by the President on the whistleblower. The President initially appeared to deny press reports that he urged President Zelensky to investigate the son of 2020 presidential candidate Joe Biden. By Sunday, September 22, the President explicitly admitted that he raised during his call with President Zelensky the widely debunked conspiracy theory attempting to link Vice President Biden to corruption in Ukraine. He stated:

The conversation I had was largely congratulatory, with largely corruption, all of the corruption taking place and largely the fact that we don’t want our people like Vice President Biden and his son creating to the corruption already in the Ukraine and Ukraine, Ukraine’s got a lot of problems. The new president is saying that he’s going to be able to rid the country of corruption, and I said that would be a great thing. We had a great conversation...It was a perfect conversation.

The President's admission followed that of his personal attorney, Mr. Giuliani, who acknowledged during an interview on national television last week that “of course” he had asked Ukraine to investigate President Trump’s political opponent.

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This President’s alleged misconduct is all the more egregious in context. Ukraine depends on U.S. economic, military, and diplomatic support and continues to face a military threat from Russia. It is, therefore, particularly vulnerable to pressure from a U.S. President.

Exploiting that vulnerability to advance the President’s personal political interests—whether or not the President ever expressly tied his request to a quid pro quo—subverts the constitutional duties he is sworn to uphold and presents an acute crisis for our democracy. Misuse of the office of the presidency for such a corrupt purpose would thus represent a clear
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The Department of Justice, your office, and you personally have reportedly played a direct role in devising a purported legal basis for the Acting DNI to circumvent both the statute and Congress' clear intent that all whistleblower disclosures intended for Congress reach the relevant committees unfiltered. If true, your office's involvement raises the specter of a significant cover-up, in which the White House has improperly intervened to withhold such information from Congress in contravention of the clear command and purpose of the whistleblower statute. That the White House, through you and your office, appears to have received information about or even potentially possesses a whistleblower disclosure involving the President vitiates the purpose of the statutory framework that was established to ensure protected disclosures to Congress are insulated from political interference.

In light of the President's persistent attacks on the whistleblower, and consistent with the White House's preservation obligations as set forth in our September 9 letter, the White House must also assure the Committees that it is taking all steps to ensure that no officials with knowledge relevant to the Committees' investigation, including knowledge of the subject of the whistleblower complaint, are subject to intimidation, reprisal, or threat of reprisal. Any attempt to intimidate or retaliate against these officials is illegal, and the Committees will treat any such allegation with the utmost gravity.

For all these reasons, we now request that you produce—by Thursday, September 26—all of the documents we requested in our letter of September 9. In light of these grave allegations, the President must immediately abandon his stonewalling of Congress and his refusal to submit to any scrutiny or examination of his actions. Failure to comply with our request will compel our Committees to resort to escalated measures.

Sincerely,

Rep. Adam Schiff,
Chairman of the House Permanent Select Committee on Intelligence

Rep. Elijah E. Cummings,
Chairman of the Committee on Oversight and Reform

Rep. Eliot L. Engel,
Chairman of the Committee on Foreign Affairs