

January 31, 2026

Hon. James Comer, Chairman
House Committee on Oversight and Government Reform
2157 Rayburn House Office Building
Washington, DC 20515

Dear Chairman Comer:

Following up on discussions with Committee staff dating back to at least January 16 and as recently as Monday afternoon (January 26) and Tuesday morning (January 27), here, in writing as you and Committee staff requested, our clients agree to the following in response to your priorities:

- President Clinton will sit for a transcribed interview with the Committee.
- Pursuant to your commitment during the January 21st business meeting, the scope of the interview would be confined to matters related to the investigations and prosecutions of Jeffrey Epstein (the stated purpose of the Committee's oversight).
- The interview would take place in New York City (as agreed previously), at a time and place convenient for all participants.
- The interview would be four hours, with the time split equally between the Majority and Minority. The interview will be conducted in alternating 30-minute blocks, with breaks as needed (with breaks being distinct from the four-hour total time).
- In addition to the Chair and Ranking Member and other Members of the Committee, Majority and Minority staff may also attend and ask questions, consistent with House deposition rules.
- President Clinton would have the option of making a brief opening statement (being distinct from the four-hour total time).
- The Chairman will designate a court reporter to create the official transcript consistent with the House deposition rules, which will supplement the President's January 13 written Declaration testimony. President Clinton may also designate a transcriber, with the Chairman's transcript constituting the official record after President Clinton has had an opportunity to review the preliminary transcript, in accordance with House deposition rules. Both the Committee and President Clinton will be provided with the preliminary transcript at the same time.

- At the time of agreement, the Chairman will withdraw the subpoena(s) and the Committee's Resolution(s).

Regarding former Secretary of State Clinton: As stated in her sworn declaration, she never held an office with responsibility for, or involvement with, the Department of Justice's handling of these investigations or prosecutions. The same is true as a private citizen after leaving office in 2013. We ask that any additional questions for her, including those regarding her entire career fighting sex trafficking and the abuse of women and girls, be addressed through a supplemental sworn declaration to address areas the Committee feels remain outstanding. If the Committee continues to need her in-person testimony, her appearance can be modeled on the format above, with appropriate adjustments for the paucity of information she has to offer in this matter. We request that you withdraw the subpoena and Resolution relating to Secretary Clinton so that we may continue to work in good faith toward an agreement that meets the Committee's needs while accounting for the limited information Secretary Clinton can provide.

This framework is consistent with your priorities as communicated by Committee staff and as identified during the business meeting on January 21st. Pursuant to your request for this comprehensive written proposal, we ask that you respond in kind should there remain any specific area of disagreement to continue this good-faith effort to avoid legal proceedings that will prevent our clients from providing testimony in addition to the sworn statements they already submitted.

Regards,



Ashley Callen
Jon Skladany
Jenner & Block LLP
1099 New York Avenue, NW
Suite 900
Washington, DC 20001



David E. Kendall
Katherine M. Turner
Williams & Connolly LLP
680 Maine Avenue, SW
Washington, DC 20024

cc:

Hon. Robert Garcia, Ranking Member
Committee on Oversight and Government Reform