

CHRISTINE I. HEITMAN

5121 North Hunters Court

Bensalem, PA 19020

001-215-791-0682

Christine.Heitman@protonmail.com

14 February 2025

EDWARD R. MARTIN JR.

Interim U.S. Attorney District of Columbia (USA-DC)

United States Attorney's Office

601 D Street, NW

Washington, DC 20579

BRIDGET M. FITZPATRICK

First Assistant U.S. Attorney (FAUSA) District of Columbia (FAUSA-DC)

United States Attorney's Office

601 D Street, NW

Washington, DC 20579

JONATHN P. HOOKS

Chief, Fraud, Public Corruption, Civil Rights Section (FPCCRS)

United States Attorney's Office

601 D Street, NW

Washington, DC 20579

ELIZABETH ALOI

Chief, Public Corruption & Civil Rights Unit (PCCRU)

United States Attorney's Office

601 D Street, NW

Washington, DC 20579

SUBJECT: FOURTH DISCLOSURE ON COLLABORATIVE INTER-AGENCY EFFORT TO OBSTRUCT PROCEEDINGS BEFORE THE DEPARTMENT OF JUSTICE (DOJ) BY U.S. ATTORNEY JACQUELINE C. ROMERO & FBI SPECIAL AGENT IN CHARGE (SAC) WYANE A. JACOBS IN VIOLATION OF 18 U.S.C. § 1505 (OBSTRUCTION OF PROCEEDINGS BEFORE THE DOJ), 18 U.S.C. § 371 (CONSPIRACY TO DEFRAUD THE UNITED STATES), AND 18 U.S.C. § 1346 (SCHEME OR ARTIFICE TO DEPRIVE ANOTHER OF THE INTANGIBLE RIGHT OF HONEST SERVICES) PROPERLY DISCLOSED BY CHRISTINE I. HEITMAN

Dear EDWARD R. MARTIN JR., Interim U.S. Attorney District of Columbia (D.C.);
BRIDGET M. FITZPATRICK, First Assistant U.S. Attorney (FAUSA); **JONATHAN P.**

HOOKS, Chief, Fraud, Public Corruption, Civil Rights (FPCCR); and **ELIZABETH ALOI**, Chief, Public Corruption & Civil Rights (PCCR),

1. It has been over **85-days** since I first exercised my 1st Amendment right to petition my government for redress of grievance (whistleblowing) while properly identify to **JACQUELINE C. ROMERO**, U.S. Attorney Eastern District of Pennsylvania (EDPA) & **WAYNE A. JACOBS** Special Agent-in-Charge (SAC) Philadelphia Field Office, see enclosure (1, 2):

a. that **DIANNE M. ELLIS-MARSEGLIA**, Vice-Chairman Bucks County PA Board of Elections (BOE) violated **18 USC § 242**¹ while contemptuously disregarding legal guidance from **DANIEL GRIESER**, Bucks County Deputy Solicitor, reminding her of her obligation to follow established law pertaining to federal elections & not count **124** undated Provisional Ballots (PBs) directly affecting the ballot count in the 2024 **federal election** held in Bucks County PA.

2. It has been over **71-days** since I exercised my 1st Amendment right to petition my government for redress of grievance (whistleblowing) while properly identifying to **MERICK B. GARLAND**, U.S. Attorney General (AG) & **CHRISTOPHER A. WRAY**, Director FBI, see enclosure (3, 4).

a. the failure of **JACQUELINE C. ROMERO**, U.S. Attorney Eastern District of Pennsylvania (EDPA) & **WAYNE A. JACOBS** Special Agent-in-Charge (SAC) Philadelphia Field Office to properly adhere to the rules of Professional Responsibility for employees/Officers of the DOJ, in violation of **5 USC § 2635.101(a)/(b)**; **28 USC § 547(1)-Duties**, **5 USC § 1505- governmental function**, ABA Model **Rule of Professional Conduct 8.4(c)**- government attorney engaging in dishonesty, fraud, deceit, or misrepresentation, and **5 USC §1510- obstruction of federal investigation**, while refusing to acknowledge whistleblower disclosure of criminal wrongdoing **or** properly assign a 9-digit Universal Case File Number (UCFN) to track/manage incoming criminal investigative case files.

3. It has been over **45-days** since I exercised my 1st Amendment right to petition my government for redress of grievance (whistleblowing) while properly identifying to **MATTHEW M. GRAVES**, U.S. Attorney District of Columbia (D.C.); **BRIDGET M. FITZPATRICK**, First Assistant U.S. Attorney (FAUSA); **JONATHAN P. HOOKS**, Chief, Public Corruption, Civil Rights Section (PCCRS); and **ELIZABETH ALOI**, Chief Public Corruption & Civil Rights Unit (PCCRU), see enclosure (5, 6, 7):

a. failure of senior officials in the Department of Justice (DOJ) to properly perform investigative/prosecutorial function in direct violation of **5 USC § 2635.101(a)/(b)**; **28 USC § 547(1)-Duties**, **5 USC § 1505- governmental function**, and **5 USC §1510- obstruction of federal investigation** while engaging in a scheme to deprive a U.S. citizen of the right of honest service willfully depriving a U.S. citizen of civil rights protections, in violation of **18 USC § 1346**, and **18 USC § 241**, see enclosure.

¹ DEPRIVATION OF RIGHTS UNDER COLOR OF LAW [**18 USC § 242**]. See: <https://www.law.cornell.edu/uscode/text/18/242>

4. The following list of allegations of wrongdoing were properly leveled against U.S. Attorney **JACQUELINE C. ROMERO** Eastern District of Pennsylvania (**EDPA**):

ALLEGATION (1): That **JACQUELINE C. ROMERO** U.S. Attorney Eastern District of Pennsylvania (EDPA) orchestrated a criminal conspiracy to obstruct criminal investigation into allegations of 2024 Presidential Election Fraud, properly reported by **CHRISTINE I. HEITMAN**, Bucks County Pennsylvania, in criminal violation of 18 U.S.C. § 1505- **Obstruction of Proceedings**, on or about 21 Nov 2024.

ALLEGATION (2): That **JACQUELINE C. ROMERO** U.S. Attorney Eastern District of Pennsylvania (EDPA), **NELSON S.T. THAYER JR.** First Assistant U.S. Attorney (FAUSA), and **RICHARD P. BARRETT** Chief, Criminal Division, orchestrated a criminal conspiracy to subvert timely criminal investigation into allegations of 2024 Presidential Election Fraud, reported by **CHRISTINE I. HEITMAN**, Bucks County Pennsylvania, in criminal violation of 18 U.S.C. § 1510- **Obstruction of Criminal Investigations**, on or about 21 Nov 2024.

ALLEGATION (3): That **JACQUELINE C. ROMERO** U.S. Attorney Eastern District of Pennsylvania (EDPA), **NELSON S.T. THAYER JR.** First Assistant U.S. Attorney (FAUSA), and **RICHARD P. BARRETT** Chief, Criminal Division, orchestrated a criminal conspiracy to defraud the United States while subverting the federal investigative process into allegations of 2024 Presidential Election Fraud, provided by **CHRISTINE I. HEITMAN**, Bucks County Pennsylvania, in criminal violation of 18 U.S.C. § 371- **Conspiracy to Defraud the United States**, on or about 21 Nov 2024.

ALLEGATION (4): That **JACQUELINE C. ROMERO** U.S. Attorney Eastern District of Pennsylvania (EDPA), **NELSON S.T. THAYER JR.** First Assistant U.S. Attorney (FAUSA), and **RICHARD P. BARRETT** Chief, Criminal Division, orchestrated a criminal deprivation of rights, privileges, or immunities secured or protected by the Constitution and laws of the U.S., against **CHRISTINE I. HEITMAN**, Bucks County Pennsylvania, in violation of 18 U.S.C. § 242- **Deprivation of Rights, Under Color of Law** after properly disclosing allegations of 2024 Presidential Election Fraud, on or about 21 Nov 2024.

ALLEGATION (5): That **JACQUELINE C. ROMERO** U.S. Attorney Eastern District of Pennsylvania (EDPA), **NELSON S.T. THAYER JR.** First Assistant U.S. Attorney (FAUSA), and **RICHARD P. BARRETT** Chief, Criminal Division, criminally denied **CHRISTINE I. HEITMAN**, Bucks County Pennsylvania, the Right of Honest Service, in violation of 18 U.S.C. § 1346- **Scheme or Artifice to Defraud to Deprive Another of the Intangible Right of Honest Services** after **CHRISTINE I. HEITMAN** properly disclosed allegations of 2024 Presidential Election Fraud, occurring within Bucks County, Pennsylvania to **JACQUELINE C. ROMERO** U.S. Attorney Eastern District of Pennsylvania (EDPA), on or about 21 Nov 2024.

ALLEGATION (6): That **JACQUELINE C. ROMERO** U.S. Attorney Eastern District of Pennsylvania (EDPA), **NELSON S.T. THAYER JR.** First Assistant U.S. Attorney (FAUSA), and **RICHARD P. BARRETT** Chief, Criminal Division subjected **CHRISTINE I. HEITMAN**, Bucks County Pennsylvania to loss of rights, privileges, or immunities secured by the Constitution and laws when properly disclosing allegations of 2024 Presidential Election Fraud, occurring within Bucks County Pennsylvania, in violation of 42 U.S.C. § 1983- **Civil Action for Deprivation of Rights**, on or about 21 Nov 2024.

5. The complete failure of the Department of Justice (DOJ) to properly perform statutory investigative/prosecutorial duties, while aggressively stripping U.S. citizens of civil rights protections, is unacceptable & must be **CRIMINALLY** investigated:

a. preferential treatment of Department of Justice (DOJ) Officers, violating criminal statutes without accountability is well documented, for example:

U.S. Attorney Rachael S. Rollins District of Massachusetts Criminal Misconduct Violation 18 USC § 1001- False Official Statement
HENRY J. KERNER U.S. Special Counsel (OSC) orchestrated his “investigation” [HA-22-000173] into serious misconduct involving U.S. Attorney RACHAEL S. ROLLINS DIRECT with MICHAEL E. HOROWITZ DOJ Inspector General (DOJ-IG) avoiding Attorney General MERRICK B. GARLAND NOTIFICATION as required under [5 USC §1212(a)(3)]
MICHAEL E. HOROWITZ DOJ IG did NOT refer case to JEFFREY R. RAGSDALE Office of Professional Responsibility (OPR) to (1) AVOID attorney professional misconduct investigation [28 CFR § 0.39a(a)(1)/28 CFR § 45.12] & (2) avoid REQUIRED attorney professional misconduct state licensing board NOTIFICATION [28 USC §530B]
MICHAEL E. HOROWITZ conducted investigation [OIG 23-071] informing RACHAEL S. ROLLINGS that her testimony would “... <i>not be used to incriminate her in a criminal proceeding...</i> ”. Standard DOJ practice for “ <i>high visibility</i> ” cases (<i>e.g., Peter P. Strzok II, Lisa C. Page, Andrew G. McCabe, Bruce G. Ohr, Timothy R. Thibault</i>) [28 CFR § 45.13]
MICHAEL E. HOROWITZ DOJ IG substantiated that RACHAEL R. ROLLINS made a FALSE OFFICIAL STATEMENT to the DOJ IG violating 18 USC §1001- False Official Statement , see OIG 23-071 , pg. 77.
HENRY J. KERNER U.S. Special Counsel (OSC) orchestrated his “investigation” [HA-22-000173] with MICHAEL E. HOROWITZ DOJ IG “investigation” [OIG 23-071]
On 16 May 2023 , HENRY J. KERNER notified RACHAEL S. ROLLINGS of substantiated findings of wrongdoing, see [HA-22-000173], cover page
On 17 May 2023 , MICHAEL E. HOROWITZ released investigation [OIG 23-071]
On 17 May 2023 , HENRY J. KERNER released investigation [HA-22-000173]
On 19 May 2023 , RACHAEL R. ROLLINS submitted her resignation to PRESIDENT BIDEN
MICHAEL E. HOROWITZ did NOT notify JEFFREY R. RAGSDALE Office of Professional Responsibility (OPR) of RACHAEL S. ROLLINS criminal violation of 18 USC § 1001
MICHAEL E. HOROWITZ NOTIFIED STACEY LUDWIG Director, Professional Misconduct Review Unit (PMRU) on RACHAEL S. ROLLINS criminal violation of 18 USC § 1001: NO ACTION TAKEN
MICHAEL E. HOROWITZ notified NORMAN Y. WONG “Acting” Director, Executive Office for U.S. Attorneys (EOUSA) on RACHAEL S. ROLLINS criminal violation of 18 USC § 1001: NO ACTION TAKEN
MICHAEL E. HOROWITZ NOTIFIED Deputy Attorney General LISA O. MONACO on RACHAEL S. ROLLINS criminal violation of 18 USC § 1001: NO ACTION TAKEN
BOTTOM LINE UP FRONT (BLUF): DOJ REFERRAL for criminal prosecution subverted & State Attorney Licensing Bar NOTIFICATION avoided: DOJ Officers PROTECTING DOJ Officers

b. DOJ Inspector General **MICHAEL E. HOROWITZ** Report of Investigation (ROI) [OIG 23-071] stated:

*“Rollins assisted a Candidate in a Partisan Political **Election** and Sought to Influence the **Election** by, Among Other Things, Disclosing Non-Public, **Sensitive DOJ Information** to the Press; Rollins Made **False Statements** Under Oath and **Lacked Candor** about the Disclosures During Her OIG Interview”*
[OIG 23-071] pg. 3

c. U.S. Special Counsel (OSC) **HENRY J. KERNER** Report of Investigation (ROI) [HA-22-000173] stated:

*“...violations by U.S. Attorney Rachael Rollins that are among the most **egregious** transgressions ... OSC has **ever** investigated...”*

BOTTOM LINE UP FRONT (BLUF): There can be no question that employees & officers of the Department of Justice (DOJ) **should** be charged for criminal conspiracy & removed from federal government service upon **completion** of independent investigation-prosecution for conspiracy to defraud the United States [18 USC § 371] & violation of the civil rights of every U.S. citizen petitioning the government for redress of grievances [42 USC § 1983] (obstructing the reporting of government official wrongdoing), see enclosure (8).

6. The following federal Employees/Officers & Senators/Congressmen have been properly notified to the existence of a collaborative DOJ/FBI interagency effort to obstruct government process, by U.S. Attorney **JACQUELINE C. ROMERO** & FBI SAC **WAYNE A. JACOBS**, in direct violation of **18 USC § 1505**, see table below:

DISCLOSURE NOTIFICATION TO FEDERAL EMPLOYEE/OFFICER		
Name	Billet	Notification
JACQUELINE C. ROMERO	U.S. Attorney EDPA	21 Nov 2024
WAYNE A. JACOBS	SAC Philadelphia	21 Nov 2024
MERRICK B. GARLAND	Attorney General	05 Dec 2024
CHRISTOPHER A. WRAY	FBI Director	05 Dec 2024
GARY C. PETERS SR.	Senator	05 Dec 2024
LINDSEY O. GRAHM	Senator	05 Dec 2024
JAMES R. CORMER JR.	Congressman	05 Dec 2024
JAMIN B. RASKIN	Congressman	05 Dec 2024
MATTHEW M. GRAVES	U.S. Attorney D.C.	31 Dec 2024
BRIDGET M. FITZPATRICK	First U.S. Attorney (FAUSA)	31 Dec 2024
JONATHAN P. HOOKS	Chief, Public Corruption, Civil Rights Section (PCCRS)	31 Dec 2024
ELIZABETH ALOI	Chief, Public Corruption, Civil Rights Unit (PCCRU)	31 Dec 2024

7. I demand (1) immediate confirmation on this 4th criminal wrongdoing disclosure leveled against Employees/Officers of the Department of Justice (DOJ); (2) confirmation on the 9-digit Universal Case File Number (UCFN) assigned to each individual criminal investigation case involving DOJ Employee/Officer criminal wrongdoing; and (3) written confirmation that **EDWARD R. MARTIN JR.**, Interim U.S. Attorney District of Columbia (**USA-DC**) has personally notified Attorney General **PAMELA JO BONDI** of serious internal agency corruption.

CHRISTINE I. HEITMAN

Copy to:

Chairman Charles E. Grassley
U.S. Senate Committee on the Judiciary
Dirksen Senate Office Building
224 Dirksen Senate Office Building
Washington D.C. 20510

Chairman Dr. Randal H. Paul
U.S. Senate Committee on Homeland
Security & Governmental Affairs
340 Dirksen Senate Office Building
Washington, D.C. 20510

Chairman James R. Corner Jr.
Committee on Oversight and Government
Reform
2157 Rayburn House Office Building
Washington, D.C. 20515

Chairman James D. Jordan
Committee on the Judiciary
2138 Rayburn House Office Building
Washington, D.C. 20005

Attorney General Pamela J. Bondi
Department of Justice (DOJ)
950 Pennsylvania Avenue N.W.
Washington, D.C. 20530-001

Ranking Member Richard J. Durban
U.S. Senate Committee on the Judiciary
Dirksen Senate Office Building
224 Dirksen Senate Office Building
Washington D.C. 20510

Ranking Member Gary C. Peters
U.S. Senate Committee on Homeland
Homeland Security & Governmental Affairs
340 Dirksen Senate Office Building
Washington, D.C. 20510

Ranking Member Gerald E. Connolly
Committee on Oversight and Government
Reform
2157 Rayburn House Office Building
Washington, D.C. 20515

Ranking Member Jamin B. Raskin
Committee on the Judiciary
2138 Rayburn House Office Building
Washington, D.C. 20005

Director Russell T. Vought
Office of Budget & Management (OMB)
725 17th Street, N.W.
Washington, D.C. 20503

Enclosure (1): Disclosure of Criminal Violation of Federal Law

CHRISTINE I. HEITMAN

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Christine.Heitman@protonmail.com

21 November 2024

U.S. ATTORNEY EASTERN DISTRICT OF PENNSYLVANIA (EDPA)

JACQUELINE C. ROMERO
615 Chestnut Street, Suite 1250
Philadelphia, PA 19106
usapae.USAttorney@usdoj.gov

9589 0710 5270 1129 6903 22 - Delivered 11/25/24

SUBJECT: FEDERAL DISCLOSURE OF DELIBERATE ELECTION INTERFERENCE BY DIANE ELLIS-MARSEGLIA, A PROPERLY ELECTED BUCKS COUNTY COMMISSIONER, RESPONSIBLE FOR THE CONDUCT OF A FREE AND FAIR NATIONAL ELECTION IN BUCKS COUNTY PENNSYLVANIA ON 20 NOVEMBER 2024 IN VIOLATION OF 18 U.S.C. § 595; 18 U.S.C. 242; 18 U.S.C. 1346; AND 18 U.S.C. § 1505

1. As my appointed U.S. Attorney, I am sure you are fully aware, that states have primary responsibility for administering elections; however, the **federal government** maintains significant authority over elections which **includes** safeguarding the safety and integrity of congressional elections, see enclosure (1).¹
2. I am also confident that the U.S. Attorney is aware of the statutory duty to prosecute all offenses against the United States [28 U.S.C. § 547(1)].²
3. Because Executive Branch (Article II) administrative "policies, protocols, memorandums, bulletins, monographs,³ and/or historical traditions" do not supplant, subvert, obstruct, hinder, modify or supersede statutory law, I remain confident that proceedings before the federal government (criminal investigation) [18

¹ ARTICLE I, SECTION 4, CLAUSE 1, U.S. CONSTITUTION. Known as the Elections Clause, states, "The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by Law make or alter such Regulations, except as to the Places of [choosing] Senators."

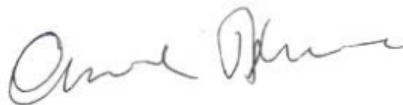
² U.S. ATTORNEY-DUTIES [28 U.S.C. § 547]. See: <https://www.law.cornell.edu/uscode/text/28/547>

³ Department of Justice (DOJ), Criminal Division (CRM), Public Integrity Section (PIN), Election Crimes Branch (ECB) *Federal Prosecution of Election Offense*. Monograph, 8th Edition, December 2017. See: <https://www.justice.gov/criminal/file/1029066/dl?inline>

Enclosure (1): Disclosure of Criminal Violation of Federal Law

6. The failure of a duly appointed county official to uphold the state law directly impacting on the 2024 federal election stands in direct violation of **18 U.S.C. § 595¹³** & denied voters in Bucks County the intangible right of honest service expected from a public official in violation of **18 U.S.C. § 1346¹⁴**.

7. As an American citizen exercising my 1st Amendment right to petition my government for redress of grievance (disclosing wrongdoing), I demand (a) your immediate written response confirming receipt and (2) plan of action to address this clear & present insider threat to governmental transparency & accountability jeopardizing free and fair elections.



CHRISTINE I. HEITMAN

Copy to:

Senator **Gary C. Peters Sr.**
Chairman

Senate Committee Homeland Security & Govt. Affairs
724 Hart Senate Office Building
Washington, DC 20510

9589 0710 5270 1129 6903 15 Delivered
12/2/24

Honorable **James R. Corner Jr.** (KY-01)
Chairman

Committee Oversight & Accountability
2410 Rayburn House Office Building
Washington, DC 20515-1701

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12/2/24

Albert Schmidt

Secretary of the Commonwealth of Pennsylvania
401 North Street
Room 206

Harrisburg, PA 17120

9589 0710 5270 1129 6903 08

U.S. Press Freedom Tracker

fox29.newsdesk@fox.com

mediarelations@ap.org

Senator **Lindsey O. Graham**
Ranking Member

Senate Committee Homeland Security & Govt. Affairs
211 Russell Senate Office Building
Washington, DC 20510

9589 0710 5270 1129 6902 92 Delivered 12/2/24

Honorable **Jamin B. Raskin** (MD-08)
Ranking Member

Committee Oversight & Accountability
2242 Rayburn House Office Building
Washington, DC 20515-2008

9589 0710 5270 1129 6902 54- Delivered
12/2/24

Wayne A. Jacobs Special Agent in Charge (SAC)


William J. Green, Jr. Building
600 Arch Street, 8th Floor
Philadelphia, PA 19106

9589 0710 5270 1129 6902 78 Delivered
12/2/24

¹ Department of Justice (DOJ), Criminal Division (CRM), Public Integrity Section (PIN), Election Crimes Branch (ECB) Federal

¹³ INTERFERENCE BY ADMINISTRATIVE EMPLOYEES OF FEDERAL, STATE, OR TERRITORIAL GOVERNMENTS [18 U.S.C. § 595]. See: <https://www.law.cornell.edu/uscode/text/18/595>

¹⁴ DEFINITION OF "SCHEME OR ARTIFICE TO DEFRAUD" [18 U.S.C. 1346]. See: <https://www.law.cornell.edu/uscode/text/18/1346>



United States
Attorney's Office
Eastern District of Pennsylvania

U.S. ATTORNEY OFFICE (USAO) EASTERN DISTRICT PA

U.S. Attorney (USA)
JACQUELINE C. ROMERO (ID: 034931996 NJ)
First Assistant U.S. Attorney (FAUSA)
NELSON S.T. THAYER JR. (ID: 69828 PA)

CHIEF, CRIMINAL DIVISION
RICHARD P. BARRETT (ID: 44666 PA)
Deputy Chief, Criminal Division- White Collar Crime
CHRISTINE E. SYKES (ID: 66573 PA)
Deputy Chief, Criminal Division- Narcotics & Violent Crime
THOMAS R. PERRICONE (ID: 40095 PA)

CHIEF, CIVIL DIVISION
GREGORY B. DAVID (ID: 200840 PA)
Deputy Chief, Civil Division- Defensive Litigation (DL)
SUSAN R. BECKER (ID: 77391 PA)
Deputy Chief, Civil Division- Affirmative Litigation (AL)
CHARLINE KELLER FULLMER (ID: 79756 PA)

U.S. Attorney **ROMERO** is the federal law enforcement officer responsible for federal criminal prosecution & civil litigation involving U.S. Government (**USG**) interest (e.g., **federal election fraud**) reported within Pennsylvania's Eastern District (EDPA)

[See: <https://www.justice.gov/usao-edpa/pr/us-attorney-jacqueline-c-romero-names-leadership-team>, 21 Jun 2022; 28 U.S.C. §530B; 28 C.F.R. §77.1(c); 18 U.S.C. §1505; 18 U.S.C. §1346

**Enclosure (3): Disclosure Criminal Wrongdoing to Attorney General Merrick B. Garland
& FBI Director Christopher A. Wray**

CHRISTINE I. HEITMAN

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05 December 2024

FEDERAL BUREAU OF INVESTIGATION (FBI)

CHRISTOPHER A. WRAY
935 Pennsylvania Avenue NW
Washington, DC 20535-0001

U.S. ATTORNEY GENERAL (AG)

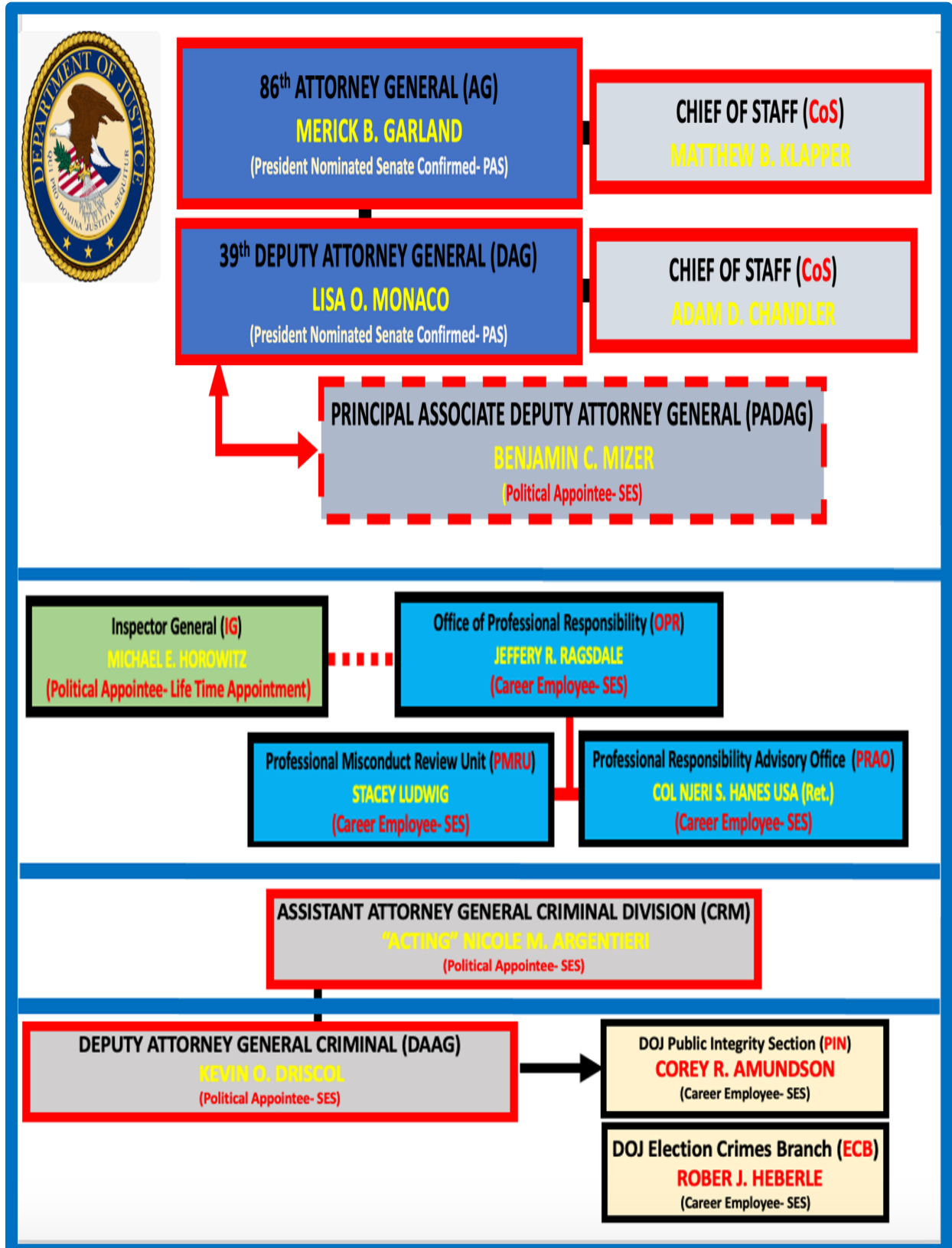
MERRICK B. GARLAND
950 Pennsylvania Avenue NW
Washington, DC 20530-0001

SUBJECT: OBSTRUCTION OF JUSTICE AND FAILURE TO CONDUCT CRIMINAL INVESTIGATION JACQUELINE C. ROMERO U.S. ATTORNEY EASTERN DISTRICT OF PENNSYLVANIA (EDPA) & WAYNE A. JACOBS SPECIAL AGENT IN CHARGE (SAC) PHILADELPHIA FIELD OFFICE (PFO) IN VIOLATION OF 18 U.S.C. § 242; 18 U.S.C. § 1505, 18 U.S.C. § 1510, AND 18 U.S.C. § 1346

1. On 21 Nov 2024, I sent U.S. Attorney **JACQUELINE C. ROMERO** Eastern District of Pennsylvania (EDPA) & **WAYNE A. JACOBS**, Special Agent in Charge (SAC) Philadelphia Field Office (PFO), a disclosure concerning deliberate criminal interference, by **DIANE ELLIS-MARSEGLIA**, Bucks County Pennsylvania Board of Election (BoE), into counting of electoral votes cast in the 2024 Presidential Election, see enclosure (1).
2. The registered disclosures were received by the following state/federal responsible management officials (RMO) as follows: see enclosure (1)
 - a) On 25 Nov 2024, **ALBERT SCHMIDT** Secretary of the Commonwealth of Pennsylvania
 - b) On 25 Nov 2024, **JACQUELINE C. ROMERO** U.S. Attorney Eastern District of Pennsylvania
 - c) On 02 Dec 2024, **WAYNE A. JACOBS** FBI Special Agent in Charge Philadelphia Field Office
3. On 04 Dec 2024, despite proper disclosure of criminal **obstruction of vote** within Bucks County, Pennsylvania, reported direct to **ALBERT SCHMIDT** Secretary of the Commonwealth of Pennsylvania, U.S. Attorney **JACQUELINE C. ROMERO** and **WAYNE A. JACOBS** Special Agent in Charge Philadelphia Field Office, **ALBERT SCHMIDT** Secretary of the Commonwealth of Pennsylvania publicly declared:

02 Dec 2024 official state proclamation: "These audits are statistical **proof** that the reported general election results are **accurate**, which is a testament to the hard work of county election officials who have spent weeks diligently ensuring the **integrity** of the

Enclosure (4): U.S. Department of Justice (DOJ) Senior Agency Officials 05 Dec 2024



Enclosure (5): Disclosure Criminal Wrongdoing to U.S. Attorney District of Columbia

CHRISTINE I. HEITMAN

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31 December 2024

MATTHEW M. GRAVES

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ELIZABETH ALOI

Chief, Public Corruption & Civil Rights Section (PCCR)
United States Attorney's Office
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SUBJECT: COLLABORATIVE INTER-AGENCY EFFORT TO OBSTRUCT PROCEEDINGS BEFORE THE DEPARTMENT OF JUSTICE (DOJ) BY U.S. ATTORNEY JACQUELINE C. ROMERO & FBI SPECIAL AGENT IN CHARGE (SAC) WYANE A. JACOBS IN VIOLATION OF 18 U.S.C. § 1505 (OBSTRUCTION OF PROCEEDINGS BEFORE THE DOJ), 18 U.S.C. § 371 (CONSPIRACY TO DEFRAUD THE UNITED STATES), AND 18 U.S.C. 1346 (SCHEME OR ARTIFICE TO DEPRIVE ANOTHER OF THE INTANGIBLE RIGHT OF HONEST SERVICES) PROPERLY DISCLOSED BY CHRISTINE I. HEITMAN

Dear U.S. Attorney **MATTHEW M. GRAVES** & First Assistant U.S. Attorney (FAUSA) **BRIDGET M. FITZPATRICK**, see enclosure (1, 2, 3)



United States
Attorney's Office
District of Columbia

U.S. ATTORNEY OFFICE (USAO) DISTRICT of COLUMBIA (DC)

U.S. ATTORNEY (USA)

MICHAEL M. GRAVES (ID: 481052 DC)

FIRST ASSISTANT U.S. ATTORNEY (FAUSA)

BRIDGET M. FITZPATRICK (ID: 212525 CA)

CRIMINAL DIVISION

CHIEF DENISE CHEUNG

Criminal Division- White Collar Crime

DEPUTY CHIEF GREGG A. MAISEL

Criminal Division- Narcotics & Violent Crime

DEPUTY CHIEF JENNIFER L. BLACKWELL

FRAUD, PUBLIC CORRUPTION, CIVIL RIGHTS SECTION (FPCCR)

CHIEF JONATHAN P. HOOKS

FRAUD UNIT (FU)

CHIEF KATHRYN L. RAKOCZY

PUBLIC CORRUPTION & CIVIL RIGHTS SECTION (PPCR)

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NATIONAL SECURITY SECTION (NSS)

VIOLENCE REDUCTION & TRAFFICKING SECTION (VRTS)

CAPITAL SEIGE SECTION (CSS)

U.S. Attorney GRAVES & First Assistant U.S. Attorney FITZPATRICK are the federal law enforcement officers responsible for criminal prosecution, within the U.S. District Court of Columbia (USDC-DC), of Public Corruption/Election Crime involving Employees/Officers of the CONGRESS, the JUDICIARY, and EXECUTIVE Branch of the U.S. Government (USG)



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Enclosure (8): Initiating/Declining Criminal Charges with Substantial Federal Interest

INITIATING/DECLINING CRIMINAL CHARGES: SUBSTANTIAL FEDERAL INTEREST

In determining whether a prosecution would serve a substantial federal interest, the attorney for the government should weigh all relevant considerations, including:

1. Federal law enforcement PRIORITIES (*Free & Fair Elections*), including any federal law enforcement initiatives or operations aimed at accomplishing those priorities;
2. The nature and SERIOUSNESS of the offense;
3. The DETERRENT effect of prosecution;
4. The person's CULPABILITY in connection with the offense;
5. The person's HISTORY with respect to criminal activity;
6. The person's willingness to COOPERATE in the investigation or prosecution of others;
7. The person's personal CIRCUMSTANCES;
8. The interests of any VICTIMS; and
9. The PROBABLE SENTENCE or other consequences if the person is convicted.

(*Principles of Federal Prosecution* 9-27-230 Initiating and Declining Charges)