

<p>DISTRICT COURT, DENVER COUNTY,          COLORADO          1437 Bannock Street          Denver, CO 80202</p>	<p>DATE FILED: September 17, 2021 8:12 PM          FILING ID: E9E5DD591D201          CASE NUMBER: 2020CV34319</p>
<p>ERIC COOMER, Ph.D.,          Plaintiff</p> <p>vs.</p> <p>DONALD J. TRUMP FOR PRESIDENT,          INC., et al.,          Defendants</p>	<p style="text-align: center;">▲ COURT USE ONLY ▲</p>
<p><b>Attorneys for Plaintiff</b>          Charles J. Cain, No. 51020  <a href="mailto:ccain@cstrial.com">ccain@cstrial.com</a>          Steve Skarnulis, No. 21PHV6401  <a href="mailto:skarnulis@cstrial.com">skarnulis@cstrial.com</a>          Bradley A. Kloewer, No. 50565  <a href="mailto:bkloewer@cstrial.com">bkloewer@cstrial.com</a>          Zachary H. Bowman, No. 21PHV6676  <a href="mailto:zbowman@cstrial.com">zbowman@cstrial.com</a>  <b>CAIN &amp; SKARNULIS PLLC</b>          P. O. Box 1064          Salida, Colorado 81201          719-530-3011/512-477-5011 (Fax)</p> <p>Thomas M. Rogers III, No. 28809  <a href="mailto:trey@rklawpc.com">trey@rklawpc.com</a>          Mark Grueskin, No. 14621  <a href="mailto:mark@rklawpc.com">mark@rklawpc.com</a>          Andrew E. Ho, No. 40381  <a href="mailto:andrew@rklawpc.com">andrew@rklawpc.com</a>          RechtKornfeld PC          1600 Stout Street, Suite 1400          Denver, Colorado 80202          303-573-1900/303-446-9400 (Fax)</p>	<p>Case Number:           2020cv034319</p> <p>Division Courtroom:       409</p>
<p style="text-align: center;"><b>EXHIBIT G-1</b></p>	

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

DISTRICT COURT, DENVER COUNTY, COLORADO  
1437 Bannock Street  
Denver, Colorado 80202  
CASE NUMBER 2020CV34319

----- x  
ERIC COOMER, Ph.D., :  
 :  
Plaintiff, :  
 :  
vs. :  
 :  
DONALD J. TRUMP FOR PRESIDENT, :  
INC., SIDNEY POWELL, SIDNEY :  
POWELL, P.C., RUDOLPH GIULIANI, :  
JOSEPH OLTMANN, FEC UNITED, :  
SHUFFLING MADNESS MEDIA, INC. :  
dba CONSERVATIVE DAILY, JAMES :  
HOFT, TGP COMMUNICATIONS LLC :  
dba THE GATEWAY PUNDIT, :  
MICHELLE MALKIN, ERIC METAXAS, :  
CHANEL RION, HERRING NETWORKS, :  
INC. dba ONE AMERICA NEWS :  
NETWORK, and NEWSMAX MEDIA, INC., :  
 :  
Defendants. :  
----- x

Veritext Virtual Zoom Videotaped  
Deposition of ERIC METAXAS, taken on Friday, August  
13, 2021, held at the Courtyard, 410 East 92nd  
Street, New York, New York, commencing at 8:36 a.m.,  
before Jamie I. Moskowitz, a Certified Court  
Reporter and Certified Livenote Reporter.

1 APPEARANCES:  
2  
3 CAIN & SKARNULIS LLP  
4 BY: STEVE SKARNULIS, ESQUIRE  
5 BY: BRADLEY A. KLOEWER, ESQUIRE  
6 400 West 15th Street - Suite 900  
7 Austin, Texas 78701  
8 512.477.5006  
9 skarnulis@cstrial.com  
10 bkloewer@cstrial.com  
11 Counsel for the Plaintiff  
12  
13 JACKSON KELLY PLLC (Appearing via Zoom)  
14 BY: JOHN S. ZAKHEM, ESQUIRE  
15 9 1099 18th Street - Suite 2150  
16 Denver, Colorado 80202  
17 303.390.0003  
18 jszakhem@jacksonkelly.com  
19 11 Counsel for the Defendant Donald J. Trump for  
20 President, Inc.  
21  
22 ARRINGTON LAW FIRM PC (Appearing via Zoom)  
23 BY: BARRY ARRINGTON, ESQUIRE  
24 14 3801 East Florida Avenue - Suite 830  
25 Denver, Colorado 80210  
26 303.205.7870  
27 barry@arringtonpc.com  
28 Counsel for the Defendants Sidney Powell and Sidney  
29 Powell, P.C.  
30  
31 THE HALL LAW OFFICE, LLC (Appearing via Zoom)  
32 BY: ANDREA M. HALL, ESQUIRE  
33 19 P.O. Box 2251  
34 Loveland, Colorado 80539  
35 970.419.8234  
36 andrea@thehalllawoffice.com  
37 Counsel for the Defendants Joseph Oltmann, FEC  
38 United and Shuffling Madness Media, Inc. dba  
39 Conservative Daily  
40  
41  
42  
43  
44  
45

1 EXHIBITS  
2  
3 EXHIBIT NUMBER DESCRIPTION PAGE  
4 Exhibit 94 Youtube.com email 49  
5 Exhibit 95 Email chain 52  
6 Exhibit 96 Video of Interview with 54  
7 J. Oltmann from E. Metaxas  
8 Show  
9 Exhibit 97 Transcript of Podcast 56  
10 from E. Metaxas Show dated  
11 11-24-20  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

1 APPEARANCES:  
2 GORDON REES SCULLY MANSUKHANI, LLP  
3 BY: THOMAS B. QUINN, ESQUIRE  
4 555 Seventeenth Street - Suite 3400  
5 Denver, Colorado 80202  
6 303.534.5154  
7 tqinn@grsm.com  
8 Counsel for the Defendant Eric Metaxas  
9  
10 LATHROP GPM LLP (Appearing via Zoom)  
11 BY: BRADLEY P. JOHNSON, ESQUIRE  
12 2345 GRAND BOULEVARD - Suite 2200  
13 KANSAS CITY, MISSOURI 64108  
14 816.460.5217  
15 brad.johnson@lathropgpm.com  
16 Counsel for the Defendants Chanel Rion and Herring  
17 Networks, Inc. d/b/a One America News Network  
18  
19 DYMOND REAGOR, PLLC (Appearing via Zoom)  
20 BY: CHRISTOPHER SEERVELD, ESQUIRE  
21 8400 E. Prentice Avenue - Suite 1040  
22 Greenwood Village, Colorado 80111  
23 303.793.3400  
24 cseerveld@drc-law.com  
25 Counsel for the Defendant the Republic  
26  
27 ALSO PRESENT:  
28 ANTON EVANGELISTA  
29 Legal Videographer  
30  
31  
32  
33  
34  
35

1 REQUEST PAGE  
2  
3 INSTRUCTIONS NOT TO ANSWER:  
4 Page Line  
5 None  
6 REQUEST FOR PRODUCTION OF DOCUMENTS:  
7 Page Line Description  
8 None  
9 STIPULATIONS:  
10 Page Line  
11 None  
12 QUESTIONS MARKED:  
13 Page Line  
14 80 6  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

<p>1           TABLE OF CONTENTS</p> <p>2 Eric Metaxas</p> <p>3</p> <p>4           Examination</p> <p>5           By Mr. Skarnulis.....Page 9</p> <p>6           Reporter Certificate.....Page 83</p> <p>7           Index of Exhibits.....Page 4</p> <p>8</p> <p>9</p> <p>10</p> <p>11</p> <p>12</p> <p>13</p> <p>14</p> <p>15</p> <p>16</p> <p>17</p> <p>18</p> <p>19</p> <p>20</p> <p>21</p> <p>22</p> <p>23</p> <p>24</p> <p>25</p> <p style="text-align: right;">Page 6</p>	<p>1           oath. I'm not related to any party in this</p> <p>2           action, nor am I financially interested in the</p> <p>3           outcome.</p> <p>4           Counsel and all present in the room</p> <p>5           and everyone attending remotely will now state</p> <p>6           their appearances and affiliations for the</p> <p>7           record. If there are any objections to</p> <p>8           proceeding, please state them at the time of</p> <p>9           your appearance beginning with the noticing</p> <p>10          attorney.</p> <p>11          MR. SKARNULIS: Steve Skarnulis joined</p> <p>12          with Brad Kloewer for the plaintiff</p> <p>13          Eric Coomer.</p> <p>14          MR. QUINN: Tom Quinn on behalf of</p> <p>15          defendant Metaxas.</p> <p>16          * * *</p> <p>17          ERIC METAXAS, after having been first</p> <p>18          duly sworn, was examined and testified as</p> <p>19          follows:</p> <p>20          * * *</p> <p>21          THE VIDEOGRAPHER: Thank you. We may</p> <p>22          proceed.</p> <p>23          MR. SKARNULIS: All right. Before we</p> <p>24          get started, a couple of things on the record.</p> <p>25          As with prior depositions, one objection is</p> <p style="text-align: right;">Page 8</p>
<p>1           THE VIDEOGRAPHER: Good morning. We</p> <p>2           are going on the record at 8:36 a.m. on</p> <p>3           August 13th, 2021. Please note that the</p> <p>4           microphones are sensitive and may pick up</p> <p>5           whispering, private conversations and cellular</p> <p>6           interference. Please turn off all cell phones</p> <p>7           or place them away from the microphones as they</p> <p>8           can interfere with the deposition audio.</p> <p>9           Audio and video recording will</p> <p>10          continue to take place unless all parties agree</p> <p>11          to go off the record. This is Media Unit 1 of</p> <p>12          the video recorded deposition of Eric Metaxas</p> <p>13          taken by counsel for plaintiff in the matter of</p> <p>14          Eric Coomer, Ph.D. versus Donald Trump For</p> <p>15          President, filed in the District Court, City</p> <p>16          and County of Denver, Colorado, Case Number</p> <p>17          2020CV034319.</p> <p>18          This deposition is being held at</p> <p>19          Courtyard New York, Manhattan, located at</p> <p>20          410 East 92nd Street, New York, New York. My</p> <p>21          name is Anton Evangelista from the firm</p> <p>22          Veritext, and I am the videographer. The court</p> <p>23          reporter is Jamie Moskowitz from the firm</p> <p>24          Veritext.</p> <p>25          I'm not authorized to administer an</p> <p style="text-align: right;">Page 7</p>	<p>1           good for all defendants, so I would assume that</p> <p>2           will be Mr. Quinn.</p> <p>3           Let's get started.</p> <p>4           EXAMINATION BY MR. SKARNULIS:</p> <p>5           Q        Could you please state your name for</p> <p>6           the record?</p> <p>7           A        I could.</p> <p>8           Q        Will you?</p> <p>9           A        I will.</p> <p>10          Q        All right.</p> <p>11          A        Eric Metaxas.</p> <p>12          Q        Thank you, sir.</p> <p>13          Have you ever given a deposition</p> <p>14          before?</p> <p>15          A        I have not.</p> <p>16          Q        All right. A couple of preliminary</p> <p>17          matters. If you don't understand my question,</p> <p>18          please let me know, and I'll rephrase it. We need</p> <p>19          to have verbal answers, so uh-huh, nodding doesn't</p> <p>20          work for the court reporter. And I can be a bit of</p> <p>21          a slow talker with lengthy questions. Please try to</p> <p>22          wait until I'm done so we aren't talking over each</p> <p>23          other; is that okay?</p> <p>24          A        Certainly.</p> <p>25          Q        All right. You have the Eric Metaxas</p> <p style="text-align: right;">Page 9</p>

1 show. Explain for us what that is.  
 2 A It's a little complicated. It's a  
 3 radio show essentially. It's across the country  
 4 syndicated on the Salem Radio Network, but it's  
 5 unique in that it's not news talk or faith talk.  
 6 It's kind of the show -- we call it the show about  
 7 everything, because I -- I wanted to have a show  
 8 where I could really talk to anyone about anything I  
 9 thought would be entertaining or informative for my  
 10 audience.  
 11 So if you tune in one day, you might  
 12 get a comedian. If you tune in the next day, it  
 13 might be current events. If you tune in the next  
 14 day, it might be a historian. If you tune in the  
 15 next day, it might be somebody talking about the  
 16 Bible. So it's a very -- a pointedly deliberately  
 17 eclectic talk show. And that kind of sums it up, I  
 18 guess.  
 19 Q And are you broadcast on the radio?  
 20 A Oh, yeah, it's broadcast. It's not  
 21 live, but it's on the radio every day, Monday  
 22 through Friday for two hours. And it airs in  
 23 different markets at different times. In other  
 24 words, it might air from 2 to 4 in Albuquerque, and  
 25 it might air at midnight in another place, and so --

Page 10

1 and a lot of people listen to it on podcasts.  
 2 So some people don't receive it as a  
 3 radio program, they receive it as a podcast, because  
 4 they'd prefer that while they're kayaking or  
 5 whatever they're doing.  
 6 Q How long have you had the show?  
 7 A Six years.  
 8 Q And how did you begin the show?  
 9 A I never had an ambition to do radio.  
 10 I always really wanted to do TV. But I thought if  
 11 somebody offered me a national radio program, I  
 12 would consider it, and I had the good fortune in  
 13 2012 to be invited to speak at the National Prayer  
 14 Breakfast in Washington, DC. It's a tremendous  
 15 honor. President Obama was there. I sat next to  
 16 Joe Biden -- I wasn't expecting to talk about this,  
 17 but it was kind of an amazing experience. And I  
 18 gave -- I was the principal speaker.  
 19 And as a result of that, Salem Radio  
 20 heard it. Some Salem host played my speech, and  
 21 they reached out to me and said, would you like to  
 22 do this national radio show. We have an opening.  
 23 So it was literally that serendipitous.  
 24 And I thought about it, prayed about  
 25 it, and I said I would do it if I could do what I

Page 11

1 wanted to do, which is to say not -- not do news  
 2 talk or kind of that current events or the kind of  
 3 stuff that you -- they normally do. But if I could  
 4 do what I wanted to do, which is more like the  
 5 Dick Cavett Show where I would just have on who ever  
 6 I like, talk to them in long form, not just for  
 7 6 minutes or something like that, and just have  
 8 conversations.  
 9 Q What had you been doing up that point?  
 10 A I'm principally a writer. I've  
 11 written, I'm happy to say, five New York Times  
 12 bestsellers. It was a biography about  
 13 Dietrich Bonhoeffer, a German pastor that got  
 14 involved in the plot to kill Hitler, a couple of  
 15 other biographies. Mainly -- mainly a writer and a  
 16 speaker, but mostly known as a -- as a writer.  
 17 Q What's your educational background?  
 18 A I have an English degree from Yale  
 19 University 1984.  
 20 Q With the Eric Metaxas Show, do you  
 21 consider yourself to be a journalist?  
 22 A Even if I considered myself to be a  
 23 journalist, I'm not a journalist, no. I'm not a --  
 24 I'm not a journalist.  
 25 Q Would it be fair to say the show is a

Page 12

1 mixture of a bit of news and opinion?  
 2 A Yeah, it's not a news show. I do -- I  
 3 don't avoid news. There are times when I will  
 4 comment briefly before I interview a guest on  
 5 another subject just to say, hey, last night, did  
 6 you see this or did you see that. Sometimes I do  
 7 current events. But I think -- repeat the question,  
 8 so I answer it exactly, because I want to make sure  
 9 that I answer it.  
 10 Q Sure. Would it be fair to  
 11 characterize the show as a combination of some news  
 12 or current events and opinion?  
 13 A I couldn't say news or current events.  
 14 There are times when I will dip it into that, but if  
 15 I were -- if somebody asked me about the show, I  
 16 wouldn't say -- I wouldn't use the word "news" ever.  
 17 Opinion, my opinion comes into it  
 18 because I'm interviewing people, and I'm not playing  
 19 the role of a journalist. So I say -- I just react  
 20 to the -- to the people. So I just want to make  
 21 sure that I'm answering your -- your question  
 22 clearly because I just don't think in those  
 23 categories. So, if anything, opinion, certainly not  
 24 news.  
 25 Q I think that's a fair answer.

Page 13

1 Now, are you employed by Salem Media?  
2 A Yes. Salem Media is -- yeah, they --  
3 they're the -- they're the folks -- they kind of do  
4 everything, you know. So I just -- I just do my  
5 show, and they distribute it and all that other  
6 stuff.  
7 Q Do you report to someone at Salem?  
8 A Technically. I don't really -- I  
9 don't have conversations with anyone about what I  
10 do. I have total freedom, and I don't -- I just  
11 don't ever -- I don't invite their -- their  
12 comments, and I pretty much am left to do what I  
13 like.  
14 Q Do you have your own team that  
15 produces the show?  
16 A Yes, I do.  
17 Q How many people do you have on your  
18 team?  
19 A I have two people who -- well, no.  
20 There's an engineer who, whenever we're recording  
21 the show, he has to make sure it's recorded. And I  
22 have two producers, one of whom just books the  
23 guests, and the other one is really responsible for  
24 uploading things to video and more the tech side.  
25 And those are -- those are not

Page 14

1 full-time jobs. One of them might be, but the other  
2 one is not.  
3 Q Does Salem have written or formal  
4 standards for your show?  
5 A They might, but I -- I'm not aware of  
6 them. I just think they are -- they're overtly  
7 Christian, and so they would care about the truth.  
8 In other words, they don't take it lightly if --  
9 yeah, in other words, I think that they're not in  
10 the business of doing anything except being  
11 truthful.  
12 I'm not just saying it because I'm  
13 doing a deposition. I mean, that's -- that, I can  
14 recall clearly in -- in talking with them at some  
15 point.  
16 Q So there -- to your knowledge, there  
17 are no written standards or requirements for shows?  
18 A I don't believe so. I'm not aware of  
19 anything. There may be a piece of paper someplace,  
20 but I'm assuming it would be boilerplate. I'm not  
21 aware, no.  
22 Q Okay. In preparing to do a show, do  
23 you -- do you or your team perform some sort of  
24 investigation?  
25 A Unfortunately, no, we don't. It's --

Page 15

1 I'm kind of a fly by the seat of my pants guy in  
2 that we don't have the budget or the bandwidth or  
3 the time to do anything like that. So usually, it's  
4 like, that seems interesting. That book seems  
5 interesting.  
6 And I kind of respond in the moment,  
7 so it's not -- it wouldn't be my inclination to do  
8 that. But we -- I don't think we would be able to  
9 do that anyway, you know.  
10 Q Do you have an approximate idea of how  
11 many people listen to your show?  
12 A No. That's -- that's kind of  
13 embarrassing to say. No, I don't. Yeah, I  
14 honestly -- I don't. And it's frustrating. I  
15 always -- I always have those questions myself, but  
16 no, the answer is I don't know.  
17 Q I would assume it would be hard to  
18 estimate the broadcast listeners, and then you might  
19 be able to see who downloads the podcast, right?  
20 A Yeah. Yeah. But those -- for some  
21 reason, I find that complicated, and so I have never  
22 really gotten any clarity on that.  
23 Q Give me just a second here. All  
24 right. Let's just -- let's just skip to it.  
25 How did you hear about Joe Oltmann and

Page 16

1 his story about Dr. Coomer?  
2 A I don't remember. It must have been  
3 through some news sources or some TV or something  
4 like that. It seemed to be in the air at -- at that  
5 time in November of the -- of last year. So I don't  
6 remember specifically hearing about it. It was just  
7 something that I became aware of.  
8 Q Would it be fair to say that at least  
9 when you have guests on related to politics, that  
10 your show is more conservative?  
11 A It would be fair to say that. I try  
12 very hard not to be -- not to be parochial, not  
13 to -- not allow myself to be categorized. In other  
14 words, I take particular pride in thinking for  
15 myself and trying to represent other sides.  
16 So, in other words, I do have guests  
17 on to whom I'm friendly. I think I'm friendly to  
18 all my guests. I don't have adversarial, or, you  
19 know, conversations the way journalists might. But  
20 I -- so roughly, yes, but I have to say roughly.  
21 Q Do you have guests on occasionally who  
22 have a liberal political slant?  
23 A Absolutely, I do.  
24 Q Like who's an example of that?  
25 A Dick Cavett, Richard Dreyfuss,

Page 17

1 Morgan Freeman, Katie Couric. I mean, I could  
 2 probably go on and on. I have had so many different  
 3 kinds of guests. Robert Klein, the comedian, a lot  
 4 -- a lot of people.  
 5 Q I have heard of them.  
 6 A Yeah.  
 7 Q Okay. So -- and maybe to jog your  
 8 memory, did you, back in November of 2020, I think  
 9 the first sort of big airing of Joe Oltmann and his  
 10 story was with Michelle Malkin. Did you see that?  
 11 A I have never -- I don't remember ever  
 12 watching -- if she has a show or whatever, so no,  
 13 I'm not aware. I think I would remember that. I  
 14 don't think so. I think it was more generally, as I  
 15 said, kind of in the air. So I picked it up  
 16 someplace, but I don't -- I don't believe it would  
 17 have been Michelle Malkin.  
 18 Q Did you see on November 19th, the  
 19 press conference with Rudy Giuliani and  
 20 Sidney Powell? It was -- it's memorable because  
 21 Mr. Giuliani --  
 22 A Because poor Mr. Giuliani --  
 23 THE COURT REPORTER: I'm sorry. One  
 24 at a time.  
 25 Can I have the end of your question,

Page 18

1 please?  
 2 BY MR. SKARNULIS:  
 3 Q He had some hair dye or something like  
 4 that coming down. Do you recall that?  
 5 A Because poor Mr. Giuliani had hair  
 6 dye. I do recall that. I do, yes.  
 7 Q And were you aware that he and  
 8 Ms. Powell both discussed Dr. Coomer at that event?  
 9 A I do not remember them discussing  
 10 Dr. Coomer. No, I don't remember that.  
 11 Q It looks like from the transcript, you  
 12 had -- that was November 19th. It looks like you  
 13 had Mr. Oltmann on your show November 24th, 2020.  
 14 Does that sound about right?  
 15 A That sounds about right. Yeah.  
 16 Q Okay. So after you heard of -- you --  
 17 or was it your producers maybe, who had heard of  
 18 Joe Oltmann?  
 19 A No. It was actually strange. This  
 20 happens in my -- with my program a lot. Someone, I  
 21 don't know who -- actually, no. Someone who I know  
 22 who's a head of a missions organization in Texas,  
 23 who's a dear friend, sent me an email or something  
 24 saying that there's a woman who wanted to reach you  
 25 who is a friend or something like that. And that

Page 19

1 woman said that she -- now, I'm literally not  
 2 remembering this. Forgive me. But I think it was  
 3 this woman -- whose name I don't remember -- who  
 4 said, I think I could get Joe Oltmann for your  
 5 program.  
 6 And because his name had been in the  
 7 news, I thought, wow, that would be interesting,  
 8 because I'm not -- as I said, I don't have a staff  
 9 that can kind of go after these people. So I -- I  
 10 tend just to go with what comes across the transom,  
 11 and that -- that sounded interesting.  
 12 Q Who was the friend who suggested this  
 13 to you?  
 14 A I don't know the name of the woman,  
 15 but my friend is Kurt Nelson. He's a dear soul that  
 16 I have known for some years.  
 17 Q So after you heard about Joe Oltmann's  
 18 story and it intrigued you --  
 19 A Yeah.  
 20 Q -- what did you do next?  
 21 A I think I just responded to the email  
 22 from -- from the woman and said like, great, you  
 23 know, let me know, type of thing.  
 24 Q And then -- and what happened after  
 25 that?

Page 20

1 A I believe, I can't say for sure, but I  
 2 believe that she sent us the contact. And we just  
 3 said, when can you do the show? Can you do it, you  
 4 know, and we gave a few dates or whatever. And,  
 5 again, we kind of play fast-and-loose, just, you  
 6 know, grab people when they -- when they're  
 7 available. And I guess he was available on the date  
 8 you mentioned, and I just had the -- a conversation,  
 9 yeah.  
 10 Q Okay. So prior to having Mr. Oltmann  
 11 on your show, had you ever heard of him?  
 12 A I had heard of him, as I said, in the  
 13 news. You know it's funny. I may -- actually, no.  
 14 I had not heard of Joe Oltmann. I'm sorry. I  
 15 thought you meant Eric Coomer. I had not heard of  
 16 Joe Oltmann, no. I had no idea who he was.  
 17 Q All right. I mean, other than in the  
 18 news prior to having him on the show, were you --  
 19 A No. No. No. No. No. And, I mean,  
 20 I literally don't -- I don't think I would recognize  
 21 him if he walked into the room. And I don't -- I  
 22 don't know anything about him except that this  
 23 friend of a friend said he -- he's the guy who, you  
 24 know, was on that Zoom call or something like that.  
 25 So I knew -- I knew of him only in the context of

Page 21

1 this, what we're talking about.  
 2 Q You've never seen his video podcast,  
 3 Conservative Daily?  
 4 A No, I have not. And I wasn't even  
 5 aware that he had that until Tom mentioned it to me  
 6 the other day. I -- yeah. I'm just not aware of  
 7 him.  
 8 Q Have you talked to Mr. Oltmann since  
 9 the show?  
 10 A No. No, I have not.  
 11 Q Was that the only time you talked to  
 12 him?  
 13 A I really -- I'm pretty sure that would  
 14 have been the only time I had any communication with  
 15 him was during the 30 or 40 minutes of the show,  
 16 yeah.  
 17 Q Before you went on air, did you do  
 18 some sort of interview with him?  
 19 A We don't do that. It's just not --  
 20 it's usually not necessary. I just want to kind of  
 21 have a free flowing conversation, and I want the  
 22 guest to kind of tell my audience the story.  
 23 So we don't have the time or the  
 24 inclination to kind of get the story before the  
 25 story, so I just kind of jumped in. So I didn't

Page 22

1 have any conversation with him, no.  
 2 Q Before you started the show, did you  
 3 know his story generally regarding Dr. Coomer?  
 4 A Yeah. I had the -- the barebones  
 5 outline, which is why I wanted to have him on the  
 6 show. I thought that sounds interesting. And I  
 7 normally don't get quote/unquote hot guests like  
 8 that like, you know, somebody who's in the news or  
 9 whatever. So when it was offered up, I thought that  
 10 would be fun for my audience.  
 11 Q Did you do any investigation of  
 12 Mr. Oltmann prior to having him on the show?  
 13 A No, I did not.  
 14 Q Did your staff do any investigation of  
 15 Mr. Oltmann?  
 16 A No. We -- we really don't do that.  
 17 We kind of just, as I said, shoot -- kind of shoot  
 18 from the hip. If it sounds interesting or good,  
 19 I -- I'm really not looking for controversy, but it  
 20 just sounded newsy and interesting.  
 21 Q Were you aware prior to having  
 22 Mr. Oltmann on the show that he had made other  
 23 allegations on his podcast of election fraud  
 24 instances?  
 25 A I -- I was not aware of that.

Page 23

1 Q If you get something wrong on the  
 2 show, is it your practice to correct that?  
 3 A I -- I care deeply about my audience,  
 4 and so if I felt the need to correct something, I  
 5 would probably. Well, I would certainly do that  
 6 if -- if I felt it rose to the level of my audience  
 7 should know that, you know, I said the house was  
 8 green and it was blue or -- or whatever it is, yeah.  
 9 Q Okay. So you -- you have Mr. Oltmann  
 10 on the show. Did you find him to be credible?  
 11 A Oh, yeah, I did. I did. And of  
 12 course, that's important to me. If I had a guest on  
 13 that didn't seem credible to me, on behalf of my  
 14 audience, I would ask them some tough questions,  
 15 like wait a minute, you know, that doesn't sound  
 16 right. Or why are you saying that. So, yeah,  
 17 that's important to me. And I did, yeah.  
 18 Q Were you aware that Mr. Oltmann was  
 19 scheduled to give his deposition in this case on  
 20 Wednesday at the courthouse in Denver?  
 21 MR. QUINN: Object to form. Go ahead.  
 22 THE WITNESS: I'm not -- I'm not  
 23 understanding the question. You mean this  
 24 Wednesday?  
 25

Page 24

1 BY MR. SKARNULIS:  
 2 Q Yes, sir.  
 3 A You mean this -- you mean this week,  
 4 you mean?  
 5 Q Yeah, I was there.  
 6 A No. No. I'm not -- I'm not following  
 7 his story at all. I'm a little embarrassed to say  
 8 I'm ignorant of such details, so the short answer  
 9 would be, no, I -- I wasn't aware.  
 10 Q Well, I'll represent to you that he  
 11 was ordered by the court to appear for his  
 12 deposition on Wednesday at the courthouse in Denver,  
 13 and he did not show up. Does that affect, now, your  
 14 assessment of Mr. Oltmann's credibility?  
 15 MR. QUINN: Object to form.  
 16 THE WITNESS: I'm sorry?  
 17 MR. QUINN: Periodically, I will  
 18 object to a question. Unless I instruct you to  
 19 not answer it because it's some sort of  
 20 privilege, please go ahead and answer the  
 21 question.  
 22 THE WITNESS: Yeah.  
 23 MR. QUINN: So why don't we have the  
 24 court report -- do you mind re-asking the  
 25 question?

Page 25

1 MR. SKARNULIS: Yes.  
2 MR. QUINN: And just note my  
3 objection, so I don't interrupt again.  
4 BY MR. SKARNULIS:  
5 Q Sure. He'll -- he'll do that if I ask  
6 a bad question.  
7 A Okay.  
8 Q Okay. So Mr. Oltmann did not appear  
9 to -- at his schedule --  
10 A He didn't appear?  
11 Q Yeah.  
12 A And do I find that to affect my  
13 opinion?  
14 Q Yeah. After the fact in your  
15 assessment --  
16 A No.  
17 Q -- of Mr. Oltmann's credibility, his  
18 failure to show and give sworn testimony about his  
19 story, does that now in hindsight, affect your  
20 assessment of Mr. Oltmann's credibility?  
21 A No.  
22 Q Why not?  
23 MR. QUINN: Object to form.  
24 Go ahead and answer.  
25 THE WITNESS: Why not. That's --

Page 26

1 we've now entered into the realm of pure  
2 subjectivity. I -- I don't know why not. I  
3 guess because I don't have enough information  
4 about why he would have done that. I really  
5 have no information to go on, so that wouldn't,  
6 as you phrased it, affect my -- my evaluation  
7 of him as -- as to his credibility.  
8 BY MR. SKARNULIS:  
9 Q Okay. Well, you -- you recall from  
10 his appearance on your show, or maybe you don't.  
11 Tell me if you don't. But generally, his story was  
12 that there was an Antifa call, a conference call of  
13 some kind. Do you recall that?  
14 A I do.  
15 Q Prior to having Mr. Oltmann on your  
16 show, had you ever heard of Antifa holding a  
17 conference call?  
18 A Specifically, no, but it doesn't  
19 strike me as even slightly implausible, so I  
20 wouldn't have really given it any thought.  
21 Q And -- and we'll look at the  
22 transcript from the show, but were you interested to  
23 find out how Mr. Oltmann accessed this call?  
24 A I remember asking him about it. I was  
25 utterly fascinated, and I remember asking him like,

Page 27

1 what are you -- you know, how did you find yourself,  
2 I maybe even used the phrase "lurking on a call,"  
3 you know. So, yeah, I was -- it was fascinating to  
4 me, just amazing.  
5 Q Did -- and -- and, you know, again,  
6 we'll -- we'll look at the transcript from your  
7 show. But prior to starting the show, did you ask  
8 him for the names of any of the participants or the  
9 person who introduced him to the call?  
10 A I didn't have any conversation with  
11 him prior to my radio interview. So -- so the  
12 answer would be no. I didn't ask him anything.  
13 Q You'd -- you'd agree with me today  
14 that that would be important corroborating evidence  
15 to know other participants on the call and hear what  
16 they heard, right?  
17 MR. QUINN: Object to form.  
18 THE WITNESS: I wouldn't agree with  
19 you.  
20 BY MR. SKARNULIS:  
21 Q Why not?  
22 A That's just not my -- I don't see that  
23 as my job. I just kind of jump into a conversation  
24 with somebody. They seem generally credible. And  
25 I -- and I have a conversation. I don't have time

Page 28

1 in the interview, you know, to go back into all that  
2 stuff. I think he gave me enough general context  
3 that I, you know, just willing to suspend my  
4 disbelief and let him talk.  
5 Q Were you surprised that Mr. Oltmann  
6 did not have a recording of the Antifa conference  
7 call?  
8 A It actually never occurred to me until  
9 you just mentioned it this second.  
10 Q And you'd agree with me that that  
11 would be important evidence that this conference  
12 call occurred, right?  
13 MR. QUINN: Object to form.  
14 THE WITNESS: No.  
15 BY MR. SKARNULIS:  
16 Q Why not?  
17 A I wouldn't. I -- I just don't know  
18 enough about anything that we're talking about to  
19 know what -- what is important or unimportant,  
20 frankly. It strikes me that I don't live in a world  
21 of, you know, phone calls or recorded phone calls.  
22 And so it's just not the kind of thing  
23 that would occur to me. He seemed credible, and  
24 there's no reason for me to doubt what he was  
25 saying. And as far as I know, maybe he does have a

Page 29

1 recording of it. So I -- I simply wouldn't know how  
2 to answer that.

3 Q Did you reach out to Eric Coomer to  
4 verify Mr. Oltmann's story?

5 A No.

6 MR. QUINN: Object to form.

7 BY MR. SKARNULIS:

8 Q Did you at any point contact  
9 Dominion Voting Systems to verify Mr. Oltmann's  
10 call?

11 MR. QUINN: Object to form.

12 THE WITNESS: No. We -- we don't --  
13 we just don't have the bandwidth to do anything  
14 even approaching that kind of corroboration, I  
15 guess, would be the word. We're not -- we're  
16 just not able to do that. I just have guests  
17 on, I talk to them, and I kind of respond in  
18 the moment. So I'm not a journalist. So I  
19 just -- it's just not something that would even  
20 occur to me.

21 BY MR. SKARNULIS:

22 Q Do you believe that Dr. Coomer  
23 personally influenced the outcome of the 2020  
24 presidential election?

25 MR. QUINN: Object to form.

Page 30

1 THE WITNESS: Can you ask that again?

2 BY MR. SKARNULIS:

3 Q Yeah. Sure.

4 Do you believe that Dr. Eric Coomer  
5 personally influenced the outcome of the 2020  
6 presidential election?

7 A I honestly have no idea. I -- I have  
8 no -- I have no idea. I wouldn't know. I couldn't  
9 know, so I couldn't even answer yes or no. I don't  
10 know.

11 Q Do you believe that  
12 Dominion Voting Systems influenced the outcome of  
13 the 2020 presidential election?

14 MR. QUINN: Object to form.

15 THE WITNESS: I think from what I  
16 know, so this is my opinion, it's possible,  
17 which is so horrifying to me, that it's one of  
18 the reasons I think I was interested in talking  
19 to Joe Oltmann. I just thought this is the  
20 greatest scandal imaginable, and this guy seems  
21 to have some information that sounds  
22 interesting or relevant to it.

23 So -- so, yeah, unfortunately, I think  
24 it's possible.

25

Page 31

1 BY MR. SKARNULIS:

2 Q Why would you think that a company in  
3 the business of making secured voting machines would  
4 have a motivation to influence the election?

5 MR. QUINN: Object to form.

6 THE WITNESS: Because I believe in the  
7 biblical doctrine of original sin. It's like  
8 asking why did Adam eat the apple, or why do  
9 people commit crime? Because they can. I  
10 think the reason we have lawyers is because we  
11 live in a system where we understand these  
12 things are possible.

13 And I think we have to be vigilant  
14 in -- at certain times because the election of  
15 a president is a sacred thing. And so as I say  
16 it, it horrifies me, particularly that it's  
17 even something that's possible.

18 But I think when you're dealing with  
19 human beings, you just have to assume that they  
20 can be influenced for innumerable reasons.

21 BY MR. SKARNULIS:

22 Q Do you have any working theory about  
23 how Dominion Voting Systems could have affected the  
24 outcome of the election?

25 MR. QUINN: Object to form.

Page 32

1 THE WITNESS: No.

2 BY MR. SKARNULIS:

3 Q Do you believe that  
4 Dominion Voting Systems could have influenced  
5 down-ballot elections, in other words, for senate  
6 and congress?

7 MR. QUINN: Object to form.

8 THE WITNESS: Can you say that again?  
9 Do I have any --

10 BY MR. SKARNULIS:

11 Q Do you -- do you believe that  
12 Dominion Voting Systems could have influenced the  
13 down-ballot elections, senate and congress?

14 A Sure, potentially.

15 MR. QUINN: Object to form of the last  
16 question.

17 BY MR. SKARNULIS:

18 Q And you'd agree with me that that  
19 would seem to be adverse to Dominion's financial  
20 interest, right?

21 MR. QUINN: Object to form.

22 BY MR. SKARNULIS:

23 Q If they did that?

24 A Yeah, no. I can't really -- I -- I  
25 can't say. No.

Page 33

1 Q Prior to November 24th, 2020, did you  
2 have knowledge of Eric Coomer?  
3 A Only in the days prior, immediately  
4 prior to the interview, I might have. I mean,  
5 actually, no. Generally, no. I knew there was  
6 someone that was referred to by Oltmann, but I -- I  
7 had no sense of who that was.  
8 And I think in my interview with  
9 Oltmann that day, I even asked him, so who -- who is  
10 this person. And, you know, I -- I learned in my  
11 interview who he was.  
12 Q Do you -- have you learned more about  
13 Dr. Coomer since your interview?  
14 A I have not.  
15 Q And I think I probably covered this,  
16 but other than -- well, let me ask it this way:  
17 After the show finished, did you have a further  
18 conversation with Mr. Oltmann?  
19 A I -- I did not.  
20 Q Have you learned anything since the  
21 show that corroborates Mr. Oltmann's story?  
22 A I don't believe so.  
23 Q Prior to the election, did you have  
24 any shows that discussed the potential for fraud in  
25 the election?

Page 34

1 MR. QUINN: Object to form.  
2 Go ahead.  
3 THE WITNESS: I don't believe so, no.  
4 BY MR. SKARNULIS:  
5 Q Post election, November 4th, let's  
6 say, until the show with Mr. Oltmann, November 24th,  
7 did you have any shows that discussed election  
8 fraud?  
9 A I don't think, per se, that I did. I  
10 may have mentioned it in the course of doing the  
11 shows, but I don't believe I had a show specifically  
12 discussing that question, no.  
13 Q And I think I know the answer, but  
14 were you aware that Mr. Oltmann did a number of  
15 podcasts regarding other theories of election fraud  
16 other than Dr. Coomer?  
17 A No.  
18 Q Did you know that Mr. Oltmann first  
19 revealed the story about Dr. Coomer on November 9th?  
20 A I don't believe so.  
21 Q Does the fact that he came up with the  
22 story six days after the election, affect your  
23 assessment of Mr. Oltmann's credibility today?  
24 MR. QUINN: Object to form.  
25 THE WITNESS: Not at all.

Page 35

1 BY MR. SKARNULIS:  
2 Q Why not?  
3 A Why --  
4 MR. QUINN: Object to form again.  
5 THE WITNESS: Why doesn't -- yeah,  
6 please repeat that. I'm not sure I got it.  
7 BY MR. SKARNULIS:  
8 Q Sure.  
9 So Mr. Oltmann first revealed his  
10 story about Dr. Coomer six days after the election.  
11 I'll represent that to you.  
12 A Right.  
13 Q Assuming that, does that affect your  
14 assessment of Mr. Oltmann's credibility as we sit  
15 here today?  
16 A No.  
17 Q Why not?  
18 MR. QUINN: Object to form.  
19 THE WITNESS: I just don't see how  
20 that fact would be relevant to his credibility.  
21 I must not be following your -- the point. I  
22 don't -- I don't see how it would affect it.  
23 BY MR. SKARNULIS:  
24 Q Well, my -- my point is this: Would  
25 you not agree that it's kind of convenient for

Page 36

1 Mr. Oltmann to have the story about Dr. Coomer  
2 sometime after the election?  
3 MR. QUINN: Object to form.  
4 THE WITNESS: No. I -- it struck me  
5 that it was suddenly relevant, and that's why  
6 he -- he brought this up. I mean, if I recall  
7 the details, it -- yeah, I wouldn't -- it  
8 doesn't strike me as odd or even slightly  
9 suspicious.  
10 BY MR. SKARNULIS:  
11 Q At the time you hosted the show with  
12 Mr. Oltmann, were you aware that he had an ownership  
13 interest in the conservative podcast?  
14 A No.  
15 Q Were you aware that he financially  
16 benefited from his conservative podcast?  
17 A No.  
18 MS. HALL: Andrea Hall, object to  
19 form.  
20 BY MR. SKARNULIS:  
21 Q Did you know that the alleged Antifa  
22 conference call occurred in September?  
23 A I don't believe I knew when it  
24 occurred.  
25 Q Knowing now that the alleged call

Page 37

1 occurred sometime before the election and then  
2 Mr. Oltmann came out with his story at least  
3 six days after the election, does that now affect  
4 your assessment of Mr. Oltmann's credibility?  
5 MR. QUINN: Object to form.  
6 THE WITNESS: No.  
7 BY MR. SKARNULIS:  
8 Q When you had Mr. Oltmann on your show,  
9 were you aware that he was a vocal supporter of  
10 former President Trump?  
11 A I don't believe so.  
12 Q Did you know that through an  
13 organization, his nonprofit, he held rallies in  
14 support of President Trump?  
15 A I don't believe I knew that.  
16 Q Were you aware that Mr. Oltmann  
17 formed, basically, a paramilitary group in Colorado?  
18 MR. QUINN: Object to form.  
19 MS. HALL: Andrea Hall, object to  
20 form.  
21 THE WITNESS: I was not aware of that,  
22 no.  
23 BY MR. SKARNULIS:  
24 Q Were you aware that before making his  
25 allegations regarding Dr. Coomer, Mr. Oltmann had

1 made a number of other election fraud allegations?  
2 A No.  
3 Q Prior to having Mr. Oltmann on your  
4 show, did you look at any of his social media?  
5 A No.  
6 Q Do you know if any of your staff  
7 reviewed his social media?  
8 A I can say pretty confidently that they  
9 probably didn't.  
10 Q At the time of the show, were you  
11 aware of any federal governmental agency or body  
12 that had determined the results of the 2020  
13 presidential election were fraudulent?  
14 A You'll have to repeat that.  
15 Q Sure. At the time you had the show,  
16 November 24th, 2020, did you know of any federal  
17 agency that had determined the 2020 presidential  
18 election was fraudulent?  
19 A No.  
20 Q Were you aware that Chris Krebs with  
21 the Cybersecurity and Infrastructure Security Agency  
22 had reported on November 12th, 2020 that there was  
23 no evidence of fraud in the 2020 presidential  
24 election?  
25 A Was I aware of that? No.

1 Q Were you aware that 59 election  
2 computer scientists issued an open letter on  
3 November 16th, 2020, stating that there was no  
4 credible evidence of computer fraud in the  
5 presidential election?  
6 MR. QUINN: Objection to form.  
7 A When did they do that?  
8 Q November 16th, 2020.  
9 A No, I don't believe so.  
10 THE COURT REPORTER: Did you have an  
11 objection a couple of questions ago?  
12 MR. QUINN: I did. Thank you.  
13 BY MR. SKARNULIS:  
14 Q Did you hear that on  
15 December 1st, 2020, then-U.S. Attorney General  
16 Bill Barr stated there was no evidence of fraud in  
17 the 2020 presidential election?  
18 A I did.  
19 Q Did you report that on your show?  
20 A I may have mentioned it in passing, or  
21 a guest may have mentioned it in passing. I  
22 don't -- I don't know, but certainly we -- we might  
23 have mentioned it.  
24 Q Did you disagree with Mr. Barr's  
25 statement at that time?

1 MR. QUINN: Object to form.  
2 THE WITNESS: In my opinion, there's  
3 nothing more controversial, then or now, than  
4 what happened in the 2020 election. So I think  
5 a lot of people were trying to process where  
6 folks like Barr, whoever, were getting their  
7 information to make those kinds of  
8 determinations, and then to comment on it  
9 publicly.  
10 So I -- to this day, I find it  
11 confusing.  
12 BY MR. SKARNULIS:  
13 Q What do you think happened in the  
14 2020 -- presidential election?  
15 MR. QUINN: Object to form.  
16 BY MR. SKARNULIS:  
17 Q Do you think there was fraud?  
18 MR. QUINN: Object to form.  
19 THE WITNESS: In my opinion,  
20 horrifyingly, it seems to me, plausible. I can  
21 think of nothing more horrifying than the idea  
22 that American voters would not be sure that  
23 their votes are considered sacred and that an  
24 election would be conducted in the way our  
25 elections generally have been since our

1 founding.  
2 So it's -- it's just horrifying to me  
3 that I can't say for sure that I know that the  
4 election was conducted the way it should be.  
5 BY MR. SKARNULIS:  
6 Q You're aware now that approximately 60  
7 lawsuits regarding the outcome of the election had  
8 been dismissed, right?  
9 A It's my understanding that the judges  
10 didn't look at the evidence, and so I think it -- it  
11 could be misleading to say they're dismissed because  
12 it implies that they were -- that the evidence was  
13 considered and they were dismissed. It seems to me  
14 not to rise to that happier level.  
15 Q Do you think there was a conspiracy to  
16 affect the outcome of the 2020 presidential  
17 election?  
18 MR. QUINN: Object to form.  
19 THE WITNESS: As I was saying a moment  
20 ago, it seems to me disturbingly possible. And  
21 I'm just sick to say such a thing, but it seems  
22 possible.  
23 BY MR. SKARNULIS:  
24 Q Why does it seem possible to you?  
25 MR. QUINN: Object to form.

Page 42

1 THE WITNESS: Why does it seem  
2 possible to me that the election was not  
3 conducted properly?  
4 BY MR. SKARNULIS:  
5 Q Yes, sir.  
6 A Well, first of all, because of human  
7 nature, and secondly, because the way votes are  
8 counted has become complicated. And obviously,  
9 there seems to be room for malfeasance, and it's  
10 become increasingly clear to me that there's more  
11 room for that at this point than there should be.  
12 Q Do you have specific instances where  
13 you believe fraud occurred?  
14 MR. QUINN: Counsel, does this relate  
15 to the November 24th show? I mean, we're --  
16 he's told you he doesn't -- hasn't talked to  
17 him since on November 24th, 2020, and you're  
18 asking him about his opinions today. Just can  
19 you please limit it --  
20 MR. SKARNULIS: Well, what I'm getting  
21 at is the -- and I'll clarify the area that I'm  
22 asking about, is the probability of the  
23 allegations --  
24 THE WITNESS: Yeah.  
25

Page 43

1 BY MR. SKARNULIS:  
2 Q -- that Mr. Oltmann made, did you give  
3 consideration to whether or not it was probable or  
4 improbable that what he stated actually happened?  
5 MR. QUINN: In the moment during the  
6 show?  
7 MR. SKARNULIS: Yes, sir.  
8 MR. QUINN: Can you please put it in  
9 context?  
10 THE WITNESS: Well, I -- I think it's  
11 my job as a radio host and an interlocutor on  
12 behalf of my audience to -- to think about  
13 those things. So, yeah.  
14 BY MR. SKARNULIS:  
15 Q When you had the show, did you have  
16 any knowledge of how computer voting systems worked?  
17 A I don't think particularly, no.  
18 Q Were -- when you -- when you conducted  
19 the show, were aware of the security provisions that  
20 states have for computer voting systems?  
21 MS. HALL: Andrea Hall, object to  
22 form.  
23 THE WITNESS: Not particularly or  
24 specifically. That's kind of what I mean is  
25 that I leap into a conversation, hoping to

Page 44

1 learn more about these things from my guests.  
2 So this is not, you know, a field with which  
3 I'm particularly familiar.  
4 BY MR. SKARNULIS:  
5 Q Did you have any reason to believe  
6 when you had him has a guest on your show that  
7 Mr. Oltmann had some particular familiarity with  
8 computer voting systems?  
9 MS. HALL: Andrea Hall, object to  
10 form.  
11 THE WITNESS: I got the impression in  
12 the conversation that he did.  
13 BY MR. SKARNULIS:  
14 Q What gave you that impression?  
15 A I don't recall. Just generally, as I  
16 spoke to him, I -- I got the idea -- well, actually  
17 no. I'm -- I'm -- maybe I'm responding to the wrong  
18 part of that.  
19 I don't -- I don't think that was the  
20 issue. I think he was talking about the intent of  
21 people, so it wasn't about the specifics. It just  
22 generally had something to do with possibilities for  
23 fraud with the -- with the machine system.  
24 Q Prior to having Mr. Oltmann on your  
25 show, had you reviewed the affidavit he gave and was

Page 45

1 used in Sidney Powell's lawsuits?  
2 A No. I don't think I was even aware of  
3 it.  
4 Q Have you seen it since?  
5 A No.  
6 Q Again, at the -- at the time of the  
7 show, were you aware that all states, with the  
8 exception of Louisiana, have voting machines that  
9 produce paper ballots as backups?  
10 MR. QUINN: Object to form.  
11 THE WITNESS: I -- I've heard that,  
12 and it all sounds vague enough to be  
13 meaningless. So, you know, that -- I may have  
14 heard that. But I don't even know that I heard  
15 it. But if I have heard it, it just sounds to  
16 me like, you know, something that -- that  
17 doesn't mean anything particularly significant.  
18 BY MR. SKARNULIS:  
19 Q When you had Mr. Oltmann on your show,  
20 were you aware of the -- all states' pre- and post-  
21 election security measures?  
22 A I don't believe so.  
23 Q Were you aware that all states  
24 participated in the U.S. Election Assistance  
25 Commissions Certification?

Page 46

1 A No.  
2 Q Did you know that when you had the  
3 show, that all 50 states and thousands of local  
4 jurisdictions participated in the Elections  
5 Infrastructure Information Sharing Analysis Center?  
6 A I don't even know what that means, so  
7 the answer would be no.  
8 Q Did -- has your -- whatever you know  
9 of your audience, your listenership, has that  
10 increased since the election?  
11 A I don't believe so.  
12 Q Do you know whether your advertising  
13 has increased since the election?  
14 A I don't believe it has.  
15 Q Do you know any of the other  
16 defendants in this lawsuit?  
17 A I don't know who the defendants are,  
18 so I can't really answer that unless I know who they  
19 are.  
20 Q Well, that's -- that's totally fair.  
21 Do you know Sidney Powell?  
22 A I have met her. I don't know her.  
23 Q When did you meet Sidney Powell?  
24 A She wrote a book, I think, in 2014. I  
25 don't remember what it was about, but I interviewed

Page 47

1 her on my radio program a few years ago. So that  
2 would be the answer to that.  
3 Q Do you know Rudy Giuliani?  
4 A I do not.  
5 Q Do you know Michelle Malkin?  
6 A I do not. I met her, but I don't know  
7 her.  
8 Q When did you meet Ms. Malkin?  
9 A I don't recall. Yeah, I don't know.  
10 Actually, wait. No. I had her on my program, maybe  
11 three years ago or something like that. She may  
12 have had a book out. Typically, people, if they put  
13 out a book or something like that, that makes it  
14 easy for me to have a guest on.  
15 Q Do you know anyone at  
16 One America News Network?  
17 A I don't.  
18 Q Do you know Mike Lindell?  
19 A I do.  
20 Q How do you know Mr. Lindell?  
21 A I use his products, and I have been  
22 getting the most comfortable sleep of my life. Use  
23 the code "Eric" when you go to mypillow.com.  
24 Actually, I don't -- I don't know how  
25 I met Mike, but he -- his name came up, because in

Page 48

1 the Salem Radio Network, one of the co- -- one of  
2 the hosts that I shared studio space with had  
3 MyPillow stuff around his office, I guess, and so I  
4 became aware of him. And then he eventually became  
5 a sponsor on the program.  
6 So I have -- I have met him a bunch of  
7 times because -- because of that, yeah.  
8 Q Have you talked to Mr. Lindell at all  
9 about Mr. Oltmann?  
10 A I have never talked to him about  
11 Mr. Oltmann or about any of what we're discussing.  
12 Q Do you know Patrick Byrne?  
13 A I don't know him. I have met him.  
14 And I interviewed him on my program. But I don't --  
15 I can't say that I know him.  
16 MR. SKARNULIS: Let's go off the  
17 record, Anton.  
18 THE VIDEOGRAPHER: We are now off the  
19 record. The time on the video monitor is  
20 9:30 a.m.  
21 (Whereupon, a short break was taken.)  
22 THE VIDEOGRAPHER: We are now back on  
23 the record. The time on the video monitor is  
24 9:41 a.m.  
25 (Whereupon, Exhibit 94 was marked for

Page 49

1 Identification.)  
2 BY MR. SKARNULIS:  
3 Q All right. Mr. Metaxas, I'm handing  
4 you what I've marked as Exhibit 94. And --  
5 A Thank you.  
6 Q I notice you're not copied on this,  
7 but do you know who Albin Sadar is?  
8 A No, but I know who Albin Sadar is.  
9 Q Okay. Who is Albin Sadar?  
10 A I don't know.  
11 He's my producer and friend.  
12 Q All right. How long have you worked  
13 with Mr. Sadar?  
14 A I think coming up on maybe four years.  
15 Q And Susan Pausky, who is that?  
16 A I don't know. I think it's the woman  
17 that connected me to Joe Oltmann. Maybe it was  
18 Kurt Nelson that connected me to her.  
19 Q Okay.  
20 A So I don't know -- I don't who she is  
21 other than that.  
22 Q And I think if you go to Page 2, that  
23 might confirm your...  
24 A Okay. Good.  
25 Q So does this confirm that this --

Page 50

1 Ms. Pausky is --  
2 A Yeah.  
3 Q -- the person who --  
4 A Yes.  
5 Q And let me finish my question if you  
6 don't mind.  
7 A Sorry.  
8 Q Ms. Pausky is the person who  
9 introduced you to Joe Oltmann through your friend  
10 Kurt Nelson?  
11 A Yes.  
12 Q Okay. In the second page of  
13 Exhibit 94, second paragraph, it says, "Joe and I  
14 became friends years ago serving in religious  
15 reconciliation circles in the Spirit of Yeshua.  
16 Another story."  
17 Did that influence, that statement  
18 influence -- well, did you see this?  
19 A I don't recall seeing what I'm looking  
20 at right now before, no.  
21 Q Did you talk to Mr. Nelson about  
22 Joe Oltmann at all?  
23 A No.  
24 Q Did you talk to Ms. Pausky at all  
25 about Joe Oltmann?

Page 51

1 A I don't -- I don't believe so.  
2 Q So would it -- would it be fair to say  
3 that when Mr. Oltmann came on your show, you had  
4 very little knowledge of him?  
5 A Yeah.  
6 Q Okay.  
7 MR. SKARNULIS: All right. I'm  
8 handing you what I have marked as Exhibit 95.  
9 I did it again. I didn't make a copy of that  
10 one.  
11 (Whereupon, Exhibit 95 was marked for  
12 Identification.)  
13 MR. QUINN: I have got it here as  
14 well.  
15 MR. SKARNULIS: When I'm left to my  
16 own with documents...  
17 And for the lawyers attending this via  
18 Zoom, if you go to Exhibit Share with Veritext,  
19 all the documents should be uploaded. And I'll  
20 refer -- the last one was Bates Number 10. 95  
21 is Bates Number 6.  
22 BY MR. SKARNULIS:  
23 Q All right. So, Mr. Metaxas, you  
24 recognize this email, Exhibit 95?  
25 A No. I mean I -- I don't doubt that I

Page 52

1 may have read it, but I don't remember it.  
2 Q Okay. You are the addressee on this  
3 email, right?  
4 A Right, yes.  
5 Q If you'll go to the fourth paragraph  
6 here, Ms. Pausky -- well, let me stop.  
7 Ms. Pausky, other than this email, do  
8 you recall having any communication with her?  
9 A No.  
10 Q No texts, anything like that?  
11 A No.  
12 Q And Ms. Pausky writes here in the  
13 fourth paragraph, "Priority is urgency of winning  
14 election."  
15 Do you see that?  
16 A Yeah.  
17 Q Did you believe that having  
18 Mr. Oltmann on your show helped to advance the  
19 priority of winning the election?  
20 A I don't understand the question.  
21 Q Well, when you had Mr. Oltmann on your  
22 show, was one of your goals to try to assist former  
23 President Trump with winning the election?  
24 MS. HALL: Object to form.  
25 THE WITNESS: No. The issue was the

Page 53

1 legitimacy of the election, not who won. In  
2 other words, I am -- I might be upset if  
3 someone I vote for doesn't win, but I wouldn't  
4 consider it a national crisis. But if the  
5 election was not clearly legitimate in the eyes  
6 of many Americans, that would be disturbing.  
7 So I was dealing with the latter issue in the  
8 interview.  
9 BY MR. SKARNULIS:  
10 Q Who runs the Eric Metaxas Twitter  
11 account?  
12 A Eric Metaxas.  
13 Q Okay. Do -- does your staff  
14 participate at all in managing the Twitter account?  
15 A Sometimes they may post -- they may  
16 post something for me, but generally, it would be  
17 me.  
18 Q Okay.  
19 (Whereupon, Exhibit 96 was marked for  
20 Identification.)  
21 BY MR. SKARNULIS:  
22 Q I have handed you what I marked as  
23 Exhibit 96. And do you recognize this?  
24 A I mean, I only -- only because I'm  
25 reading it now. It's not something that I remember.

Page 54

1 Q Do you post quite a few tweets?  
2 A Yeah.  
3 Q Okay. And this is dated  
4 November 24th, 2020, and it has video of your  
5 interview with Mr. Oltmann, right?  
6 A That's right.  
7 Q And the video is entitled,  
8 "Joe Oltmann Discusses How A Security Genius at  
9 Dominion..." Do you see that?  
10 A Yeah. I don't write the descriptions  
11 of the videos, so that's not -- that's not my -- you  
12 know, I don't -- I don't write that part of it, is  
13 what I'm saying, on the video. That's not my job.  
14 Q You're anticipating my question. Who  
15 does?  
16 A Either Albin or my other producer,  
17 Chris Heims.  
18 Q Now, it appears to me there have been  
19 tweets related to Dr. Coomer that have since been  
20 deleted. Did you delete tweets regarding  
21 Dr. Coomer?  
22 A I almost never delete tweets, so I  
23 would be surprised if I had or why I would.  
24 Q You don't recall deleting any tweets  
25 related to Dr. Coomer?

Page 55

1 A No.  
2 Q Did any of your staff talk to you  
3 about deleting any tweets?  
4 A No.  
5 Q Okay.  
6 MR. SKARNULIS: I'm handing you what  
7 I've marked as Exhibit 97.  
8 THE WITNESS: Okay. Are we done with  
9 these exhibits?  
10 MR. SKARNULIS: We are, sir.  
11 THE COURT REPORTER: For the record,  
12 are these new exhibits that you're marking?  
13 MR. SKARNULIS: Yes. Yeah, we have  
14 been marking them sequentially throughout the  
15 prior depositions, so we're continuing.  
16 (Whereupon, Exhibit 97 was marked for  
17 Identification.)  
18 BY MR. SKARNULIS:  
19 Q And we can watch the YouTube if you  
20 prefer, Mr. Metaxas, but we had a court reporter  
21 transcribe the show. I think it's probably more  
22 efficient.  
23 A If I can avoid watching myself on  
24 video, I'd prefer not to watch myself on video.  
25 Q Understood.

Page 56

1 So -- and, you know, if you take issue  
2 with any of the transcription, just let me know, and  
3 we can check that.  
4 If you'll go to Page 2 of the --  
5 A Yeah.  
6 Q -- transcript, at line 8.  
7 A Yup.  
8 Q This is you talking. And you say,  
9 "But some of you have had heard the story of  
10 Joe Oltmann, Joe Oltmann, O-l-t-m-a-n-n, was all  
11 over the news not long ago talking about how he came  
12 across a guy named Eric Coomer who is affiliated  
13 with Dominion and how this Eric Coomer also seems to  
14 be so viciously, insanely anti-Trump that  
15 Eric Coomer of Dominion is also involved with  
16 Antifa."  
17 Did I read that correctly?  
18 A I think so.  
19 Q Did you believe that Eric Coomer was  
20 involved with Antifa?  
21 MR. QUINN: Object to form.  
22 THE WITNESS: The only way that I  
23 would have known about it was through whatever  
24 news I'm referring to here. And it seemed to  
25 me horrifyingly plausible. So, yeah, it's a

Page 57

1 disturbing thought.  
2 BY MR. SKARNULIS:  
3 Q Well, plausible is -- is one thing.  
4 Did you have a strong belief at the  
5 time of making this statement that Dr. Coomer was  
6 involved with Antifa?  
7 MR. QUINN: Object to form.  
8 THE WITNESS: I -- I can only go on  
9 what I had heard. So it seemed -- it seemed  
10 right to me that this information -- in other  
11 words, the information seemed clear enough, and  
12 I didn't have particular reason to doubt it, I  
13 think would be how I'd say it.  
14 BY MR. SKARNULIS:  
15 Q You didn't know Dr. Coomer, right?  
16 A No.  
17 Q And prior to doing the story, you  
18 hadn't done any background investigation of  
19 Dr. Coomer, right?  
20 A Correct.  
21 Q Did you -- at the time of making this  
22 introduction regarding Dr. Coomer, did you give  
23 consideration to what your listeners would think  
24 about Dr. Coomer?  
25 A That's -- that's hard to say. I don't

Page 58

1 know.  
2 Q Prior to making this statement, or as  
3 you made this statement, did you give thought to the  
4 potential that Dr. Coomer may receive threats?  
5 MR. QUINN: Object to form.  
6 THE WITNESS: I never think about  
7 anything like that, generally speaking. I  
8 mean, I have, myself, received threats, so it  
9 seems to be part of the -- the landscape these  
10 days with social media. So it didn't occur to  
11 me particularly, no.  
12 BY MR. SKARNULIS:  
13 Q All right. Going through, we'll  
14 just -- we'll just talk about a couple of segments  
15 here with Mr. Oltmann. If you'll turn to Page 6 of  
16 the transcript and go down to line 6. And this is  
17 Mr. Oltmann talking, and said -- and Mr. Oltmann  
18 said, "And so I found myself on this phone call,  
19 this conference call and, you know, this guy named  
20 Eric started talking. And then somebody asked who  
21 Eric was, and they said Eric is a Dominion guy,  
22 right? And so I just kind of" --  
23 And then you say, "Now, excuse me,  
24 were you -- at this point, were you, yourself, or  
25 were you kind of lurking on an Antifa meeting?"

Page 59

1 Do you see that?  
2 A Yeah.  
3 Q Why didn't you ask Mr. Oltmann how he  
4 came to be lurking on an Antifa meeting?  
5 A He seems to have given enough context  
6 that it -- it wouldn't occur to me to ask how. I --  
7 I didn't -- you know, you can only ask so much in an  
8 interview. You can't really take up time,  
9 necessarily, with -- with questions like that. So  
10 I -- I just kind of let people keep -- keep talking  
11 unless something strikes me as particularly  
12 difficult, or if my audience -- if I anticipate a  
13 question my audience would have, then I would ask  
14 it.  
15 Q Did Mr. Oltmann at any time -- I'll  
16 represent to you he doesn't in your interview with  
17 him. But at any time, did -- did he explain to you  
18 how, mechanically, the call or meeting took place?  
19 A I don't -- I don't think so. And  
20 again, you know, I'm just trying to draw people out,  
21 sort of assuming that they'll get to what's relevant  
22 or something like that. So -- and I -- you know,  
23 that kind of stuff strikes me as sort of weeds that  
24 I wouldn't -- you know, I'm not taking his  
25 deposition. I'm just kind of having a conversation

Page 60

1 about something really disturbing, so I just kind of  
2 let him talk.  
3 Q Okay. Yeah. I was -- I was wondering  
4 if perhaps at some point Mr. Oltmann told you that  
5 it was either a conference call or a Zoom or Skype  
6 or anything like that. Do you recall?  
7 A Whatever is in the transcript would be  
8 everything I would know about it. I would literally  
9 have asked him, you know, in the -- the moment. And  
10 whatever it is that he says, he says conference  
11 call, so I'm assuming -- I guess I'm assuming things  
12 when someone says that. And I just let him keep  
13 talking.  
14 Q In interviewing Mr. Oltmann, did it  
15 occur to you that Dominion might not be  
16 Dominion Voting Systems?  
17 A That never occurred to me.  
18 Q And if you'll go down to line 22 on  
19 Page 6, Mr. Oltmann says, "So they never said the  
20 word Coomer, right? It was just Eric. Who's Eric?  
21 And then Eric is the Dominion guy..."  
22 Did it occur to you that there could  
23 be an Eric at Dominion Moving Company or something  
24 like that?  
25 MR. QUINN: Object to form.

Page 61

1 THE WITNESS: No.  
2 BY MR. SKARNULIS:  
3 Q Why not?  
4 A I think I was just taking my guest at  
5 his word at this point, just kind of going with the  
6 conversation and assuming that he knew enough to --  
7 to make these assumptions.  
8 Q All right. If you'll turn to Page 12.  
9 And if you'll go down to line 8 on Page 12,  
10 Mr. Oltmann says, "I went elk hunting on Friday, and  
11 I'm up elk hunting in southern Colorado in the  
12 mountains. And I get a text message from someone  
13 with an article."  
14 Do you see that?  
15 A Yeah.  
16 Q Have you ever seen a text message that  
17 Mr. Oltmann received with an article attached?  
18 A No. Nor have I ever been elk hunting.  
19 Q Fair.  
20 So Mr. Oltmann goes on -- we don't  
21 need to read it in detail. But he talks about how  
22 this was the time that he realizes the conference  
23 call he had in September was important, right?  
24 A I think -- I think that's right.  
25 Q Why didn't you ask Mr. Oltmann why he

Page 62

1 hadn't researched Eric from Dominion at the time of  
2 the Antifa call in September?  
3 MR. QUINN: Object to form.  
4 THE WITNESS: I don't know why I  
5 didn't ask a question. I can only assume that,  
6 as I said earlier, I was kind of going with the  
7 flow of what he was saying, assuming that  
8 there's -- there's reasons for everything. So  
9 unless something strikes me particularly, I  
10 would just let him keep talking.  
11 BY MR. SKARNULIS:  
12 Q All right. Moving on to Page 15,  
13 line 2 is you speaking. It says, "Well, I was going  
14 to say, you know, when you're smart enough to get a  
15 Ph.D. in nuclear physics it, you know, reminds me of  
16 the Unabomber."  
17 Do you see that?  
18 A Yeah.  
19 Q Why did you call -- why did you equate  
20 Dr. Coomer with the Unabomber?  
21 MR. QUINN: Object to form.  
22 THE WITNESS: I don't think I equated  
23 him with the Unabomber. I think I was just  
24 making a comment about the level of  
25 intelligence you're dealing with.

Page 63

1 BY MR. SKARNULIS:  
2 Q Well why -- why did you choose the  
3 word "Unabomber"?  
4 A I -- I often choose words for joke  
5 effect or for hyperbolic joke effect. So I -- the  
6 answer is I don't know. It just struck me when he  
7 said that he had a Ph.D. in nuclear physics that  
8 we're talking about somebody who is almost  
9 excessively brainy.  
10 Q And -- and actually, in line 5 there,  
11 the follow-up, you say, there's some people that  
12 they're learning, or rather their brains can  
13 really -- they'll flirt with insanity and violence,  
14 and it sounds like you're dealing with someone who  
15 at least begins to fall into that category.  
16 Do you see that?  
17 A Yeah.  
18 Q Did you have a reason to believe that  
19 Dr. Coomer was insane?  
20 A I don't think so.  
21 MR. QUINN: Object to form.  
22 BY MR. SKARNULIS:  
23 Q Did you have any reason to believe  
24 Dr. Coomer was violent?  
25 MR. QUINN: Object to form.

Page 64

1 THE WITNESS: I don't believe so. I  
2 mean, that's why I said they'll flirt with  
3 insanity and -- and violence. It -- it's not  
4 really the same thing.  
5 BY MR. SKARNULIS:  
6 Q Did you believe that Dr. Coomer was  
7 flirting with insanity and violence?  
8 MR. QUINN: Object to form.  
9 THE WITNESS: It struck me by what my  
10 guest was saying that that was possible. And  
11 again, I have to underscore a horrifying  
12 possibility, however remote.  
13 BY MR. SKARNULIS:  
14 Q At line 10 you say, "I mean, we know  
15 that Antifa is evil, that they are anti-American,  
16 that they are effectively Marxist shock troops at  
17 this point."  
18 Did you have a reason to believe at  
19 the time of this broadcast that Dr. Coomer was evil?  
20 MR. QUINN: Object to form.  
21 THE WITNESS: I would never describe  
22 any human being as evil.  
23 BY MR. SKARNULIS:  
24 Q Did you believe that Dr. Coomer was  
25 anti-American?

Page 65

1 MR. QUINN: Object to form.  
 2 THE WITNESS: Based on what I was  
 3 hearing in -- literally in this interview, it  
 4 struck me that way.  
 5 BY MR. SKARNULIS:  
 6 Q So Mr. Oltmann was giving you the  
 7 impression that Dr. Coomer was anti-American?  
 8 A We'd have to say what we mean by  
 9 "anti-American," because it's one of those terms  
 10 that means different things to different people.  
 11 But the impression I was getting was disturbing, as  
 12 you can see from my comments.  
 13 Q Were you aware that Dr. Coomer's  
 14 father was retired Army?  
 15 MR. QUINN: Object to form.  
 16 THE WITNESS: I don't believe I ever  
 17 heard that.  
 18 BY MR. SKARNULIS:  
 19 Q All right. Page 16, this is  
 20 Mr. Oltmann talking at line 17.  
 21 MR. QUINN: 17?  
 22 MR. SKARNULIS: Yes, sir.  
 23 BY MR. SKARNULIS:  
 24 Q So Mr. Oltmann at line 17 says, "I  
 25 looked at his history. If you get further down, I

Page 66

1 started looking at places that Eric Coomer had  
 2 traveled, and then I started looking at  
 3 irregularities of the Dominion Voting Systems in  
 4 different countries that, frankly, that Eric was.  
 5 "So I traced them all the way back to  
 6 2012 to Mongolia. They had a massive election  
 7 issue, and they had used the Dominion Voting Systems  
 8 in their country. And guess who sold them the  
 9 Dominion Voting System software?"  
 10 And you say, I can guess -- "I can I  
 11 guess Eric Coomer." Do you see that?  
 12 A Yeah.  
 13 Q Didn't that strike you as -- as pretty  
 14 fantastic that Mr. Oltmann would suggest that  
 15 Dr. Coomer influenced the outcome of an election in  
 16 Mongolia?  
 17 A You don't mean fantastic in the  
 18 positive sense?  
 19 Q I do not, sir.  
 20 A You mean fantastical?  
 21 Q Fantastical, implausible?  
 22 A Unfortunately, no.  
 23 Q Why not?  
 24 A Based on what I'd been hearing, and,  
 25 again, this was all pretty new to me and shocking.

Page 67

1 It seemed unfortunately plausible based on what my  
 2 guest was saying.  
 3 Q How would you expect that your guest  
 4 would know that Dr. Coomer had affected the  
 5 Mongolian election?  
 6 A Have you ever been to Mongolia?  
 7 Q No.  
 8 A I hear the elk hunting there is  
 9 incredible.  
 10 I have to be honest. I am usually  
 11 taking my guest at their word. I'm not an  
 12 adversarial interviewer, and he didn't give me any  
 13 reason to believe that he's blowing smoke. If I  
 14 ever thought anyone were blowing smoke, especially  
 15 on an issue this important, I think I would ask them  
 16 some hard questions.  
 17 So there was no reason for me to  
 18 believe that he would make things up or take these  
 19 things lightly, you know.  
 20 Q Why didn't you ask Mr. Oltmann a hard  
 21 question like, how do you have knowledge of  
 22 Dr. Coomer's influence in the Mongolian election?  
 23 A Yeah, that's a good question. I think  
 24 as I was saying, I tend to let my guests talk, maybe  
 25 expecting that they'll give me more information as

Page 68

1 they -- they talk. I mean, I interrupt too much as  
 2 it is, so I -- I just -- I just let people talk,  
 3 hoping that they will clarify things if I have  
 4 particular questions.  
 5 Q All right. If you go down to line 19  
 6 on Page 17, Mr. Oltmann says, "You know, I founded  
 7 an organization called Conservative Daily, and I use  
 8 the media personality Joe Otto."  
 9 Do you see that?  
 10 A Yeah.  
 11 Q Did it not strike you as strange that  
 12 Mr. Oltmann would use a different name?  
 13 A It strikes me as strange reading it  
 14 now, because I literally have no memory of him  
 15 saying that. So I feel like this is the first time  
 16 I'm -- I'm hearing this. I don't remember his  
 17 mentioning it in the course of the program.  
 18 Q If you go to Page 18, now, line 12,  
 19 Mr. Oltmann says, "So then Michelle" -- well, that's  
 20 misspelled. It should be Malkin -- "picked it up.  
 21 She picked it up, and I did an interview with her."  
 22 Did the fact that Michelle Malkin had  
 23 interviewed Mr. Oltmann affect your assessment of  
 24 his credibility?  
 25 A She's more of a newsy person who gets

Page 69

1 into the details of this kind of stuff on a daily  
2 basis, so probably it -- it would have.  
3 Q Were you at the -- at the time of this  
4 broadcast, were you aware of Dr. Coomer committing  
5 any acts of political violence?  
6 A I mean, even --  
7 MS. HALL: Andrea Hall. Object to  
8 form.  
9 THE WITNESS: Even to this minute, I'm  
10 not aware of him doing anything like that, no.  
11 BY MR. SKARNULIS:  
12 Q Are you familiar with the term "dox"?  
13 A Dox, d-o-x?  
14 Q Yes, sir.  
15 A Meaning putting somebody's name on the  
16 internet so they can be harassed?  
17 Q Yes.  
18 A Yeah, I'm familiar with that.  
19 Q Are you aware of any instance in which  
20 Dr. Coomer has doxxed anyone?  
21 THE COURT REPORTER: Has what?  
22 MR. SKARNULIS: Doxxed, d-o-x-x-e-d.  
23 THE WITNESS: I don't believe so, no.  
24 BY MR. SKARNULIS:  
25 Q Are you aware of any instance in which

Page 70

1 Joe Oltmann has committed an act of what I would  
2 call political violence?  
3 A No.  
4 MS. HALL: Andrea Hall. Object to  
5 form.  
6 BY MR. SKARNULIS:  
7 Q Are you aware of any instance where  
8 Joe Oltmann has doxxed someone?  
9 A No.  
10 MS. HALL: Objection, Andrea Hall.  
11 THE WITNESS: No, I'm not.  
12 BY MR. SKARNULIS:  
13 Q Were you aware that at the time of  
14 your broadcast, Mr. Oltmann had actually done, what  
15 I would call doxxing Dr. Coomer?  
16 MS. HALL: Objection, Andrea Hall.  
17 THE WITNESS: If I had been, then the  
18 answer to my previous question would have been  
19 a lie. So no.  
20 BY MR. SKARNULIS:  
21 Q If you had known of an instance in  
22 which Mr. Oltmann had committed an act of doxxing  
23 Dr. Coomer, you wouldn't have had him as a guest,  
24 would you?  
25 MR. QUINN: Object to form.

Page 71

1 MS. HALL: Objection, Andrea Hall.  
2 THE WITNESS: I'm not -- I guess this  
3 is beyond the realm of my consideration. I  
4 don't know -- yeah, I think doxxing, generally  
5 speaking, is just unpleasant and wrong. So I  
6 imagine that's correct.  
7 Again, actually though, I have to say,  
8 like, as I think about it, it's never occurred  
9 to me. I would -- I would just need to know  
10 more about that, because doxxing is one of  
11 those terms. It's kind of a new neologism, and  
12 I -- I'm not sure I understand it completely.  
13 Like, it's one of those words I think  
14 we sort of use now, but I never really know  
15 exactly what that means.  
16 BY MR. SKARNULIS:  
17 Q All right. If you'll turn to Page 19,  
18 and if you go down to line 19, Mr. Oltmann refers to  
19 his affidavit. I had asked you about that earlier.  
20 Have you seen Mr. Oltmann's affidavit  
21 since you had him on your show?  
22 A No.  
23 Q If you'll go to Page 23, line 18 --  
24 this is Mr. Oltmann talking, "So as you take the  
25 piece that I have and put it together with other

Page 72

1 pieces, it's undeniable that we have massive amounts  
2 of voter fraud in this country."  
3 Do you see that?  
4 A Yeah.  
5 Q Did you agree with Mr. Oltmann's  
6 statement that there were massive amounts of voter  
7 fraud in this country?  
8 MR. QUINN: Object to form.  
9 THE WITNESS: I can't say that I  
10 agreed with it necessarily, but the  
11 plausibility of it struck me as extremely  
12 disturbing, the possibility and plausibility of  
13 it.  
14 BY MR. SKARNULIS:  
15 Q Do you have any idea of how many  
16 people would be involved in a conspiracy to commit  
17 massive election fraud?  
18 MR. QUINN: Object to form.  
19 THE WITNESS: No.  
20 BY MR. SKARNULIS:  
21 Q Page 24, line 24, this is you  
22 speaking, "Okay, Joe, you uncovered something so  
23 huge. You weren't looking for this. You stumble  
24 onto the fact that a guy named Eric Coomer is the  
25 director of strategy and security for

Page 73

1 Dominion Voting Systems. Absolutely monstrous job.  
 2 You've got to be a super genius to understand that  
 3 world of fraud and coding and all this different  
 4 stuff, and then you discover that that guy is all in  
 5 for Antifa, wants to do anything he can with this  
 6 tremendously powerful position to make sure  
 7 Donald Trump is not elected."  
 8 Had you drawn this conclusion that  
 9 Dr. Coomer wanted to use his position to make sure  
 10 Donald Trump is -- is not elected? Had you reached  
 11 that conclusion just through your -- your interview  
 12 with -- with Dr. -- with Joe Oltmann to that point?  
 13 A To some extent, there's an element of  
 14 the hypothetical in what I'm saying. But whatever  
 15 opinion I had was formed in the course -- most of it  
 16 was formed in the course of the interview, which is  
 17 why I'm so astonished as he talks.  
 18 Q Did Mr. Oltmann's story appear to fit  
 19 in with other allegations of voter fraud that you'd  
 20 heard from the election to November 24th?  
 21 A To some extent.  
 22 Q In the next line, line 9, you say, "He  
 23 effectively succeeds because we wake up on the 4th  
 24 of November and find out that, hey, what happened?  
 25 What happened?"

Page 74

1 Did you really mean that Dr. Coomer  
 2 had succeeded in influencing the election, or was  
 3 this more hypothetical?  
 4 A It's -- it's somewhat hypothetical,  
 5 not entirely. I'm trying to go with what my guest  
 6 is putting out there, so I'm -- I often reprise what  
 7 they say so that my listeners are tracking, and  
 8 that's what I'm -- I think what I'm doing in that  
 9 paragraph.  
 10 Q All right. Page 29, line 7, and this  
 11 is you talking. You say, "What we're talking about  
 12 is evil."  
 13 Did you intend for your listeners to  
 14 believe that Dr. Coomer was evil?  
 15 MR. QUINN: Object to form.  
 16 THE WITNESS: I think I said it  
 17 before, and I'll say it again. I don't think  
 18 any human being is evil. And actually, if  
 19 anyone ever says that a human being is evil,  
 20 and this has happened on my program, I will  
 21 stop them and clarify that everybody is made in  
 22 God's image and no person is inherently evil.  
 23 So when I use the term "evil," I'm  
 24 talking about actions. Certain actions can be  
 25 deeply wrong or evil or harmful, and that's

Page 75

1 what I'm talking about in this case, that if  
 2 this is true, it's horrifying. And it's not  
 3 merely criminal, but would rise to the level of  
 4 the word "evil."  
 5 BY MR. SKARNULIS:  
 6 Q So did you intend for your listeners  
 7 to understand that actions taken by Dr. Coomer were  
 8 evil?  
 9 A Well, again, I'm going with what my  
 10 guest is saying, and I don't have any reason to  
 11 think he's making it up. So even in that statement,  
 12 it -- it has an element of hypothesis.  
 13 Q Did you ever consider the possibility  
 14 that what Mr. Oltmann was saying was not true?  
 15 A That's a very hypothetical question.  
 16 I think I have to consider that no matter whom I'm  
 17 speaking with. But it wouldn't occur to me in any  
 18 particular way unless I would have remarked on it,  
 19 you know, which I didn't. So I would assume that  
 20 I'm following what he's saying, generally speaking,  
 21 and not thinking he's making it up.  
 22 Q Other than your follow-up questions to  
 23 Mr. Oltmann, you did no investigation to verify his  
 24 allegations, right?  
 25 A I -- we just don't do that.

Page 76

1 MR. QUINN: Objection, asked and  
 2 answered.  
 3 Go ahead.  
 4 THE WITNESS: We don't have the budget  
 5 or the bandwidth or the time, I think I said  
 6 that earlier, to -- to do that kind of a thing,  
 7 unless it were, you know -- unless there were a  
 8 particular red flag or reason to doubt somebody  
 9 or something that they said, yeah.  
 10 BY MR. SKARNULIS:  
 11 Q Did you, at the time of this  
 12 broadcast, give any consideration to the damaging  
 13 effect Mr. Oltmann's allegations would have on  
 14 Dr. Coomer if he was not telling the truth?  
 15 A Can you say that again?  
 16 Q Sure.  
 17 When you're interviewing Mr. Oltmann,  
 18 did you give any consideration to the possibility  
 19 that what Mr. Oltmann was saying wasn't true?  
 20 MR. QUINN: Objection, asked and  
 21 answered.  
 22 Go ahead.  
 23 THE WITNESS: I -- I think you -- you  
 24 asked that just a minute ago, didn't you? In  
 25 other words --

Page 77

1 BY MR. SKARNULIS:  
2 Q Yeah.  
3 A -- I -- whenever I'm talking to  
4 somebody, I think hypothetically, I want to make  
5 sure they're telling the truth. So -- but it's --  
6 you know, it's my job as I'm interviewing somebody  
7 to be responsible, to try to hear what they're  
8 saying in context.  
9 It didn't occur to me that he was --  
10 he was doing anything but kind of reporting what  
11 he'd experienced.  
12 Q Is it also part of your job to assess  
13 the potential effect on the subject, in this case  
14 Dr. Coomer, if your guest is not truthful?  
15 MR. QUINN: Object to form.  
16 THE WITNESS: That sounds like a  
17 really -- you know, that's a -- that's a --  
18 it's kind of a very general and very  
19 hypothetical question. So I'll just go back to  
20 what I said before, that I respond in the  
21 moment. And I was more horrified at what he's  
22 saying that if this were true, my gosh, what  
23 does it mean for the country? What does it  
24 mean for everybody involved?  
25 It's just deeply disturbing

Page 78

1 information even if a tenth of it is true.  
2 It's horrifying.  
3 BY MR. SKARNULIS:  
4 Q Page 29, line 8, you go on to say,  
5 "It's extremely criminal, and these folks know  
6 they're going to go to jail for the rest of their  
7 lives."  
8 Did you intend for your listeners to  
9 believe that Dr. Coomer had committed criminal  
10 conduct?  
11 A Can you say that again? Did I --  
12 Q Did you intend for your listeners to  
13 believe that Dr. Coomer what committed criminal  
14 acts?  
15 A Well, I don't intend anything for my  
16 listeners that I don't intend for myself. So as I  
17 was listening to this report, this -- this  
18 description from my guest, it struck me that if this  
19 is true the -- the results would be horrifying for  
20 the country, but also that -- that anybody doing  
21 anything like voter fraud would -- would get in --  
22 would get in big trouble.  
23 So I was kind of -- even that, I was  
24 sort of processing as I'm -- I'm hearing this,  
25 trying to think about what are the ramifications of

Page 79

1 what I'm hearing. It's just like a nightmare for  
2 everybody.  
3 Q Do you consider yourself to be an  
4 aggressive or violent person?  
5 A No, I don't.  
6 Q In preparing for the deposition, I  
7 came across a story about you punching a biker.  
8 What -- what was that about?  
9 MR. QUINN: Object to form.  
10 Counsel, what does this have to do  
11 with malice toward -- seriously. I'm going  
12 to -- don't answer the question. Stop.  
13 MR. SKARNULIS: That's fine.  
14 MR. QUINN: What does this have to do  
15 with this case? Just answer that question.  
16 MR. SKARNULIS: I want to know if he  
17 has any violent tendencies or any aggressive  
18 tendencies.  
19 MR. QUINN: What does that have to do  
20 with the case?  
21 MR. SKARNULIS: That would go to --  
22 MR. QUINN: I'm moving for protective  
23 order on that last question. We'll deal with  
24 this with the judge. And I'd like to have that  
25 marked, and I'd like to have this copy -- this

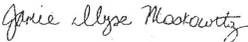
Page 80

1 particular section cut out and sent to me on my  
2 email.  
3 I will not put up with those kinds of  
4 questions of my witness. Now, go ahead and ask  
5 questions about this case.  
6 MR. SKARNULIS: That's fine.  
7 Let's go off the record, and let me  
8 pow-wow with Mr. Kloewer.  
9 THE VIDEOGRAPHER: We are now off the  
10 record. The time on the video monitor is  
11 10:25 a.m.  
12 (Whereupon, a short break was taken.)  
13 THE VIDEOGRAPHER: We are now back on  
14 the record, the time on the video monitor is  
15 10:30 a.m.  
16 MR. SKARNULIS: I will pass the  
17 witness.  
18 THE COURT REPORTER: Counsel on Zoom,  
19 any questions? Mr. Quinn?  
20 MR. QUINN: No questions.  
21 THE COURT REPORTER: Okay. Hang on.  
22 MR. QUINN: Read and sign?  
23 Mr. Metaxas, would you -- you'll have  
24 an opportunity to read this transcript and  
25 review it and make any corrections to any

Page 81

1 errors of any questions you may not have  
2 understood.  
3 So would you like the court reporter  
4 to send you a copy of the transcript so you can  
5 read it?  
6 THE WITNESS: Not particularly.  
7 MR. QUINN: Okay, that's fine.  
8 THE VIDEOGRAPHER: We are now off the  
9 record. The time on the video monitor is  
10 10:30 a.m.  
11 (Whereupon, the deposition concluded  
12 at 10:30 a.m.)  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

Page 82

1 CERTIFICATION  
2  
3 I hereby certify that the proceedings and  
4 evidence noted are contained fully and accurately in  
5 the stenographic notes taken by me upon the  
6 foregoing matter on \_\_\_\_\_, and  
7 that this is a correct transcript of the same.  
8  
9  
10  
11  
12   
13 Jamie I. Moskowitz  
14 Certified Court Reporter - Notary Public  
15  
16  
17  
18  
19  
20  
21 (The foregoing certification of this  
22 transcript does not apply to any reproduction of the  
23 same by any means, unless under the direct control  
24 and/or supervision of the certifying reporter.)  
25

Page 83

Colorado Rules of Civil Procedure  
Chapter 4, Disclosure and Discovery  
Rule 30

(e) Review by Witness; Changes; Signing. If requested by the deponent or a party before completion of the deposition, the deponent shall be notified by the officer that the transcript or recording is available. Within 35 days of receipt of such notification the deponent shall review the transcript or recording and, if the deponent makes changes in the form or substance of the deposition, shall sign a statement reciting such changes and the deponent's reasons for making them and send such statement to the officer. The officer shall indicate in the certificate prescribed by subsection (f)(1) of this rule whether any review was requested and, if so, shall append any changes made by the deponent.

DISCLAIMER: THE FOREGOING CIVIL PROCEDURE RULES ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY. THE ABOVE RULES ARE CURRENT AS OF APRIL 1, 2019. PLEASE REFER TO THE APPLICABLE STATE RULES OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

VERITEXT LEGAL SOLUTIONS  
COMPANY CERTIFICATE AND DISCLOSURE STATEMENT

Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

Veritext Legal Solutions is committed to maintaining the confidentiality of client and witness information, in accordance with the regulations promulgated under the Health Insurance Portability and Accountability Act (HIPAA), as amended with respect to protected health information and the Gramm-Leach-Bliley Act, as amended, with respect to Personally Identifiable Information (PII). Physical transcripts and exhibits are managed under strict facility and personnel access controls. Electronic files of documents are stored in encrypted form and are transmitted in an encrypted fashion to authenticated parties who are permitted to access the material. Our data is hosted in a Tier 4 SSAE 16 certified facility.

Veritext Legal Solutions complies with all federal and State regulations with respect to the provision of court reporting services, and maintains its neutrality and independence regardless of relationship or the financial outcome of any litigation. Veritext requires adherence to the foregoing professional and ethical standards from all of its subcontractors in their independent contractor agreements.

Inquiries about Veritext Legal Solutions' confidentiality and security policies and practices should be directed to Veritext's Client Services Associates indicated on the cover of this document or at [www.veritext.com](http://www.veritext.com).

# CONFIDENTIAL

**From:** Albin Sadar  
**Sent:** Tuesday, November 24, 2020 6:22 PM  
**To:** Susan Pausky ; Joe Oltmann  
**Subject:** Re: Connecting Joe Oltmann with Eric and Alvin  
<https://www.youtube.com/watch?v=cI9JJaEmkSQ>



[Joe Oltmann Discusses How A Security Genius at Dominion Voting Promised Antifa Members A Trump Loss - YouTube](#)  
Businessman Joe Oltmann has inside information of how a security genius at Dominion, suppliers of many of America's voting machines, assured Antifa members t...  
[www.youtube.com](http://www.youtube.com)

Enjoy... and share EVERYWHERE!!

Albin

Albin Sadar  
Producer  
*The Eric Metaxas Show*

---

**From:** Susan Pausky  
**Sent:** Friday, November 20, 2020 10:17 PM  
**To:** Eric@ericmetexas.com ; Joe Oltmann ; Albin Sadar  
**Subject:** Connecting Joe Oltmann with Eric and Alvin



# CONFIDENTIAL

Greetings Eric, Albin and Joe,

Eric, thank you for being immediately responsive to my suggestion through, Kurt Nelson, to introduce you to Joe Oltmann to interview during this epic time in our nation. You passionately asked for help pushing out the truth. Here you go! Joe shares your passion and I am giving thanks for him daily.

Joe and I became friends years ago serving in religious reconciliation circles in the Spirit of Yeshua. Another story.

Since I have communicated privately with you regarding this introduction, and since the content is so very sensitive, I would be relieved to respectfully leave this discussion in your hands to best meet the moment for your listeners and our nation.

Albin, bless you in producing during this time!

May Yah bless and keep us in the Way of Yeshua, Susan

Sent from my iPad

# CONFIDENTIAL

**From:** Susan Pausky  
**Sent:** Wednesday, November 25, 2020 9:34 AM  
**To:** Eric Metaxas  
**Cc:** Albin Sadar ; Joe Oltmann  
**Subject:** Re: Connecting Joe Oltmann with Eric and Albin  
Bless entire team! You are rocking it! 🙏

On Wed, Nov 25, 2020 at 9:27 AM Susan Pausky <[susanpausky@gmail.com](mailto:susanpausky@gmail.com)> wrote:

Eric and Joe and team! Thank you so much for trusting in this introduction. I am so grateful for both of you! Bless our brother Kurt Nelson and his life work and brotherhood with Eric for putting my request through personally and immediately.

Praying the message will mainstream and crash through to citizens of both political parties as it's our votes and ballots that are being grabbed and gamed by others in the dark to choose elected officials.

Eric, you are poised based on your understanding of history to speak of this in terms that may break through to political liberals. No one is crash's through that iron dome yet.

I am praying Yeshua will give you access to moderate and liberals, to mainstream the threat to republic. Perhaps, based on your Bonhoeffer and Wilberforce knowledge you could break through to a liberal top media influencer for a debate of sorts.

Priority is urgency of winning election. Also, penetrating liberals who are not comprehending threat now. Praying they will choose an off ramp as the hammer may be coming down to shock their senses about election interference by those who don't care about liberals and more than conservatives.

I'll say it. This may be equivalent of voter ballot rape.

Also praying serious investigative journalist will pick up on Dominion, Antifa intersection and Twitter suppression related to Joe's experience!





### Joe Oltmann Discusses How A Security Genius at Dominion Voting Promised Antifa Members A Trump Loss

142,038 views • Nov 24, 2020

8.8K 108 SHARE SAVE ...



**The Eric Metaxas Radio Show**  
185K subscribers

**SUBSCRIBE**

Businessman Joe Oltmann has inside information of how Eric Coomer, a security genius with Dominion voting systems, assured Antifa members that Trump would never win the election.

Follow the show: <https://www.metaxastalk.com/>  
Subscribe to Metaxas Super to watch all interviews commercial-free AND additional exclusive content: <https://metaxassuper.com/>

SHOW LESS

**Exhibit  
PX 0096**  
Metaxas

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

2020cv 034319

COOMER VS. DONALD J. TRUMP FOR PRESIDENT, INC.

TRANSCRIPTION OF PODCAST

ERIC METAXAS SHOW

NOVEMBER 24, 2020

Reported by: Rebecca Murray

JOB No.: 4489673



Page 1

1 R E C O R D I N G

2 RECORDING: This is the Eric Metaxas Show.

3 MR. METAXAS: Hey there, folks. I've got a  
4 big surprise for you. We had to kick my dear friend  
5 Dick Morris to the curb because I think that we need  
6 to talk about something else today. Maybe we'll talk  
7 to Dick tomorrow.

8 But some of you had heard the story of Joe  
9 Oltmann, Joe Oltmann, O-L-T-M-A-N-N was all over the  
10 news not long ago talking about how he came across a  
11 guy named Eric Coomer who is affiliated with Dominion  
12 and how this Eric Coomer also seems to be so  
13 viciously, insanely anti-Trump that Eric Coomer of  
14 Dominion is also involved with Antifa. We just  
15 thought we'd get Joe Oltmann to tell the story. Joe  
16 Oltmann, welcome to this program.

17 MR. OLTMANN: Hey, thanks for having me.

18 MR. METAXAS: Okay. So folks who know  
19 nothing about this, first of all, who are you? What  
20 is your background? How do you come to bump into  
21 somebody like Eric Coomer of Dominion?

22 MR. OLTMANN: So I am CEO of a tech company  
23 based out of Denver, Colorado. We're a data company.  
24 And, you know, I guess I can go back and tell you that  
25 normally I stayed as far out of politics as possible,

1 at least personally. I've been involved in obviously  
2 giving to different things, but I started an  
3 organization called FEC United in Colorado and that  
4 works off faith, education, and commerce, the pillars  
5 of our society when they basically started taking away  
6 constitutional rights of people and communities.

7 So that kind of led to, and I can kind of --  
8 if you want I can just tell you the story of how I got  
9 involved and how it even got on my radar because it's  
10 very serendipitous and I didn't --

11 MR. METAXAS: I mean, that's why your story  
12 is interesting because you weren't looking for this,  
13 you're not political. I mean, you're a person of  
14 faith the way I am but you were just doing something  
15 else, and something comes across your radar. You were  
16 like, what on a Zoom call or something?

17 MR. OLTMANN: Yeah. Something like that.  
18 They had a conference call. So I'll kind of back up.  
19 I -- back in late September, middle to late September  
20 we had been, because of the work we had been doing on  
21 reopening Colorado and kind of stopping, you know,  
22 businesses from basically being crushed while big  
23 businesses were given basically a Black Friday event  
24 for many months and small businesses and people in  
25 those business were being (inaudible).

1           We had these Antifa journalists all over  
2 Colorado that started (inaudible) about FEC United,  
3 about me personally, and about an organization that we  
4 partner with called UADF, United American Defense  
5 Force. John Teigen, who is frankly an American hero,  
6 is the one that heads up that organization and that  
7 just works to bring people in the community together  
8 to protect their community against people who loot,  
9 steal, rob, burn buildings --

10           MR. METAXAS: I have a question. Why would  
11 Antifa take issue with what you were doing? Like,  
12 that's interesting to me. In other words, you know, I  
13 know what they hate, but it doesn't seem that what you  
14 were doing -- what you were doing was kind of just  
15 some basic stuff. How does that get political for  
16 them? I don't get that.

17           MR. OLMANN: Well, the -- I think the big  
18 issue for them is the fact that we stood up pretty  
19 strong against Antifa and against anyone that would  
20 basically hurt people in our community and we're  
21 standing up against this kind of far left agenda that  
22 seems to be permeating in a very short period of time  
23 our society.

24           MR. METAXAS: Correct.

25           MR. OLMANN: But once you get on somebody's

1 radar, they frankly just kind of collect together and  
2 just write as many bad things about you as possible.

3 MR. METAXAS: It's happened to me. I get it.  
4 It's where we are right now. So think of it as a  
5 badge of honor. So, okay, so where were you when this  
6 guy Eric Coomer of Dominion comes across your radar?

7 MR. OLTMANN: So I was looking for Antifa  
8 journalists. I was looking for journalists that I  
9 could basically out as activists and not as people  
10 that were actually doing journalism and so I had a  
11 group of people and we infiltrated Antifa.

12 We infiltrated their meetings, we infiltrated  
13 their conference calls, we got information about what  
14 they were planning to do next not because I really  
15 wanted that, but I just wanted to figure out, you  
16 know, how they operate.

17 And around this same time, by the way, you'll  
18 remember the Project Veritas story that came out with  
19 -- about Kris Jacks, the guy from Our Revolution who  
20 said that he wanted to kill Americans in the street  
21 and that they would lie, cheat, and steal in order to  
22 get the result.

23 So I wanted to know what I was up against  
24 with Antifa. They had written an article saying that  
25 I was a far right extremist. I'm the farthest thing

1 from far right, by the way. I sit on boards that are  
2 left leaning bringing some sensibility to things that  
3 they do. I've given an enormous amount of money to  
4 nonprofits to any city youth, for education, medical,  
5 a number of things.

6 And so I found myself on this phone call,  
7 this conference call and, you know, this guy named  
8 Eric started talking and then somebody asked who Eric  
9 was and they said Eric is a Dominion guy. Right? And  
10 so I just kind of --

11 MR. METAXAS: Now, excuse me, were you -- at  
12 this point, were you yourself or were you kind of  
13 lurking on an Antifa meeting?

14 MR. OLTMANN: They had no idea I was there.

15 MR. METAXAS: Okay. So that's the key. So  
16 you're kind of hiding, you've infiltrated Antifa, and  
17 you're watching the meeting, it's an Antifa meeting.  
18 This guy Eric Coomer comes into the meeting, somebody  
19 says who is Eric -- one of these Antifa people says  
20 who's Eric Coomer and they say, oh, he's with  
21 Dominion.

22 MR. OLTMANN: So they never said the word  
23 "Coomer". Right? It was just Eric, who's Eric? And  
24 then Eric is the Dominion guy, so I just wrote  
25 Dominion Eric. I just wrote that down. I really

1 wasn't looking for him. I didn't know the  
2 significance of him at all. I still, even after I got  
3 off of that call didn't know the significance of it.

4 But then he started, you know, tell him that  
5 he can keep going on, go ahead, somebody interrupts.  
6 What are we going to do if Trump wins? Something to  
7 that effect, and I'm paraphrasing this, right? So I  
8 didn't write down word for word what he said, but  
9 Eric responds, "Don't worry about the election.  
10 Trump's not going to win. I've made effing sure of  
11 that." So --

12 MR. METAXAS: Okay. He made effing sure of  
13 that; effing means very, very. Now let me ask you,  
14 for my audience, who is Eric Coomer now? Publicly who  
15 is this guy?

16 MR. OLTMANN: So he is the Director of  
17 Strategy and Security for Dominion Voting Systems.

18 MR. METAXAS: Okay. Stop. That's the  
19 headline. Right? He's not some guy with Dominion, he  
20 is the head of, say it again?

21 MR. OLTMANN: Dominion Voting Systems.

22 MR. METAXAS: No, but he is the head of?

23 MR. OLTMANN: Oh, sorry, he is the Director  
24 of Strategy and Security at Dominion Voting Systems.

25 MR. METAXAS: Okay.

1 MR. OLTMANN: But (inaudible) --

2 MR. METAXAS: So if there is anybody out  
3 there who believes that Dominion is just a company  
4 that does voting machines, their Director of Strategy  
5 and Security despises Donald Trump. That is what came  
6 clear to you as you're lurking in this Antifa meeting?

7 MR. OLTMANN: Yes. Well, actually, it's not  
8 how I actually discovered all of this stuff. I didn't  
9 know what it was, so right after the call I got the  
10 information out of it that I needed. And in my mind  
11 when he said it I started laughing because I was like  
12 these guys are crazy. They think they can just will  
13 an election any way they want like they're Jedi  
14 Warriors. I actually said that, and I walked back --

15 MR. METAXAS: Did you know who Dominion was  
16 at the time?

17 MR. OLTMANN: No idea.

18 MR. METAXAS: Yeah, nobody did. Okay. Go  
19 ahead.

20 MR. OLTMANN: And so I got off the call and  
21 I'm -- I didn't actually have to use a whole lot of  
22 data to do this, it wasn't very clever, I just put  
23 into Google "Eric Dominion Denver Colorado". That's  
24 it. That's all I did and up pops, you know, Eric  
25 Coomer, Dominion Voting Systems. I did a little bit

1 of research, found out that he has a Doctorate from  
2 Cal Berkley in Nuclear Physics. He's a mastermind in  
3 coding.

4 MR. METAXAS: A doctorate, he's a Ph.D. in  
5 nuclear physics, so this is a super brilliant guy,  
6 Director of Strategy and Security. Now, when you're  
7 talking about Dominion Voting Systems, there is no  
8 higher of security necessary, you know, it's like the  
9 guy who we had on this program recently who created  
10 the anti-fraud system for eBay. I mean, this is top,  
11 top, top level coding and that stuff. So this guy,  
12 Eric Coomer, this genius you discover was the guy who  
13 said on this Antifa call, "Don't worry about Trump,  
14 there's no way he's going to win"?

15 MR. OLTMANN: Yeah, and I've also tied him to  
16 Our Revolution, the movement. I've tied him to other  
17 things but even at that point I did not understand  
18 what I was looking at. I didn't understand the  
19 significance of Dominion Voting Systems. I didn't  
20 actually get involved in and even go any further. I  
21 just set that information aside because I was looking  
22 for Antifa journalists and I was able uncover quite a  
23 few Antifa journalists over a very short period of  
24 time.

25 MR. METAXAS: And when you say that you mean

1 journalists who are playing the role of journalist but  
2 who are in fact activists for Antifa?

3 MR. OLTMANN: Correct. Correct.

4 MR. METAXAS: As if that wasn't disturbing  
5 enough, we're going to put that to the side, right?

6 MR. OLTMANN: And the scary part about that  
7 is, is that as you start uncovering who these people  
8 are and how they're connected with other people inside  
9 of things like the Humane Society that they're  
10 gathering information there that they can use to dox  
11 people that disagree with them. They become  
12 journalists for the business journal where they can  
13 gather even more information about people's companies.

14 MR. METAXAS: Folks, we'll be right back with  
15 Joe Oltmann. Folks, I'm talking to Joe Oltmann. In  
16 case you're not fascinated by this, you're clearly not  
17 listening very carefully. So I'd like you to go back  
18 and listen to our previous segment. This is insane.

19 Joe Oltmann, you're a little tough to  
20 describe, but I guess the point is you're an  
21 entrepreneur, you build businesses, but you're also a  
22 patriot, a man of faith. You got involved in some  
23 stuff and you understood that Antifa was a threat to  
24 America. You infiltrated Antifa meetings which is  
25 utterly heroic and fascinating and wonderful and

1 thrilling and inspirational to everybody listening,  
2 frankly.

3 And in the course of that you come across  
4 this guy named Eric Coomer whom you've described.  
5 Director of Strategy and Security at Dominion Voting  
6 Systems. The man is pro-Antifa, despises not just  
7 Donald Trump but it seems to me if you're pro-Antifa  
8 despises America.

9 So where do we go from here? You were  
10 referring to this meeting in October. Okay. So it  
11 was a month ago where you made this statement. So  
12 what happens?

13 MR. OLTMANN: But I still didn't know who  
14 Eric Coomer was. It still wasn't, to me none of that  
15 actually made any difference to me. I didn't -- I put  
16 him aside, I just thought that he maybe worked for the  
17 CIA or the FBI. I did not feel that I was dealing  
18 with somebody that was Antifa material.

19 You know, fast forward to the election. We  
20 all know we went to sleep at night thinking, okay,  
21 Trump actually has won this, it's going to be fine.  
22 We wake up in the morning to a totally different  
23 story. Right? And what was odd about that night is  
24 that the networks looked like they were working  
25 together to not call the election. Right? Very

1 strange. Right?

2 And if you go back and listen -- so  
3 regardless of that, get past that. We all knew that  
4 there was something funny that was up. We saw, you  
5 know, big batches of ballots come through at one time  
6 at 2:00 in the morning and then the fraud allegations  
7 started rolling in.

8 I went elk hunting on Friday and I'm up elk  
9 hunting in southern Colorado in the mountains, and I  
10 get a text message from someone with an article. And  
11 so I'm reading the article which I normally wouldn't  
12 do. I get hundreds of emails or texts a day. I just  
13 kind of look at it and then respond something.

14 But I actually read this article and in it,  
15 it talked about in Georgia how the election machines  
16 went down for a couple of hours while an update was  
17 installed in the middle of the election day. And if  
18 that's not strange enough, as you go further down,  
19 Eric Coomer pops up as the spokesperson for Dominion  
20 Voting Systems.

21 So at that point, my stomach sank, and I go,  
22 "Oh my gosh, that's -- I remember that guy." Right?  
23 So at that point --

24 MR. METAXAS: So this is -- you're literally  
25 elk hunting at this point --

1 MR. OLTMANN: Right.

2 MR. METAXAS: -- reading your phone?

3 MR. OLTMANN: Yeah.

4 MR. METAXAS: Okay. So the elk obviously get  
5 to live another day.

6 MR. OLTMANN: They did.

7 MR. METAXAS: You realize that something  
8 almost unbelievable is happening.

9 MR. OLTMANN: Yeah, so at that point I  
10 started doing research on Eric Coomer and Dominion  
11 Voting Systems. I still at this point, this is after  
12 the election, I did not know that Dominion Voting  
13 Systems was in 40 states. I did not know that they  
14 had their grasp between 23 and 28 states. I didn't  
15 know any of that up to this point. So the more  
16 research I did, the more I started seeing Eric  
17 Coomer's name come up everywhere. It came up in every  
18 RFP in all the swing states from Arizona to Nevada to  
19 Georgia to Pennsylvania when they actually pulled the  
20 RFP from certain parts of Pennsylvania to Michigan to  
21 Wisconsin. Everywhere I looked, Eric Coomer's name  
22 came up.

23 I started researching lawsuits in different  
24 states that he was the expert witness being propped up  
25 by Dominion Voting Systems. So he became the proxy

1 for Dominion Voting Systems everywhere. So at that  
2 point, I had tied him to Antifa. I didn't have any  
3 proof at that point, but I had all this information  
4 that showed that he was -- that in my opinion he was a  
5 bad actor. So I said to myself I need to get access  
6 to his social media accounts.

7 So I started basically correlating his  
8 Twitter accounts and his Reddit accounts and all the  
9 different accounts that he had everywhere, and I got  
10 behind his Facebook account and it was then when I got  
11 actually behind and started looking at the posts on  
12 his Facebook account that everything kind of came  
13 together that we were dealing with a person that could  
14 put his finger firmly on the American voice and tip  
15 the scale of the election very easily. And that  
16 frankly that he was doing it.

17 So on June 2nd he posted the Antifa manifesto  
18 on his Facebook page. On May 31st he put up posts  
19 basically that say eff the police, eff the USA, dead  
20 Pres. These are videos that if you go watch them on  
21 YouTube, you'd be just amazed at the type of language.  
22 You traced all of his Facebook posts all the way back  
23 to 2016 and it was the most vile anti-Trump rants that  
24 you could possibly see a person go on, and frankly it  
25 was scary. It was sociopathic. Like it just, it

1 didn't seem like the rantings of a sane individual.

2 MR. METAXAS: Well, I was going to say, you  
3 know, when you're smart enough to get a Ph.D. in  
4 nuclear physics it, you know, reminds me of the  
5 Unabomber. There's some people that they're learning  
6 or rather their brains can really, they'll flirt with  
7 insanity and violence and it sounds like you're  
8 dealing with somebody who at least begins to fall into  
9 that category.

10 I mean, we know that Antifa is evil, that  
11 they are anti-American, that they are effectively  
12 Marxist shock troops at this point. But to have a man  
13 with this kind of power, the director of strategy and  
14 security at Dominion, huge, powerful international  
15 company. This is big news.

16 Now, we're going to have to hold it there for  
17 today. We will continue this on the radio program  
18 tomorrow. If people want to listen to the rest of my  
19 conversation with Joe Oltmann, folks, go to your  
20 YouTube channel. We'll post that today. It's  
21 probably already posted as you hear my voice. It's  
22 the Eric Metaxas Show on YouTube. This is a very,  
23 very important conversation. Joe, thank you. We'll  
24 continue the conversation in just a moment.

25 Folks, I'm continuing my conversation with

1 Joe Oltmann. Just to reprise and forgive me always  
2 for reprising, but Joe, you are a businessman who  
3 because of your faith and your love of country you got  
4 involved in trying to see what's going on with Antifa  
5 and as a result of your efforts you came across this  
6 dude named Eric Coomer whom -- who you had no idea  
7 until later was the director of strategy and security  
8 for Dominion Voting Systems who is all in for Antifa.

9 You say he posted their manifesto on his  
10 website like way back in June. This is scary stuff,  
11 somebody who has that level of tremendous power who is  
12 all in for Antifa. So when you figured all this out,  
13 what did you do?

14 MR. OLTMANN: Well, first of all I started  
15 digging in and uncovering things like patents and the  
16 patents that he had assigned to Dominion Voting  
17 Systems. I looked at his history. If you get further  
18 down I started looking at places that Eric Coomer had  
19 traveled and then I started looking at irregularities  
20 of the Dominion Voting Systems in different countries  
21 that frankly that Eric was.

22 So I traced them all the way back to 2012 to  
23 Mongolia. They had a massive election issue and they  
24 had used the Dominion Voting System in their country  
25 and guess who sold them the Dominion Voting System

1 software?

2 MR. METAXAS: I can I guess Eric Coomer?  
3 I'll try. Eric Coomer. I mean, this is globalist  
4 stuff. This is like everybody's worst nightmare of  
5 deep state George Soros, the idea that a man of this  
6 level at a place like Dominion which is operating all  
7 around the globe in elections which got started in  
8 Venezuela that somebody like that who despises America  
9 and who, you know, if you despise America by  
10 definition you become allied with these globalist  
11 forces which are effectively fascist Marxists, you  
12 know, that this guy has this kind of power.

13 I mean, it's scary even just having this  
14 conversation with you thinking about this and if I  
15 didn't have a strong faith, I really would be scared  
16 but I'm not. So what do you with this information?  
17 In other words, did you take this information to  
18 Sidney Powell? What did you do with this information?

19 MR. OLTMANN: You know, I founded an  
20 organization called Conservative Daily and I use the  
21 media personality Joe Otto. We started a podcast six  
22 months ago that frankly has become one of the really  
23 most popular political podcasts now in the nation. So  
24 I took it there first.

25 I said, listen, I want to take a two hour

1 segment. I'm going to tell you the story about Eric  
2 Coomer and so I did that and then from there I started  
3 posting things on Twitter. Twitter then --

4 MR. METAXAS: But this is, like what, ten  
5 days ago?

6 MR. OLTMANN: Yeah.

7 MR. METAXAS: I mean, this just happened.  
8 This is like ten days ago after the election.

9 MR. OLTMANN: Yep.

10 MR. METAXAS: So at what point does this get  
11 picked up and who picked it up?

12 MR. OLTMANN: So then Michelle Mollica picked  
13 it up, she picked it up and I did an interview with  
14 her. Then Twitter shut down my Twitter feed. Eric  
15 Coomer started basically scraping the Internet of his  
16 name. I mean, literally taking everything Eric Coomer  
17 off the Internet -- everything. And Dominion took  
18 them off their website, they took them off of  
19 LeadCandy. They basically went into archives to  
20 delete his information in places you didn't think were  
21 possible.

22 MR. METAXAS: Has anybody reported this? Who  
23 has reported this?

24 MR. OLTMANN: So I reported it, Michelle has  
25 reported it. Some other people have reported it. I

1 got in touch with the Trump campaign and the Trump  
2 attorneys. I talked to people like Sidney Powell.  
3 Actually, I talked to Sidney Powell. But getting as  
4 much of this information in their hands as possible.

5 I've been in constant contact with the Trump  
6 attorneys. I've done probably a dozen or so video  
7 interviews and probably two or three dozen radio  
8 interviews. I continually push that information out  
9 and give that information --

10 MR. METAXAS: But what I'm saying is that  
11 you've -- okay, so you're getting this information  
12 into their hands which is the most important thing.  
13 But, you know, for my audience it's just fascinating  
14 to think that here we are talking about this and this  
15 is not widely known. This seems to me to be so  
16 extremely important that it is surprising to me that  
17 Fox News has not covered it. Has Tucker Carlson  
18 mentioned any of this stuff?

19 MR. OLTMANN: No, the closest it came was  
20 when Sidney Powell on her interviews stated that there  
21 is an affidavit signed. That was my affidavit, so I  
22 did sign an affidavit and --

23 MR. METAXAS: Signed to what effect? To  
24 what? Of all of these things?

25 MR. OLTMANN: All of these things, all of the

1 information that I'm giving you and then frankly I  
2 just started using more of the tools that I had in  
3 order to create more information for different media  
4 sources and the attorneys.

5 MR. METAXAS: Now is that affidavit not  
6 public because they don't want the other side to know  
7 what they're cooking up here? I mean, is it --

8 MR. OLTMANN: Well, I think that for me it's  
9 already become a security risk. I have two guards  
10 that are guarding my family at this point. The  
11 threats have rolled in. The, you know --

12 MR. METAXAS: You're over the target. You're  
13 over the target.

14 MR. OLTMANN: Very much so over the target.  
15 But I'm also not a fearful person, so I believe that  
16 God will protect me and what God can't protect on one  
17 side, I believe in the Second Amendment, so I'll  
18 protect the other side. So --

19 MR. METAXAS: Yeah.

20 MR. OLTMANN: -- a little bit of humor in the  
21 middle of all this.

22 MR. METAXAS: Yeah. You think birdshot will  
23 cover it or do you have more -- bigger weapons?

24 MR. OLTMANN: Among other things I own quite  
25 a few companies and one of them is the Gun Store and

1 Range, so I think I'm pretty well protected.

2 MR. METAXAS: I like what I'm hearing. I  
3 like what I'm hearing. Okay. So the biggest -- what  
4 are the biggest interviews you've done? Because what  
5 you're telling me is so big that I just -- you said  
6 you've spoken on Michelle Mollica's program?

7 MR. OLTMANN: Yeah.

8 MR. METAXAS: Have you spoken to any other  
9 main or national programs?

10 MR. OLTMANN: Yeah, OAN did a segment on it.  
11 I've done -- I don't know how big everyone is. Again,  
12 I'm an introvert, I'm not an extrovert, so I'm not one  
13 of those people that just runs out there and tries to  
14 put the story out there.

15 I'm not actually -- I'm doing as much as I  
16 can to put it out there and giving it to people like  
17 you who have influence, have the ability to tell the  
18 story, but there's two things that I don't need. I  
19 don't need notoriety and I don't need money and so  
20 this just goes against everything that, you know, a  
21 person like me would want to do. Right?

22 I'm only doing it not because, you know, I  
23 support Trump because I do. I do want you to know, I  
24 support my President one hundred percent, but because  
25 what's more important than supporting President Trump

1 is making sure that the American voice is actually  
2 heard, making sure that whatever the people of this  
3 country vote for, that is the will of the people. And  
4 for someone to put their finger on that scale and tip  
5 that scale away from the voice of the American people  
6 turns us from a constitutional republic to frankly a  
7 Communist society. So it's --

8 MR. METAXAS: Look, that's exactly why I'm so  
9 exercised. About this, the idea that anyone would  
10 dare to try to mess with our elections, many patriots  
11 have died, suffered and died so that we could have  
12 what we have, and I cannot think of anything more  
13 despicable and more worthy of our doing everything we  
14 can, including give our lives if necessary to fight  
15 for this.

16 And so that's why I'm so glad to be speaking  
17 with you and getting this information out. People  
18 need to understand. I keep saying we need a thousand  
19 Paul Revere's to get this information out. This is  
20 utterly unacceptable. There's no way that anyone will  
21 accept the presidency of Joe Biden under this black  
22 cloud now unless they can prove that this was a fair  
23 election, there is no way the American people with all  
24 this evidence coming out are going to accept it. So -  
25 -

1 MR. OLTMANN: We have a bigger problem and  
2 that is we're ignoring science and math. Right?  
3 We're ignoring those two things. If you use Benford  
4 Law which is a law of anomalies and statistical  
5 improbabilities, it'll actually tell you that there is  
6 massive amounts of fraud. There's people that are  
7 coming out that are MIT Ph.D.'s in mathematics that  
8 are being silenced.

9 There's a weaponization of technology and the  
10 media like we've never seen before that has this  
11 concerted effort in order to silence people like me  
12 and others that are coming forward with information  
13 that is massive amounts of proof, yet they say -- they  
14 keep saying that there's no proof, there's no proof,  
15 there's no proof, but the smoking gun is actually  
16 pieces and parts of the gun that they've walked  
17 through security to the other side.

18 So as you take the piece that I have and put  
19 it together with other pieces, it's undeniable that we  
20 have massive amounts of voter fraud in this country,  
21 and you have a concerted effort by -- you want to call  
22 it the deep state. I don't know what to call it other  
23 than people that are anti-American that have come  
24 together with the idea that they can destroy the very  
25 fiber of what our country represents.

1           MR. METAXAS: These are people working on the  
2 side of evil. Let's cut to the chase. This is  
3 satanic evil. Anybody who wants to cheat and lie, we  
4 know that's wrong, but when you cheat and lie as a way  
5 to shut down the voice of American voters, that rises  
6 to a whole new level because this country has been the  
7 shining torch of freedom for the whole world. So  
8 we're affecting -- of course it affects the whole  
9 world. We know that and we don't need to get into  
10 that.

11           You're not looking for publicity or money.  
12 Unfortunately I'm looking for both, so I need to talk  
13 to you offline. Just kidding. But the fact is that,  
14 so it's not like you want me to send people to your  
15 website or something. You said you have -- what is  
16 the podcast?

17           MR. OLTMANN: It's Conservative Daily  
18 Podcast.

19           MR. METAXAS: Okay. That's the least we can  
20 do. We're going to go to a break. We'll continue  
21 this conversation. Folks, I'm talking to Joe Oltmann,  
22 O-L-T-M-A-N-N. We'll be right back. Folks, I'm  
23 talking to Joe Oltmann, O-L-T-M-A-N-N, two Ns at the  
24 end there. Okay, Joe, you uncover something so huge.  
25 You weren't looking for this. You stumble onto the

1 fact that a guy named Eric Coomer is the director of  
2 strategy and security for Dominion Voting Systems.  
3 Absolutely monstrous job. You've got to be a super  
4 genius to understand that world of fraud and coding  
5 and all this different stuff and then you discover  
6 that that guy is all in for Antifa, wants to do  
7 anything he can with his tremendously powerful  
8 position to make sure Donald Trump is not elected.

9 He effectively succeeds because we wake up on  
10 the 4th of November and find out that, hey, what  
11 happened? What happened? And then this stuff leaks  
12 out and that kind of leads you on your path.

13 So where are you now and where is this now?  
14 Does all this information just sit with Sidney Powell  
15 and others and that this is going to be part of the  
16 case that they bring maybe before the Supreme Court?

17 MR. OLTMANN: Yeah, so I want you to know  
18 that I'm giving the information to everyone. Right?  
19 So I'm talking to people of, you know, from  
20 Congressmen to different committees and Congress to  
21 people in the DOJ. I've sent this information to  
22 obviously people that have reached out to you and said  
23 hey, you need to have a conversation with this guy.  
24 So I literally spend all day putting as much of this  
25 information out there as possible.

1 I even have Snopes that basically reached out  
2 to me and tried to intimidate me into giving them the  
3 information "or else" to which they actually posted  
4 something that says that what I said is unproven. I  
5 don't actually know how you could say that what I said  
6 is unproven, but they -- he said that if I didn't give  
7 it to them by 1:00 in the afternoon that they were --  
8 it was, again, it was an "or else" type of --

9 MR. METAXAS: Ooh, Snopes. We all know  
10 Snopes is kind of a joke at this point, and it's a  
11 pity because, you know, five years ago I thought hey,  
12 I'm so glad they exist but they're left wing and you  
13 can't really take them very seriously. Eric Coomer,  
14 has he gone into hiding? What is he thinking? Does  
15 he know he's going to go to prison for the rest of his  
16 life?

17 MR. OLTMANN: The scary part about all of  
18 this is that Eric Coomer is a ghost. Right? So I do  
19 know that, and again, it's more morbid curiosity on my  
20 side to basically track what he's doing, what he's  
21 saying, and how he's engaging in different  
22 environments, so I am still watching those things. I  
23 am watching right now as different states take their  
24 RFPs and Colorado, they literally redacted everything  
25 that had Eric Coomer on the RFP document that Dominion

1 --

2 MR. METAXAS: What is RFP? What is that?

3 MR. OLTMANN: Request for proposal. So it's  
4 basically a brief that has to be public information.  
5 So Gina Griswold actually -- well, went in and  
6 actually Secretary of State of Colorado and removed  
7 the RFP, got rid of it, put it in a different place,  
8 redacted information that actually tied Smartmatic,  
9 Venezuela and Eric Coomer to the document and then  
10 uploaded other documents, forgetting about the fact  
11 that the other documents that they uploaded that were  
12 dated back in 2017 had the wrong address on them.

13 So there is -- I'm telling you right now, if  
14 you tie all of this together, there is something just  
15 cynical happening across the country to the American  
16 people and while media is actually out there saying  
17 that there is nothing to see here. I mean, even  
18 Michael Steel, the PR guy that actually represents  
19 Dominion Voting Systems came out and said, oh, their  
20 system can't do that.

21 Right before the -- Dominion was supposed to  
22 testify in front of the legislative body for  
23 Pennsylvania, I was called by one of the Congressmen  
24 and said hey, can you provide information? I provided  
25 that information to that Congressman. He provided

1 that information to the legislative body and then all  
2 of a sudden 2.5 hours later they said hey, we're not  
3 going to show up.

4 I was asked to write questions for the  
5 legislative body to ask Dominion Voting Systems about  
6 irregularities. I wrote a list of questions and they  
7 decided that they were going to lawyer up. Why if  
8 there is no fraud against the American people has Eric  
9 Coomer disappeared? Why are they redacting  
10 information all over the Internet? Why is Dominion  
11 packing up their offices? They packed up their Denver  
12 office, they packed up the Toronto office. The  
13 Toronto office is actually one -- is on the same floor  
14 as Soros' nonprofit. So this isn't all made up. This  
15 isn't hyperbole that we're just throwing out there.  
16 This is absolute fact.

17 And why is Twitter cutting me off? Why did  
18 they actually make up some bogus claim that I had  
19 multiple Twitter accounts, but I've only had one  
20 Twitter account. I didn't even like Twitter, nor did  
21 I even use it until two weeks ago.

22 MR. METAXAS: Well, there's levels of  
23 stupidity and evil and we know that not everybody is  
24 on the same level, that there are some people that  
25 they just hate Trump but then there are other

1 nefarious actors like Mr. Coomer and others who, you  
2 know, they're -- it's hard to know what to say other  
3 than there is wickedness, there is evil here because  
4 nothing that they're doing, even if you hate Trump, I  
5 have many friends who hate Trump, but they would never  
6 do what we're talking about.

7           What we're talking about is evil. In fact,  
8 let's just say this. It's extremely criminal and  
9 these folks know they're going to go to jail for the  
10 rest of their lives. Doesn't matter how rich or smart  
11 they are, that they are in the process of being caught  
12 thanks to God because you were just -- you just  
13 stumbled across this. God chose you to stumble across  
14 this to get this information out.

15           I'm very encouraged by your mere existence,  
16 Joe Oltmann, just to know that you are who you are and  
17 doing what you're doing. I'm really encouraged as I  
18 say. It seems to me that there's a lot more here.  
19 Maybe we'll save this for another time when you're not  
20 pheasant hunting, but I just -- I thank God for you.  
21 I know my audience thanks God for you and for knowing  
22 what's going on and it gives us a lot of hope for  
23 these lawsuits that lie ahead. Thank you.

24           MR. OLTMANN: All right. Thank you. God  
25 bless you and God bless your audience. And God bless

1 our President. We need to pray for him, we need to  
2 pray for our country.

3 MR. METAXAS: We are doing that. We're doing  
4 prayer calls every other night, big prayer calls.  
5 I'll tell you about that in a moment, but we're going  
6 to -- we'll end this segment. Thank you.

7 ADVERTISEMENT: Quick question. Do you share  
8 the values of the people who sell you things? "Hello,  
9 I'm Mike Lindell." I can tell you that I do. I love  
10 Mike Lindell, not just Mike Lindell, but what he  
11 stands for. "And I encourage you to use this time at  
12 home to get back in the Word, read our Bibles and  
13 spend time with our families." The dude said that at  
14 the White House. How can you not love him?

15 "What difference at this point does it make?"  
16 No, actually, it does make a difference. How you  
17 spend your money is important as how you vote and you  
18 don't want to, you know, help elect some crazy guy, do  
19 you?

20 "You may cut me, man, but I'm going to wrap  
21 this chain around your head." Did he just say that?  
22 "When you fell off sideways you landed on the damn --  
23 the darn cement." So if you want your money to  
24 support good things, visit [mypillow.com](http://mypillow.com). "Corn Pop  
25 was a bad dude." And please use the discount code

1 Eric or Metaxas. "If you used Pomade in your hair you  
2 had to wear a bathing cap." A bathing cap? Anyway,  
3 please go to mypillow.com and use the code Eric or  
4 Metaxas. "Corn Pop was a bad dude."

5 (Recording ends.)

6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

CERTIFICATE OF TRANSCRIBER

I, REBECCA MURRAY, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.

March 11, 2021



REBECCA MURRAY

<b>0</b>	<b>activists</b> 5:9 10:2	<b>anybody</b> 8:2 18:22 24:3	<b>best</b> 32:6
<b>034319</b> 1:1	<b>actor</b> 14:5	<b>anyway</b> 31:2	<b>bibles</b> 30:12
<b>1</b>	<b>actors</b> 29:1	<b>archives</b> 18:19	<b>biden</b> 22:21
<b>11</b> 32:13	<b>address</b> 27:12	<b>arizona</b> 13:18	<b>big</b> 2:4 3:22 4:17 12:5 15:15 21:5 21:11 30:4
<b>18266</b> 32:14	<b>advertisement</b> 30:7	<b>article</b> 5:24 12:10 12:11,14	<b>bigger</b> 20:23 23:1
<b>1:00</b> 26:7	<b>affidavit</b> 19:21,21 19:22 20:5	<b>aside</b> 9:21 11:16	<b>biggest</b> 21:3,4
<b>2</b>	<b>affiliated</b> 2:11	<b>asked</b> 6:8 28:4	<b>birdshot</b> 20:22
<b>2.5</b> 28:2	<b>afternoon</b> 26:7	<b>assigned</b> 16:16	<b>bit</b> 8:25 20:20
<b>2012</b> 16:22	<b>agenda</b> 4:21	<b>attorney</b> 32:10	<b>black</b> 3:23 22:21
<b>2016</b> 14:23	<b>ago</b> 2:10 11:11 17:22 18:5,8 26:11 28:21	<b>attorneys</b> 19:2,6 20:4	<b>bless</b> 29:25,25,25
<b>2017</b> 27:12	<b>ahead</b> 7:5 8:19 29:23	<b>audience</b> 7:14 19:13 29:21,25	<b>boards</b> 6:1
<b>2020</b> 1:10	<b>allegations</b> 12:6	<b>audio</b> 32:3	<b>body</b> 27:22 28:1,5
<b>2020cv</b> 1:1	<b>allied</b> 17:10	<b>b</b>	<b>bogus</b> 28:18
<b>2021</b> 32:13	<b>amazed</b> 14:21	<b>back</b> 2:24 3:18,19 8:14 10:14,17 12:2 14:22 16:10 16:22 24:22 27:12 30:12	<b>brains</b> 15:6
<b>23</b> 13:14	<b>amendment</b> 20:17	<b>background</b> 2:20	<b>break</b> 24:20
<b>24</b> 1:10	<b>america</b> 10:24 11:8 17:8,9	<b>bad</b> 5:2 14:5 30:25 31:4	<b>brief</b> 27:4
<b>28</b> 13:14	<b>american</b> 4:4,5 14:14 15:11 22:1 22:5,23 23:23 24:5 27:15 28:8	<b>badge</b> 5:5	<b>brilliant</b> 9:5
<b>2:00</b> 12:6	<b>americans</b> 5:20	<b>ballots</b> 12:5	<b>bring</b> 4:7 25:16
<b>2nd</b> 14:17	<b>amount</b> 6:3	<b>based</b> 2:23	<b>bringing</b> 6:2
<b>3</b>	<b>amounts</b> 23:6,13 23:20	<b>basic</b> 4:15	<b>build</b> 10:21
<b>31st</b> 14:18	<b>anomalies</b> 23:4	<b>basically</b> 3:5,22,23 4:20 5:9 14:7,19 18:15,19 26:1,20 27:4	<b>buildings</b> 4:9
<b>4</b>	<b>anti</b> 2:13 9:10 14:23 15:11 23:23	<b>batches</b> 12:5	<b>bump</b> 2:20
<b>40</b> 13:13	<b>antifa</b> 2:14 4:1,11 4:19 5:7,11,24 6:13,16,17,19 8:6 9:13,22,23 10:2,23 10:24 11:6,7,18 14:2,17 15:10 16:4,8,12 25:6	<b>bad</b> 5:2 14:5 30:25 31:4	<b>burn</b> 4:9
<b>4489673</b> 1:24	<b>amount</b> 6:3	<b>badge</b> 5:5	<b>business</b> 3:25 10:12
<b>4th</b> 25:10	<b>amounts</b> 23:6,13 23:20	<b>ballots</b> 12:5	<b>businesses</b> 3:22,23 3:24 10:21
<b>a</b>	<b>ability</b> 21:17 32:7	<b>based</b> 2:23	<b>businessman</b> 16:2
<b>able</b> 9:22	<b>absolute</b> 28:16	<b>basic</b> 4:15	<b>c</b>
<b>absolutely</b> 25:3	<b>absolutely</b> 25:3	<b>basically</b> 3:5,22,23 4:20 5:9 14:7,19 18:15,19 26:1,20 27:4	<b>c</b> 2:1
<b>accept</b> 22:21,24	<b>access</b> 14:5	<b>batch</b> 12:5	<b>cal</b> 9:2
<b>access</b> 14:5	<b>account</b> 14:10,12 28:20	<b>bathing</b> 31:2,2	<b>call</b> 3:16,18 6:6,7 7:3 8:9,20 9:13 11:25 23:21,22
<b>account</b> 14:10,12 28:20	<b>accounts</b> 14:6,8,8 14:9 28:19	<b>begins</b> 15:8	<b>called</b> 3:3 4:4 17:20 27:23
<b>accounts</b> 14:6,8,8 14:9 28:19	<b>accurate</b> 32:5	<b>believe</b> 20:15,17	<b>calls</b> 5:13 30:4,4
<b>accurate</b> 32:5	<b>action</b> 32:8,12	<b>believes</b> 8:3	<b>campaign</b> 19:1
<b>action</b> 32:8,12		<b>benford</b> 23:3	
		<b>berkley</b> 9:2	

[can't - doctorate]

<p><b>can't</b> 20:16 26:13 27:20 <b>cap</b> 31:2,2 <b>carefully</b> 10:17 <b>carlson</b> 19:17 <b>case</b> 10:16 25:16 <b>category</b> 15:9 <b>caught</b> 29:11 <b>cement</b> 30:23 <b>ceo</b> 2:22 <b>certain</b> 13:20 <b>certificate</b> 32:1 <b>certify</b> 32:2 <b>chain</b> 30:21 <b>channel</b> 15:20 <b>chase</b> 24:2 <b>cheat</b> 5:21 24:3,4 <b>chose</b> 29:13 <b>cia</b> 11:17 <b>city</b> 6:4 <b>claim</b> 28:18 <b>clear</b> 8:6 <b>clearly</b> 10:16 <b>clever</b> 8:22 <b>closest</b> 19:19 <b>cloud</b> 22:22 <b>code</b> 30:25 31:3 <b>coding</b> 9:3,11 25:4 <b>collect</b> 5:1 <b>colorado</b> 2:23 3:3 3:21 4:2 8:23 12:9 26:24 27:6 <b>come</b> 2:20 11:3 12:5 13:17 23:23 <b>comes</b> 3:15 5:6 6:18 <b>coming</b> 22:24 23:7 23:12 <b>commerce</b> 3:4 <b>committees</b> 25:20</p>	<p><b>communist</b> 22:7 <b>communities</b> 3:6 <b>community</b> 4:7,8 4:20 <b>companies</b> 10:13 20:25 <b>company</b> 2:22,23 8:3 15:15 <b>concerted</b> 23:11 23:21 <b>conference</b> 3:18 5:13 6:7 <b>congress</b> 25:20 <b>congressman</b> 27:25 <b>congressmen</b> 25:20 27:23 <b>connected</b> 10:8 <b>conservative</b> 17:20 24:17 <b>constant</b> 19:5 <b>constitutional</b> 3:6 22:6 <b>contact</b> 19:5 <b>continually</b> 19:8 <b>continue</b> 15:17,24 24:20 <b>continuing</b> 15:25 <b>conversation</b> 15:19,23,24,25 17:14 24:21 25:23 <b>cooking</b> 20:7 <b>coomer</b> 1:2 2:11 2:12,13,21 5:6 6:18,20,23 7:14 8:25 9:12 11:4,14 12:19 13:10 16:6 16:18 17:2,3 18:2 18:15,16 25:1 26:13,18,25 27:9 28:9 29:1</p>	<p><b>coomer's</b> 13:17,21 <b>corn</b> 30:24 31:4 <b>correct</b> 4:24 10:3 10:3 <b>correlating</b> 14:7 <b>counsel</b> 32:7,10 <b>countries</b> 16:20 <b>country</b> 16:3,24 22:3 23:20,25 24:6 27:15 30:2 <b>couple</b> 12:16 <b>course</b> 11:3 24:8 <b>court</b> 25:16 <b>cover</b> 20:23 <b>covered</b> 19:17 <b>crazy</b> 8:12 30:18 <b>create</b> 20:3 <b>created</b> 9:9 <b>criminal</b> 29:8 <b>crushed</b> 3:22 <b>curb</b> 2:5 <b>curiosity</b> 26:19 <b>cut</b> 24:2 30:20 <b>cutting</b> 28:17 <b>cynical</b> 27:15</p> <hr/> <p style="text-align: center;"><b>d</b></p> <hr/> <p><b>d</b> 2:1 <b>daily</b> 17:20 24:17 <b>damn</b> 30:22 <b>dare</b> 22:10 <b>darn</b> 30:23 <b>data</b> 2:23 8:22 <b>dated</b> 27:12 <b>day</b> 12:12,17 13:5 25:24 <b>days</b> 18:5,8 <b>dead</b> 14:19 <b>dealing</b> 11:17 14:13 15:8 <b>dear</b> 2:4</p>	<p><b>decided</b> 28:7 <b>deep</b> 17:5 23:22 <b>defense</b> 4:4 <b>definition</b> 17:10 <b>delete</b> 18:20 <b>denver</b> 2:23 8:23 28:11 <b>describe</b> 10:20 <b>described</b> 11:4 <b>despicable</b> 22:13 <b>despise</b> 17:9 <b>despises</b> 8:5 11:6,8 17:8 <b>destroy</b> 23:24 <b>dick</b> 2:5,7 <b>didn't</b> 3:10 7:1,3 8:8,21 9:18,19 11:13,15 13:14 14:2 15:1 17:15 18:20 26:6 28:20 <b>didn't'</b> 7:8 <b>died</b> 22:11,11 <b>difference</b> 11:15 30:15,16 <b>different</b> 3:2 11:22 13:23 14:9 16:20 20:3 25:5,20 26:21,23 27:7 <b>digging</b> 16:15 <b>digital</b> 32:3 <b>director</b> 7:16,23 8:4 9:6 11:5 15:13 16:7 25:1 <b>disagree</b> 10:11 <b>disappeared</b> 28:9 <b>discount</b> 30:25 <b>discover</b> 9:12 25:5 <b>discovered</b> 8:8 <b>disturbing</b> 10:4 <b>doctorate</b> 9:1,4</p>
--	--	--	---

[document - further]

<p><b>document</b> 26:25 27:9 <b>documents</b> 27:10 27:11 <b>doesn't</b> 4:13 29:10 <b>doing</b> 3:14,20 4:11 4:14,14 5:10 13:10 14:16 21:15 21:22 22:13 26:20 29:4,17,17 30:3,3 <b>doj</b> 25:21 <b>dominion</b> 2:11,14 2:21 5:6 6:9,21,24 6:25 7:17,19,21,24 8:3,15,23,25 9:7 9:19 11:5 12:19 13:10,12,25 14:1 15:14 16:8,16,20 16:24,25 17:6 18:17 25:2 26:25 27:19,21 28:5,10 <b>donald</b> 1:2 8:5 11:7 25:8 <b>don't</b> 4:16 7:9 9:13 20:6 21:11 21:18,19,19 23:22 24:9 26:5 30:18 <b>dox</b> 10:10 <b>dozen</b> 19:6,7 <b>dude</b> 16:6 30:13 30:25 31:4</p>	<p><b>effing</b> 7:10,12,13 <b>effort</b> 23:11,21 <b>efforts</b> 16:5 <b>elect</b> 30:18 <b>elected</b> 25:8 <b>election</b> 7:9 8:13 11:19,25 12:15,17 13:12 14:15 16:23 18:8 22:23 <b>elections</b> 17:7 22:10 <b>elk</b> 12:8,8,25 13:4 <b>emails</b> 12:12 <b>employed</b> 32:8,11 <b>employee</b> 32:10 <b>encourage</b> 30:11 <b>encouraged</b> 29:15 29:17 <b>ends</b> 31:5 <b>engaging</b> 26:21 <b>enormous</b> 6:3 <b>entrepreneur</b> 10:21 <b>environments</b> 26:22 <b>eric</b> 1:8 2:2,11,12 2:13,21 5:6 6:8,8 6:9,18,19,20,23,23 6:24,25 7:9,14 8:23,24 9:12 11:4 11:14 12:19 13:10 13:16,21 15:22 16:6,18,21 17:2,3 18:1,14,16 25:1 26:13,18,25 27:9 28:8 31:1,3 <b>event</b> 3:23 <b>everybody</b> 11:1 28:23 <b>everybody's</b> 17:4</p>	<p><b>evidence</b> 22:24 <b>evil</b> 15:10 24:2,3 28:23 29:3,7 <b>exactly</b> 22:8 <b>excuse</b> 6:11 <b>exercised</b> 22:9 <b>exist</b> 26:12 <b>existence</b> 29:15 <b>expert</b> 13:24 <b>extremely</b> 19:16 29:8 <b>extremist</b> 5:25 <b>extrovert</b> 21:12</p>	<p><b>fight</b> 22:14 <b>figure</b> 5:15 <b>figured</b> 16:12 <b>financially</b> 32:11 <b>find</b> 25:10 <b>fine</b> 11:21 <b>finger</b> 14:14 22:4 <b>firmly</b> 14:14 <b>first</b> 2:19 16:14 17:24 <b>five</b> 26:11 <b>flirt</b> 15:6 <b>floor</b> 28:13</p>
<p style="text-align: center;"><b>e</b></p>		<p style="text-align: center;"><b>f</b></p>	<p><b>folks</b> 2:3,18 10:14</p>
<p><b>e</b> 2:1 <b>easily</b> 14:15 <b>ebay</b> 9:10 <b>education</b> 3:4 6:4 <b>eff</b> 14:19,19 <b>effect</b> 7:7 19:23 <b>effectively</b> 15:11 17:11 25:9</p>		<p><b>facebook</b> 14:10,12 14:18,22 <b>fact</b> 4:18 10:2 24:13 25:1 27:10 28:16 29:7 <b>fair</b> 22:22 <b>faith</b> 3:4,14 10:22 16:3 17:15 <b>fall</b> 15:8 <b>families</b> 30:13 <b>family</b> 20:10 <b>far</b> 2:25 4:21 5:25 6:1 <b>farthest</b> 5:25 <b>fascinated</b> 10:16 <b>fascinating</b> 10:25 19:13 <b>fascist</b> 17:11 <b>fast</b> 11:19 <b>fbi</b> 11:17 <b>fearful</b> 20:15 <b>fec</b> 3:3 4:2 <b>feed</b> 18:14 <b>feel</b> 11:17 <b>fell</b> 30:22 <b>fiber</b> 23:25</p>	<p>10:15 15:19,25 24:21,22 29:9 <b>force</b> 4:5 <b>forces</b> 17:11 <b>foregoing</b> 32:4 <b>forgetting</b> 27:10 <b>forgive</b> 16:1 <b>forward</b> 11:19 23:12 <b>found</b> 6:6 9:1 <b>founded</b> 17:19 <b>fox</b> 19:17 <b>frankly</b> 4:5 5:1 11:2 14:16,24 16:21 17:22 20:1 22:6 <b>fraud</b> 9:10 12:6 23:6,20 25:4 28:8 <b>freedom</b> 24:7 <b>friday</b> 3:23 12:8 <b>friend</b> 2:4 <b>friends</b> 29:5 <b>front</b> 27:22 <b>funny</b> 12:4 <b>further</b> 9:20 12:18 16:17 32:9</p>

[g - it's]

<p><b>g</b></p> <p><b>g</b> 2:1</p> <p><b>gather</b> 10:13</p> <p><b>gathering</b> 10:10</p> <p><b>genius</b> 9:12 25:4</p> <p><b>george</b> 17:5</p> <p><b>georgia</b> 12:15 13:19</p> <p><b>getting</b> 19:3,11 22:17</p> <p><b>ghost</b> 26:18</p> <p><b>gina</b> 27:5</p> <p><b>give</b> 19:9 22:14 26:6</p> <p><b>given</b> 3:23 6:3</p> <p><b>gives</b> 29:22</p> <p><b>giving</b> 3:2 20:1 21:16 25:18 26:2</p> <p><b>glad</b> 22:16 26:12</p> <p><b>globalist</b> 17:3,10</p> <p><b>globe</b> 17:7</p> <p><b>go</b> 2:24 7:5 8:18 9:20 10:17 11:9 12:2,18,21 14:20 14:24 15:19 24:20 26:15 29:9 31:3</p> <p><b>god</b> 20:16,16 29:12,13,20,21,24 29:25,25</p> <p><b>goes</b> 21:20</p> <p><b>going</b> 7:5,6,10 9:14 10:5 11:21 15:2,16 16:4 18:1 22:24 24:20 25:15 26:15 28:3,7 29:9 29:22 30:5,20</p> <p><b>good</b> 30:24</p> <p><b>google</b> 8:23</p> <p><b>gosh</b> 12:22</p> <p><b>grasp</b> 13:14</p>	<p><b>griswold</b> 27:5</p> <p><b>group</b> 5:11</p> <p><b>guarding</b> 20:10</p> <p><b>guards</b> 20:9</p> <p><b>guess</b> 2:24 10:20 16:25 17:2</p> <p><b>gun</b> 20:25 23:15 23:16</p> <p><b>guy</b> 2:11 5:6,19 6:7,9,18,24 7:15 7:19 9:5,9,11,12 11:4 12:22 17:12 25:1,6,23 27:18 30:18</p> <p><b>guys</b> 8:12</p> <p style="text-align: center;"><b>h</b></p> <p><b>hair</b> 31:1</p> <p><b>hands</b> 19:4,12</p> <p><b>happened</b> 5:3 18:7 25:11,11</p> <p><b>happening</b> 13:8 27:15</p> <p><b>happens</b> 11:12</p> <p><b>hard</b> 29:2</p> <p><b>hate</b> 4:13 28:25 29:4,5</p> <p><b>head</b> 7:20,22 30:21</p> <p><b>headline</b> 7:19</p> <p><b>heads</b> 4:6</p> <p><b>hear</b> 15:21</p> <p><b>heard</b> 2:8 22:2</p> <p><b>hearing</b> 21:2,3</p> <p><b>hello</b> 30:8</p> <p><b>help</b> 30:18</p> <p><b>hereto</b> 32:11</p> <p><b>hero</b> 4:5</p> <p><b>heroic</b> 10:25</p> <p><b>hey</b> 2:3,17 25:10 25:23 26:11 27:24 28:2</p>	<p><b>he's</b> 6:20 7:19 9:2 9:4,14 26:15,20,20 26:21</p> <p><b>hiding</b> 6:16 26:14</p> <p><b>higher</b> 9:8</p> <p><b>history</b> 16:17</p> <p><b>hold</b> 15:16</p> <p><b>home</b> 30:12</p> <p><b>honor</b> 5:5</p> <p><b>hope</b> 29:22</p> <p><b>hour</b> 17:25</p> <p><b>hours</b> 12:16 28:2</p> <p><b>house</b> 30:14</p> <p><b>huge</b> 15:14 24:24</p> <p><b>humane</b> 10:9</p> <p><b>humor</b> 20:20</p> <p><b>hundred</b> 21:24</p> <p><b>hundreds</b> 12:12</p> <p><b>hunting</b> 12:8,9,25 29:20</p> <p><b>hurt</b> 4:20</p> <p><b>hyperbole</b> 28:15</p> <p style="text-align: center;"><b>i</b></p> <p><b>idea</b> 6:14 8:17 16:6 17:5 22:9 23:24</p> <p><b>ignoring</b> 23:2,3</p> <p><b>important</b> 15:23 19:12,16 21:25 30:17</p> <p><b>improbabilities</b> 23:5</p> <p><b>inaudible</b> 3:25 4:2 8:1</p> <p><b>including</b> 22:14</p> <p><b>individual</b> 15:1</p> <p><b>infiltrated</b> 5:11,12 5:12 6:16 10:24</p> <p><b>influence</b> 21:17</p> <p><b>information</b> 5:13 8:10 9:21 10:10</p>	<p>10:13 14:3 17:16 17:17,18 18:20 19:4,8,9,11 20:1,3 22:17,19 23:12 25:14,18,21,25 26:3 27:4,8,24,25 28:1,10 29:14</p> <p><b>insane</b> 10:18</p> <p><b>insanely</b> 2:13</p> <p><b>insanity</b> 15:7</p> <p><b>inside</b> 10:8</p> <p><b>inspirational</b> 11:1</p> <p><b>installed</b> 12:17</p> <p><b>interested</b> 32:12</p> <p><b>interesting</b> 3:12 4:12</p> <p><b>international</b> 15:14</p> <p><b>internet</b> 18:15,17 28:10</p> <p><b>interrupts</b> 7:5</p> <p><b>interview</b> 18:13</p> <p><b>interviews</b> 19:7,8 19:20 21:4</p> <p><b>intimidate</b> 26:2</p> <p><b>introvert</b> 21:12</p> <p><b>involved</b> 2:14 3:1 3:9 9:20 10:22 16:4</p> <p><b>irregularities</b> 16:19 28:6</p> <p><b>isn't</b> 28:14,15</p> <p><b>issue</b> 4:11,18 16:23</p> <p><b>it'll</b> 23:5</p> <p><b>it's</b> 3:9 5:3,4 6:17 8:7 9:8 11:21 15:20,21 17:13 19:13 20:8 22:7 23:19 24:14,17 26:10,19 27:3</p>
--	--	---	--

[it's - metaxas]

<p>29:2,8  <b>i'd</b> 10:17  <b>i'll</b> 3:18 17:3 20:17  30:5  <b>i'm</b> 5:25 7:7 8:21  10:15 12:8,11  15:25 17:16 18:1  19:10 20:1,15  21:1,2,3,12,12,12  21:15,15,22 22:8  22:16 24:12,21,22  25:18,19 26:12  27:13 29:15,17  30:9,20  <b>i've</b> 2:3 3:1 6:3  7:10 9:15,16 19:5  19:6 21:11 25:21  28:19</p>	<p style="text-align: center;"><b>k</b></p> <p><b>keep</b> 7:5 22:18  23:14  <b>key</b> 6:15  <b>kick</b> 2:4  <b>kidding</b> 24:13  <b>kill</b> 5:20  <b>kind</b> 3:7,7,18,21  4:14,21 5:1 6:10  6:12,16 12:13  14:12 15:13 17:12  25:12 26:10  <b>knew</b> 12:3  <b>know</b> 2:18,24 3:21  4:12,13 5:16,23  6:7 7:1,3,4 8:9,15  8:24 9:8 11:13,19  11:20 12:5 13:12  13:13,15 15:3,4,10  17:9,12,19 19:13  20:6,11 21:11,20  21:22,23 23:22  24:4,9 25:17,19  26:5,9,11,15,19  28:23 29:2,2,9,16  29:21 30:18  <b>knowing</b> 29:21  <b>knowledge</b> 32:6  <b>known</b> 19:15  <b>kris</b> 5:19</p>	<p><b>lawyer</b> 28:7  <b>leadcandy</b> 18:19  <b>leads</b> 25:12  <b>leaks</b> 25:11  <b>leaning</b> 6:2  <b>learning</b> 15:5  <b>led</b> 3:7  <b>left</b> 4:21 6:2 26:12  <b>legislative</b> 27:22  28:1,5  <b>let's</b> 24:2 29:8  <b>level</b> 9:11 16:11  17:6 24:6 28:24  <b>levels</b> 28:22  <b>lie</b> 5:21 24:3,4  29:23  <b>life</b> 26:16  <b>lindell</b> 30:9,10,10  <b>list</b> 28:6  <b>listen</b> 10:18 12:2  15:18 17:25  <b>listening</b> 10:17  11:1  <b>literally</b> 12:24  18:16 25:24 26:24  <b>little</b> 8:25 10:19  20:20  <b>live</b> 13:5  <b>lives</b> 22:14 29:10  <b>long</b> 2:10  <b>look</b> 12:13 22:8  <b>looked</b> 11:24  13:21 16:17  <b>looking</b> 3:12 5:7,8  7:1 9:18,21 14:11  16:18,19 24:11,12  24:25  <b>loot</b> 4:8  <b>lot</b> 8:21 29:18,22  <b>love</b> 16:3 30:9,14</p>	<p><b>lurking</b> 6:13 8:6</p> <p style="text-align: center;"><b>m</b></p> <p><b>m</b> 2:9 24:22,23  <b>machines</b> 8:4  12:15  <b>main</b> 21:9  <b>making</b> 22:1,2  <b>man</b> 10:22 11:6  15:12 17:5 30:20  <b>manifesto</b> 14:17  16:9  <b>march</b> 32:13  <b>marxist</b> 15:12  <b>marxists</b> 17:11  <b>massive</b> 16:23  23:6,13,20  <b>mastermind</b> 9:2  <b>material</b> 11:18  <b>math</b> 23:2  <b>mathematics</b> 23:7  <b>matter</b> 29:10  <b>mean</b> 3:11,13 9:10  9:25 15:10 17:3  17:13 18:7,16  20:7 27:17  <b>means</b> 7:13  <b>media</b> 14:6 17:21  20:3 23:10 27:16  <b>medical</b> 6:4  <b>meeting</b> 6:13,17  6:17,18 8:6 11:10  <b>meetings</b> 5:12  10:24  <b>mentioned</b> 19:18  <b>mere</b> 29:15  <b>mess</b> 22:10  <b>message</b> 12:10  <b>metaxas</b> 1:8 2:2,3  2:18 3:11 4:10,24  5:3 6:11,15 7:12  7:18,22,25 8:2,15</p>
<p style="text-align: center;"><b>j</b></p> <p><b>j</b> 1:2  <b>jacks</b> 5:19  <b>jail</b> 29:9  <b>jedi</b> 8:13  <b>job</b> 1:24 25:3  <b>joe</b> 2:8,9,15,15  10:15,15,19 15:19  15:23 16:1,2  17:21 22:21 24:21  24:23,24 29:16  <b>john</b> 4:5  <b>joke</b> 26:10  <b>journal</b> 10:12  <b>journalism</b> 5:10  <b>journalist</b> 10:1  <b>journalists</b> 4:1 5:8  5:8 9:22,23 10:1  10:12  <b>june</b> 14:17 16:10</p>	<p style="text-align: center;"><b>l</b></p> <p><b>l</b> 2:9 24:22,23  <b>landed</b> 30:22  <b>language</b> 14:21  <b>late</b> 3:19,19  <b>laughing</b> 8:11  <b>law</b> 23:4,4  <b>lawsuits</b> 13:23  29:23</p>		

[metaxas - phone]

<p>8:18 9:4,25 10:4  10:14 12:24 13:2  13:4,7 15:2,22  17:2 18:4,7,10,22  19:10,23 20:5,12  20:19,22 21:2,8  22:8 24:1,19 26:9  27:2 28:22 30:3  31:1,4  <b>michael</b> 27:18  <b>michelle</b> 18:12,24  21:6  <b>michigan</b> 13:20  <b>middle</b> 3:19 12:17  20:21  <b>mike</b> 30:9,10,10  <b>mind</b> 8:10  <b>mit</b> 23:7  <b>mollica</b> 18:12  <b>mollica's</b> 21:6  <b>moment</b> 15:24  30:5  <b>money</b> 6:3 21:19  24:11 30:17,23  <b>mongolia</b> 16:23  <b>monstrous</b> 25:3  <b>month</b> 11:11  <b>months</b> 3:24 17:22  <b>morbid</b> 26:19  <b>morning</b> 11:22  12:6  <b>morris</b> 2:5  <b>mountains</b> 12:9  <b>movement</b> 9:16  <b>multiple</b> 28:19  <b>murray</b> 1:23 32:2  32:15  <b>mypillow.com</b>  31:3  <b>mypillow.com.</b>  30:24</p>	<p style="text-align: center;"><b>n</b></p> <p><b>n</b> 2:1,9,9 24:22,22  24:23,23  <b>name</b> 13:17,21  18:16  <b>named</b> 2:11 6:7  11:4 16:6 25:1  <b>nation</b> 17:23  <b>national</b> 21:9  <b>necessary</b> 9:8  22:14  <b>need</b> 2:5 14:5  21:18,19,19 22:18  22:18 24:9,12  25:23 30:1,1  <b>needed</b> 8:10  <b>nefarious</b> 29:1  <b>neither</b> 32:7  <b>networks</b> 11:24  <b>nevada</b> 13:18  <b>never</b> 6:22 23:10  29:5  <b>new</b> 24:6  <b>news</b> 2:10 15:15  19:17  <b>night</b> 11:20,23  30:4  <b>nightmare</b> 17:4  <b>nonprofit</b> 28:14  <b>nonprofits</b> 6:4  <b>normally</b> 2:25  12:11  <b>notoriety</b> 21:19  <b>november</b> 1:10  25:10  <b>ns</b> 24:23  <b>nuclear</b> 9:2,5 15:4  <b>number</b> 6:5</p>	<p style="text-align: center;"><b>o</b></p> <p><b>o</b> 2:1,9 24:22,23  <b>oan</b> 21:10  <b>obviously</b> 3:1 13:4  25:22  <b>october</b> 11:10  <b>odd</b> 11:23  <b>office</b> 28:12,12,13  <b>offices</b> 28:11  <b>offline</b> 24:13  <b>oh</b> 6:20 7:23 12:22  27:19  <b>okay</b> 2:18 5:5 6:15  7:12,18,25 8:18  11:10,20 13:4  19:11 21:3 24:19  24:24  <b>oltmann</b> 2:9,9,15  2:16,17,22 3:17  4:17,25 5:7 6:14  6:22 7:16,21,23  8:1,7,17,20 9:15  10:3,6,15,15,19  11:13 13:1,3,6,9  15:19 16:1,14  17:19 18:6,9,12,24  19:19,25 20:8,14  20:20,24 21:7,10  23:1 24:17,21,23  25:17 26:17 27:3  29:16,24  <b>once</b> 4:25  <b>ooh</b> 26:9  <b>operate</b> 5:16  <b>operating</b> 17:6  <b>opinion</b> 14:4  <b>order</b> 5:21 20:3  23:11  <b>organization</b> 3:3  4:3,6 17:20</p>	<p><b>otto</b> 17:21  <b>outcome</b> 32:12</p> <p style="text-align: center;"><b>p</b></p> <p><b>packed</b> 28:11,12  <b>packing</b> 28:11  <b>page</b> 14:18  <b>paraphrasing</b> 7:7  <b>part</b> 10:6 25:15  26:17  <b>parties</b> 32:8,11  <b>partner</b> 4:4  <b>parts</b> 13:20 23:16  <b>patents</b> 16:15,16  <b>path</b> 25:12  <b>patriot</b> 10:22  <b>patriots</b> 22:10  <b>paul</b> 22:19  <b>pennsylvania</b>  13:19,20 27:23  <b>people</b> 3:6,24 4:7  4:8,20 5:9,11 6:19  10:7,8,11 15:5,18  18:25 19:2 21:13  21:16 22:2,3,5,17  22:23 23:6,11,23  24:1,14 25:19,21  25:22 27:16 28:8  28:24 30:8  <b>people's</b> 10:13  <b>percent</b> 21:24  <b>period</b> 4:22 9:23  <b>permeating</b> 4:22  <b>person</b> 3:13 14:13  14:24 20:15 21:21  <b>personality</b> 17:21  <b>personally</b> 3:1 4:3  <b>ph.d.</b> 9:4 15:3  <b>ph.d.'s</b> 23:7  <b>pheasant</b> 29:20  <b>phone</b> 6:6 13:2</p>
--	---	---	--

[physics - rob]

<p><b>physics</b> 9:2,5 15:4  <b>picked</b> 18:11,11  18:12,13  <b>piece</b> 23:18  <b>pieces</b> 23:16,19  <b>pillars</b> 3:4  <b>pity</b> 26:11  <b>place</b> 17:6 27:7  <b>places</b> 16:18 18:20  <b>planning</b> 5:14  <b>playing</b> 10:1  <b>please</b> 30:25 31:3  <b>podcast</b> 1:7 17:21  24:16,18  <b>podcasts</b> 17:23  <b>point</b> 6:12 9:17  10:20 12:21,23,25  13:9,11,15 14:2,3  15:12 18:10 20:10  26:10 30:15  <b>police</b> 14:19  <b>political</b> 3:13 4:15  17:23  <b>politics</b> 2:25  <b>pomade</b> 31:1  <b>pop</b> 30:24 31:4  <b>pops</b> 8:24 12:19  <b>popular</b> 17:23  <b>position</b> 25:8  <b>possible</b> 2:25 5:2  18:21 19:4 25:25  <b>possibly</b> 14:24  <b>post</b> 15:20  <b>posted</b> 14:17  15:21 16:9 26:3  <b>posting</b> 18:3  <b>posts</b> 14:11,18,22  <b>powell</b> 17:18 19:2  19:3,20 25:14  <b>power</b> 15:13 16:11  17:12</p>	<p><b>powerful</b> 15:14  25:7  <b>pr</b> 27:18  <b>pray</b> 30:1,2  <b>prayer</b> 30:4,4  <b>prepared</b> 32:3  <b>pres</b> 14:20  <b>presidency</b> 22:21  <b>president</b> 1:2  21:24,25 30:1  <b>pretty</b> 4:18 21:1  <b>previous</b> 10:18  <b>prison</b> 26:15  <b>pro</b> 11:6,7  <b>probably</b> 15:21  19:6,7  <b>problem</b> 23:1  <b>proceeding</b> 32:4  <b>proceedings</b> 32:6  <b>process</b> 29:11  <b>program</b> 2:16 9:9  15:17 21:6  <b>programs</b> 21:9  <b>project</b> 5:18  <b>proof</b> 14:3 23:13  23:14,14,15  <b>proposal</b> 27:3  <b>propped</b> 13:24  <b>protect</b> 4:8 20:16  20:16,18  <b>protected</b> 21:1  <b>prove</b> 22:22  <b>provide</b> 27:24  <b>provided</b> 27:24,25  <b>proxy</b> 13:25  <b>public</b> 20:6 27:4  <b>publicity</b> 24:11  <b>publicly</b> 7:14  <b>pulled</b> 13:19  <b>push</b> 19:8</p>	<p><b>put</b> 8:22 10:5  11:15 14:14,18  21:14,16 22:4  23:18 27:7  <b>putting</b> 25:24</p> <p style="text-align: center;"><b>q</b></p> <p><b>question</b> 4:10 30:7  <b>questions</b> 28:4,6  <b>quick</b> 30:7  <b>quite</b> 9:22 20:24</p> <p style="text-align: center;"><b>r</b></p> <p><b>r</b> 2:1,1  <b>radar</b> 3:9,15 5:1,6  <b>radio</b> 15:17 19:7  <b>range</b> 21:1  <b>rantings</b> 15:1  <b>rants</b> 14:23  <b>reached</b> 25:22  26:1  <b>read</b> 12:14 30:12  <b>reading</b> 12:11  13:2  <b>realize</b> 13:7  <b>really</b> 5:14 6:25  15:6 17:15,22  26:13 29:17  <b>rebecca</b> 1:23 32:2  32:15  <b>record</b> 32:5  <b>recording</b> 2:2 31:5  32:4  <b>redacted</b> 26:24  27:8  <b>redacting</b> 28:9  <b>reddit</b> 14:8  <b>referring</b> 11:10  <b>regardless</b> 12:3  <b>related</b> 32:7  <b>relative</b> 32:10</p>	<p><b>remember</b> 5:18  12:22  <b>reminds</b> 15:4  <b>removed</b> 27:6  <b>reopening</b> 3:21  <b>reported</b> 1:23  18:22,23,24,25,25  <b>represents</b> 23:25  27:18  <b>reprise</b> 16:1  <b>reprising</b> 16:2  <b>republic</b> 22:6  <b>request</b> 27:3  <b>research</b> 9:1 13:10  13:16  <b>researching</b> 13:23  <b>respond</b> 12:13  <b>responds</b> 7:9  <b>rest</b> 15:18 26:15  29:10  <b>result</b> 5:22 16:5  <b>revere's</b> 22:19  <b>revolution</b> 5:19  9:16  <b>rfp</b> 13:18,20 26:25  27:2,7  <b>rfps</b> 26:24  <b>rich</b> 29:10  <b>rid</b> 27:7  <b>right</b> 5:4,25 6:1,9  6:23 7:7,19 8:9  10:5,14 11:23,25  12:1,22 13:1  21:21 23:2 24:22  25:18 26:18,23  27:13,21 29:24  <b>rights</b> 3:6  <b>rises</b> 24:5  <b>risk</b> 20:9  <b>rob</b> 4:9</p>
--	--	--	--

[role - talked]

<p><b>role</b> 10:1  <b>rolled</b> 20:11  <b>rolling</b> 12:7  <b>runs</b> 21:13</p>	<p><b>share</b> 30:7  <b>shining</b> 24:7  <b>shock</b> 15:12  <b>short</b> 4:22 9:23  <b>show</b> 1:8 2:2 15:22  28:3  <b>showed</b> 14:4  <b>shut</b> 18:14 24:5  <b>side</b> 10:5 20:6,17  20:18 23:17 24:2  26:20  <b>sideways</b> 30:22  <b>sidney</b> 17:18 19:2  19:3,20 25:14  <b>sign</b> 19:22  <b>signature</b> 32:14  <b>signed</b> 19:21,23  <b>significance</b> 7:2,3  9:19  <b>silence</b> 23:11  <b>silenced</b> 23:8  <b>sit</b> 6:1 25:14  <b>six</b> 17:21  <b>skills</b> 32:6  <b>sleep</b> 11:20  <b>small</b> 3:24  <b>smart</b> 15:3 29:10  <b>smartmatic</b> 27:8  <b>smoking</b> 23:15  <b>snopes</b> 26:1,9,10  <b>social</b> 14:6  <b>society</b> 3:5 4:23  10:9 22:7  <b>sociopathic</b> 14:25  <b>software</b> 17:1  <b>sold</b> 16:25  <b>somebody</b> 2:21  6:8,18 7:5 11:18  15:8 16:11 17:8  <b>somebody's</b> 4:25</p>	<p><b>soros</b> 17:5  <b>soros'</b> 28:14  <b>sorry</b> 7:23  <b>sounds</b> 15:7  <b>sources</b> 20:4  <b>southern</b> 12:9  <b>speaking</b> 22:16  <b>spend</b> 25:24 30:13  30:17  <b>spoken</b> 21:6,8  <b>spokesperson</b>  12:19  <b>standing</b> 4:21  <b>stands</b> 30:11  <b>start</b> 10:7  <b>started</b> 3:2,5 4:2  6:8 7:4 8:11 12:7  13:10,16,23 14:7  14:11 16:14,18,19  17:7,21 18:2,15  20:2  <b>state</b> 17:5 23:22  27:6  <b>stated</b> 19:20  <b>statement</b> 11:11  <b>states</b> 13:13,14,18  13:24 26:23  <b>statistical</b> 23:4  <b>stayed</b> 2:25  <b>steal</b> 4:9 5:21  <b>steel</b> 27:18  <b>stomach</b> 12:21  <b>stood</b> 4:18  <b>stop</b> 7:18  <b>stopping</b> 3:21  <b>store</b> 20:25  <b>story</b> 2:8,15 3:8,11  5:18 11:23 18:1  21:14,18  <b>strange</b> 12:1,18</p>	<p><b>strategy</b> 7:17,24  8:4 9:6 11:5 15:13  16:7 25:2  <b>street</b> 5:20  <b>strong</b> 4:19 17:15  <b>stuff</b> 4:15 8:8 9:11  10:23 16:10 17:4  19:18 25:5,11  <b>stumble</b> 24:25  29:13  <b>stumbled</b> 29:13  <b>stupidity</b> 28:23  <b>succeeds</b> 25:9  <b>sudden</b> 28:2  <b>suffered</b> 22:11  <b>super</b> 9:5 25:3  <b>support</b> 21:23,24  30:24  <b>supporting</b> 21:25  <b>supposed</b> 27:21  <b>supreme</b> 25:16  <b>sure</b> 7:10,12 22:1  22:2 25:8  <b>surprise</b> 2:4  <b>surprising</b> 19:16  <b>swing</b> 13:18  <b>system</b> 9:10 16:24  16:25 27:20  <b>systems</b> 7:17,21,24  8:25 9:7,19 11:6  12:20 13:11,13,25  14:1 16:8,17,20  25:2 27:19 28:5</p>
<p><b>s</b></p>		<p><b>t</b></p>	
<p><b>sane</b> 15:1  <b>sank</b> 12:21  <b>satanic</b> 24:3  <b>save</b> 29:19  <b>saw</b> 12:4  <b>saying</b> 5:24 19:10  22:18 23:14 26:21  27:16  <b>says</b> 6:19,19 26:4  <b>scale</b> 14:15 22:4,5  <b>scared</b> 17:15  <b>scary</b> 10:6 14:25  16:10 17:13 26:17  <b>science</b> 23:2  <b>scraping</b> 18:15  <b>second</b> 20:17  <b>secretary</b> 27:6  <b>security</b> 7:17,24  8:5 9:6,8 11:5  15:14 16:7 20:9  23:17 25:2  <b>see</b> 14:24 16:4  27:17  <b>seeing</b> 13:16  <b>seen</b> 23:10  <b>segment</b> 10:18  18:1 21:10 30:6  <b>sell</b> 30:8  <b>send</b> 24:14  <b>sensibility</b> 6:2  <b>sent</b> 25:21  <b>september</b> 3:19,19  <b>serendipitous</b> 3:10  <b>seriously</b> 26:13  <b>set</b> 9:21</p>		<p><b>take</b> 4:11 17:17,25  23:18 26:13,23  <b>taken</b> 32:9  <b>talk</b> 2:6,6 24:12  <b>talked</b> 12:15 19:2  19:3</p>	

[talking - wanted]

<p><b>talking</b> 2:10 6:8 9:7 10:15 19:14 24:21,23 25:19 29:6,7</p> <p><b>target</b> 20:12,13,14</p> <p><b>tech</b> 2:22</p> <p><b>technology</b> 23:9</p> <p><b>teigen</b> 4:5</p> <p><b>tell</b> 2:15,24 3:8 7:4 18:1 21:17 23:5 30:5,9</p> <p><b>telling</b> 21:5 27:13</p> <p><b>ten</b> 18:4,8</p> <p><b>testify</b> 27:22</p> <p><b>text</b> 12:10</p> <p><b>texts</b> 12:12</p> <p><b>thank</b> 15:23 29:20 29:23,24 30:6</p> <p><b>thanks</b> 2:17 29:12 29:21</p> <p><b>that's</b> 3:11 4:12 6:15 7:18 8:23,24 12:18,22 22:8,16 24:4,19</p> <p><b>there's</b> 9:14 15:5 21:18 22:20 23:6 23:9,14,14,15 28:22 29:18</p> <p><b>they'll</b> 15:6</p> <p><b>they're</b> 8:13 10:8 10:9 15:5 20:7 26:12 29:2,4,9</p> <p><b>they've</b> 23:16</p> <p><b>thing</b> 5:25 19:12</p> <p><b>things</b> 3:2 5:2 6:2 6:5 9:17 10:9 16:15 18:3 19:24 19:25 20:24 21:18 23:3 26:22 30:8 30:24</p>	<p><b>think</b> 2:5 4:17 5:4 8:12 18:20 19:14 20:8,22 21:1 22:12</p> <p><b>thinking</b> 11:20 17:14 26:14</p> <p><b>thought</b> 2:15 11:16 26:11</p> <p><b>thousand</b> 22:18</p> <p><b>threat</b> 10:23</p> <p><b>threats</b> 20:11</p> <p><b>three</b> 19:7</p> <p><b>thrilling</b> 11:1</p> <p><b>throwing</b> 28:15</p> <p><b>tie</b> 27:14</p> <p><b>tied</b> 9:15,16 14:2 27:8</p> <p><b>time</b> 4:22 5:17 8:16 9:24 12:5 29:19 30:11,13</p> <p><b>tip</b> 14:14 22:4</p> <p><b>today</b> 2:6 15:17,20</p> <p><b>tomorrow</b> 2:7 15:18</p> <p><b>tools</b> 20:2</p> <p><b>top</b> 9:10,11,11</p> <p><b>torch</b> 24:7</p> <p><b>toronto</b> 28:12,13</p> <p><b>totally</b> 11:22</p> <p><b>touch</b> 19:1</p> <p><b>tough</b> 10:19</p> <p><b>traced</b> 14:22 16:22</p> <p><b>track</b> 26:20</p> <p><b>transcriber</b> 32:1</p> <p><b>transcript</b> 32:3,5</p> <p><b>transcription</b> 1:7</p> <p><b>traveled</b> 16:19</p> <p><b>tremendous</b> 16:11</p> <p><b>tremendously</b> 25:7</p>	<p><b>tried</b> 26:2</p> <p><b>tries</b> 21:13</p> <p><b>troops</b> 15:12</p> <p><b>true</b> 32:5</p> <p><b>trump</b> 1:2 2:13 7:6 8:5 9:13 11:7,21 14:23 19:1,1,5 21:23,25 25:8 28:25 29:4,5</p> <p><b>trump's</b> 7:10</p> <p><b>try</b> 17:3 22:10</p> <p><b>trying</b> 16:4</p> <p><b>tucker</b> 19:17</p> <p><b>turns</b> 22:6</p> <p><b>twitter</b> 14:8 18:3,3 18:14,14 28:17,19 28:20,20</p> <p><b>two</b> 17:25 19:7 20:9 21:18 23:3 24:23 28:21</p> <p><b>type</b> 14:21 26:8</p> <p style="text-align: center;"><b>u</b></p> <p><b>uadf</b> 4:4</p> <p><b>unabomber</b> 15:5</p> <p><b>unacceptable</b> 22:20</p> <p><b>unbelievable</b> 13:8</p> <p><b>uncover</b> 9:22 24:24</p> <p><b>uncovering</b> 10:7 16:15</p> <p><b>undeniable</b> 23:19</p> <p><b>understand</b> 9:17 9:18 22:18 25:4</p> <p><b>understood</b> 10:23</p> <p><b>unfortunately</b> 24:12</p> <p><b>united</b> 3:3 4:2,4</p> <p><b>unproven</b> 26:4,6</p> <p><b>update</b> 12:16</p>	<p><b>uploaded</b> 27:10,11</p> <p><b>usa</b> 14:19</p> <p><b>use</b> 8:21 10:10 17:20 23:3 28:21 30:11,25 31:3</p> <p><b>utterly</b> 10:25 22:20</p> <p style="text-align: center;"><b>v</b></p> <p><b>values</b> 30:8</p> <p><b>venezuela</b> 17:8 27:9</p> <p><b>veritas</b> 5:18</p> <p><b>viciously</b> 2:13</p> <p><b>video</b> 19:6</p> <p><b>videos</b> 14:20</p> <p><b>vile</b> 14:23</p> <p><b>violence</b> 15:7</p> <p><b>visit</b> 30:24</p> <p><b>voice</b> 14:14 15:21 22:1,5 24:5</p> <p><b>vote</b> 22:3 30:17</p> <p><b>voter</b> 23:20</p> <p><b>voters</b> 24:5</p> <p><b>voting</b> 7:17,21,24 8:4,25 9:7,19 11:5 12:20 13:11,12,25 14:1 16:8,16,20,24 16:25 25:2 27:19 28:5</p> <p><b>vs</b> 1:2</p> <p style="text-align: center;"><b>w</b></p> <p><b>wake</b> 11:22 25:9</p> <p><b>walked</b> 8:14 23:16</p> <p><b>want</b> 3:8 8:13 15:18 17:25 20:6 21:21,23 23:21 24:14 25:17 30:18 30:23</p> <p><b>wanted</b> 5:15,15,20 5:23</p>
--	---	---	--

[wants - zoom]

<p><b>wants</b> 24:3 25:6  <b>warriors</b> 8:14  <b>wasn't</b> 7:1 8:22  10:4 11:14  <b>watch</b> 14:20  <b>watching</b> 6:17  26:22,23  <b>way</b> 3:14 5:17 6:1  8:13 9:14 14:22  16:10,22 22:20,23  24:4  <b>weaponization</b>  23:9  <b>weapons</b> 20:23  <b>wear</b> 31:2  <b>website</b> 16:10  18:18 24:15  <b>weeks</b> 28:21  <b>welcome</b> 2:16  <b>went</b> 11:20 12:8  12:16 18:19 27:5  <b>weren't</b> 3:12  24:25</p>	<p><b>wins</b> 7:6  <b>wisconsin</b> 13:21  <b>witness</b> 13:24  <b>won</b> 11:21  <b>wonderful</b> 10:25  <b>word</b> 6:22 7:8,8  30:12  <b>words</b> 4:12 17:17  <b>work</b> 3:20  <b>worked</b> 11:16  <b>working</b> 11:24  24:1  <b>works</b> 3:4 4:7  <b>world</b> 24:7,9 25:4  <b>worry</b> 7:9 9:13  <b>worst</b> 17:4  <b>worthy</b> 22:13  <b>wouldn't</b> 12:11  <b>wrap</b> 30:20  <b>write</b> 5:2 7:8 28:4  <b>written</b> 5:24  <b>wrong</b> 24:4 27:12  <b>wrote</b> 6:24,25 28:6</p>	<p>29:19  <b>you've</b> 6:16 11:4  19:11 21:4,6 25:3</p>
	<p><b>y</b></p>	<p><b>z</b></p>
<p><b>we'd</b> 2:15  <b>we'll</b> 2:6 10:14  15:20,23 24:20,22  29:19 30:6  <b>we're</b> 2:23 4:20  10:5 15:16 23:2,3  24:8,20 28:2,15  29:6,7 30:3,5  <b>we've</b> 23:10  <b>what's</b> 16:4 21:25  29:22  <b>white</b> 30:14  <b>who's</b> 6:20,23  <b>wickedness</b> 29:3  <b>widely</b> 19:15  <b>win</b> 7:10 9:14  <b>wing</b> 26:12</p>	<p><b>yeah</b> 3:17 8:18  9:15 13:3,9 18:6  20:19,22 21:7,10  25:17  <b>years</b> 26:11  <b>yep</b> 18:9  <b>youth</b> 6:4  <b>youtube</b> 14:21  15:20,22  <b>you'd</b> 14:21  <b>you'll</b> 5:17  <b>you're</b> 3:13,13  6:16,17 8:6 9:6  10:16,16,19,20,21  11:7 12:24 15:3,7  19:11 20:12,12  21:5 24:11 29:17</p>	<p><b>zoom</b> 3:16</p>