

Transcribed Interview Excerpts: Abigail Dymond Welch

May 17, 2022

Committee on Oversight and Reform U.S. House of Representatives oversight.house.gov

On May 17, 2022, the Committee conducted a transcribed interview of Abigail Dymond Welch, a former cheerleader for the Washington Commanders from 2005 to 2012. Below are key excerpts from the interview.

Ms. Welch Could Not Discuss the Hostile Workplace at the Commanders Because of the Resolution of the Lewd Video Dispute (pp. 13, 39)

- Q: Okay. Well, in particular, in August 2020, The Washington Post reported that during the years you were with the Commanders, team executives used outtakes from cheerleader photo shoots to create lewd videos for the team's owner, Daniel Snyder. As a cheerleader during that relevant time period, can you discuss with us any experiences you have had with the outtake videos that were allegedly created for Mr. Snyder?
- A: I'm sorry, I'm not able to answer that question.
- Q: Why is that?
- A: I'm not legally allowed to answer that question.

. . .

- Q: Now, Ms. Welch, in February of 2021, it was reported that there was a legal dispute between the Washington Commanders and former cheerleaders regarding lewd videos made without the cheerleaders' knowledge. Do you know if this legal dispute was resolved?
- A: It has been resolved.
- Q: Earlier, you indicated that you were legally unable to answer certain of my questions. Was your inability to answer those questions related to the resolution of that legal dispute?
- A: Yes.

Ms. Welch Was "Scared" to Learn that a Private Investigator Wanted to Speak to Her Because She Did Not Know "What This Man Wanted and How Far He Was Going to Go to Get What He Wanted" (pp. 18-19)

- Q: What went through your mind when you learned that there was a private investigator sitting around your house, going up to your neighbors and asking about you?
- A: Well, I was scared about this, but I was also embarrassed because now I had to explain to my neighbor that I was not in witness protection or wanted by the police; that it wasn't that I was a criminal or had done something wrong.

 And I was scared because I had three young children [REDACTED]. And I was nervous not knowing what this man wanted and how far he was going to go to get what he wanted.
- Q: Did you have any idea how this person had found your home address?
- A: Absolutely not.

The Private Investigator Stated that He Worked "on behalf of the Washington Redskins" and Described Himself as "former DEA" (pp. 27-28)

- A: I opened the front door and I stepped out into my courtyard. And he identified himself, he told me his name and he told me he was a private investigator out of New Braunfels which is a town outside of Austin. I thought that was odd. I didn't know why that was necessary. He handed me his business card. He also flashed a badge and told me that he was former DEA.
- Q: And what was the badge that he flashed you?
- A: He took it out of his shirt pocket and opened it. We were standing about six feet away, so I didn't get a very good look at it. It could have been real, it could have been a kid's toy. I don't know.
- Q: And he told you he was former DEA; is that right?
- A: Correct.
- Q: Why do you think he mentioned that he was formerly with the DEA?
- A: I believe to intimidate me, to get me to answer his questions and think that I was obligated to answer his questions.
- Q: Was he there on any official business on behalf of the DEA?
- A: No.
- Q: So did he explain why he was there?
- A: He did. He told me, he said that he was here on behalf of the Washington Redskins to ask me questions about Bruce Allen. He said he was working on behalf of the law firm Reed Smith out of New York, and their private investigator reached out to him because he was local and asked for him to come and speak with me. He then said that this is regarding interactions with Bruce Allen and the sexual misconduct investigation with the Washington Redskins.

Ms. Welch Felt "Unsafe" and a "Violation of Privacy and My Home" from Private Investigator Visit (p. 33)

- Q: How did it feel to know that Daniel Snyder's lawyers had sent a private investigator to sit outside your house, come up to your door, and talk to you?
- A: It felt like a violation of my privacy and my home.
- Q: Did it make you feel unsafe?
- A: Yes, it did. It made me feel unsafe, it made me feel anxious and worried, slightly apprehensive about leaving the house. Yes.

<u>Private Investigators for the Commanders Went to the Homes of Multiple Former Cheerleaders (pp. 19-20)</u>

- Q: Were you surprised that there was a private investigator seeking to talk to you?
- A: I was surprised, but also I had heard that other former teammates had had the same experience.
- Q: Okay. So when you say other former teammates, what does that mean?
- A: Women who were on the cheerleading team with me had mentioned that this had happened to them as well.
- Q: And that's the cheerleading team at the Commanders; is that right?
- A: Correct.
- Q: And when you say this had happened to them, what do you mean by that?

- A: A private investigator had shown up at their home asking them questions.
- Q: And how did you learn about this?
- A: Through a messaging group that a bunch of us are in together, a bunch of the former cheerleaders are in together.
- Q: And had this been happening for a long time before this private investigator showed up at your house, a short amount of time?
- A: I would say a couple months.
- Q: And if you had to estimate how many other people were telling you that they had private investigators showing up at their house, what would you say?
- A: I personally learned of perhaps maybe five other people.
- Q: Five other former Commanders cheerleaders?
- A: Yes.
- Q: Who had private investigators show up at their homes seeking to ask them questions?
- A: Yes.

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10	INTERVIEW OF: ABBY DYMOND WELCH
11	TUESDAY, MAY 17, 2022
12	U.S. HOUSE OF REPRESENTATIVES
13	COMMITTEE ON OVERSIGHT AND REFORM
14	WASHINGTON, D.C.
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24	The Interview Commenced at 11:01 a.m.
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26	Appearances:							
27	For the COMMITTEE ON OVERSIGHT AND REFORM:							
28								
29	For the DEMOCRATIC STAFF:							
30	, Majority							
31	Counsel							
32	, Majority Counsel							
33	, Majority Counsel							
34	, Majority Counsel							
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36	For the REPUBLICAN STAFF:							
37	, Minority Counsel							
38	, Minority Counsel							
39	, Minority Counsel							
40								
41	For the WITNESS:							
42	LISA J. BANKS, ESQ.							
43	ALIA AL-KHATIB, ESQ.							
44	Katz, Marshall & Banks, LLP							
45	1718 Connecticut Avenue, NW							
46	Seventh Floor							
47	Washington, DC 20009							
48								
49								
50	Exhibits:							

51	Exhibit	No.	Page
52	1	Photocopy of business card	21

PAGE

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53

- _ I think we're ready to go on the
- 56 record.
- 57 This is a transcribed interview of Abby Dymond Welch
- 58 conducted by the House Committee on Oversight and Reform.
- 59 This interview was requested by Chairwoman Carolyn
- 60 Maloney as part of the Committee's investigation into the
- 61 Washington Commanders toxic work environment and the
- 62 NFL's handling of that matter.
- Good morning, Ms. Welch. Could you please state
- 64 your full name, and spell your last name for the record,
- 65 please?
- The Witness. My full name is Abigail Dymond Welch,
- 67 and my last name is spelled W-E-L-C-H.
- Good morning, Ms. Welch. My name is
- , I am Majority counsel for the Committee
- 70 on Oversight and Reform, and on behalf of the Committee
- 71 we want to thank you for coming in today for this
- 72 interview. We appreciate that you are willing to speak
- 73 with us voluntarily this morning.
- 74 At this time, I will ask the additional Committee
- 75 staff in this virtual room to introduce themselves,
- 76 starting with the Majority staff, and I would ask for
- 77 everyone to go on camera, if possible, when they are
- 78 introducing themselves for the benefit of the court

79 reporter.

 $\underline{\cdot}$ for the Majority.

, Majority staff.

, Majority staff.

, with the Minority.

84 $\underline{}$, with the Minority

85 staff.

86 $\underline{\cdot}$, with the Minority.

87 BY

Ms. Welch, before we begin, I would like to

89 go over some of the ground rules for this interview.

The way this interview will proceed is as follows:

91 The Majority and Minority staff will alternate asking you

92 questions, one hour per side per round. The Majority

93 staff will begin and proceed for an hour, and the

94 Minority staff will have an hour to ask questions.

95 Thereafter, the Majority staff may ask additional

96 questions and so on. We will alternate back and forth in

97 this manner until there are no more questions from either

98 side and the interview will be over.

99 During the interview, we will do our best to limit

100 the number of people who are directing questions at you

101 during any given hour. That said, from time to time,

102 follow-up or clarifying questions may be useful, and if

103 that is the case, you might hear from additional people.

104 Under the Committee's rules, you are allowed to have

- 105 an attorney present to advise you. Ms. Welch, do you
- 106 have an attorney representing you in your personal
- 107 capacity with us today?
- 108 The Witness. Yes, I do.
- . And would counsel for Ms. Welch
- 110 please identify themselves for the record?
- 111 Ms. Banks. Good morning. My name is Lisa Banks. I
- 112 represent Abigail Welch today.
- 113 Ms. Al-Khatib. Good morning, I am Alia Al-Khatib,
- 114 also with Katz, Marshall & Banks, also representing
- 115 Abigail Welch.
- Ms. Welch, there is also a
- 117 stenographer taking down everything I say and everything
- 118 you say to make a written record of the interview. For
- 119 the record to be clear, please wait until I finish each
- 120 question before you begin your answer, and I will wait
- 121 until you finish your response before asking you the next
- 122 question.
- The stenographer cannot record nonverbal answers,
- 124 such as shaking your head, so it is important that you
- 125 answer each question with an audible verbal answer.
- Ms. Welch, do you understand that?
- 127 The Witness. Yes.
- . We want you to answer our questions

in the most complete and truthful manner possible, so we

- 130 are going to take our time. If you have any questions or
- 131 do not understand any of the questions, please do let us
- 132 know. We will be happy to clarify or rephrase our
- 133 questions.
- Ms. Welch, do you understand?
- 135 The Witness. Yes.
- 136 If I ask you about conversations or
- 137 events in the past and you are unable to recall the exact
- 138 words or details, you should testify to the substance of
- 139 those conversations or events to the best of your
- 140 recollection. If you recall only a part of the
- 141 conversation or event, you should give us your best
- 142 recollection of those events or parts of conversations
- 143 that you do recall.
- Do you understand?
- 145 The Witness. Yes.
- 146 If you need to take a break, please
- 147 let us know, we're happy to accommodate. Ordinarily, we
- 148 take a five-minute break at the end of each hour of
- 149 questioning, but if you need a break before that, just
- 150 let us know.
- To the extent there is a pending question, however,
- 152 I would just ask that you finish answering that question
- 153 before you take a break.

- Do you understand that?
- The Witness. Yes.
- One final thing. Although you are
- 157 here voluntarily, and we will not swear you in, you are
- 158 required by law to answer questions from Congress
- 159 truthfully. This also applies to questions posed by
- 160 congressional staff in an interview.
- Ms. Welch, do you understand?
- The Witness. Yes.
- 163 If at any time you knowingly make
- 164 false statements, you could be subject to criminal
- 165 prosecution.
- 166 Do you understand?
- 167 The Witness. Yes.
- . Ms. Welch, is there any reason you
- 169 are unable to provide truthful answers in today's
- 170 interview?
- 171 The Witness. No.
- 172 Please note that if you wish to
- 173 assert a privilege over any statement today, that
- 174 assertion must comply with Committee rules. Committee
- 175 rule 16(c)(1) states, "For the Chair to consider
- 176 assertions of privilege over testimony or statements,
- 177 witnesses or entities must clearly state the specific
- 178 privilege being asserted and the reason for the assertion

on or before the scheduled date of testimony or

- 180 appearance."
- In addition, Committee rule 16(c)(3) also states,
- 182 "The only assertions of executive privilege that the
- 183 Chair of the Committee will consider are those made in
- 184 writing by an executive branch official authorized to
- 185 assert the privilege."
- 186 Ms. Welch, do you understand?
- 187 The Witness. I'm not sure what privilege is
- 188 regarding.
- . So these are comments about how to
- 190 assert a legal privilege if there are any that apply.
- 191 The Witness. Okay.
- I don't know if you've talked about
- 193 that with your attorney, but if you would like to take a
- 194 couple minutes to confer.
- 195 Ms. Banks. If there are issues of privilege that
- 196 arise, I will jump in and make that assertion and
- 197 instruct her not to answer.
- 198 Understood.
- 199 Ms. Welch, do you have any questions from me before
- we begin?
- The Witness. No.
- 202 Whereupon,

- 204 was examined and testified as follows:
- 205 EXAMINATION BY COUNSEL FOR THE COMMITTEE
- 206 BY
- 207 Q Again, good morning, Ms. Welch, and thank you
- 208 for agreeing to talk to us this morning.
- I want to start off by going back to 2005. Is that
- 210 the year that you began as a cheerleader with the
- 211 Washington Commanders?
- 212 A Yes.
- 213 Q And going back to 2005, were you excited to
- 214 join the Commanders as a cheerleader?
- 215 A Yes.
- 216 Q And why was that?
- 217 A I am a dancer and I've been dancing since I
- 218 was five, and this was a great opportunity for me to
- 219 continue my love of dance as an adult.
- 220 Q And how long did you remain with the team?
- 221 A Until 2012.
- Q Was that a total of seven seasons?
- 223 A Correct.
- 224 Q And over the course of your seven seasons
- 225 with the Washington Commanders, what kinds of positions
- 226 did you hold with the cheerleading squad or the team, in
- 227 general?
- 228 A I was a cheerleader, I was a cocaptain, and

then a captain, and then I was a 2012 Pro Bowl

- 230 representative.
- 231 Q Do you remember when you were a cocaptain or
- 232 a captain for the team?
- 233 A Yes, I believe I was captain the last three
- 234 years.
- 235 Q And during your time as a cheerleader, did
- 236 you also participate in any military tours?
- 237 A Yes, many.
- Q Can you tell us a little bit about those?
- 239 A Sure. I believe I went on about a dozen
- 240 military appreciation tours over the seven years, and I
- 241 traveled all over the world, through Europe, the Middle
- 242 East, through Iraq and Afghanistan, to Cuba.
- 243 O Can you tell us a little bit about what these
- 244 military appreciation tours are, who they're for?
- 245 A Sure. They're for our Armed Forces, for our
- 246 troops, and we travel to places where military members
- 247 are stationed overseas or deployed. And we just go to
- 248 say thank you, shake their hands, tell them we appreciate
- 249 them. And we perform a -- well, we did. We performed a
- 250 one-and-a-half hour variety show as entertainment.
- 251 Q And you also mentioned that you were selected
- 252 in 2012 to participate in the Pro Bowl; is that right?
- 253 A Correct.

Q Can you tell us a little bit about what that

- **255** means?
- 256 A Each year, each team selects one cheerleader
- 257 to represent the squad at the Pro Bowl; and it's voted on
- 258 by squad members, and you go for the week-long activities
- 259 surrounding Pro Bowl and then you are a cheerleader at
- 260 the Pro Bowl football game.
- Q So is it fair to say that it's a pretty big
- 262 honor to be selected to represent the team at the Pro
- 263 Bowl?
- 264 A It is, yes. I would say it's the top honor
- 265 you can receive.
- 266 Q And so you said that was in 2012; is that
- **267** right?
- 268 A Correct.
- 269 Q So it was after you received this top honor,
- 270 as you described it, that you decided to leave the
- 271 Commanders?
- 272 A Yes.
- Q Is that right?
- Now, Ms. Welch, news reports and the Committee's own
- 275 investigation have shed light on the toxic work
- 276 environment at the Washington Commanders, including
- 277 during the time that you were part of the team.
- Can you share with us any of your experiences with

- 279 the toxic work environment at the Commanders?
- 280 A I'm sorry, I'm not able to answer that
- 281 question.
- Q And why not?
- 283 A I believe I'm not legally allowed to answer
- 284 that question.
- Q Okay. Well, in particular, in August 2020,
- 286 The Washington Post reported that during the years you
- 287 were with the Commanders, team executives used outtakes
- 288 from cheerleader photo shoots to create lewd videos for
- 289 the team's owner, Daniel Snyder.
- 290 As a cheerleader during that relevant time period,
- 291 can you discuss with us any experiences you have had with
- 292 the outtake videos that were allegedly created for
- 293 Mr. Snyder?
- 294 A I'm sorry, I'm not able to answer that
- 295 question.
- 296 Q Why is that?
- 297 A I'm not legally allowed to answer that
- 298 question.
- Q Okay. Well, in that case, Ms. Welch, I want
- 300 to fast-forward a few years and ask you whether in the
- 301 past year, year-and-a-half, anyone from the Commanders or
- 302 anyone acting on behalf of the Commanders tried to make
- 303 contact with you?

- 304 A Yes.
- 305 O When did this occur?
- 306 A This occurred in April and May of 2021.
- 307 Q And where did it happen?
- 308 A At my home in Austin, Texas.
- 309 Q So can you tell us a little bit more about
- 310 that, maybe start by telling us how you first learned
- 311 that someone was trying to make contact with you.
- 312 A Sure. I was out of town with my family, and
- 313 my neighbor who was taking care of my dog texted me and
- 314 told me that a strange man was sitting in a car outside
- 315 of my house watching the house, and that he had
- 316 approached her at her home asking questions about me.
- 317 Q Okay. So you said she texted you this
- 318 strange man was sitting in his car outside of your house.
- 319 Was that unusual for your neighborhood?
- 320 A Yes, absolutely.
- 321 Q Can you tell us a little bit about what your
- 322 neighborhood is like, and why that was strange?
- 323 A I live in a suburban neighborhood, mainly
- 324 families live in this neighborhood, and there's a very
- 325 nice community feel here. People do look out for each
- 326 other. It would be very unusual for someone to just come
- 327 and park their car in our neighborhood. There aren't
- 328 shops around here or there's no through streets.

329	\circ	Who	did	VO11	live	with	at	VOUL	home?
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- 330 A My husband and my three small children.
- 331 Q About how old are your children?
- A My children now are
- 333
- 334 Q So you said your neighbor texted you. How
- 335 did she describe what this strange man was doing?
- 336 A She described it as him stalking or spying.
- 337 Q What did you understand he was doing in front
- 338 of your house?
- 339 A When I first learned of this, I did not know.
- 340 I was out of town and I had no personal contact with him
- 341 at first, so I wasn't sure. But he did approach her
- 342 house and asked her if she knew me, and identified
- 343 himself as a private investigator.
- 344 So that was the extent of my knowledge in the
- 345 beginning.
- Q Okay. Do you know why your neighbor sent you
- 347 this text to begin with?
- 348 A Because he rang her doorbell and then was
- 349 asking her questions about me.
- 350 Q And what went through your mind when you
- 351 first got this text message from your neighbor saying
- 352 that there was a strange man parked outside your house?
- 353 A I was scared and I was anxious and trying to

354 figure out what this person wanted, and I was trying to

- 355 come up with different scenarios. We have had some
- 356 break-ins in the neighborhood and the first thing I
- 357 thought was, is this person trying to rob my house? I
- 358 didn't know.
- 359 Q So you said your neighbor ended up talking to
- 360 this man; is that right?
- 361 A Yes.
- Q Okay. Can you tell us, to the extent you
- 363 know, a little bit more about that, how that happened?
- 364 A Yes.
- 365 So she was feeding our dog, so she would come to our
- 366 house a couple times a day with her daughter, who at the
- 367 time I believe was ten, come in through the front door,
- 368 feed the dog, let him out in the back yard. And she
- 369 noticed the car sitting outside of the house.
- The first time, she think didn't think much of it.
- 371 The second time later in the day when she came back, she
- 372 saw the same guy in the same car and then that to her
- 373 sparked a red flag. And she came in and fed the dog, and
- 374 she said she left quickly and then went back to her
- 375 house. And then this man approached her -- rang her
- 376 doorbell, approached her house, rang her doorbell, asked
- 377 if he could speak with her. Her husband answered. Asked
- 378 if he could speak with her, and her husband, I believe,

379 said something like just, no, or shook him off.

380 And then he said -- he identified himself as a

381 private investigator, and he asked if he could ask her

382 some questions about Ms. Welch. He was looking for

383 Ms. Welch.

384 Q And that's you, I take it.

385 A Yes.

Q And so what happened when he told the

387 neighbor's husband that he wanted to ask questions about

388 Ms. Welch?

389 A He just said no, or no, thank you, and closed

390 the door.

391 Q Did the private investigator leave anything

392 with your neighbor?

393 A Yes, a business card.

Q Do you know why he left a business card with

395 your neighbor?

396 A I'm assuming he wanted me to call him or get

397 in contact with him.

398 Q And did your neighbor capture this

399 interaction on video?

400 A Yes.

401 Q How did that happen?

402 A On their Ring doorbell.

Q Did your neighbor then tell you about this

- 404 interaction?
- 405 A Yes.
- 406 Q How did that happen?
- 407 A She texted me and told me.
- 408 Q What did she tell you in her text?
- 409 A She said a private investigator came to her
- 410 house, wanted to speak with her, and was asking questions
- 411 about me. And she had noticed that this man previously
- 412 had been sitting outside of my house, I think, in two
- 413 separate spots. He was sitting in one place for a while,
- 414 and then went up the street for a while, and was watching
- 415 my house.
- 416 Q What went through your mind when you learned
- 417 that there was a private investigator sitting around your
- 418 house, going up to your neighbors and asking about you?
- 419 A Well, I was scared about this, but I was also
- 420 embarrassed because now I had to explain to my neighbor
- 421 that I was not in witness protection or wanted by the
- 422 police; that it wasn't that I was a criminal or had done
- 423 something wrong.
- And I was scared because I had three young children
- 425
- . And I was nervous not knowing what
- 427 this man wanted and how far he was going to go to get
- 428 what he wanted.

429 Q Did you have any idea how this person had

- 430 found your home address?
- A Absolutely not.
- Q Were you surprised that there was a private
- 433 investigator seeking to talk to you?
- 434 A I was surprised, but also I had heard that
- 435 other former teammates had had the same experience.
- Q Okay. So when you say other former
- 437 teammates, what does that mean?
- 438 A Women who were on the cheerleading team with
- 439 me had mentioned that this had happened to them as well.
- 440 Q And that's the cheerleading team at the
- 441 Commanders; is that right?
- 442 A Correct.
- 443 Q And when you say this had happened to them,
- 444 what do you mean by that?
- A A private investigator had shown up at their
- 446 home asking them questions.
- 447 Q And how did you learn about this?
- 448 A Through a messaging group that a bunch of us
- 449 are in together, a bunch of the former cheerleaders are
- 450 in together.
- 451 Q And had this been happening for a long time
- 452 before this private investigator showed up at your house,
- 453 a short amount of time?

- 454 A I would say a couple months.
- 455 Q And if you had to estimate how many other
- 456 people were telling you that they had private
- 457 investigators showing up at their house, what would you
- 458 say?
- 459 A I personally learned of perhaps maybe five
- 460 other people.
- 461 Q Five other former Commanders cheerleaders?
- 462 A Yes.
- Q Who had private investigators show up at
- 464 their homes seeking to ask them questions?
- 465 A Yes.
- 466 Q Did these other Commanders cheerleaders know
- 467 who had sent the private investigators to their homes?
- 468 A No.
- 469 Q Now, you mentioned that you were on a -- now,
- 470 you said that your former teammates said that the private
- 471 investigators showing up at their homes were asking them
- 472 questions. What kinds of questions were they asking
- 473 them?
- 474 A Asking questions about Bruce Allen and the
- 475 sexual misconduct investigation.
- 476 Q Now, you mentioned that you were on a trip
- 477 out of town when the private investigator came to your
- 478 neighbor's house. Were you out of town for a long time?

- A No, just the weekend.
- 480 Q Did you have any further conversations about
- 481 the private investigator with your neighbor when you got
- 482 back home?
- 483 A Yes. She came over to give me the business
- 484 card and again just tell me what happened, make sure I
- 485 was okay. And then I had to reassure her I was not
- 486 wanted by the FBI and things like that.
- 487 Q How did you feel about having to tell your
- 488 neighbor why there was a private investigator showing up
- 489 at your house?
- 490 A I was embarrassed. We're new to the
- 491 neighborhood and I'm still getting to know my neighbors,
- 492 and this just wasn't something I wanted people to think
- 493 of us. And it's not something that I wanted to discuss
- 494 with anyone.
- 495 Q And you mentioned that your neighbor gave you
- 496 the business card that the private investigator had given
- 497 her; is that right?
- 498 A Correct.
- 499 (Exhibit No. 1 was identified for.
- the record.)
- **501** BY
- Q Can you open a copy of the document named
- 503 Exhibit 1, and so marked for identification, that I sent

504 you immediately prior to the start of this transcribed

- 505 interview.
- 506 A Yes.
- 507 Q Do you recognize this document?
- 508 A Yes, this is the card the private
- 509 investigator gave to my neighbor, and then she gave to
- 510 me.
- 511 Q So this is a true and accurate copy of the
- 512 business card that the private investigator gave to your
- 513 neighbor and that your neighbor provided to you; is that
- 514 correct?
- 515 A Yes.
- Q Was there anything unusual about this
- 517 business card that you noticed?
- 518 A It looks extremely unprofessional, if not
- 519 perhaps fake.
- 520 Q And what do you mean by that?
- 521 A The text box that says "Use this section to
- 522 write about your business," et cetera, et cetera, was not
- 523 deleted or was not filled in, and so it seemed sloppy.
- 524 Q So what went through your mind when you
- 525 noticed that?
- 526 A Maybe this guy was not who he said he was.
- Q And was that a cause for concern?
- A Yes, extremely.

529 Q Now, you had this private investigator's

530 business card. Did you give him a call and tell him that

- you were willing to speak with him?
- 532 A No.
- Q Did you give him a call at all?
- 534 A No.
- Despite that, did he return to your house?
- A He did, yes.
- Do you know when he returned to your house?
- 538 A If you don't mind, I'm just going to look at
- 539 some notes that I had written down immediately after this
- 540 occurred, so that I'm very specific about details and
- 541 make sure I got it right.
- Yes, so he first showed up Thursday, April 29th at
- 543 6:20, and again at 6:45. That's when I was out of town.
- 544 My neighbor said he is still there at 7:30 p.m. He moved
- 545 his car up the street. Okay. And then he returned on
- 546 Thursday, May 6th, at about 5:00 p.m.
- Q And can you describe what happened when he
- 548 returned to your home on that day and at that time?
- 549 A Yes. He arrived at our -- or he was already
- 550 at our house, and my husband had picked up our three
- 551 small children from preschool, and he had pulled into the
- 552 garage. The garage was open and he was getting the baby
- 553 out of the car, and this man --

Sorry to interrupt you. When you say the man

- 555 was already at your house, what do you mean by that?
- 556 A I believe that he was parked outside waiting
- 557 when my husband came home.
- 558 Q Sorry. So then your husband pulled into the
- 559 driveway with the children?
- A Mm-hmm.
- Then what happened?
- 562 A Into the garage.
- Q And then what happened?
- The man got out of the car and started to
- 565 approach him, came up the driveway towards the garage.
- 566 And my husband, obviously noticed him approaching
- 567 and stopped with the kids, they're all still buckled into
- 568 their car seats, and went to meet him down the driveway,
- 569 so he wouldn't come any closer. And I believe that he
- 570 identified himself, gave his name, said he was a private
- 571 investigator and he was looking to speak with me.
- Now, is it usual for people coming to your
- 573 house to go up the driveway?
- 574 A No.
- 575 Q Where would people usually go?
- 576 A To the front.
- 577 Q But this private investigator came up to the
- 578 driveway?

- 579 A Yes.
- 580 Q And so he was identified to your husband.
- 581 Then what happened?
- A He asked him if he could speak with me.
- 583 told him, "I'm not sure, please wait here." And he
- 584 closed the garage, got the kids out of the car and
- 585 brought them inside. And then he told me that the
- 586 private investigator was back, he's outside, and he said,
- 587 "Do you want to speak with him?"
- Q When your husband said the private
- 589 investigator was back, what was he referring to when he
- 590 said he was back?
- 591 A He was referring to the time that he came to
- 592 our home and we were out of town and approached the
- 593 neighbor.
- 594 Q So what was your reaction when your husband
- 595 told you that this private investigator was in your
- 596 driveway?
- 597 A I was -- I was scared, I was angry. I was
- 598 unsure what I wanted to do.
- 599 Q Why were you scared and angry?
- 600 A Because this man is approaching my home, with
- 601 my small children, and he's sitting outside watching us.
- 602 And I didn't know really what he wanted or how many times
- 603 he was going to come back, you know, to what length he

604 would go. I'm picturing in my head, he's following me to

- 605 school when I'm taking my children to school or
- 606 approaching me at the grocery store. And I didn't know
- 607 if he was going to be polite or what was going to happen
- 608 or if he was going to harass us.
- 609 Q You said you were unsure what you were going
- 610 to do.
- 611 A Mm-hmm. As in talk to him or not talk to
- 612 him.
- Q What did you decide?
- A I decided to talk to him. I wanted to get
- 615 some information on what he wanted, and I wanted him to
- 616 go away and leave us alone.
- 617 Q So then what happened?
- 618 A So then my husband had asked him to go to the
- 619 front door.
- 620 Q Why did your husband ask him to go to the
- front door?
- A Because we have a video doorbell, which was
- 623 not working that day, but the intent was to capture the
- 624 entire encounter on video.
- 625 Q But that didn't happen because the camera was
- 626 not working; is that right?
- 627 A Correct.
- 628 Q So your husband asked him to go to the front

- 629 door. What did you do?
- 630 A I opened the front door and I stepped out
- 631 into my courtyard. And he identified himself, he told me
- 632 his name and he told me he was a private investigator out
- 633 of New Braunfels which is a town outside of Austin. I
- 634 thought that was odd. I didn't know why that was
- 635 necessary.
- He handed me his business card. He also flashed a
- 637 badge and told me that he was former DEA.
- Q And what was the badge that he flashed you?
- A He took it out of his shirt pocket and opened
- 640 it. We were standing about six feet away, so I didn't
- 641 get a very good look at it. It could have been real, it
- 642 could have been a kid's toy. I don't know.
- Q And he told you he was former DEA; is that
- 644 right?
- 645 A Correct.
- Q Why do you think he mentioned that he was
- 647 formerly with the DEA?
- A I believe to intimidate me, to get me to
- 649 answer his questions and think that I was obligated to
- 650 answer his questions.
- Q Was he there on any official business on
- 652 behalf of the DEA?
- 653 A No.

- 654 Q So did he explain why he was there?
- A He did. He told me, he said that he was here
- 656 on behalf of the Washington Redskins to ask me questions
- 657 about Bruce Allen. He said he was working on behalf of
- 658 the law firm Reed Smith out of New York, and their
- 659 private investigator reached out to him because he was
- 660 local and asked for him to come and speak with me. He
- 661 then said that this is regarding interactions with Bruce
- 662 Allen and the sexual misconduct investigation with the
- 663 Washington Redskins.
- Q And when he said that, when he mentioned the
- 665 sexual misconduct investigation, did you understand that
- 666 to be referring to the ongoing investigations by Beth
- 667 Wilkinson into the Washington Commanders?
- 668 A I'm not sure I'm able to answer that
- 669 question.
- Q Why is that?
- Ms. Banks. You can answer that question as to what
- 672 you understood he was referring to.
- The Witness. Okay.
- Okay, can you please ask that question again, then?
- 675 Certainly.
- 676 BY
- Q When the private investigator mentioned the
- 678 sexual misconduct investigation, did you understand that

679 to mean the investigation by Beth Wilkinson of the

- 680 Washington Commanders that was ongoing at the time?
- 681 A Yes.
- Q So he said he was there to ask questions
- 683 about Bruce Allen and the sexual misconduct
- 684 investigation. Did he say anything else?
- 685 A I asked him -- I asked him, "So Dan Snyder
- 686 sent you?"
- And he said, "Well, I'm not sure who's in charge of
- 688 the organization, but the Washington Redskins, yes,
- 689 ma'am, the NFL, yes, ma'am, sent me down here on behalf
- 690 of" -- and then he would open the folder and checked the
- 691 name and said, "the law firm Reed Smith."
- Q Were you surprised that this private
- 693 investigator sent on behalf of Dan Snyder and the
- 694 Washington Commanders was asking you questions about
- 695 Bruce Allen and the sexual misconduct investigation?
- 696 A Yes.
- 697 Q Why is that?
- Ms. Banks. Abby, I think that's enough.
- The Witness. Okay.
- **700** BY
- 701 Q Do I understand that you're unable to answer
- 702 that question?
- 703 A Yes, I'm unable to answer that question.

704 Q For the same reason as the one you stated

- 705 before?
- 706 A Yes, I'm legally not able to answer that
- 707 question.
- 708 Q Did the private investigator say anything
- 709 further to you after that?
- 710 A Yes. He asked me if I ever met Bruce Allen
- 711 or if I ever had any encounters with him, and I told him
- 712 no, which was the truth. He asked that several times.
- 713 He tried to ask me that same question in different ways.
- 714 And then he tried to start a conversation with a more
- 715 relaxed tone to ask me when I was on the team and
- 716 questions about that, I think to try to get me to lower
- 717 my guard and talk to him.
- 718 Q Did you, in fact, talk to him?
- 719 A No, I did not. I told him, "That's public
- 720 information. If you would like to know it, you can look
- 721 it up."
- Q Did he say anything else to you?
- 723 A Yes. He said -- he asked me if I would be
- 724 willing to speak with their investigator. And I asked
- 725 him which one, and he said, "The investigator working
- 726 directly with the Reed Smith law firm." And I told him I
- 727 would have to consult my attorney, and then he asked who
- 728 that was, and I told him Lisa Banks.

- 729 Q Did he say anything else?
- 730 A Again, he tried to just engage in
- 731 conversation. I did not respond. And that's all, that
- 732 was the end of our interaction.
- 733 Q You mentioned that he asked you if you would
- 734 be willing to speak with the investigator working
- 735 directly for the law firm Reed Smith; is that right?
- 736 A Correct.
- 737 Q Did you ever end up speaking to that
- 738 investigator?
- 739 A No.
- **740** Q Why not?
- 741 Ms. Banks. Abby, if it involves conversations
- 742 between you and me, don't answer that question.
- 743 The Witness. Okay.
- 744 I'm not able to answer that question.
- **745** BY
- 746 Q Did that investigator ever follow up with
- **747** you?
- 748 A No.
- 749 Q Did the investigator who came to your door
- 750 ever follow up with you after that?
- 751 A No.
- 752 Q Did any other private investigator working
- 753 for Reed Smith follow up with you?

- 754 A No.
- 755 Q Did anyone associated with Dan Snyder or the
- 756 Commanders ever follow up with you after that?
- 757 A No.
- 758 Q Other than your attorney, did you tell anyone
- 759 that the law firm working for Dan Snyder and the
- 760 Commanders had sent a private investigator to your home?
- 761 A I mentioned that the encounter happened to me
- 762 to the messaging group of the former cheerleaders.
- 763 Q And why did you do that?
- 764 A For moral support.
- 765 Q What do you mean by that?
- 766 A Just sharing an experience.
- 767 Q And this was sharing the experience with
- 768 other former cheerleaders who had also had private
- 769 investigators sent by Daniel Snyder and the Commanders
- 770 come to their homes; is that right?
- 771 A No, because they weren't -- not everyone was
- 772 sure who sent those private investigators. That was not
- 773 clear.
- 774 Q But the people on that text chain had also
- 775 had private investigators come to their home; is that
- 776 right?
- 777 A Some of them did.
- 778 Q And the private investigators who had come to

779 their home had also asked them about Bruce Allen and the

- 780 sexual misconduct investigation; is that right?
- 781 A Correct.
- 782 Q How did it feel to know that Daniel Snyder's
- 783 lawyers had sent a private investigator to sit outside
- 784 your house, come up to your door, and talk to you?
- 785 A It felt like a violation of my privacy and my
- 786 home.
- 787 Q Did it make you feel unsafe?
- 788 A Yes, it did. It made me feel unsafe, it made
- 789 me feel anxious and worried, slightly apprehensive about
- 790 leaving the house. Yes.
- 791 __ At this point, I think we can go off
- 792 the record, and I want to check with my Minority
- 793 colleagues whether they have questions for the witness.
- 794 This is . We do have some
- 795 questions, but would the witness like a five-minute
- 796 break?
- 797 Ms. Banks. That would be good if we could have a
- 798 five-minute break.
- Perfect. So we'll be back at 11:23,
- **800** 24.
- Ms. Banks. That is fine.
- . Thank you.
- 803 (Recess.)

. We can go back on the record.

- 805 BY
- 806 Q Hi, Abigail, my name is and I'm
- 807 going to be handling questions for a chunk of time for
- 808 the Minority. I just have, first, a few clarifying
- 809 questions from your testimony with the Democrats.
- You mentioned that you had text messages from your
- 811 neighbor, and that's how you knew that the person had
- 812 showed up to your house. Do you still have those text
- 813 messages?
- 814 A I do not on my phone. She might still. I
- 815 could get them from her.
- 816 Q That's okay. And as far as the texts with
- 817 your former cheerleader group, do you still have those
- 818 messages?
- 819 A I'm unsure.
- 820 Q That's okay. You said that you had been
- 821 reading from some of the notes after the incident with
- 822 the person. Did you provide those notes to the Committee
- 823 prior to your interview?
- A Did I provide the notes, as in send them the

or

- 825 documents?
- Q Yes. Did you send them either to
- or anyone on the Committee?
- 828 A No.

- 829 Q Okay, thank you.
- 830 Getting into a little bit more of the substance of
- 831 what we've discussed so far this morning, you testified
- 832 that this person showed up to your house and stated that
- 833 they were here on behalf of the Washington Redskins to
- 834 talk about Bruce Allen; is that right?
- 835 A Correct.
- 836 Q And you said that you understood that to be
- 837 related to the Wilkinson investigation into the sexual
- 838 misconduct that had occurred at the team; is that right?
- Ms. Banks. Actually, I think that sort of misstates
- 840 what she said, only that I think that the investigator
- 841 identified for her both that he was from the Washington
- 842 Redskins and he was looking into Bruce Allen and the
- 843 sexual misconduct investigation. I think it was from
- 844 that that she interpreted that it was Wilkinson's
- 845 investigation.
- I was about to get her understanding,
- 847 if I was reframing her understanding correctly, so thank
- 848 you for that distinction.
- **849** BY
- 850 Q You said that this individual said that he
- 851 was there on behalf of the team, as in the Redskins team,
- 852 the NFL, and Reed Smith; is that right?
- 853 A Correct.

854 Q And did he provide you any evidence that he

was working on behalf of those people or groups?

856 A No, he did not provide evidence to me. He

857 was looking in a folder, he was checking the name of the

858 law firm, he would pause because he had forgotten it, and

859 look at it and read it to me.

860 Q He did not provide you any proof that he was

861 hired by the Washington Redskins?

862 A No.

863 Q He did not provide you any proof that he was

864 hired by the NFL?

865 A No.

866 Q And he did not provide you any proof that he

867 was hired by Reed Smith?

868 A No.

869 Q Did he provide you any proof that he was

870 hired by Dan Snyder?

871 A No.

Q Did you have any evidence to show who hired

873 him?

874 A No.

875 Q And going back to Exhibit 1 that the Majority

876 introduced. You mentioned and described this card as

877 unprofessional; is that right?

878 A Correct.

879 So based off of your experience and this card 880 that you were given by your neighbors, did this feel like 881 someone who was an expert investigator or someone that would be hired for a high-profile investigation? 882 883 I couldn't say. I don't know what type of --884 what people do, who they hire. 885 And you mentioned that there was no Q 886 follow-up. There was two dates, right, April 29th and 887 May 6th. And then after that, there was no follow-up from this person or any other investigator; is that 888 right? 889 890 Correct. Α 891 Now, the Majority asked you questions towards Q the end of their questioning and asked how did you feel 892 about the fact that Dan Snyder's lawyers sent a private 893 investigator to your house; is that right? 894 895 Α Yes. 896 Do you have any evidence that it was, in fact, Dan Snyder who sent this person to your home? 897 898 You just asked me that. No. Α 899 We can go ahead and go off the record. 900 Thank you, Ms. Welch. I will turn things back over 901 to 902 Thanks. Can we take a short break?

903

(Recess.)

904 Back on the record.

905 BY

906 Q Ms. Welch, I want to follow up on a question

907 that was asked to you by my Minority colleague, just so

908 the record is clear.

909 You were asked by my Minority colleague about

910 whether you had any evidence that the private

911 investigator who came to your house was sent by the

912 Washington Commanders.

I want to ask you, why did you think he was sent by

914 the Washington Commanders?

915 A Because that's what he told me.

916 Q What did he tell you again?

917 A Okay. Word for word? He said to me, he

918 said, "Well, I'm not sure who's in charge of the

919 organization, but the Washington Redskins, yes, ma'am,

920 the NFL, yes, ma'am, sent me down here on behalf of the

921 law firm Reed Smith."

922 Q Great. And then I wanted to ask you, you

923 said earlier that when the same private investigator

924 mentioned the sexual misconduct investigation, that, in

925 your mind, that referenced Beth Wilkinson's

926 investigation; is that right?

927 A Yes.

928 Q And had you been approached by the Wilkinson

929 team about their investigation?

- 930 A Yes.
- 931 Q And when the Wilkinson team approached you
- 932 about their investigation, did they approach you by
- 933 sending a private investigator to sit outside your house
- 934 for hours on end?
- 935 A Absolutely not, no.
- 936 Q How did they approach you?
- 937 A Directly.
- 938 Q Now, Ms. Welch, in February of 2021, it was
- 939 reported that there was a legal dispute between the
- 940 Washington Commanders and former cheerleaders regarding
- 941 lewd videos made without the cheerleaders' knowledge. Do
- 942 you know if this legal dispute was resolved?
- 943 A It has been resolved.
- 944 Q Earlier, you indicated that you were legally
- 945 unable to answer certain of my questions. Was your
- 946 inability to answer those questions related to the
- 947 resolution of that legal dispute?
- 948 A Yes.
- 949 Q So earlier when you indicated you were
- 950 legally unable to answer certain questions about the
- 951 hostile workplace at the Commanders, the lewd videos, the
- 952 Wilkinson investigation of the Commanders, was that
- 953 related to the resolution of this lewd video dispute?

954 Ms. Banks. I think she asked and answered that

955 question, or she answered that question already.

956 BY

957 Q So the answer is yes?

958 A Yes. It seems like you're just rephrasing it

959 in different ways, but that was my answer.

960 Q Okay.

I don't think I have any additional

962 questions. Can we go off the record?

963 (Discussion held.)

964 (Recess.)

We can go back on the record.

966 BY

967 Q Ms. Welch, again, just a few more questions.

968 After the incident, did you contact the Redskins

969 football team to follow up and ask if they had sent

970 somebody to your house?

971 A No.

972 Q Did you contact the NFL to see if they had

973 hired this person and sent them to you?

974 A No. You don't just contact the NFL.

975 Q Did you contact Dan Snyder to ask if he sent

976 this person?

977 A No. This person told me that he sent him, so

978 I did not feel the need to follow up on that.

979 Q This person told you that the Redskins and 980 the NFL had sent him on behalf of Washington Reed; isn't 981 that your testimony? Sorry, Reed Smith.

982 A He said to me that he was here on behalf of 983 the Washington Redskins working on behalf of the law firm 984 Reed Smith. And I asked him, "So Dan Snyder sent you?"

985 And he said, "Well, I'm not sure who is in charge of the

986 organization, but the Washington Redskins, yes, ma'am,

987 the NFL, yes, ma'am, sent me down here, yes." That was

988 his answer.

989 Q And that's the evidence that you used to base 990 your perception on who sent this person, right?

991 A Yes.

992 Q Okay. And so you didn't follow up with Reed

993 Smith, the law firm, afterwards?

994 A No.

995 Q All right.

Those are all our questions. Thank you

997 so much.

999

. Thank you. If we could have just one

1000 (Pause.)

second.

I have just one question, Ms. Welch.

1002 BY .

1003 Q Before you asked about Daniel Snyder, who did

- 1004 the private investigator say had sent him?
- 1005 A He said the Washington Redskins and the law
- 1006 firm Reed Smith.
- 1007 Q Thank you.
- $\underline{}$ And we have no further questions. So
- 1009 unless my Minority colleagues have any other questions?
- 1010 No, we're all good. Thank you so much,
- 1011 Ms. Welch.
- 1012 The Witness. Thank you.
- 1013 Thank you very much, Ms. Welch. We
- 1014 really appreciate your coming in and talking with us
- 1015 today. And thank you very much.
- 1016 Ms. Banks. Thanks, everyone.
- 1017 [Whereupon, at 12:06 p.m., the taking of the instant
- 1018 interview ceased.]