

**AMENDMENT TO THE AMENDMENT IN THE NATURE OF A SUBSTITUTE**  
**OFFERED BY MS. STANSBURY**

Beginning on page 5, strike section “**BACKGROUND ON THE INVESTIGATION**” and insert the following new subsection and make corresponding changes to the Table of Contents:

**“EVIDENCE IN EXTENSIVE IMPEACHMENT INQUIRY SHOWS NO WRONGDOING BY PRESIDENT BIDEN**

Chairmen Comer, Jordan, and Smith have received extensive cooperation and received extraordinary amounts of evidence in their impeachment inquiry investigation.

Chairman Comer has reviewed more than 2,000 pages of suspicious activity reports (SARs) made available by the Department of the Treasury; more than 37,000 pages of bank records, including personal accounts of Biden family members and other private citizens; received multiple briefings from the Federal Bureau of Investigation (FBI) and reviewed a Form FD-1023 tipsheet, which contained sensitive information about a confidential human source; and received hundreds of pages of documents from the Hunter Biden investigation released by the Committee on Ways and Means. Chairman Comer also received additional documents from the National Archives and Records Administration, including more than 62,000 pages of records—on top of the 20,000 pages already publicly available.

Chairmen Comer, Jordan, and Smith have received dozens of hours of testimony, including from Hunter Biden’s business partners and then-Vice President Biden’s financial adviser, a bankruptcy trustee, and a senior official from the National Archives and Records Administration, as well as Special Counsel Weiss, three current U.S. Attorneys and Department of Justice officials, one career prosecutor from the U.S. Attorney’s Office in Delaware, four current FBI and Internal Revenue Service supervisory special agents and one former FBI supervisory special agent, all of whom were involved in the Hunter Biden investigation.

After receiving extraordinary cooperation and materials received from the Biden-Harris Administration, banks, and private citizens, this impeachment inquiry has identified no evidence of any wrongdoing by President Biden, let alone evidence of any impeachable offense.

Special Counsel Weiss, and all the FBI, IRS, and DOJ witnesses involved in the investigation of Hunter Biden have established neither President Biden nor his Administration interfered in the investigation or prosecution of Hunter Biden.

Hunter Biden’s business associates all explained President Biden was not involved in Hunter Biden’s business dealings.

In a March 31, 2023, interview with Committee staff, Eric Schwerin, Hunter Biden’s former business associate and then-Vice President Biden’s former financial adviser, who had

access to the Vice President’s bank records from 2009 to 2017, stated he was not aware of any involvement by President Biden in the financial conduct of his relatives’ businesses, much less any transactions into or out of the then Vice President’s bank account related to business conducted by any Biden family member.

In his July 31, 2023, interview with the Committee, Devon Archer, repeatedly explained that President Biden was not involved in his son’s business activities, that over his decade-long business relationship with Hunter Biden he never heard him discuss the substance of his business with his father, and stated that the hundreds of pages of business bank records Committee Republicans introduced as exhibits didn’t contain any transfer to President Biden.

In his December 8, 2020, interview with the FBI, the transcript of which was released by the Committee on Ways and Means, Rob Walker, Hunter Biden’s former business partner, stated he “certainly never was thinking at any time that the V.P. [Biden] was a part of anything we were doing” and explained that the idea that President Biden would ever get involved was “wishful thinking” on the part of another business partner, James Gilliar, akin to “unicorns and rainbows.”

Two Republican-invited witnesses Bruce Dubinsky and Jonathan Turley testified before the House Committee Oversight and Accountability in a public hearing on September 28, 2023, that Republican’s impeachment inquiry had failed to establish a factual predicate for impeaching President Biden. Specifically, Jonathan Turley testified that the “relevant office [for purposes of an impeachment inquiry] should remain the presidency, no the vice presidency, of Joe Biden.”<sup>1</sup> No new evidence has been presented since then to dispute these claims.<sup>2</sup>

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<sup>1</sup> Committee on Oversight and Accountability, *Hearing on The Basis for An Impeachment Inquiry of President Joseph R. Biden, Jr.* (Sept. 28, 2023).

<sup>2</sup> Committee on Oversight and Accountability—Democratic Press Office, *Fact Sheet—Mountain of Evidence Shows No Wrongdoing by President Biden* (Dec. 1, 2023).