

**AMENDMENT TO THE REPORT ISSUED BY THE CHAIR,
PURSUANT TO SECTION 2, PARAGRAPH 6 OF H. RES.
660, AS PART OF THE HOUSE OF REPRESENTATIVES’
IMPEACHMENT INQUIRY
OFFERED BY STEFANIK OF NY**

At the end of Volume I, section 8 insert the following as a new section:

1 **Section X: Hunter Biden and Burisma**
2 Impeachment inquiry witnesses indicated that Hunter
3 Biden’s acceptance of a board position with the
4 Ukrainian energy company Burisma Holdings was not
5 entirely proper. Fiona Hill stated in her October 14th
6 deposition that Hunter Biden’s participation on
7 Burisma’s Board was “not a bright idea”.¹ Additionally,
8 according to Ambassador Yovanovitch’s November 15th
9 testimony, the Obama Administration was aware of the
10 potential conflict of interest with Hunter Biden’s Burisma
11 Board position and took actions to prepare her to answer
12 associated questions in her June 2016 Senate
13 confirmation hearing.²
14 During his deposition, Deputy Assistant George Kent
15 reported that he raised concerns about Hunter Biden’s

¹ Hill Depo., p. 445

² Yovanovitch, Public Hearing,

<https://docs.house.gov/meetings/IG/IG00/20191115/110191/HHRG-116-IG00-Transcript-20191115.pdf>, at p. 69-70

16 involvement with Burisma during the Obama
17 Administration. He said “the first time I was in Ukraine
18 as acting deputy chief of mission in the period of mid
19 January to mid February, 2015, subsequent to me going
20 into the deputy prosecutor general on February 3rd and
21 demanding who took the bribe and how much was it to
22 shut the case against Zlochevsky I became aware that
23 Hunter Biden was on the board. I did not know that at the
24 time. I was on a call with somebody on the Vice
25 President's staff and I cannot recall who it was, just
26 briefing on what was happening into Ukraine I raised my
27 concerns that I had heard that Hunter Biden was on the
28 board of a company owned by somebody that the U. S.
29 Government had spent money trying to get tens of
30 millions of dollars back and that could create the
31 perception of a conflict of interest.”³

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³ Kent Depo., (pgs. 224-25)