



THE WHITE HOUSE  
WASHINGTON

March 15, 2022

Stanley Woodward  
Brand Woodward Law

Dear Mr. Woodward:

I write regarding a subpoena sent to your client, Daniel Scavino, Jr., former Assistant to the President and Director of Social Media, from the Select Committee to Investigate the January 6th Attack on the United States Capitol (the “Select Committee”).

As you are aware, in light of unique and extraordinary nature of the matters under investigation, President Biden has determined that an assertion of executive privilege is not in the national interest, and therefore is not justified, with respect to particular subjects within the purview of the Select Committee. These subjects include: events within the White House on or about January 6, 2021; attempts to use the Department of Justice to advance a false narrative that the 2020 election was tainted by widespread fraud; and other efforts to alter election results or obstruct the transfer of power. President Biden accordingly has decided not to assert executive privilege as to Mr. Scavino’s testimony regarding those subjects, or any documents he may possess that bear on them. For the same reasons underlying his decision on executive privilege, President Biden has determined that he will not assert immunity to preclude your client from testifying before the Select Committee.

In light of President Biden’s determination not to assert executive privilege with respect Mr. Scavino’s testimony, we are not requesting that agency counsel be permitted to attend his deposition. Should you have any questions about the issues addressed in this letter, please contact me at [REDACTED].

Sincerely,

A handwritten signature in black ink, appearing to read "Jonathan C. Su".

Jonathan C. Su  
Deputy Counsel to the President

cc:

[REDACTED]

Select Committee to Investigate the January 6th Attack on the United States Capitol