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COMMITTEE ON THE JUDICIARY,  
JOINT WITH THE  
COMMITTEE ON HOUSE ADMINISTRATION  
AND THE  
COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM,  
U.S. HOUSE OF REPRESENTATIVES,  
WASHINGTON, D.C.

DEPOSITION OF: DARRIN HURWITZ

Wednesday, November 19, 2025

Washington, D.C.

The deposition in the above matter was held in room 2237, Rayburn House Office Building, commencing at 10:00 a.m.

Present: Representatives Donalds and Gooden.

1 Appearances:

2

3

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5 For the COMMITTEE ON THE JUDICIARY:

6

7 [REDACTED], DEPUTY GENERAL COUNSEL

8 [REDACTED], PROFESSIONAL STAFF MEMBER

9 [REDACTED], DIGITAL DIRECTOR

10 [REDACTED], CHIEF COUNSEL FOR OVERSIGHT

11 [REDACTED], RESEARCH ASSISTANT

12 [REDACTED], MINORITY SPECIAL COUNSEL

13 FOR INVESTIGATIONS AND SENIOR ADVISOR

14 [REDACTED], MINORITY CHIEF COUNSEL AND SENIOR ADVISOR

15 [REDACTED], MINORITY FELLOW

16 [REDACTED], MINORITY LEGAL INTERN

17 [REDACTED], MINORITY INTERN

18 [REDACTED], MINORITY SENIOR COUNSEL

19

20

21 For the COMMITTEE ON HOUSE ADMINISTRATION:

22

23 [REDACTED], COUNSEL

24 [REDACTED], MINORITY COUNSEL

25

1 For the COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM:

2

3 [REDACTED], SENIOR ADVISORY TO CHAIRMAN COMER

4 [REDACTED], SENIOR COUNSEL

5 [REDACTED], COUNSEL

6 [REDACTED], LEGAL INTERN

7 [REDACTED], MINORITY DEPUTY CHIEF COUNSEL

8

9

10 For The WITNESS:

11

12 DANNY C. ONORATO

13 TARA N. TIGHE

14 Schertler, Onorato, Mead & Sears, LLP

15 555 13th Street NW, Suite 500 West

16 Washington, D.C. 20004

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1 [REDACTED]. We'll go on the record.

2 Good morning. This is a deposition of Mr. Hurwitz, former general counsel at  
3 ActBlue.

4 The Committee on House Administration, the Committee on the Judiciary, and the  
5 Committee on Oversight and Government Reform are charged with upholding fundamental  
6 American civil liberties and protecting the integrity of American elections.

7 In light of allegations that online funding platforms that serve as conduits for political  
8 donations have accepted fraudulent donations from domestic and foreign sources, the  
9 committees are conducting oversight to inform potential legislative reforms.

10 To further the committees' oversight and legislative reforms, the chairmen have  
11 requested a deposition with Mr. Hurwitz.

12 On September 4th, 2025, the committees issued subpoenas for Mr. Hurwitz to  
13 appear at a deposition on October 28th. After conferring with counsel, the committees  
14 agreed to move the deposition to today, November 19th.

15 I have marked the September 4th, 2025, subpoena as exhibit No. 1.

16 [Hurwitz Exhibit No. 1  
17 was marked for identification.]

18 [REDACTED]. On November 12th, the committees noticed today's deposition. I  
19 have marked the November 12th notice as exhibit No. 2.

20 [Hurwitz Exhibit No. 2  
21 was marked for identification.]

22 [REDACTED]. Would the witness please state your name for the record?

23 The Witness. Darrin Hurwitz.

24 [REDACTED]. Thank you.

25 Could counsel please state your name for the record?

1 Mr. Onorato. Sure. Danny Onorato.

2 Ms. Tighe. Good morning. Tara Tighe.

3 [REDACTED]: My name is [REDACTED], and I'm with Chairman Jordan's staff.

4 I'll now have everyone else from the committees, including members who are here,  
5 introduce themselves as well.

6 [REDACTED]: [REDACTED], Chairman Jordan's staff.

7 Mr. Gooden. Lance Gooden, Texas-5.

8 [REDACTED]: [REDACTED], Ranking Member Garcia.

9 [REDACTED]: [REDACTED] with Ranking Member Raskin's staff.

10 [REDACTED]: [REDACTED] with Ranking Member Morelle.

11 [REDACTED]: [REDACTED], legal intern, minority under Ranking Member Garcia.

12 [REDACTED]: [REDACTED] with Chairman Comer's staff.

13 [REDACTED]: [REDACTED] with Chairman Comer's staff.

14 [REDACTED]: [REDACTED], Chairman Jordan's staff.

15 [REDACTED]: [REDACTED], Chairman Jordan.

16 [REDACTED]: [REDACTED], Ranking Member Raskin's staff.

17 [REDACTED]: [REDACTED], Ranking Member Raskin's staff.

18 [REDACTED]: [REDACTED], Ranking Member Raskin's staff.

19 [REDACTED]: [REDACTED], Ranking Member Raskin's staff.

20 [REDACTED]: [REDACTED], Chairman Steil's staff.

21 [REDACTED]: [REDACTED], Oversight majority, Chairman Comer.

22 [REDACTED]: [REDACTED], Chairman Jordan's staff.

23 [REDACTED]: [REDACTED], Ranking Member Raskin's staff.

24 [REDACTED]: Thank you.

25 I will now review the ground rules and guidelines that we will follow during today's

1 deposition.

2 The committees will conduct today's deposition in accordance with the House's  
3 regulation for the use of deposition authority.

4 Our questioning will proceed in rounds. The majority will ask questions first for one  
5 hour. Then the minority will have an opportunity to ask questions for an equal period of  
6 time if they choose.

7 There will be two staff counsel per side asking the questions. To the extent  
8 members have questions for the witness, they will be propounded during their side's  
9 respective round.

10 The clock will stop if the witness needs to confer with counsel, when the counsel for  
11 the witness is speaking, and when members are speaking during the opposite side's round.

12 We'll alternate back and forth until there are no more questions and the deposition  
13 is over.

14 We ordinarily take a short break at the end of each hour. If you would like a break  
15 apart from that, please just let us know.

16 As you can see, there is an official court reporter taking down everything we say to  
17 make a written record. So we ask that you give verbal responses to all questions.

18 Do you understand?

19 The Witness. Yes.

20 [REDACTED]. So the court reporter can take down a clear record, please try and  
21 speak clearly and so the people that are down at the end of the table can hear you as well.

22 It is important that we do not talk over one another or interrupt each other, if we  
23 can help it, and that goes for everybody present at today's deposition.

24 We want you to answer our questions in a complete and truthful manner. If you do  
25 not understand one of our questions or need clarification about what we are seeking, please

1 let us know.

2 If you do not know the answer to a question or do not remember, please tell us what  
3 you do know and remember. It is okay to tell us if you learned information from someone  
4 else. Just indicate how you came to know the information.

5 If there are things you do not know or cannot remember, just say so, and please  
6 inform us who, to the best of your knowledge, might be able to provide a more complete  
7 answer to the question.

8 By law, you are required to answer questions from Congress truthfully.

9 Do you understand that?

10 The Witness. Yes.

11 [REDACTED]: This also applies to questions posed by congressional staff in a  
12 deposition.

13 Do you understand this?

14 The Witness. Yes.

15 [REDACTED]: Witnesses that knowingly provide false testimony could be subject to  
16 criminal prosecution for perjury. This includes, for example, stating that you do not recall  
17 or remember something when, in fact, you do.

18 Do you understand this?

19 The Witness. Yes.

20 [REDACTED]: Furthermore, you cannot tell half-truths or exclude information  
21 necessary to make statements accurate. You are required to provide all information that  
22 would make your response truthful. A deliberate failure to disclose information can  
23 constitute a false statement.

24 Do you understand this?

25 The Witness. Yes.

1 [REDACTED]. Is there any reason you are unable to provide truthful answers to  
2 today's questions?

3 The Witness. On the advice of counsel, I must respectfully decline to answer based  
4 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to  
5 the Constitution. I must follow my lawyer's advice in this matter.

6 [REDACTED]. The Federal Rules of Evidence, Criminal and Civil Procedure are not  
7 applicable for today's deposition. Under the House deposition regulation, a witness'  
8 attorney may not instruct a witness to refuse to answer a question, except to preserve a  
9 privilege.

10 The House recognizes constitutionally based privileges and not necessarily those  
11 privileges derived from common law.

12 Finally, I will make note for the members and staff here today that the content of  
13 what we discuss here is confidential under the House deposition regulation.

14 Under the rules, the chairmen and ranking minority members shall consult before  
15 any release of testimony transcripts, including portions thereof. This means it is a violation  
16 of House and committee rules to disclose the content of the deposition prior to its official  
17 release.

18 For this reason, the marked exhibits that we will use today will remain with the court  
19 reporter so that they can go in the official transcript and any copies of those exhibits will be  
20 returned to us when we wrap up.

21 Before we begin the first round of questions, I want to make note that we did have  
22 another member join us.

23 If you would like to note yourself for the record, sir.

24 Mr. Donalds. Congressman Byron Donalds, Florida's 19th Congressional District.

25 [REDACTED]. Thank you.

1 We will also afford the minority, the witness, and counsel for the witness the  
2 opportunity to offer any preliminary remarks.

3 [REDACTED]: I just want to thank you for being here today. I do appreciate it. I  
4 would like to note for your awareness that it is being recorded.

5 [REDACTED]: Mr. Onorato?

6 Mr. Onorato. Thank you. Good morning.

7 My name is Danny Onorato. My colleague Tara Tighe and I represent Darrin  
8 Hurwitz, the former attorney for ActBlue.

9 When the committees first contacted us in May of 2025, we promptly requested that  
10 the committees confer with ActBlue to address two critical matters: first, whether ActBlue  
11 would authorize a waiver of the attorney-client privilege; and second, the scope of any  
12 potential testimony by attorney clients.

13 The committees have not engaged with ActBlue on these issues, and this failure has  
14 created the situation we face today.

15 Mr. Hurwitz is a licensed attorney bound by the Rules of Professional Responsibility  
16 and Ethics. They impose mandatory duties to preserve the attorney-client privilege and  
17 protect client confidences. These obligations do not cease when an attorney leaves a  
18 client's employment. They continue indefinitely.

19 Both legal precedent and ethical rules are abundantly clear. Absent a waiver of the  
20 attorney-client privilege, an attorney must take all necessary measures to protect client  
21 confidences when responding to questions from Congress.

22 If an attorney fails to assert privilege, he or she may inadvertently waive that  
23 privilege over information provided, a waiver that simply cannot be undone.

24 Moreover, an attorney who discloses privileged information without client  
25 authorization faces severe professional consequences, including potential suspension or

1 even disbarment.

2 Mr. Hurwitz cannot and will not jeopardize his law license by breaching his ethical  
3 duties and obligations.

4 Given the committees' failure to work with ActBlue to obtain an appropriate waiver  
5 or define the scope of permissible testimony, Mr. Hurwitz has no alternative, he must  
6 protect all privileged information.

7 Thus, following the advice of counsel, Mr. Hurwitz will assert the attorney-client  
8 privilege, as well as his Fifth Amendment privilege, today.

9 We want to emphasize unequivocally that asserting the Fifth does not imply any  
10 wrongdoing. To the contrary, as the Supreme Court has recognized more than a century  
11 ago, the Fifth Amendment is, quote, "a protection to the innocent," end quote, and "a  
12 safeguard against heedless, unfounded, or tyrannical prosecutions." That's *Quinn v.*  
13 *United States*, 349 U.S. 155, 1955.

14 Simply put, Mr. Hurwitz's assertions of privilege are mandated by these  
15 circumstances.

16 [REDACTED]: Thank you.

17 The court reporter will now swear the witness in.

18 The Reporter. Yes, ma'am.

19 Sir, will you please raise your right hand?

20 Do you solemnly declare and affirm under the penalty of perjury that the testimony  
21 you are about to give today will be the truth, the whole truth, and nothing but the truth?

22 The Witness. I do.

23 The Reporter. Thank you.

24 [REDACTED]: The clock now reads 10:08 a.m. We will start the first hour of  
25 questioning.

## EXAMINATION

1  
2 BY [REDACTED]:

3 Q Mr. Hurwitz, when did you work at ActBlue?

4 A On the advice of counsel, I must respectfully decline to answer based upon the  
5 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
6 Constitution. I must follow my lawyer's advice in this matter.

7 Q What were your job responsibilities at ActBlue?

8 A On the advice of counsel, I must respectfully decline to answer based upon the  
9 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
10 Constitution. I must follow my lawyer's advice in this matter.

11 Q Were you removed from your position in November 2024 because of ActBlue's  
12 inability to deter fraudulent and illegal donations?

13 A On the advice of counsel, I must respectfully decline to answer based upon the  
14 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
15 Constitution. I must follow my lawyer's advice in this matter.

16 Q Can you testify as to why every lawyer on the legal team and the entire  
17 compliance team at ActBlue resigned or went on leave by March 2025?

18 A On the advice of counsel, I must respectfully decline to answer based upon the  
19 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
20 Constitution. I must follow my lawyer's advice in this matter.

21 Q Did you or anyone at ActBlue retaliate against Zain Ahmad for speaking up  
22 about pervasive fraud at ActBlue?

23 A On the advice of counsel, I must respectfully decline to answer based upon the  
24 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
25 Constitution. I must follow my lawyer's advice in this matter.

1 Q After the entire legal team left, was ActBlue able to carry out its legal  
2 obligations and deter bad actors?

3 A On the advice of counsel, I must respectfully decline to answer based upon the  
4 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
5 Constitution. I must follow my lawyer's advice in this matter.

6 Q Why is ActBlue so bad at stopping fraudulent donations?

7 A On the advice of counsel, I must respectfully decline to answer based upon the  
8 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
9 Constitution. I must follow my lawyer's advice in this matter.

10 Q While you were at ActBlue, did anyone instruct you or did you instruct anyone  
11 on ActBlue's staff to turn a blind eye to fraud so that a campaign could increase its  
12 fundraising on the platform?

13 A On the advice of counsel, I must respectfully decline to answer based upon the  
14 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
15 Constitution. I must follow my lawyer's advice in this matter.

16 Q Why did ActBlue take a more lenient approach to fraud in 2024?

17 A On the advice of counsel, I must respectfully decline to answer based upon the  
18 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
19 Constitution. I must follow my lawyer's advice in this matter.

20 [REDACTED]. I believe Mr. Gooden has some questions.

21 Mr. Gooden. As general counsel and a key stakeholder for fraud prevention at  
22 ActBlue, did you notice an increase or decrease in fraudulent transactions in and around the  
23 2024 election cycle?

24 The Witness. On the advice of counsel, I must respectfully decline to answer based  
25 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to

1 the Constitution. I must follow my lawyer's advice in this matter.

2 Mr. Gooden. There was a reported increase in fraudulent contributions, but  
3 ActBlue still adopted several policy changes which made it easier for fraud to take place.

4 As a stakeholder for fraud prevention and the head of the legal team, what steps did  
5 you take to prevent fraud? And what was your recommendation regarding the policy  
6 changes in April 2024 and July 2024 reducing the threshold for review?

7 The Witness. On the advice of counsel, I must respectfully decline to answer based  
8 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to  
9 the Constitution. I must follow my lawyer's advice in this matter.

10 Mr. Gooden. Based on ActBlue's internal policy changes, it seems that fraud  
11 prevention safeguards were weakened during most of the campaign period of the 2024  
12 election.

13 Shortly before the election, there were policy changes at ActBlue to ban  
14 contributions from foreign prepaid cards and gift cards.

15 What was the reason for these bans? And did you or someone at ActBlue observe  
16 any issues being caused by these modes of payment?

17 The Witness. On the advice of counsel, I must respectfully decline to answer based  
18 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to  
19 the Constitution. I must follow my lawyer's advice in this matter.

20 Mr. Gooden. ActBlue's records indicate that abuse of prepaid cards and gift cards  
21 was prevalent. And I'm curious, why was this ban instituted only a couple of weeks before  
22 the election?

23 The Witness. On the advice of counsel, I must respectfully decline to answer based  
24 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to  
25 the Constitution. I must follow my lawyer's advice in this matter.

1           Mr. Gooden. You received a severance package of almost \$170,000. Did you  
2 receive that for resigning or being terminated from your position at ActBlue or for any other  
3 reason?

4           The Witness. On the advice of counsel, I must respectfully decline to answer based  
5 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to  
6 the Constitution. I must follow my lawyer's advice in this matter.

7           Mr. Gooden. Do you believe fraudulent contributions from foreign sources to  
8 political fundraising platforms can affect election results?

9           The Witness. On the advice of counsel, I must respectfully decline to answer based  
10 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to  
11 the Constitution. I must follow my lawyer's advice in this matter.

12           ██████████: Did ActBlue test potential fraud prevention policy changes for their  
13 affect on donations before implementing them?

14           The Witness. On the advice of counsel, I must respectfully decline to answer based  
15 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to  
16 the Constitution. I must follow my lawyer's advice in this matter.

17           ██████████: How often does ActBlue weaken its fraud prevention standards?

18           The Witness. On the advice of counsel, I must respectfully decline to answer based  
19 upon the attorney-client privilege and in reliance on my right under the Fifth Amendment to  
20 the Constitution. I must follow my lawyer's advice in this matter.

21           ██████████: Mr. Donalds, any questions, sir?

22           Mr. Donalds. No.

23           ██████████: We can go off the record.

24           [Discussion off the record.]

25           ██████████: We can go back on the record at 10:16 a.m.

1 Mr. Hurwitz, I'm [REDACTED]. I'm with the House Judiciary Democrats. I'm  
2 joined by my colleagues from the minority on House Oversight and House Admin. So we're  
3 going to reintroduce ourselves to you.

4 Before I get started, I do want to put a few exhibits on the record, starting with  
5 exhibit 3, which we had provided to you all during the break.

6 [Hurwitz Exhibit No. 3  
7 was marked for identification.]

8 [REDACTED]. Exhibit 3 will be an executive order titled, "Investigation into  
9 Unlawful 'Straw Donor' and Foreign Contributions in American Elections," dated April 24th  
10 of 2025.

11 [Hurwitz Exhibit No. 4  
12 was marked for identification.]

13 [REDACTED]. Exhibit 4 will be an Aljazeera article dated July 31st of 2024 titled,  
14 "Republican PAC WinRed misleads US consumers into recurring donations."

15 [Hurwitz Exhibit No. 5  
16 was marked for identification.]

17 [REDACTED]. Exhibit 5 will be an NBC News article from November 8th of 2025  
18 titled, "Ghislaine Maxwell's prison emails show she is 'happier' at minimum-security Texas  
19 facility."

20 [Hurwitz Exhibit No. 6  
21 was marked for identification.]

22 [REDACTED]. Exhibit 6 will be a September 20th, 2025, Truth Social post from  
23 President Donald Trump, where he directs Attorney General Pam Bondi to prosecute  
24 political enemies.

25 [Hurwitz Exhibit No. 7



1 Constitution. I must follow my lawyer's advice in this matter.

2 Q So, again, just going back to no matter how unfair or presumptive the question  
3 is, whether it be about ActBlue being so bad, it's stopping fraudulent donations, or about  
4 ActBlue taking a, quote, unquote, more lenient approach at stopping fraud, no matter what  
5 question's asked of you, no matter how unfair it is, you are going to answer in the exact  
6 same way. Is that correct?

7 A On the advice of counsel, I must respectfully decline to answer based upon the  
8 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
9 Constitution. I must follow my lawyer's advice in this matter.

10 Q So if I asked you, for example, about President Trump's friendship with Mr.  
11 Jeffrey Epstein, including about an email where Mr. Epstein said the President -- that  
12 President Trump -- and this is a quote -- "knew about the girls," end quote, you're going to  
13 answer with the same statement your attorney advised you to make. Is that correct?

14 A On the advice of counsel, I must respectfully decline to answer based upon the  
15 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
16 Constitution. I must follow my lawyer's advice in this matter.

17 Q What if I asked you about the girlfriend of FBI Director Kash Patel receiving a  
18 security detail made up of elite FBI agents usually assigned to a SWAT team in the Nashville  
19 FBI Field Office, presumably making the SWAT team agents that are working on the security  
20 detail unable to respond to crises that develop, such as a mass shooting or terror attack, you  
21 would answer in the exact same way. Is that correct?

22 A On the advice of counsel, I must respectfully decline to answer based upon the  
23 attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
24 Constitution. I must follow my lawyer's advice in this matter.

25 Q What if I asked you whether you were aware of evidence that WinRed, the

1     Republicans' fundraising platform, has received seven times more complaints than ActBlue,  
2     and yet the chairs of these three committees are yet to write a single letter or issue a single  
3     subpoena to WinRed or to demand its documents?    You would still give the same answer.  
4     Is that correct?

5             A     On the advice of counsel, I must respectfully decline to answer based upon the  
6     attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
7     Constitution.    I must follow my lawyer's advice in this matter.

8             Q     Last question, I believe.

9             What if I asked you about your knowledge about WinRed utilizing a series of  
10     pre-checked boxes to trick donors into making recurring contributions instead of one  
11     donation; or WinRed having to issue over a hundred million dollars of refunds to customers  
12     who caught the overcharge in the 2020 election, you'd still give the same answer?    Is that  
13     right?

14            A     On the advice of counsel, I must respectfully decline to answer based upon the  
15     attorney-client privilege and in reliance on my right under the Fifth Amendment to the  
16     Constitution.    I must follow my lawyer's advice in this matter.

17            Q     Thank you.    We don't have any additional questions for you, but we do -- we  
18     would like to note several things for the record.

19            This congressional investigation of ActBlue is a clear backdoor effort, and it's to assist  
20     DOJ's investigation of ActBlue, which was initiated at the direction of the President on  
21     April 24th of 2025.

22            In this executive order, ActBlue is the only platform that's named.    And despite the  
23     majority's assertion that the committees are not conducting this investigation in support of  
24     any criminal inquiry, the majority has not investigated any other platform, including  
25     WinRed, the Republicans' fundraising platform that has preyed on senior citizens with

1 deceptive tactics.

2 Instead, the majority continues its targeted partisan investigation of ActBlue to try to  
3 distract from the Epstein files and to distract the American public in general.

4 So far this Congress, the majority has failed to conduct any oversight of this  
5 administration, and there are many issues worthy of our attention.

6 For example, the majority in our committee could investigate the extraordinary and  
7 irregular transfer of Ms. Ghislaine Maxwell to a minimum security prison in an apparent  
8 brazen violation of the Bureau of Prisons' regulations and policies that do not allow sex  
9 offenders to be held in minimum security prisons.

10 DOJ and the Bureau of Prisons transferred Ms. Maxwell after an unprecedented and  
11 unusual interview with her by Deputy Attorney General Todd Blanche.

12 It appears that Ms. Maxwell is receiving special treatment from the warden at the  
13 facility, which our committees should be investigating.

14 Or maybe the majority should investigate the interim U.S. Attorney for the Eastern  
15 District of Virginia who is an inexperienced prosecutor, yet still leading the prosecution of  
16 James Comey.

17 Just this week, a Federal judge ordered her to turn over grand jury materials that she  
18 used to obtain an indictment against Mr. Comey, and the court raised questions of whether  
19 government misconduct might require dismissing the charges altogether.

20 It should be noted, since it's relevant here, that prior to seeking this indictment of  
21 Mr. Comey, President Trump demanded on Truth Social that the Attorney General  
22 prosecute his political rivals, quoting, all quotes, "Now!!!" end quote, with three  
23 exclamation points, calling them "guilty as hell."

24 Just as the President is doing with ActBlue, he is also targeting Mr. Comey and other  
25 political rivals, and this truly deserves oversight from our committees. But instead, we

1 continue this investigation into ActBlue without even pretending to investigate WinRed.

2 This is no different than President Trump demanding that DOJ investigate prominent  
3 Democrats' ties to Mr. Epstein, but not scrutinize his own close relationship with Mr.  
4 Epstein, which is apparent in the documents released -- recently released by my colleagues  
5 on the House Oversight Committee Democrats.

6 And with that, I want to say thank you for being here. And we will go off the  
7 record.

8 [Whereupon, at 10:14 a.m., the deposition was concluded.]

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Certificate of Deponent/Interviewee

I have read the foregoing \_\_\_\_ pages, which contain the correct transcript of the answers made by me to the questions therein recorded.

---

Witness Name

---

Date

**Transcribed Interview Transcript Errata Form**

<b>Interviewee</b>	Darrin Hurwitz
<b>Date of Interview</b>	11/19/25
<b>Date of Review</b>	11/21/25
<b>Name of Reviewer</b>	Tara N. Tighe, counsel for Mr. Hurwitz
<b>Signature of Reviewer</b>	Tara N. Tighe

Page	Line	Suggested Correction
3	3	senior advisor
9	8	a former attorney for Act Blue
9	12	by our attorney clients
14	13	effect on donations
17	3	ActBlue being so bad at stopping
17	4	more lenient approach to stopping
17	5	question is asked
18	12	caught the overcharges
19	6	majority in our committees