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Description of document: Department of Justice (DOJ) Inspector General (OIG)

Findings of Misconduct by an Assistant United States Attorney for Sexually Inappropriate Comments to Multiple Individuals, Inappropriate Touching of an Intern's Breast,

and Lack of Candor to the OIG 2020

Requested date: 08-January-2021

Release date: 28-May-2021

Posted date: 14-June-2021

Source of document: FOIA Request

Department of Justice

Office of the Inspector General Office of General Counsel

950 Pennsylvania Ave., NW, Room 4726

Washington, DC 20530 Fax: 202-616-9152 Email: oigfoia@usdoj.gov

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### DEPARTMENT OF JUSTICE | OFFICE OF THE INSPECTOR GENERAL

May 28, 2021

Subject: <u>Freedom of Information/Privacy Act Request [21-OIG-090]</u>

This is in response to your Freedom of Information Act request to the Office of the Inspector General (OIG). Specifically, your request seeks the OIG report related to the Investigative Summary entitled: "Findings of Misconduct by an Assistant United States Attorney for Sexually Inappropriate Comments to Multiple Individuals, Inappropriate Touching of an Intern's Breast, and Lack of Candor to the OIG."

The report responsive to your request has been reviewed. It has been determined that certain portions of such report be excised pursuant to the Freedom of Information Act, 5 U.S.C. §552(b)(6) and (7)(C). Consequently, please find enclosed that information which can be released pursuant to your request. We consider this response as closing your request with the OIG.

If you are not satisfied with OIG's determination in response to this request, you may administratively appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, 441 G Street, NW, 6th Floor, Washington, D.C. 20530, or you may submit an appeal through OIP's FOIA STAR portal by creating an account following the instructions on OIP's website: <a href="https://www.justice.gov/oip/submit-and-track-request-or-appeal">https://www.justice.gov/oip/submit-and-track-request-or-appeal</a>. Your appeal must be postmarked or electronically transmitted within 90 days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

For your information, Congress excluded three discrete categories of law enforcement and national security records from the requirements of the FOIA. See 5 U.S.C. § 552 (2012 & Supp. V 2017). This response is limited to those records that are subject to the requirements of the FOIA. This is a standard notification that is given to all our requesters and should not be taken as an indication that excluded records do, or do not, exist.

You may contact our FOIA Public Liaison, Deborah Waller, at (202) 616-0646 for any further assistance with your request. Additionally, you may contact the Office of Government Information Services (OGIS) at the National Archives and Records Administration to inquire about the FOIA mediation services they offer. The contact information for OGIS is as follows: Office of Government Information Services, National Archives and

Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001, e-mail at <a href="mailto:ogis@nara.gov">ogis@nara.gov</a>; telephone at (202) 741-5770; toll free at 1-877-684-6448.

Sincerely,

Deborah M. Waller

Deborah M. Waller Supervisory Government Information Specialist Office of the General Counsel

Enclosure



### DEPARTMENT OF JUSTICE | OFFICE OF THE INSPECTOR GENERAL

June 1, 2021

Subject: <u>Freedom of Information/Privacy Act Request [21-OIG-090]</u>

On May 28, 2021, the OIG released records to you in response to your Freedom of Information Act request [21-OIG-090]. It has come to our attention that the records provided to you inadvertently disclosed, in part, nonpublic information that should not have been released in response to your FOIA request. Enclosed please find a corrected version of the responsive records, with the nonpublic information redacted.

Consistent with the OIG's obligation to protect sensitive information not subject to public disclosure, the OIG will treat the enclosed version of the responsive records as its final response to your request. Accordingly, we ask that you return (as appropriate) and not retain any paper or electronic copies of those records inadvertently sent to you. We also ask that you not use, distribute, or disclose those records.

If you have any questions, please contact our office at (202) 616-0646. Thank you for your prompt attention to this matter.

Sincerely,

Deborah M. Waller

Deborah M. Waller Supervisory Government Information Specialist Office of the General Counsel

Enclosure

# REPORT OF INVESTIGATION

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of information from the Executive Office for United States Attorneys (EOUSA) alleging that from United States Attorney's Office (USAO)  United States Attorney (AUSA)  may have physically and verbally sexually harassed, to include deliberately running his arm across the breast of, then USAO  During the course of the investigation, the OIG found indications that suggestive comments to USAO  AUSA  Bureau of Investigation (FBI), Forensic Analyst ; and made sexual comments to U.S. Postal Inspection Service, Postal Inspector In addition, the OIG found indications that may have lacked candor during an OIG interview when questioned about using his government laptop computer to access social media sites.  The OIG investigation substantiated the allegations that making sexually inappropriate comments to and making sexually inappropriate comments to an and making in the propriate comments to an addition of federal and making sexually inappropriate comments to an addition of federal and making sexually inappropriate comments to a sexual physically and verbally sexually inappropriate comments and making sexually inappropriate comments to a sexual physically and verbally sexually inappropriate comments and making sexually inappropriate comments to a sexual physically and verbally sexually inappropriate comments and making sexually sexually inappropriate comments and making sexually sexually inappropriate comments and sexually sexually sexually sexually sexually inappropriate comments							
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DATE	November 5		IGNATURE	William Hannah	Digitally signed by WILLIAM HANNAI Date: 2020.11.05 17:02:38 -06'00'	1	
APPROVE	D BY SPECIAL	AGENT IN CHA	RGE William J. Hanna	ah			

The USAO was recused from the investigation. The USAO and the Prosecutor's Office declined criminal prosecution of the control of the control

The OIG has completed its investigation and is providing this report to the EOUSA and DOJ's Office of Professional Responsibility for appropriate action.

Unless otherwise noted, the OIG applies the preponderance of the evidence standard in determining whether DOJ personnel have committed misconduct. The Merit Systems Protection Board applies this same standard when reviewing a federal agency's decision to take adverse action against an employee based on such misconduct. See 5 U.S.C. § 7701(c)(1)(B); 5 C.F.R. § 1201.56(b)(1)(ii).

## **DETAILS OF INVESTIGATION**

### Predication

The Department of Justice (DOJ) Office of the Inspector General (OIG) initiated this investigation upon the receipt of information from the Executive Office for United States Attorneys (EOUSA) alleging that from Assistant United States Attorney (AUSA) may have physically and verbally sexually harassed, to include deliberately running his arm across the breast of, then USAO-
During the course of the investigation, the OIG found indications that may also have made sexually suggestive comments to USAO AUSA services; sent sexual comments over social media to Federal Bureau of Investigation (FBI), procession of Investigation (FBI), procession of Investigation (FBI), procession of Investigation (FBI), procession of Investigation of Investigation (FBI), procession of Investigation of Investigation (FBI), procession of Investigation of Investigation of Investigation of Investigation (FBI), procession of Investigation of Investigation of Investigation of Investigation (FBI), procession of Investigation of
Investigative Process
The OIG's investigative efforts consisted of the following:
Interviews of the following USAO-  Personnel:  AUSA  AUSA  (former) Intern
Interviews of the following FBI personnel:

U.S. Department of Justice Office of the Inspector General PAGE: 3

CASE NUMBER: November 5, 2020

Financial Investigative Analyst	

Interviews of the following personnel:

#### Review of the following:

- Cyber Investigations Office (CIO) forensic analysis o government laptop computer.
- Justice Security Operation Center (JSOC), Internet History Logs for government laptop computer.
- Verizon Wireless records for personal cell phone.
- Training information from the Offices of the United States Attorneys, National Advocacy Center.
- Training records from the USAO-
- Facebook Messenger and Instagram Messages the OIG received from
- Emails, text messages, Skype messages, Facebook Messenger messages the OIG received from

### **Background and Authority**

Sexual Imposition (misdemeanor), prohibits engaging in sexual contact with another, either knowing or recklessly disregarding that the contact is offensive to the other person. The Penal Code defines sexual contact to include touching of another's breast.

29 C.F.R. § 1604.11, "Sexual Harassment," states in pertinent part the following:

(a) Harassment on the basis of sex is a violation of section 703 of title VII. 1 Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment when (1) submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment, (2) submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual, or (3) such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile, or offensive working environment.

...

(b) In determining whether alleged conduct constitutes sexual harassment, the Commission will look at the record as a whole and at the totality of the circumstances, such as the nature of the sexual advances and the context in which the alleged incidents occurred. The determination of the legality of a particular action will be made from the facts, on a case by case basis.

...

(d) With respect to conduct between fellow employees, an employer is responsible for acts of sexual harassment in the workplace where the employer (or its agents or supervisory employees) knows or should have known of the conduct, unless it can show that it took immediate and appropriate corrective action.

5 C.F.R. § 735.203, "Employee Responsibilities and Conduct" states in pertinent part the following: "an employee shall not engage in criminal, infamous, dishonest, immoral, or notoriously disgraceful conduct, or other conduct prejudicial to the Government."

U.S. Department of Justice
Office of the Inspector General

PAGE: 4

CASE NUMBER:

The DOJ, Office of the Attorney General, Prevention of Harassment in the Workplace, Policy Memorandum 2015-04, states in part:

The Department of Justice will maintain a zero tolerance work environment that is free from harassment (including sexual harassment) based on sex, race, color, religion, national origin, gender identity, age, disability (physical or mental), genetic information, status as a parent, sexual orientation, marital status, political affiliations, or any other impermissible factor. . . . Harassing conduct is defined as any unwelcome verbal or physical conduct that is based on any of the above-referenced characteristics when this conduct explicitly or implicitly affects an individual's employment; unreasonably interferes with an individual's work performance; or creates an intimidating, hostile, or offensive work environment.

The DOJ Memorandum for Heads of Department Components Regarding Sexual Harassment and Sexual Misconduct, dated April 30, 2018, sets forth policies and procedures to ensure that: (1) substantiated allegations of sexual harassment or misconduct result in serious and consistent disciplinary action, (2) components report allegations of sexual harassment or misconduct to the Office of Inspector General and the components' security divisions when appropriate, (3) components appropriately consider allegations of or disciplinary actions for sexual harassment or misconduct in making decisions about awards, public recognition, or favorable personnel actions, and (4) components can be held accountable for their handling of allegations of sexual harassment and misconduct.

#### Sexual Harassment and Unwelcome Sexual Touching of The information provided to the OIG alleged that from may have physically and verbally sexually harassed told the OIG that from made several inappropriate sexual comments to her, and on one occasion, touched her breast. explained that their communication with each other started out as jovial, back-and-forth banter. However, told the OIG that, as time went on, sexual comments increased, made her feel uncomfortable, and often interfered with to complete her work. said that talked about his sexual relationship with his wife, and on another occasion, he asked if sex with was "that good." stated that made comments about physique, and on one occasion, he sent media message to ask her why she haunted his dreams. sent pictures to her, via stated that either text message or through a social media platform, of himself working out in a tank top t-shirt in one photo and in his bathroom without a t-shirt in another photo. said that during another occasion breast while reaching for a law book and brushed his arm against said that behavior made her uncomfortable and caused her to stared at her the entire time. move from her assigned workstation to other employees' work areas to avoid him. told the OIG that told him that felt uncomfortable tried to avoid while in the said that he around and that Office's front desk instead of getting her work done. noticed frequented the that told him about a conversation had with concerning an alleged relationship said that he thought this was an inappropriate topic for had with an to discuss with told him in a later conversation that he had screwed said that up by sending text messages in which he indicated his willingness to engage in a sexual relationship denied, in an unsolicited comment, that he groped with her. However, stated that told the OIG that told her that had touched her breast while they

U.S. Department of Justice
Office of the Inspector General

PAGE: 5

CASE NUMBER: DATE: November 5, 2020

worked in the said that she read Facebook Messenger messages received from and although could not remember the specific content of the messages, she believed they were inappropriate and flirtatious. Said that told her behavior made her uncomfortable described one occasion when came into office and closed the door soon after arrived at the Office in order to avoid him. Thought behavior towards interfered with ability to get her work done as an intern.
told the OIG that told her that sent sexual messages on various social media platforms and tried to pursue her. said that told her that she did not want to report behavior because she was concerned it may have a negative effect on her ability to obtain future employment at the USAO. believed made uncomfortable, and that his behavior towards created a situation where could not work at her own station because she wanted to avoid said that began sitting with at her desk location to hide from
told the OIG that told him that, while at the USAO, stood over her and tried to look down her shirt. said that also described an incident in which brushed up against her breast while in the several messages from that were sexual in nature, either via text or Facebook Messenger. Stated that, in one of the messages, implied should provide him with a sexual favor in exchange for a letter of recommendation, and in another message commented on physique and told her how good she looked. Vaguely recalled telling him about a social message she received from in which asked why she haunted his dreams. told the OIG that he advised to report inappropriate behavior.
the OIG conducted consensually monitored cell phone text communications between and In these communications, texted that he was surprised made references to buttocks, including comments about their size and that could not wait to "have them." condemned for making him think about it (sex) again, as he had tried to put her out of his mind. stated he was going for a run and ended their conversation.
In a voluntary interview, told the OIG that he worked with from discussed her romantic stated he was sexually attracted to her. stated that he and discussed her romantic relationships, but he said that was not inappropriate because initiated the conversations. stated that he had written a letter of recommendation for and may have asked her what he would get out of it, but he said he was referring to possibly lunch or drinks with her, not sex. said that he probably sent messages to that referenced her physique, and reasoned he tried to help her low self-esteem. acknowledged that he sent a Skype message which referred to sex between and her boyfriend and asked if it was really that good and that he talked to about his sexual relationship with his wife. admitted he should not have engaged in this type of communication with and explained he has a character flaw when women flirt with him. stated that he did not believe his actions rose to the level of sexual harassment, and he denied touching breast. declined to submit to a voluntary OIG-administered polygraph and said he believed the tests were unreliable.
The USAO was recused from the investigation. The USAO and the Prosecutor's Office declined criminal prosecution of the control

OlG's Conclusion

The OIG investigation concluded that sexually harassed both physically and verbally by conveying sexually charged communications to her and physically touching breast. The OIG found account of her interactions with including that he touched her breast without her consent, to be more credible than account, particularly in light of the corroboration provided by the OIG's interviews of other witnesses and the consensually monitored text messages. The OIG further credited account that conduct caused her to be uncomfortable and interfered with her ability to conduct her work at the USAO. The OIG finds by a preponderance of the evidence that conduct violated federal regulations regarding sexual harassment and employee conduct, as well as DOJ policy prohibiting sexual harassment in the workplace.	
Sexual Harassment of	
During the course of the investigation, the OIG found indications that may have made comments to FBI Financial Investigative Analyst which were sexual in nature and made her feel uncomfortable.	
told the OIG that she attended a retirement gathering for told the OIG that during that gathering watched talk in close proximity to a waitress and slap her buttocks as she departed when the conversation ended.	
told the OIG that she was standing next to while this occurred and that she also witnessed inappropriate behavior with the waitress. In further stated that had made statements to her over several years, which described as comments he probably should not have made which had distracted from her work at the FBI. It is said that some of comments were flirtatious or contained sexual connotations, such as remarks about physique and wanting to hold during yoga. It is stated that the comments made uncomfortable and caused her to re-think her official meetings with said that she subsequently ensured someone else was available to attend any required in-person meetings she had with stated that she did not have this concern with others with whom she had to meet during the course of her official duties at the FBI. provided the following Facebook and Instagram messages she received from from	
<ul> <li>So waitI can do a class (Yoga) when I hold you up and you hold me up, and we are all touching on each other?? Where do I sign up? © ©</li> <li>So u r singlehmmmmm. [sic]</li> <li>Did I mention that and I have been talking about taking a break and I do Yod. Yog. Yoga. [sic]</li> <li>You are gorgeousU know that. [sic]</li> <li>U r brilliant. And you have a body that does not quit[sic]</li> <li>YeahGet that. But think of all the strange you are going to get</li> <li>Not a guy on this planet u can't get.? [sic]</li> <li>Nothing better than pleasing a woman.</li> <li>Just know I think u r amazing. And hope u find a guy who realizes that and u think the same about. [sic]</li> <li>So who is this new guy? An agent? An AUSA?</li> <li>Why t u ignoring me?? [sic]</li> </ul>	
In a voluntary interview, told the OIG that he thought was an attractive woman, but he was not sexually interested in her. said that the aforementioned messages and knew some of the comments made her feel uncomfortable. stated that he believed he apologized to for the comments. stated that he was not sure why he continued to send these types of messages after she sent him several subtle messages asking him to stop sending them. said it may have been late at night or after he had a	

DATE: November 5, 2020

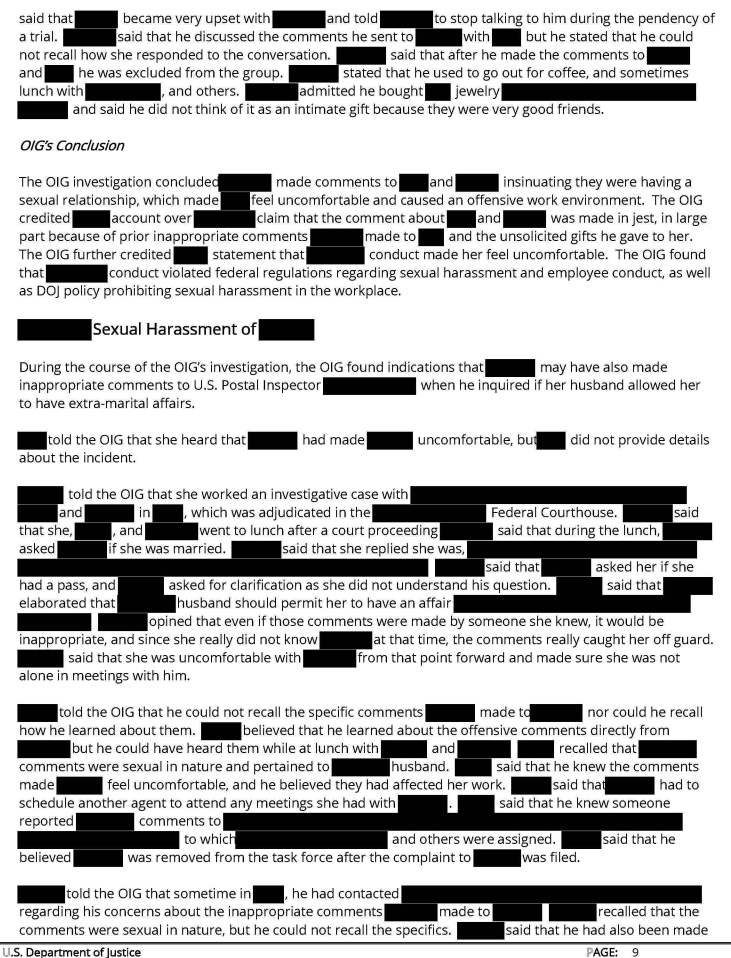
**PAGE:** 7

CASE NUMBER:

couple of drinks (alcohol) when he sent them. declined to submit to a voluntary OIG-administered polygraph and said he believed the tests were unreliable. OIG's Conclusion The OIG investigation concluded sent messages of a sexual nature which interfered with work environment. The OIG found that account of conduct was corroborated in large part by provided to the OIG, and the OIG credited her statement that the messages conduct made her feel uncomfortable being alone with him. The OIG therefore found that actions constituted administrative misconduct in violation of federal regulations regarding sexual harassment and employee conduct as well as DOJ policy prohibiting sexual harassment in the workplace. Sexual Harassment of During the course of the OIG's investigation, the OIG found indications that may have also made , by suggesting that she was having a sexual affair with another inappropriate comments to AUSA **AUSA** told the OIG that voiced concerns that made her feel uncomfortable. However, could not recall the specific details of the incident(s recounted. recalled the conversations she and others started when individuals expressed their general concerns about elevated intoxication level during a social gathering at a bar and his desire to drive home. stated that when she first started at the USAOentered her office, looked at a picture of her and her husband, and said was better looking than her husband, which caused feel uncomfortable. stated that she and worked together in to prepare for trial had seen the two enter the building during a weekend; later made comments to both when insinuating that was having an affair with described . unprofessional and inappropriate, and she again felt uncomfortable. stated that on another occasion, told about a previous sexual harassment complaint filed against him by said that during their conversation, told he did not sexually harass the woman as alleged and said he did not think she was attractive. purchased a pair of earrings and two necklaces for her, which struck However, said that her as odd and made her feel uncomfortable. told the OIG that he and previously worked together at the and more currently at the USAOsaid that he learned from others about alleged sexual harassment claims against during his previous employment at a private law firm and while he was employed at , he and spent a lot of time said that in with each other as they prepared for a trial. opined that this made jealous, because was attracted to said that during that time period, saw and together in a vehicle as they drove into the USAO building, because forgot her Personal Identity Verification card to gain access through the building's garage. said that shortly afterward, texted suggesting was having an affair with said that he responded to by saying he did not need to texts, because trial preparation was stressful enough. deal with said that responded he was just joking. said that he had a discussion with about texts, but was not talked about the comments. sure if and told the OIG he asked through either email or in a voluntary interview, was having a sexual affair with and said he made the comment in jest. text messaging if U.S. Department of Justice PAGE:

Office of the Inspector General

CASE NUMBER: DATE: November 5, 2020



Office of the Inspector General

CASE NUMBER: November 5, 2020

told the OIG that he learned filed a complaint with regarding alleged comments to during lunch. It is said that he believed filed fi	aware of other complaints by female agents about inappropriate behavior. said that arranged to have come to office to discuss concerns. said that he met with and told him he was aware of inappropriate comments to said that he said if he would have made inappropriate comments to and others if his wife had been present. said that was no, then should avoid those types of comments in the work environment.
The OIG investigation concluded made comments to to inquire if her husband would allow her to have a sexual affair while he was away from home, which caused to feel uncomfortable and interfered with her work environment. The OIG credited account of comments, which was corroborated in large part by the OIG further credited account of comments, which was corroborated in large part by the OIG further credited account of comments, which was corroborated in large part by the OIG further credited account of comments, which was corroborated in large part by the OIG further credited account of comments, which was corroborated in large part by the OIG further credited accounts of comments and the original part of the OIG found that the original conduct violated federal regulations regarding sexual harassment to her. The OIG found that the conduct investigation regarding sexual harassment in the workplace.  Lack of Candor  During the course of the investigation, the OIG found indications that lacked candor in his voluntary interview with the OIG regarding his access to social media sites on his government laptop.  Justice Manual Section 1-4.200 states in pertinent part:  All Department employees have an obligation to cooperate with OPR and OIG misconduct investigations (28 C.F.R. § 45.13) and must respond truthfully to questions posed during the course of an investigation upon being informed that their statements will not be used to incriminate them in a criminal proceeding. Employees who refuse to cooperate with OPR or OIG misconduct investigations after having been informed that their statements will not be used to incriminate them in a criminal proceeding may be subject to formal discipline, including removal. Employees are obligated to cooperate and respond truthfully even if their statements can be used against them in connection with employment matters.  As noted above, the OIG learned during this investigation about inappropriate messages that the winternet laptop computer to access those social mediate sites.  Lo	during lunch. said that he believed told that comments during lunch were inappropriate, and was too flirtatious with during lunch and reasoned they were general, inoffensive questions. stated that did not file the complaint against him, rather took the initiative, and opined may have had
to have a sexual affair while he was away from home, which caused interfered with her work environment. The OIG credited account of comments, which was corroborated in large part by the OIG further credited statement that comments comment made her feel uncomfortable and that she did not want to attend meetings alone with him after he made the inappropriate comment to her. The OIG found that conduct violated federal regulations regarding sexual harassment and employee conduct, as well as DOJ policy prohibiting sexual harassment in the workplace.  Lack of Candor  During the course of the investigation, the OIG found indications that lacked candor in his voluntary interview with the OIG regarding his access to social media sites on his government laptop.  Justice Manual Section 1-4.200 states in pertinent part:  All Department employees have an obligation to cooperate with OPR and OIG misconduct investigations (28 C.F.R. § 45.13) and must respond truthfully to questions posed during the course of an investigation upon being informed that their statements will not be used to incriminate them in a criminal proceeding. Employees who refuse to cooperate with OPR or OIG misconduct investigations after having been informed that their statements will not be used to incriminate them in a criminal proceeding may be subject to formal discipline, including removal. Employees are obligated to cooperate and respond truthfully even if their statements can be used against them in connection with employment matters.  As noted above, the OIG learned during this investigation about inappropriate messages that sent to certain individuals via social media sites. In light of this information, the OIG asked whether he had used his government laptop computer to access those social mediate sites. In told the OIG that he had not signed into Facebook and Twitter on his government laptop computer and advised he completely avoided those sites on his government laptop computer. Resoned that they (USAO) have always told personnel that accessin	OlG's Conclusion
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Interview with the OIG regarding his access to social media sites on his government laptop.  Justice Manual Section 1-4.200 states in pertinent part:  All Department employees have an obligation to cooperate with OPR and OIG misconduct investigations (28 C.F.R. § 45.13) and must respond truthfully to questions posed during the course of an investigation upon being informed that their statements will not be used to incriminate them in a criminal proceeding. Employees who refuse to cooperate with OPR or OIG misconduct investigations after having been informed that their statements will not be used to incriminate them in a criminal proceeding may be subject to formal discipline, including removal. Employees are obligated to cooperate and respond truthfully even if their statements can be used against them in connection with employment matters.  As noted above, the OIG learned during this investigation about inappropriate messages that sent to certain individuals via social media sites. In light of this information, the OIG asked whether he had used his government laptop computer to access those social mediate sites. It lold the OIG that he had not signed into Facebook and Twitter on his government laptop computer and advised he completely avoided those sites on his government laptop computer. Teasoned that they (USAO) have always told personnel that accessing those sites increased the likelihood of viruses on your computer.  The OIG reviewed the JSOC Internet history logs pertaining to government laptop computer, identified	Lack of Candor
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DATE: November 5, 2020

CASE NUMBER:

as Internet protocol (IP)  . The logs showed between  , several social media sites, more than 25 times, to include Facebook and Twitter with his government computer.  advised the OIG that between government laptop.	accessed ent laptop had been
The USAO- was recused from the investigation. The USAO criminal prosecution of	declined
OlG's Conclusion	
The OIG investigation concluded that lacked candor in his interview with the OIG when q the OIG about accessing social media sites on his government laptop computer, in violation of DC information was relevant to the OIG investigation in an effort to determine if used his go laptop during work hours for any inappropriate communications with others he worked with.	DJ policy. The