BUZZ CHRONICLES > ALL Saved by @AnJamison See On Twitter

Twitter Thread by Mary Pat Flynn



J

Don McGahn @HouseJudiciary interview is tomorrow, June 4

IRONICALLY, my June 4, 2017 Memo of Law cites McGahn @JonesDay & 3 Russian oligarch "clients" (Fridman/Aven/Khan) mentioned in "dossier" for 2003 TNK-BP deal re: OIL/GAS in RUSSIA/UKRAINE

PUTIN WAS AT THE SIGNING CEREMONY https://t.co/LrQjtYDLeL

5:25 PM tsdrsec.uspto.gov

Trump Organization in connection with the mark at issue, Petitioner would not have had to file the Petition for Cancellation as a last resort to protect the AMERICA brand.

If the Republican National Committee and counsel for the GOP had only followed the rule of law and conducted proper legal due diligence before entering into Joint Fundraising Agreements with Donald J. Trump in connection with the mark at issue, Petitioner would not have had to file the Petition for Cancellation as a last resort to protect the AMERICA brand.

If Donald F. McGahn II and the law firm of Jones Day had only followed the rule of law and conducted proper legal due diligence and conflict clearance searches before taking Donald J. Trump on as a client, Petitioner would not have had to file the Petition for Cancellation as a last resort to protect the AMERICA brand.

If Donald F. McGahn II and the law firm of Jones Day had even made an effort to remedy the issues Petitioner brought to their attention in an email dated April 7, 2016, up to and including the legal, financial, business, ethical, and political ramifications of Donald J. Trump's continued candidacy for President of the United States of America, Petitioner would not have had to file the Petition for Cancellation as a last resort to protect the AMERICA brand.

If Donald F. McGahn II and the law firm of Jones Day had not started representing Russian clients with ties to Vladimir Putin in 2003, specifically in the field of oil production, and then opened an office in Russia in 2004, as advertised on their firm's website, Petitioner would not have had to file the Petition for Cancellation as a last resort to protect the AMERICA brand:

Jones Day represented TNK and its shareholders in connection with the creation of TNK-BP, a landmark \$18 billion joint venture between Russian oil producer TNK and BP. The transaction was completed on August 29, 2003 and represents the largest deal in Russian corporate history. Its completion made BP the world's second largest private-sector producer and TNK-BP the tenth largest. The British Prime Minister Tony Blair and Russian Federation President Vladimir Putin were in attendance at the signing ceremony on June 26.

Jones Day's Moscow Office opened in 2004, following the Firm's introduction to the Russian market through our representation of Alfa Group and Access/Renova Group in <u>the formation of TNK-BP</u>, the largest M&A transaction in Russian history at the time.

If every citizen of the United States of America that voted in the 2016 Presidential election had

spent 30+ years of their professional career conducting legal due diligence in the fields of global Intellectual

4

Property, Brand Management, Marketing Communications, and Mergers and Acquisitions, Petitioner would not have had to resort to filing the Petition for Cancellation as a last resort to protect the AMERICA brand. It's happening: On Friday, June 4, the House Judiciary Committee will hold a closed transcribed interview with former Trump White House counsel Don McGahn.

- Kyle Griffin (@kylegriffin1) May 30, 2021