

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

IN RE GRAND JURY SUBPOENAS

[REDACTED]

Case No. 22-gj-25 (BAH)

Chief Judge Beryl A. Howell

UNDER SEAL

ORDER

On September 28, 2022, this Court granted the United States’ motion to compel the grand jury testimony of [REDACTED]
[REDACTED],
[REDACTED], and ordered the witnesses to appear before the grand jury to give testimony previously withheld on the basis of the presidential communications privilege or attorney-client privilege, *see* Order Granting Gov’t’s Mot. to Compel Testimony Withheld from the Grand Jury, ECF No. 17; Redacted Memorandum Opinion regarding Gov’t’s Mot. to Compel Testimony Withheld from the Grand Jury, ECF No. 20. Despite having a full week to consider the Court’s decision, former president Donald J. Trump moved at 4:30 p.m. last night, [REDACTED]
[REDACTED], for a stay of the grand jury’s ongoing investigation, and thus the witnesses’ forthcoming testimony, pending his appeal of the Order to the D.C. Circuit. [REDACTED]

Upon consideration of the motion and the United States’ expedited response [REDACTED]
[REDACTED] and the entire record herein, the Court finds that the former president has not met his burden warranting the extraordinary relief of a stay of the grand jury witnesses’ testimonies.

An accompanying Memorandum Opinion will follow shortly.

Accordingly, it is hereby

ORDERED that the former president's Motion to Stay Pending Appeal, [REDACTED], is
DENIED.

SO ORDERED.

Date: October 6, 2022



Beryl A. Howell

BERYL A. HOWELL
Chief Judge