
From: Lawrence Krauss <[REDACTED]>
Sent: Wednesday, August 22, 2018 11:43 PM
To: jeffrey E.
Cc: Lawrence Krauss
Subject: Re: Hello--CONFIDENTIAL

thanks.. I agree..

re the President. The president will probably form the conciliation committee, but the final decision is his, which I can then dispute of course. It is within his power however to decline the Dean's recommendation immediately, as he can do regarding tenure appointment itself. So while I expect it to go to committee, there is the off chance he could just reverse the decision. He has done this in other cases on other matters.

LMK

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On Aug 22, 2018, at 4:08 PM, jeffrey E. <jeevacation@gmail.com> wrote:

i think you might add that I implore you to test the credibility of the witnesses against me. of course I will be asking the conciliation committee to do the same. If need be I hope and assume that should it become necessary to have a hearing that you will allow me to make the depositions of the following five people. Australia lady. video lady. two former origins lady, and ... / this will send a message that you are not going away

On Wed, Aug 22, 2018 at 6:01 PM, Lawrence Krauss <[REDACTED]> <[mailto:\[REDACTED\]](mailto:[REDACTED])> > wrote:

The President will read the appeal letter, as far as I know, and can send to conciliation, who will read the appeal letter too I believe.. But I believe the President could act on the appeal directly too.

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On Aug 22, 2018, at 2:35 PM, jeffrey E. <jeevacation@gmail.com> wrote:

i thought the =resident can only send you to concillation , then you get to =ppeal again if that doesnt work. . it is the =oncilation where a accomadation for your disability or severance can be =ade . I thought the appeal letter was =echnical. id like to appeal and here s why

On Wed, Aug 22, 2018 at 5:31 PM, =awrence Krauss <[REDACTED]> wrote:

will think on this.. I don't want to have to go =o the next level if I can help it. financially and otherwise.

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On Aug 22, 2018, at 2:30 PM, jeffrey E. <jeevacation@gmail.com> wrote:

1 i think the =oncilation commitee makes the decision. if you can =eopen then isnt it better to keep amber heard to yourself =ncase you lose than you can say new info?

On Wed, =ug 22, 2018 at 5:24 PM, Lawrence Krauss <[REDACTED]>
<mailto:[REDACTED]> > wrote:

This is the only chance I get to have the president review =his case.. He needs to see that a large part of the substance of =t is incorrect. . Moreover, since complainants are allowed to have the =ase reopened as many times as they wish after a determination is made =f they claim to have new evidence or disagree with its findings, a =efusal to consider this evidence as part of my appeal is further =rounds for discrimination.

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On Aug 22, 2018, at 2:18 PM, jeffrey E. <jeevacation@gmail.com> wrote:

I think you might want to make it part of the conciliation process. not to allow once again, them to get ahead of you. they ask others re amber. letters. etc. you need to remember this will be published. !!!!! victim shaming not seen to be the done thing. think if you were writing a two page piece for the times. then add the rest.

On Wed, Aug 22, 2018 at 5:15 PM, Lawrence Krauss <[REDACTED]> <mailto:[REDACTED]> > wrote:

I agree with you regarding compromise. This is an appeal letter to the president. It is to explain to him with the proposed disciplinary action is not warranted. Letters that were not solicited by the FBI but should have been seem fair game in this regard.

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On Aug 22, 2018, at 2:13 PM, jeffrey E. <jeevacation@gmail.com> wrote:

is there any -precedent in an appeal letter to add letters of support? i think it is a legal appeal not an appeal to ones emotions . it is legal grounds not. you can attack the credibility of witnesses but you have been found to be not credible. and with a multi ear behavior issue however did you break a rule??? I dont think you should suggest a compromise in an appeal letter. . you can make refernce to not wanting a long drawn out court battle. a bit threatening, but not play your hand

On Wed, Aug 22, 2018 at 4:54 PM, Lawrence Krauss <[REDACTED]>
<mailto:[REDACTED]> > wrote:

This is highly confidential of course, but it is good news, and I will use it in the appeal doc, which I am HEAVILY revising today. I am also going to send you another support letter that is quite important in a minute.

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Begin forwarded message:

From: /b>A H <[REDACTED]>

Subject: /b>Hello

Date: /b>August 22, 2018 at 1:23:08 PM EDT

To: /b>Lawrence Krauss <[REDACTED]>

Thanks for forwarding me the content of the investigative report by ASU related to me and my participation, along with Johnny, at origins events. I am attaching what you sent to me so that I may comment on it.:

"Four Witnesses reported during the investigation that Respondent once made a comment in the presence of employees about the physical characteristics of Amber Heard, an actress and female

visitor at Origins Project event. Specifically, during the Johnny Depp event on February 16, 2016, that Respondent, while getting everyone together to take a picture with Johnny Depp, said, "get our hot ass over here" when attempting to get Amber to join the picture. During this same event, two witnesses allege that Respondent told Heard, "Your ass looks great." Employees also indicate that he talked about how "hot she is".

When asked if he ever commented on a female's buttocks in front of employees, Respondent stated, "E2 Whoa, not that I...I can't imagine doing that." Respondent stated, "Generally, I would say that is not a good idea" but added that if someone asked his opinion about someone, he might respond. When asked if he ever made comments about Amber Heard's body, Respondent stated, "No. Amber Heard is an incredibly attractive woman, and everybody understands that and everybody said it, and she is".

Respondent stated that he did not remember telling Heard that her "ass" looked good. He stated, "I don't remember saying it, but it's the kind of thing that a close friend would say to a close friend in the context of [asking for wardrobe advice], but I certainly don't remember it, but we were very, very close." Respondent stated that making such comments in the workplace would be outside of normal conduct for him, but "if it would've happened, it would have not been at the Origins offices. It would have been in the middle of an event when we were celebrating".

Factual Determination: Four witnesses heard Respondent make the statement. Although Respondent stated he did not remember saying this, he did acknowledge that it is the kind of thing that a close friend would say. It is more likely than not that Respondent made the statements. "

Hey Lawrence.

I'm glad to hear from you although, of course, I am saddened that it is under these circumstances.

Here is my response, which you may forward to the university if you wish:

I do not recall this or any incident between us being inappropriate. I also feel deeply for anyone who feels as though they have been the subject of any unwanted attention in this way, so I hope this can provide any clarity on your situation.

Lawrence Krauss was a close friend, and as I recall his behavior towards me was gracious and kind during our visits to the Origins Project. I don't recall any such comments by him backstage at the Origins event, and more generally remember no inappropriate comments toward me at any time, either in public or backstage during the events, or at our home or elsewhere, and we left all of our interactions with both him, and his Origins staff, feeling very well treated. The Origins events were a highlight for me.

I hope this lays this issue to rest.

Due to the public nature of my life and the uniquely public circumstances surrounding aspects of my marriage and divorce to my ex-husband (who participated in the Origins event mentioned above), I request that this statement be used internally by the university only. Thank you.

Best regards

Amber Heard.

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