

H. Res. 668

In the House of Representatives, U. S.,

September 3, 2025.

Resolved,

SECTION 1. COMMITTEE ON OVERSIGHT AND GOVERNMENT RE- FORM EPSTEIN INVESTIGATION.

The Committee on Oversight and Government Reform is directed to continue its ongoing investigation into the possible mismanagement of the Federal Government's investigation of Mr. Jeffrey Epstein and Ms. Ghislaine Maxwell, the circumstances and subsequent investigations of Mr. Epstein's death, the operation of sex-trafficking rings and ways for the Federal Government to effectively combat them, and potential violations of ethics rules related to elected officials in order to inform, among other things, legislative solutions to improve Federal efforts to combat sex trafficking and reform the use of non-prosecution agreements and plea agreements in sex-crime investigations.

**SEC. 2. INVESTIGATIVE PROCEEDINGS BY THE COMMITTEE ON
OVERSIGHT AND GOVERNMENT REFORM.**

(a) IN GENERAL.—The House of Representatives supports the subpoenas and investigatory actions authorized by the chair of the Committee on Oversight and Government Reform as of the date of the adoption of this resolution with respect to the investigation described in section 1 and encourages all recipients to fully comply with them in a timely manner.

(b) ISSUANCE OF INVESTIGATIVE REPORTS.—The Committee on Oversight and Government Reform shall issue such investigative reports with respect to the investigation described in section 1 as it deems necessary.

SEC. 3. RELEASE OF DOCUMENTS RELATING TO JEFFREY EPSTEIN.

(a) IN GENERAL.—The chair of the Committee on Oversight and Government Reform shall make publicly available all unclassified committee records received from the Attorney General, the Secretary of the Treasury, and the Epstein estate, and any other custodians related to the investigation described in this resolution, as well as any written declarations, or other evidence that relates to the investigation described in this resolution, including those referring or relating to any of the following:

- (1) Jeffrey Epstein, including all investigations, prosecutions, or custodial matters.

(2) Ghislaine Maxwell.

(3) Flight logs or travel records, including but not limited to manifests, itineraries, pilot records, and customs or immigration documentation for any aircraft, vessel, or vehicle owned, operated, or used by Jeffrey Epstein or any related entity.

(4) Individuals, including government officials, named or referenced in connection with Epstein's criminal activities, civil settlements, immunity or plea agreements, or investigatory proceedings.

(5) Entities (corporate, nonprofit, academic, or governmental) with known or alleged ties to Epstein's trafficking or financial networks.

(6) Any immunity deals, non-prosecution agreements, plea bargains, or sealed settlements involving Epstein or his associates.

(7) Internal DOJ communications, including emails, memos, and meeting notes, concerning decisions to charge, not charge, investigate, or decline to investigate Epstein or his associates.

(8) All communications, memoranda, directives, logs, or metadata concerning the destruction, deletion, alteration, misplacement, or concealment of documents, recordings, or electronic data related to Epstein, his as-

sociates, his detention and death, or any investigative files.

(9) Documentation of Epstein’s detention or death, including incident reports, witness interviews, medical examiner files, autopsy reports, and written records detailing the circumstances and cause of death.

(b) WITHHOLDING, DELAY, OR REDACTION.—

(1) PROHIBITED GROUNDS.—No committee record described in subsection (a) shall be withheld, delayed, or redacted on the basis of embarrassment, reputational harm, or political sensitivity, including with respect to any government official, public figure, or foreign dignitary.

(2) PERMITTED WITHHOLDINGS OR REDACTIONS.—

(A) IN GENERAL.—The chair of the Committee on Oversight and Government Reform may withhold or redact the segregable portions of committee records described in subsection (a) that—

(i) contain personally identifiable information of victims or victims’ personal and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy together with materials that could likely be used or reconstituted to unveil and identify a victim;

(ii) depict or contain child pornography, other child sexual abuse materials, or similar materials;

(iii) would jeopardize an active Federal investigation or ongoing prosecution, including whistleblower investigations, provided that such withholding is narrowly tailored and temporary;

(iv) depict or contain images of death, physical abuse, or injury of any person; or

(v) contain information specifically authorized under criteria established by law or executive order to be kept secret in the interest of national defense or foreign policy and are in fact properly classified pursuant to such law or executive order.

(B) WRITTEN JUSTIFICATION REQUIREMENT.—

(i) IN GENERAL.—All withholdings or redactions made by the chair under subparagraph (A) shall be accompanied by a written justification for such withholding or redaction accompanying the release.

(ii) RECORD CUSTODIAN WRITTEN JUSTIFICATION.—If the chair of the Committee on

Oversight and Government Reform receives any records described in subsection (a) that already include redactions or if the chair knows any of the records described in such subsection are being withheld, the chair shall request the custodian of such records to provide written justifications for each redaction or withholding, and shall make each such justification publicly available promptly upon receipt.

Attest:

Clerk.