

UNITED STATES SENATE
COMMITTEE ON THE JUDICIARY

QUESTIONNAIRE FOR NON-JUDICIAL NOMINEES

PUBLIC

1. **Name**: State full name (include any former names used).

Todd Wallace Blanche

2. **Position**: State the position for which you have been nominated.

Attorney General of the United States

3. **Address**: List current office address. If city and state of residence differs from your place of employment, please list the city and state where you currently reside.

U.S. Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530

4. **Birthplace**: State date and place of birth.

August 1974, Denver, Colorado

5. **Education**: List in reverse chronological order each college, law school, or any other institution of higher education attended and indicate for each the dates of attendance, whether a degree was received, and the date each degree was received.

Brooklyn Law School, 1999 – 2003, J.D. received *cum laude* 2003

American University, 1994 – 1996, B.A. received 1996

Beloit College, 1993 – 1994, no degree awarded

Louisiana State University, 1992 – 1993, no degree awarded

6. **Employment Record**: List in reverse chronological order all governmental agencies, business or professional corporations, companies, firms, or other enterprises, partnerships, institutions or organizations, non-profit or otherwise, with which you have been affiliated as an officer, director, partner, proprietor, or employee since graduation from college, whether or not you received payment for your services. Include the name and address of the employer and job title or description.

2025
The Library of Congress
101 Independence Avenue, S.E.
Washington, D.C. 20540
Librarian of Congress (Acting)
Appointment stayed pending litigation

2025 – Present
U.S. Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
Acting Attorney General of the United States (2026 – present)
Deputy Attorney General (2025 – present)

2023 – 2025
Blanche Law PLLC
99 Wall Street, Suite 4460
New York, New York 10005
Founding Partner

2017 – 2023
Cadwalader, Wickersham & Taft LLP
200 Liberty Street
New York, New York 10281
Partner

2014 – 2017
Wilmer Cutler Pickering Hale & Dorr, LLP
7 World Trade Center, 250 Greenwich Street
New York, New York 10007
Counsel

2006 – 2014
United States Attorney's Office for the Southern District of New York
1 St. Andrew's Plaza
New York, New York 10007
Assistant United States Attorney
 Co-chief, White Plains Division, 2013 – 2014
 Co-chief, Violent Crime Unit, 2011 – 2013
 Deputy Chief, Violent Crimes Unit, 2011
 Violent Crimes Unit, 2008 – 2011
 Narcotics Unit, 2007 – 2008
 General Crimes Unit, 2006 – 2007

2006
Honorable Joseph Frank Bianco

United States District Court for the Eastern District of New York
100 Federal Plaza
Central Islip, New York 11722
Law Clerk

2005 – 2006; 2003 – 2004
Davis Polk & Wardwell, LLP
450 Lexington Avenue
New York, New York 10017
Associate

2004 – 2005
Law Clerk
Honorable Denny Chin
United States District Court for the Southern District of New York
500 Pearl Street
New York, New York 10007

2002 – 2003; 1999 – 2002
United States Attorney's Office for the Southern District of New York
One Saint Andrew's Plaza
New York, New York 10007
Paralegal Specialist

2002
Davis Polk & Wardwell, LLP
450 Lexington Avenue
New York, New York 10017
Summer Associate

1997 – 1999
United States Department of Justice, Criminal Division
Narcotics & Dangerous Drug Section
1400 New York Avenue, N.W.
Washington, D.C. 20005
Paralegal Specialist

1996 – 1997
Dyncorp (Contractor)
United States Department of Justice, Criminal Division
Asset Forfeiture & Money Laundering Section
1400 New York Avenue, N.W.
Washington, D.C. 20005
Legal Analyst

Other Affiliations (uncompensated)

2006 – 2010
Board Member; Vice President
Manhasset Soccer Club
Post Office Box 341
Manhasset, New York 11030

7. **Military Service and Draft Status:** Identify any service in the U.S. Military, including dates of service, branch of service, rank or rate, serial number (if different from social security number) and type of discharge received, and whether you have registered for selective service.

I have not served in the U.S. Military. I have registered for the selective service.

8. **Honors and Awards:** List any scholarships, fellowships, honorary degrees, academic or professional honors, honorary society memberships, military awards, and any other special recognition for outstanding service or achievement.

Federal Law Enforcement Officers Association Patriot of the Year Award (2026)

Republican National Lawyers Association Honorable Edwin Meese III Award (2026)

Yale Federalist Society Gerald R. Ford '41 Award for American Courage (2026)

During my service as an Assistant United States Attorney, I received commendations in recognition of outstanding performance, dedicated service and/or successful prosecutions from numerous law enforcement and government agencies, including, to the best of my recollection, the following:

Bureau of Alcohol, Tobacco, Firearms and Explosives (2010, 2011, 2013)
Federal Bureau of Investigation (2011, 2014)
United States Drug Enforcement Administration (2011, 2013)
New York City Police Department (2008, 2010, 2013)

Federal Drug Agents Foundation True American Hero Award (2013)

Department of Justice Director's Award for Superior Performance as an Assistant United States Attorney – Criminal (2011)

9. **Bar Associations:** List all bar associations or legal or judicial-related committees, selection panels or conferences of which you are or have been a member, and give the titles and dates of any offices which you have held in such groups.

American Bar Association (2015 – 2025)
New York County Lawyers Association (2013 – 2014)
Federal Bar Council (2014 – 2025) (possibly with temporary membership lapses at various times)

10. **Bar and Court Admission:**

a. List the date(s) you were admitted to the bar of any state and any lapses in membership. Please explain the reason for any lapse in membership.

New York (2004)

There has been no lapse in membership.

b. List all courts in which you have been admitted to practice, including dates of admission and any lapses in membership. Please explain the reason for any lapse in membership. Give the same information for administrative bodies that require special admission to practice.

United States Court of Appeals for the Second Circuit (2007)

United States Court of Appeals for the Eleventh Circuit (2024)

United States District Court for the Eastern District of New York (2006)

United States District Court for the Southern District of New York (2006)

There have been no lapses in membership.

11. **Memberships:**

a. List all professional, business, fraternal, scholarly, civic, charitable, or other organizations, other than those listed in response to Questions 9 or 10 to which you belong, or to which you have belonged, since graduation from law school. Provide dates of membership or participation, and indicate any office you held. Include clubs, working groups, advisory or editorial boards, panels, committees, conferences, or publications.

Manhasset Soccer Club (2006 – 2010)

Board Member (2006 – 2010)

Vice President (2007 – 2010)

Downtown Association (2016 – 2019)

Huntington Country Club, Member (2019 – 2023)

Metropolitan Club, Summer Guest Privileges (2025)

Ocean Reef Club – Legacy Member (2006 – present)

Executive Branch (2026 – present)

b. Indicate whether any of these organizations listed in response to 11 (a) above currently discriminate or formerly discriminated on the basis of race, sex, religion or national origin either through formal membership requirements or the practical implementation of membership policies. If so, describe any action you have taken to change these policies and practices.

Years before I became a member of the Downtown Association, the Huntington Country Club, the Metropolitan Club, and the Ocean Reef Club, it is my understanding that those clubs, like most similar clubs around the country, may have excluded members on discriminatory bases that should not have been acceptable to people then and would not be acceptable now.

To my knowledge, during my membership in these organizations, none of these organizations discriminates or formerly discriminated on the basis of race, sex, religion or nation origin either through formal membership requirements or the practical implementation of membership policies.

12. **Published Writings and Public Statements:**

a. List the titles, publishers, and dates of books, articles, reports, letters to the editor, editorial pieces, or other published material you have written or edited, including material published only on the Internet. Supply four (4) copies of all published material to the Committee.

Ignore Outrageous Attacks on Trump's DOJ Champion; He Belongs on the Bench, FoxNews.com, July 17, 2025. Copy supplied.

With Cheryl Risell, *Individual Penalties and Third-Party Rights: The US Perspective*, Global Investigations Review, Feb. 8, 2021. Copy supplied.

With Jodi Avergun, Christian Larson, Lex Urban, and Stephen Weiss, *First Circuit Case Doesn't Move the Line on the Future of State Authorized Sports Betting*, JD Supra, Feb. 2, 2021. Copy supplied. Reprinted in other outlets.

With Jodi Avergun, Steven Herman, and Christian Larson, *The Anti-Money Laundering Act of 2020: New Challenges for Financial Institutions, Their Employees and Customers, and (Nearly) Everyone Else*, JD Supra, Jan. 15, 2021. Copy supplied. Reprinted in other outlets.

With Mark Beardsworth, Shruti Chandhok, J. Robert Duncan, and Kevin Roberts, *DOJ and SEC Update FCPA Resource Guide for 2020 – What's New and What Does It Mean?*, JD Supra, July 15, 2020. Copy supplied.

With Jodi Avergun and Wesley Wintermyer, *Time to Revisit Your Company's Compliance Culture: A Checklist for Evaluating Corporate Compliance Programs Under DOJ's June 2020 Compliance Guidance Updates*, Mondaq Bus. Briefing, June 17, 2020. Copy supplied.

With Jodie Avergun and Christian Larson, *The Pharmaceutical Industry and the Controlled Substances Act – A Distinct Breed of Monitorship*, published in “The Guide to Monitorships,” Global Investigations Review, June 9, 2020. Copy supplied.

With Jodi Avergun, Christian Larson, and Stephen Weiss, *Sports Gambling Compliance: Big Money Worth the Wager*, Law360, Oct. 11, 2019. Copy supplied.

With Jodi Avergun, *Cooperation Resulting in Waiver*, Mondaq Bus. Briefing, Jan. 7, 2019. Copy supplied.

With Stephen Weiss, *Insight: Fresh Perspectives on Witness Interviews as Pendulum Swings to Individual Culpability in White Collar Investigations*, Mondaq Bus. Briefing, Sep. 7, 2018. Copy supplied.

With Kyle DeYoung, Jason Halper, Matthew Lefkowitz, Lex Urban, and Kendra Wharton, *Under Advisement: SEC Scrutinizes Wealth Management Industry*, JD Supra, March 22, 2018. Copy supplied.

With Jodi Avergun, Anne M. Tompkins, and Stephen Weiss, *March Madness: Universities Must Prepare for NCAA Inquiries*, March 5, 2018. Copy supplied.

With Kyle DeYoung, *Outside Counsel May Face Criminal Liability in Complex Business Cases*, Mondaq Bus. Briefing, Feb. 27, 2018. Copy supplied.

Banker Convicted of Conspiring to Evade U.S. Sanctions Against Iran, Mondaq, Jan. 8, 2018. Copy supplied.

Grand Jury Charges Iranian National in Hack of Cable Television Network Computer System, Mondaq, Nov. 27, 2017. Copy supplied.

DOJ Charges Two Individuals with FCPA Violations, Mondaq, Nov. 27, 2017. Copy supplied.

With Nathan Bull, Kyle DeYoung, Lex Urban, and Robert Duncan, *Insider Trading After Martoma: Benefits Without Friends?*, Law360, Sep. 18, 2017. Copy supplied.

When Two Worlds Collide: Examining the Second Circuit's Reasoning in Admitting Evidence of Civil Settlements in Criminal Trials, 67 Brook. L. Rev. 527 (2001). Copy supplied.

In addition to the writings identified above, while a partner at Cadwalader, Wickersham & Taft LLP, I authored or assisted in the drafting of several "Client & Friends" memoranda on various legal developments. Following my resignation from Cadwalader, the online versions of these memoranda no longer list me as an author, and I have been unable to identify memoranda that I drafted or assisted in drafting. Copies of "Client & Friends" memoranda including, but not limited to, those drafted during my tenure at the firm can be found at <https://www.cadwalader.com/resources/clients-friends-memos>.

b. Supply four (4) copies of any reports, memoranda or policy statements you prepared or contributed in the preparation of on behalf of any bar association, committee, conference, or organization of which you were or are a member. If you do not have a copy of a report, memorandum or policy statement, give the name and address of the organization that issued it, the date of the document, and a summary of its subject matter.

Although I understand that internal deliberations and internal reports at the Department of Justice are not responsive to this question, in the interest of transparency, I have included public reports that I helped prepare that have been publicly disclosed of which I am aware here:

Video Report by the Task Force to Eradicate Anti-Christian Bias, *By Dawn's Early Light*, May 31, 2026, available at <https://vimeo.com/1200485443>.

Report by the Task Force to Eradicate Anti-Christian Bias, *The 2026 Report by the Task Force to Eradicate Anti-Christian Bias Pursuant to Executive Order 14202: Eradicating Anti-Christian Bias within the Federal Government*, Apr. 30, 2026, available at <https://www.justice.gov/opa/media/1438506/dl?inline>.

Report by the Office of Legal Policy, *Restoring and Strengthening the Federal Death Penalty*, Apr. 24, 2026, available at <https://www.justice.gov/ag/media/1437806/dl?inline>.

Report by the Office of Legal Policy, *The Biden Administration's Weaponization of the Freedom of Access to Clinic Entrances Act*, Apr. 14, 2026, available at <https://www.justice.gov/opa/media/1436006/dl>.

Task Force to Eradicate Anti-Christian Bias, *The Initial Report by the Task Force to Eradicate Anti-Christian Bias Pursuant to Executive Order 14202: Eradicating Anti-Christian Bias within the Federal Government*, June 6, 2025, available at <https://www.justice.gov/media/1413331/dl?inline>.

Although I understand that internal memoranda for the Department of Justice are not responsive to this question, internal memoranda that I authored and/or helped prepare have been publicly disclosed. In the interest of transparency, I have included the ones of which I am aware here:

Memorandum for the Department of Justice from the Acting Attorney General on the Creation of the National Fraud Enforcement Division (Apr. 7, 2026). Copy supplied.

The Office of the Deputy Attorney General on Corporate Enforcement and Voluntary Self-Disclosure Policy (Mar. 10, 2026). Copy supplied.

Memorandum for all Department Employees from the Deputy Attorney General on the Expansion of Joint Task Force Alpha and Prioritizing the Prosecution of UAC Offenses (Sep. 24, 2025). Copy supplied.

Memorandum for the Head of the Criminal Division from the Deputy Attorney General on the Guidelines for Investigations and Enforcement of the Foreign Corrupt Practices Act (FCPA) (June 9, 2025). Copy supplied.

Memorandum for the Office of the Associate Attorney General, Civil Division, Civil Rights Division, Criminal Division, Executive Office for United States Attorneys, and All

United States Attorneys from the Deputy Attorney General on the Civil Rights Fraud Initiative (May 19, 2025). Copy supplied.

Memorandum for All Component Heads from the Deputy Attorney General on Preventing Conflicts of Interest Between the Department of Justice and Private Counsel Engaged by the Government (May 9, 2025). Copy supplied.

Memorandum for All Department Employees from the Deputy Attorney General Regarding Engagement with the American Bar Association (Apr. 9, 2025). Copy supplied.

Memorandum for All Department Employees from the Deputy Attorney General on Ending Regulation by Prosecution (Apr. 7, 2025). Copy supplied.

Memorandum for All Department Employees from the Deputy Attorney General on Operation Take Back America (Mar. 6, 2025). Copy supplied.

Memorandum for All Department Employees from the Deputy Attorney General on U.S. Attorneys' Offices Staffing Priorities (Mar. 6, 2025). Copy supplied.

c. Supply four (4) copies of any testimony, official statements or other communications relating, in whole or in part, to matters of public policy or legal interpretation, that you have issued or provided or that others presented on your behalf to public bodies or public officials.

Oversight Hearing – Department of Justice, United States House of Representatives, House Appropriations Subcommittee on Commerce, Justice, Science, and Related Agencies (June 2, 2026) (testimony given as Acting Attorney General). Copy supplied.

A Review of the President's Fiscal Year 2027 Budget Request for the Department of Justice, United States Senate, Senate Appropriations Subcommittee on Commerce, Justice, Science, and Related Agencies (May 19, 2026) (testimony given as Acting Attorney General). Copy supplied.

With Attorney General Pamela Bondi, Closed Meeting with the House Oversight Committee (Mar. 18, 2026). I have no notes, transcript, recordings. Press coverage supplied.

Letter to Members of Congress from the Deputy Attorney General Regarding Compliance with the Epstein Files Transparency Act (Feb. 14, 2026). Copy supplied.

Letter to Members of Congress from the Attorney General and the Deputy Attorney General Regarding Compliance with the Epstein Files Transparency Act (Jan. 30, 2026). Copy supplied.

Letter to Members of Congress from the Deputy Attorney General Regarding Compliance with the Epstein Files Transparency Act (Dec. 19, 2025). Copy supplied.

Letter to Hon. Gavin Newsom, Hon. Rob Bonta, Hon. Nancy Pelosi, and Hon. Brooke Jenkins from the Deputy Attorney General Regarding Local Law Enforcement Arresting Federal Agents and Officers (Oct. 23, 2025). Copy supplied.

Nomination Hearing, United States Senate, Senate Committee on the Judiciary (Feb. 12, 2025) (testimony given as nominee to serve as Deputy Attorney General). *Video available at* <https://www.judiciary.senate.gov/committee-activity/hearings/02/12/2025/nominations>. Responses to Questions for the Record *available at* https://www.judiciary.senate.gov/imo/media/doc/2025-02-12_-_qfr_responses_-_blanche.pdf.

d. Supply four (4) copies, transcripts or recordings of all speeches or talks delivered by you, including commencement speeches, remarks, lectures, panel discussions, conferences, political speeches, and question-and-answer sessions. Include the date and place where they were delivered, and readily available press reports about the speech or talk. If you do not have a copy of the speech or a transcript or recording of your remarks, give the name and address of the group before whom the speech was given, the date of the speech, and a summary of its subject matter. If you did not speak from a prepared text, furnish a copy of any outline or notes from which you spoke.

See Appendix 12.d.

e. List all interviews you have given to newspapers, magazines or other publications, or radio or television stations, providing the dates of these interviews and four (4) copies of the clips or transcripts of these interviews where they are available to you.

See Appendix 12.e.

f. If applicable, list all published judicial opinions that you have written, including concurrences and dissents. Supply the citations for all published judicial opinions to the Committee.

I have not held judicial office.

13. **Public Office, Political Activities and Affiliations:**

a. List chronologically any public offices you have held, other than judicial offices, including the terms of service and whether such positions were elected or appointed. If appointed, please include the name of the individual who appointed you. Also, state chronologically any unsuccessful candidacies you have had for elective office or unsuccessful nominations for appointed office.

Acting Attorney General (2026 – present). Following the departure of Attorney General Pamela Bondi, I assumed the responsibilities of Acting Attorney General pursuant to 28 U.S.C. § 508(a).

Acting Librarian of Congress (2025). In May 2025, I was appointed Acting Librarian of Congress by President Donald Trump. My term as Acting Librarian expired in December 2025. This appointment was the subject of pending litigation. *See Perlmutter v. Blanche*, No. 25-cv-1659 (D.D.C.).

Deputy Attorney General (2025 – present). In March 2025, I was appointed Deputy Attorney General by President Donald Trump.

b. List all memberships and offices held in and services rendered, whether compensated or not, to any political party or election committee. If you have ever held a position or played a role in a political campaign, identify the particulars of the campaign, including the candidate, dates of the campaign, your title and responsibilities.

I have not ever been, nor am I now, a member or held office in any political party or election committee. I have never played a role in or rendered any services to a political party or election committee.

14. **Legal Career:** Answer each part separately.

a. Describe chronologically your law practice and legal experience after graduation from law school including:

i. whether you served as clerk to a judge, and if so, the name of the judge, the court and the dates of the period you were a clerk:

From August 2004 to August 2005, I served as a law clerk to the Honorable Denny Chin, United States District Court Judge for the Southern District of New York.

From January 2006 to October 2006, I served as a law clerk to the Honorable Joseph F. Bianco, United States District Judge for the Eastern District of New York.

ii. whether you practiced alone, and if so, the addresses and dates;

From 2023 to 2025, I was the founding and sole partner of Blanche Law.

Blanche Law PLLC
99 Wall Street, Suite 4460
New York, New York 10005

iii. the dates, names and addresses of law firms or offices, companies or governmental agencies with which you have been affiliated, and the nature of your affiliation with each.

2003 – 2004; 2005 – 2006
Davis Polk & Wardwell, LLP
450 Lexington Avenue
New York, New York 10017
Associate

2006 – 2014
United States Attorney's Office for the Southern District of New York
1 St. Andrew's Plaza
New York, New York 10007
Assistant United States Attorney
 Co-chief, White Plains Division, 2013 – 2014
 Co-chief, Violent Crime Unit, 2011 – 2013
 Deputy Chief, Violent Crimes Unit, 2011
 Violent Crimes Unit, 2008 – 2011
 Narcotics Unit, 2007 – 2008
 General Crimes Unit, 2006 – 2007

2014 – 2017
Wilmer Cutler Pickering Hale & Dorr, LLP
7 World Trade Center, 250 Greenwich Street
New York, New York 10007
Counsel

2017 – 2023
Cadwalader, Wickersham & Taft LLP
200 Liberty Street
New York, New York 10281
Partner

2025 – Present
U.S. Department of Justice
950 Pennsylvania Avenue, N.W.
Washington, D.C. 20530
Deputy Attorney General (2025 – present)
Acting Attorney General of the United States (2026 – present)

iv. Whether you served as a mediator or arbitrator in alternative dispute resolution proceedings and, if so, a description of the 10 most significant matters with which you were involved in that capacity.

I have never served as a mediator or arbitrator.

v. Whether you have held any judicial office, including positions as an administrative law judge, on any U.S. federal, state, tribal, or local court and if so, please provide

the name of the court, the jurisdiction of that court, whether the position was appointed or elected, and the dates of your service.

I have not held judicial office.

b. Describe:

i. the general character of your law practice and indicate by date when its character has changed over the years.

As an associate in the Litigation Department at Davis Polk & Wardwell, LLP from 2003 to 2004, and from 2005 to 2006 (after my first judicial clerkship), I worked on civil matters, including matters involving securities class-action lawsuits and contract disputes, as well as criminal matters in which I assisted in the representation of clients in both investigations and negotiations with state and federal regulators.

I joined the United States Attorney's Office for the Southern District of New York as an Assistant United States Attorney in the Office's Criminal Division in 2006. In that capacity, I represented the United States in a wide range of criminal prosecutions during the investigatory stage, at trial, and on appeal. I spent my first year in the General Crimes Unit, where I handled a variety of cases, including cases involving sexual exploitation of children, violations of federal firearms laws, robbery, alien smuggling, immigration fraud, identity theft, and bank fraud. I then served in the Narcotics Unit and then the Violent Crime Unit, prosecuting complex cases involving narcotics trafficking organizations, violent gangs, robbery crews, and murders.

Between 2011 and my departure in 2014, I served in a supervisory role at the United States Attorney's Office, first as Deputy Chief, and later Co-Chief, of the Violent Crimes Unit, and then a Co-Chief of the White Plains Division. In overseeing the Violent Crimes Unit, I was responsible for the supervision of approximately 25 Assistant United States Attorneys in all stages of investigations and prosecutions involving racketeering, firearms and robbery offenses, kidnappings, homicides, and other violent crimes. In overseeing the White Plains Division, I was responsible for supervising fifteen Assistant United States Attorneys in all stages of investigations and prosecutions involving securities frauds, public corruption, bank and wire frauds, Medicare and federal program frauds, racketeering violations, violent crimes, and other crimes. In this capacity, I advised on and approved all significant court filings, investigative strategy, charging decisions, and charging instruments. I was also responsible for case intake and for maintaining and developing the White Plains Division's relationships with federal, state and local law enforcement agencies, other prosecutors' offices, the United States Probation Office in White Plains, New York, and the United States District Court in White Plains, New York.

In late 2014, I returned to private practice as counsel at Wilmer Cutler Pickering Hale & Dorr, LLP in the Investigations and Criminal Litigation practice group. My practice focused on investigations and criminal litigation matters for large companies and financial institutions, as well as individuals. Matters included representing a financial institution in connection with a grand jury investigation in the Southern District of Florida, managing the internal investigation of a large medical supplies company into potential violations of the Foreign Corrupt Practices Act, and representing an individual charged with honest services fraud in connection with a private pharmaceutical company.

In 2017, I moved to Cadwalader, Wickersham, & Taft, LLP as a partner in its White Collar department. My practice was similar to my practice at WilmerHale and focused on, among other things, investigations and criminal litigation matters for large companies and financial institutions, as well as individuals. Matters included representing multiple individuals being investigated by regulators at the state and federal level, representing a large consulting firm in connection with an investigation by the United States Attorney's Office for the Southern District of New York, multiple internal investigations representing financial institutions and companies, representing Paul Manafort in connection with an indictment brought by the Manhattan District Attorney's Office, and representing Igor Fruman in connection with a prosecution brought by the SDNY.

In 2023, I left Cadwalader and started my own law firm, Blanche Law PLLC, primarily to represent President Donald Trump, who was indicted and ultimately tried by the Manhattan District Attorney's Office. In addition to my representation of President Trump in connection with the prosecution brought by the Manhattan DA's office, I also represented President Trump in criminal investigations and prosecutions brought by Special Counsel Jack Smith in federal courts in the Southern District of Florida and Washington, DC. I also served as counsel to President Trump in an advising capacity in various other civil investigations and cases between 2023 and 2025. In addition to representing President Trump, I represent various individuals and companies in regulatory and criminal investigations brought by state and federal enforcement agencies.

In 2025, I was appointed Deputy Attorney General by President Trump. Since my appointment I have carried out the responsibilities of that office, including the day-to-day management of the Department of Justice. With the departure of Attorney General Bondi in April 2025, as Acting Attorney General and as Deputy Attorney General, I carry out, per 28 U.S.C. § 508(a), the responsibilities of the Attorney General. Those responsibilities are set forth at, among other places, Chapter 31, Title 28 of the United States Code.

- ii. Your typical clients and the areas at each period of your legal career, if any, in which you have specialized.

As an associate at Davis Polk & Wardwell, LLP, my clients were primarily large financial institutions, accounting firms, and large corporate entities facing civil litigation and regulatory investigations.

As an Assistant United States Attorney at the United States Attorney's Office for the Southern District of New York, I represented the United States exclusively in criminal prosecutions. At times, I specialized in violent crime and narcotics prosecutions, and at other times, my caseload was more varied and included investigations and prosecutions of financial crimes, immigration crimes, public corruption, and other white-collar crimes.

In my capacity as counsel at WilmerHale, and as a partner at Cadwalader, Wickersham, & Taft LLP, my clients included large financial institutions and large corporate entities, as well as individuals who work at such institutions.

As a partner at Blanche Law PLLC, in addition to President Trump, my clients included individuals and companies facing regulatory investigations or risks.

As Deputy Attorney General and Acting Attorney General, I carry out, per 28 U.S.C. § 508(a), the responsibilities of the Attorney General. Those responsibilities are set forth at, among other places, Chapter 31, Title 28 of the United States Code.

c. Describe the percentage of your practice that has been in litigation and whether you appeared in court frequently, occasionally, or not at all. If the frequency of your appearances in court varied, describe such variance, providing dates.

I do not appear in court in my present position. I have reported below the percentages of my practice prior to my appointment as Deputy Attorney General.

i. Indicate the percentage of your practice in:

- | | | |
|----|--------------------------|-----|
| 1. | federal courts: | 85% |
| 2. | state courts of record: | 10% |
| 3. | other courts: | 0% |
| 4. | administrative agencies: | 5% |

ii. Indicate the percentage of your practice in:

- | | | |
|----|-----------------------|-----|
| 1. | civil proceedings: | 10% |
| 2. | criminal proceedings: | 90% |

d. State the number of cases in courts of record, including cases before administrative law judges, you tried to verdict, judgment or final decision (rather than settled), indicating whether you were sole counsel, chief counsel, or associate counsel.

As an Assistant United States Attorney, I tried sixteen cases to verdict. In an additional trial, the defendant pleaded guilty midway through the trial. In twelve of those trials, I fully shared all responsibilities preparing for and putting the case before the jury with my trial partner(s), including addressing the jury, examining witnesses, and arguing motions. On five additional occasions, I served as a “second chair,” closely supervising one or more junior attorneys at trial.

As a defense attorney, I tried two cases to verdict in the Southern District of New York and New York County Supreme Court. In both of those cases I fully shared all responsibilities preparing for and putting the case before the court and jury with my trial partner(s), including addressing the jury and court, examining witnesses and arguing motion.

i. What percentage of these trials were

- | | | |
|----|-----------|-----|
| 1. | jury: | 90% |
| 2. | non-jury: | 10% |

e. Describe your practice, if any, before the Supreme Court of the United States. Supply four (4) copies of any briefs, amicus or otherwise, and, if applicable, any oral argument transcripts before the Supreme Court in connection with your practice.

Brief in Opposition to Petition for Writ of Certiorari Before Judgment, *United States v. Trump*, — U.S. —, 144 S. Ct. 535 (2023) (No. 23-624), 2023 U.S. S. CT. BRIEFS LEXIS 4111. Copy supplied.

Application for Stay, *Trump v. United States*, 603 U.S. 593 (2024) (No. 23A745), 2024 WL 622306. Copy supplied.

Reply in Support of Application for a Stay, 603 U.S. 593 (2024) (No. 23A745), 2024 WL 718507. Copy supplied.

Brief of Petitioner, 603 U.S. 593 (2024) (No. 23-939), 2024 WL 1234260. Copy supplied.

Reply Brief of Petitioner, 603 U.S. 593 (2024) (No. 23-939), 2024 WL 1676650. Copy supplied.

Application for a Stay of Criminal Proceedings, *Trump v. New York*, — U.S. —, 145 S. Ct. 1038 (2025) (No. 24A666), 2025 WL 66986. Copy supplied.

Reply in Support of Application for a Stay of Criminal Proceedings, *Trump v. New York*, — U.S. —, 145 S. Ct. 1038 (2025) (No. 24A666), 2025 WL 82381. Copy supplied.

15. **Litigation:** Describe the ten (10) most significant litigated matters which you personally handled, whether or not you were the attorney of record. Give the citations, if the cases were

reported, and the docket number and date if unreported. Give a capsule summary of the substance of each case. Identify the party or parties whom you represented; describe in detail the nature of your participation in the litigation and the final disposition of the case. Also state as to each case:

- a. the date of representation;
- b. the name of the court and the name of the judge or judges before whom the case was litigated; and
- c. the individual name, addresses, and telephone numbers of co-counsel and of principal counsel for each of the other parties.

1. *United States v. Lee*, No. 07 Cr. 3 (BSJ) (S.D.N.Y.) (Jones, J.) (Representation: 2006 – 2012)

This case involved the investigation and prosecution of a racketeering organization that engaged in narcotics trafficking, dozens of armed robberies of both legitimate businesses and fellow drug dealers, and murders throughout the East Coast, including in New York, Connecticut, and Virginia. The organization, which had more than 20 members, including gang leader Hisan Lee, committed four murders during and in furtherance of their racketeering enterprise.

After nearly 20 members of Lee's organization pleaded guilty, Lee, along with his brother, Delroy Lee, his cousin, Selbourne Waite, and Levar Gayle, proceeded to trial which commenced on February 22, 2011. On April 5, 2011, the jury returned its verdict, finding the Lee brothers and Gayle guilty of all counts with which they were charged, including murder. Waite was found guilty of 11 of the 15 counts with which he was charged and not guilty of the remaining four counts, including murder.

The Government proved all four defendants' guilt through voluminous evidence, including the testimony of more than thirty witnesses and hundreds of items of physical evidence. The court sentenced each of the Lee brothers to life plus 30 years' imprisonment, Waite to 125 years' imprisonment, and Gayle to 20 years' imprisonment.

I prosecuted this case and related cases on behalf of the government and was involved in the investigation, all phases of the prosecution from motions to trial, and sentencing. I received the Department of Justice Director's Award for Superior Performance as an Assistant United States Attorney for my work on this case.

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2. *United States v FNU LNU, a/k/a "Cruz Manuel Ramos"*, No. 06 Cr. 172 (LTS)
(S.D.N.Y.) (Swain, J.) (Representation: 2006 – 2012)

This case involved the investigation and prosecution of a violent armed robbery crew that targeted individuals who owned businesses and narcotics dealers in New York and New Jersey. Ultimately, over ten men were charged and convicted of various robbery, firearms, and narcotics charges arising from their roles in the robbery crew.

After most of the members of the crew pled guilty, one defendant, FNU LNU, a/k/a "Cruz Manuel Ramos," proceeded to trial. LNU was charged in a 15 count Indictment with various robbery, firearms, and narcotics-related charges.

After the court severed three of the counts, trial on the first 12 counts (in which I was co-lead counsel) commenced on June 15, 2009. At the trial on the first 12 counts, the United States proved LNU's guilt through voluminous evidence, including the testimony of four cooperating witnesses, victims from various robberies, and law enforcement members, as well as a host of physical and documentary evidence. The trial concluded on July 6, 2009, when the jury returned its verdict, finding LNU guilty on four counts of the Indictment and not guilty on eight counts of the Indictment. Trial on the last three counts (in which I did not participate) commenced on April 5, 2010, and concluded on April 13, 2010, when the jury returned its verdict, finding LNU guilty on two counts of the Indictment and not guilty on one count of the Indictment.

The court sentenced LNU to 34 years' imprisonment. The Second Circuit affirmed LNU's convictions. 468 F. App'x 90 (2d Cir. 2012).

I prosecuted this case on behalf of the United States and was involved in the investigation, all phases of the prosecution from motions to the first trial, post-trial litigation, sentencing, and appeal. In addition, during the investigation, the United States learned that LNU had stolen the identity of an individual who lived in the United States Virgin Islands. Not knowing LNU's true name, the United States successfully argued the court should strip LNU of the stolen name and prevent LNU from using the stolen identity.

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3. *United States v. Burgos*, No. 10 Cr. 73 (SHS) (S.D.N.Y.) (Stein, J.) (Representation: 2010 – 2013)

This case involved the investigation and prosecution of a violent armed robbery crew that targeted both individuals who owned businesses and narcotics dealers in New York and New Jersey. Ultimately, six men were charged and convicted of various robbery, firearms, and narcotics charges arising from their role in the robbery crew. During the investigation, the government learned that an active member of the New York City Police Department, Miguel Burgos, joined the robbery crew and assisted it by purchasing a hydraulic pump that is lawfully used by firefighters and law enforcement officers to force open doors and providing that pump to members of the robbery crew to use to force open its victims' doors.

After the other members of the crew pleaded guilty, Burgos proceeded to trial on October 4, 2010. At trial, the government proved Burgos' guilt through voluminous evidence, including the testimony of two cooperating witnesses and law enforcement witnesses, and a host of physical and documentary evidence. On October 14, 2010, the jury returned its verdict, finding Burgos guilty on the sole count of the Indictment with which he was charged. The court sentenced Burgos to one year and one day's imprisonment. The Second Circuit affirmed Burgos' conviction. 509 F. App'x 40 (2d Cir. 2013).

I prosecuted this case on behalf of the government and was involved in the investigation, all phases of the prosecution from motions to trial, post-trial litigation, sentencing, and appeal.

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4. *United States v. Fernandez*, No. 10 Cr. 863 (AKH) (S.D.N.Y.) (Hellerstein, J.)
(Representation: 2010 – 2014)

This case involved the investigation and prosecution of a drug organization that sold hundreds of kilograms of cocaine in and around New York City in 1999 and early 2000. After receiving one shipment of 274 kilograms of cocaine, members of the organization decided to murder the two couriers who had come from Mexico to collect payment for the cocaine. Members of the organization hired two hit men, who executed the couriers on February 22, 2000, in the lobby of an apartment building in New York City. The organization ultimately stole about \$8 million in narcotics proceeds.

After the murders, many members of the organization fled from the United States to the Dominican Republic. The leaders of the organization eventually returned to the United States, were arrested, and pleaded guilty. In 2010 and 2011, the two hit men, including Joe Fernandez, were arrested for their roles in the double murder.

Fernandez proceeded to trial on February 19, 2013. At trial, the government proved Fernandez's guilt through voluminous evidence, including the testimony of five cooperating witnesses and law enforcement witnesses, and a host of physical and documentary evidence. On March 7, 2013, the jury returned its verdict, finding Fernandez guilty on both counts of the Indictment. The court sentenced Fernandez to life imprisonment.

I prosecuted this case on behalf of the government and was involved in the investigation, all phases of the prosecution from motions to trial, and sentencing.

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5. *United States v. Reed*, No. 11 Cr. 487 (RJS) (S.D.N.Y.) (Sullivan, J.) (Representation: 2011 – 2014)

This case involved the investigation and prosecution of four men who committed a murder during an attempted robbery of a drug dealer on December 1, 2007, in the Bronx, New York. Two men, Gregory Reed and John Johnson, entered the lobby of an apartment building in a failed attempt to rob two men who were selling narcotics in the lobby at gunpoint, while Ronnie Gonzalez remained outside as a lookout. During the attempted robbery, Johnson shot and killed one of the intended victims. Donnell Richardson, the fourth participant in the robbery, waited in a nearby car. Richardson had hoped to drive the victims out of the building so that he could sell drugs there himself; the other three participated in the robbery in the hopes of stealing narcotics that they could then re-sell.

Three defendants proceeded to trial. Each was charged with conspiracy to commit robbery, robbery, and use of a firearm resulting in death during a robbery. The trial commenced on June 11, 2012. At trial, the Government proved all three defendants' guilt through voluminous evidence, including the testimony of two cooperating witnesses (including Richardson), a victim who survived the robbery, and various law enforcement witnesses, as well as a host of physical and documentary evidence. On June 26, 2012, the jury returned its verdict, finding each defendant guilty on all three counts of the Indictment. The court sentenced Reed to life imprisonment, Johnson to 40 years' imprisonment, and Gonzalez to 30 years' imprisonment.

I prosecuted this case on behalf of the government and was involved in the investigation, all phases of the prosecution from motions to trial, sentencing, and appeal.

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6. *New York v. Trump*, Ind. No. 71543-23 (N.Y. Supr.) (Merchan, J.) (Representation: 2023 – 2025)

On March 30, 2023, a New York County grand jury returned an indictment charging President Trump with 34 counts of felony falsifying business records, in violation of N.Y. Penal Law § 175.10. In a Statement of Facts, the government alleged that President Trump and his personal attorney, Michael Cohen, worked with executives from American Media, Inc. to identify and suppress potential negative news stories during the runup to the 2016 presidential election.

I, along with Emil Bove, Kendra Wharton, Susan Necheles, Gedalia Stern and others represented President Trump during this case. After extensive pretrial litigation, trial commenced in April 2024. The court conducted jury selection between April 15 and April 19, 2024. The parties made opening statements to the jury on April 22, and preserved evidence over the course of approximately four weeks. The parties gave summations on May 28, and the jury returned guilty verdicts on May 30. On January 10, 2024, President Trump was sentenced to an unconditional discharge with no fine and no term of imprisonment. The case is currently on appeal.

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7. *United States v. Trump*, No. S1 23-80101-CR (S.D. Fla.) (Cannon, J.) (Representation: 2023 – 2024)

This criminal case was brought by Special Counsel Jack Smith against President Trump. The initial indictment was returned on June 8, 2023, and a superseding indictment adding a third defendant and additional charges were returned on July 27, 2023. Both indictments charged President Trump with thirty-one counts of willful retention of national defense information. The superseding indictment also charged President Trump and others with various conspiracy and concealment charges.

I, along with the support of Emil Bove, Chris Kise, Lazaro Fields, and others served as President Trump's defense counsel. Much of the Special Counsel's purported evidence was classified and required defense counsel to devote many hours inside of a SCIF reviewing evidence and drafting motions to collect additional evidence and understand more fully the evidence produced by the Special Counsel. Ultimately, Judge Cannon agreed with President

Trump's contention that the Special Counsel was unconstitutionally appointed and that any money appropriated to him was similarly unlawful. After President Trump's victory on November 5, 2024, the Special Counsel dismissed the pending 11th Circuit appeal.

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8. *United States v. Trump*, No. S1 23-cr-00257-TSC (D.D.C.) (Chutkan, J.)
(Representation: 2023 – 2024)

This criminal case was brought by Special Counsel Jack Smith against President Trump. The charges alleged that President Trump took a series of actions in 2020 and 2021 that violated federal law, and based on these allegations, the Special Counsel filed a four-count indictment against President Trump on August 1, 2023, and a superseding indictment on August 27, 2024. I, along with the support of Emil Bove, John Lauro, Gregory Singer and others served as President Trump's defense counsel. After President Trump's victory on November 5, 2024, the Special Counsel moved to dismiss all charges.

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9. *J.G.G. v. Trump*, 147 F.4th 1044 (D.C. Cir. 2025) (Pillard, Katsas, Rao, JJ.), *reh'g en banc denied*, No. 25-5124, 2025 WL 3198891 (D.C. Cir. Nov. 14, 2025) (Srinivasan, C.J., Henderson, Millett, Pillard, Wilkins, Katsas, Rao, Walker, Childs, Pan, Garcia, JJ.) (Date of representation: 2025)

In this case, the Government sought an emergency stay (or alternatively mandamus) of the district court's criminal contempt order, arguing that the order unconstitutionally intruded on core Article II powers by forcing the Executive Branch either to prosecute its own officials or to compel a foreign sovereign—El Salvador—to return individuals in its custody, both of which the Government argued exceed judicial authority and violate separation of powers principles. The motion emphasized that the Executive had fully complied with the TROs later vacated by the Supreme Court, and that criminal contempt cannot rest on ambiguous, unwritten oral directives where the written TRO did not clearly prohibit the challenged conduct. It asserted that the district court's actions escalated an unnecessary constitutional confrontation by overriding the

President's exclusive authority over prosecutorial discretion, foreign relations, and enforcement of the Alien Enemies Act—areas the Supreme Court has described as “conclusive and preclusive” executive functions—warranting immediate appellate intervention to prevent irreparable harm to the Executive's ability to discharge its constitutional responsibilities.

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10. *Nat'l Trust for Historic Preservation v. Nat'l Park Serv.*, No. 1:25-cv-04316 (D.D.C.)
(Leon, J.) (Representation: 2026)

In this case, the Government moved for an indicative ruling dissolving the injunction blocking construction of a new secure White House ballroom, arguing that a recent assassination attempt on President Trump proved the urgent national security need for a hardened, integrated facility that existing offsite venues cannot provide. The motion asserts that the equities overwhelmingly favor the Executive because delaying construction directly endangers the President, his family, his Cabinet, and future Presidents, while the plaintiff's claimed harm is limited to aesthetic objections by a single monthly walker near the White House. It concludes that the changed circumstances require lifting the injunction immediately to ensure the President can safely perform core constitutional duties.

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16. **Legal Activities:** Describe the most significant legal activities you have pursued including significant litigation which did not progress to trial or legal matters that did not involve litigation. Describe fully the nature of your participation in these activities. List any client(s) or organization(s) for whom you performed lobbying activities and describe the lobbying activities you performed on behalf of such client(s) or organizations(s). (Note: As to any facts requested in this question, please omit any information protected by the attorney-client privilege.)

To my knowledge, I have not performed lobbying activities.

Because there is a vacancy, as Acting Attorney General and as Deputy Attorney General, I carry out, per 28 U.S.C. § 508(a), the responsibilities of the Attorney General. Those responsibilities are set forth at, among other places, Chapter 31, Title 28 of the United States Code. In both capacities, I primarily exercise a management function within the Department of Justice. And while I exercise significant decision-making responsibility with respect to criminal and civil litigation, I would not characterize my work as litigation.

By contrast, as an Assistant United States Attorney and while in private practice, most of my work was in litigation or in preparation for potential litigation (including investigations where litigation was a possible outcome). I have described below my legal activities which did not progress to trial or did not involve litigation

Blanche Law PLLC: During my time at Blanche Law PLLC, I represented several individuals and entities being investigated by the Southern District of New York, the FBI, the Eastern District of New York, the Criminal Division of the United States Department of Justice, and the Securities and Exchange Commission. These investigations involved responding to grand jury subpoenas and other subpoenas, conducting internal investigations, interviewing witnesses and counseling clients about next steps. Because these investigations are confidential and no charges were filed, I cannot provide more information.

Cadwalader, Wickersham, & Taft, LLP: At Cadwalader, I was one of the lead attorneys representing an international consulting firm being investigated by the Southern District of New York and the Criminal Division of the Department of Justice for various violations of criminal laws. The investigation was on-going when I left Cadwalader, but during my tenure at the firm I was involved in interactions with the government, responding to grand jury subpoenas, interviewing witnesses and participating in all aspects of the response to the government's investigation. Because this representation is confidential, I am unable to provide more information about the client or my representation.

Wilmer Cutler Pickering Hale & Dorr, LLP: At Wilmer Cutler Pickering Hale & Dorr, LLP, I was part of a team of attorneys investigating potential violations of the Foreign Corrupt Practices Act by an international medical-supplies company. In so doing, I was responsible for all aspects of the investigation.

U.S. Attorney's Office for the Southern District of New York: During my eight years at the United States Attorney's Office, I investigated and prosecuted numerous cases that never proceeded to trial or that are otherwise not detailed above, including cases involving robbery, narcotics violations, bank fraud, firearms offenses, white-collar crime, kidnapping, racketeering, crimes against children, identity theft, immigration crimes, and murders. Among many other cases that resulted in dispositions, I worked extensively on a murder investigation where the defendant was charged with intentionally running over and killing another individual over a drug debt. The defendant pled guilty shortly before the trial. I also worked extensively on a prosecution involving over twenty members of an international narcotics trafficking organization. That multi-year investigation involved court-authorized wire interceptions, court-authorized search warrants, and ultimately led to several indictments. All the charged defendants pled guilty.

My most significant legal activities as Deputy Chief and Co-Chief of the Violent Crimes Unit and Co-Chief of the White Plains Division entailed the supervision of other Assistant United States Attorneys, including many who were new to the Office. In so doing, I, along with my Co-Chiefs, oversaw hundreds of investigations and prosecutions, including grand jury proceedings, trial preparation, trial advocacy, brief writing, discovery practices, plea negotiations, sentencing, and pre-trial and post-conviction litigation. As Co-Chief of the White Plains Division, in addition to my supervisory responsibilities, I also participated in policymaking and management of the Office, as well as serving on the Hiring Committee and the Office's Death Penalty Committee.

Davis Polk & Wardwell, LLP: As an associate at Davis Polk & Wardwell, LLP, I was involved in representing clients of the firm—generally financial institutions and large corporations—in various civil and potentially criminal matters that did not proceed to litigation or trial.

17. **Teaching**: What courses have you taught? For each course, state the title, the institution at which you taught the course, the years in which you taught the course, and describe briefly the subject matter of the course and the major topics taught. If you have a syllabus of each course, provide four (4) copies to the committee.

I have not taught any courses.

18. **Deferred Income/Future Benefits**: List the sources, amounts and dates of all anticipated receipts from deferred income arrangements, stock, options, uncompleted contracts and other future benefits which you expect to derive from previous business relationships, professional services, firm memberships, former employers, clients or customers. Describe the arrangements you have made to be compensated in the future for any financial or business interest.

I will receive payments, upon retirement, from the Federal Employees Retirement System.

I will receive payments, upon retirement, from the Cadwalader, Wickersham, & Taft LLP pension program.

19. **Outside Commitments During Service:** Do you have any plans, commitments, or agreements to pursue outside employment, with or without compensation, during your service? If so, explain.

None.

20. **Sources of Income:** List sources and amounts of all income received during the calendar year preceding your nomination and for the current calendar year, including all salaries, fees, dividends, interest, gifts, rents, royalties, licensing fees, honoraria, and other items exceeding \$500 or more (if you prefer to do so, copies of the financial disclosure report, required by the Ethics in Government Act of 1978, may be substituted here).

Please see my OGE-278 as provided by the Office of Government Ethics.

21. **Statement of Net Worth:** Please complete the attached financial net worth statement in detail (add schedules as called for).

See attached Statement of Net Worth.

22. **Potential Conflicts of Interest:**

a. Identify the family members or other persons, parties, affiliations, pending and categories of litigation, financial arrangements or other factors that are likely to present potential conflicts-of-interest when you first assume the position to which you have been nominated. Explain how you would address any such conflict if it were to arise.

Prior to confirmation as Deputy Attorney General, I represented several individuals and entities that were either being investigated or prosecuted by the Department of Justice. In anticipation of my confirmation, I entered into an agreement governing how I would participate, if at all, in matters involving these individuals and entities. I have abided, and will continue to abide, by the terms of that agreement, and to the extent appropriate, as appropriate, consult with Justice Department ethics officials to determine the existence and appropriate resolution of any potential conflict of interest.

b. Explain how you will resolve any potential conflict of interest, including the procedure you will follow in determining these areas of concern.

Consistent with my present practice, I will handle all matters involving actual or potential conflicts of interest through careful application of the applicable ethical rules, and any other relevant statutes, ethical canons and rules. I will continue to consult, as appropriate, with Justice Department ethics officials to determine the existence and appropriate resolution of any potential conflict of interest.

23. **Pro Bono Work:** An ethical consideration under Canon 2 of the American Bar Association's Code of Professional Responsibility calls for "every lawyer, regardless of professional prominence or professional workload, to find some time to participate in serving the

disadvantaged.” Describe what you have done to fulfill these responsibilities, listing specific instances and the amount of time devoted to each. If you are not an attorney, please use this opportunity to report significant charitable and volunteer work you may have done.

I have devoted significant time and resources to pro bono work. While working at Davis Polk & Wardwell, LLP, I represented a woman in Brooklyn Family Court who was attempting to collect child support and reached an agreement with her ex-husband regarding custody of their child. I devoted approximately 30 hours to this matter.

At WilmerHale, I was part of a team that represented a woman who was seeking to get her child back after her estranged partner took the child to Egypt. This involved litigation in both family court and federal court. The husband was prosecuted and the child was returned to her family. I devoted approximately 75 hours to this matter.

At Cadwalader, I worked with several teams on several pro bono matters. These matters concerned the representation of a not-for-profit home in the Bronx, New York, and several immigration-related matters. I devoted approximately 50 hours per year to these matters. I also represented a not-for-profit organization in connection with an investigation into embezzlement by a former employee. This matter resulted in the arrest and prosecution of the former employee. I devoted approximately 50 hours to this matter.

AFFIDAVIT

I, TODD BLANCHE, do swear that the information provided in this statement is, to the best of my knowledge, true and accurate.

June 12, 2026
(DATE)

Todd Blanche
(NAME)

Alicia Gladden 6/12/26
(NOTARY)

