

John Denker
PhD CFII-ME

8913 E Harborage Dr.
Tucson, AZ 85710-6226
520 903 8090 voice or text
520 526 2497 fax
pol@av8n.com

Senator John McCain
Senate Russell Office Building 218
Washington, D.C. 20510

202 224 2235
202 228 2862 fax

Sat, 25 Aug 2018

Hi –

The #fakepresident recently admitted to committing multiple felonies. This happened on national television, on Wednesday August 22nd. Specifically, he admitted to the key facts concerning the hush money payments.

He argued that the payments didn't break the law, technically speaking, because they didn't come from the campaign. However, he's spectacularly wrong about that. Federal law regulates contributions to a campaign, not just payments "from" a campaign.

His argument makes as much sense as a bank robber changing the subject by pointing out that not every bank got robbed.

Some of these crimes were committed specifically to help win a close election. Others were committed after he was sworn in. So this definitely calls into question the legitimacy of his presidency.

Background point #1: A loan to the campaign (from any source other than a bank) counts as a contribution. It is subject to the same size limits and reporting requirements as any other contribution.

Background point #2: A payment counts as a contribution if the main purpose was to benefit the campaign, even if it wasn't paid directly to the campaign. Such a payment is called an "in-kind" contribution, and is subject to the same size limits and reporting requirements as any other contribution.

1a) The payment to Stormy Daniels was an in-kind contribution. It was illegal because it was excessively large: \$130,000.00 grossly exceeds the \$2700 limit.

1b) It was also illegal because it was not reported.

2a) The reimbursement to Michael Cohen was another contribution. It was illegal because it was excessively large.

2b) It was also illegal because it was not reported.

2c) It was also illegal because it was contributed by a corporation. Except for PACs, corporations are not allowed to contribute.

The #pussygrabber lied about point (2c), saying the reimbursement came from himself when in fact it came from his corporation, but the truth of the matter is easily proven.

3) In addition, tax fraud is almost certainly involved, because the reimbursement was dressed up as legal service fees, which are deductible, whereas hush money and campaign contributions are not deductible.

4) The payment to Karen McDougal was also illegal.

5) There was a conspiracy to commit all of the above.

*) All of the above are federal felonies. In addition, there are state-level crimes, including state tax fraud and falsification of business records.

Bottom line: He's a crook. The only real remedy is impeachment.

Yours truly,

A handwritten signature in black ink that reads "John L. Denker". The signature is written in a cursive, slightly slanted style.