

President Trump is “Not Above the Law”: In Historic Ruling, Federal Judge Rules Corruption Suit Against The President of the United States Can Proceed

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*A lawsuit alleging that **President Donald Trump has violated constitutional law by profiting from his Washington, D.C. hotel** will proceed, after a federal judge in Maryland rejected the Trump administration’s bid to have the case thrown out on Wednesday.*

The attorneys general of Washington, D.C. and Maryland allege that Trump is in violation of the Constitution’s emoluments clauses, which bar the president from receiving gifts from foreign or state governments, by continuing to benefit from the business of the Trump International Hotel.

“If the president would like to avoid the case going further and curtail the serious harms caused by his unconstitutional conduct, now would be a good time to divest from his businesses.” —Noah Bookbinder, CREW “The basic principal here is Donald Trump is not above the law, and the court recognized that and said that we can enforce the nation’s original anti-corruption law,” Maryland Attorney General Brian Frosh told the [Washington Post](#).

Foreign heads of state and state officials have stayed in and held events at the hotel frequently since Trump took office. Maine Governor Paul LePage [stayed](#) at the property last year just before the president included a national monument that LePage had opposed in a review of national parks. A public relations firm also [spent](#) \$270,000 on behalf of the Saudi government at the hotel, as the country was fighting to roll back a law allowing the families of September 11 victims to sue Saudi Arabia for any alleged involvement in the attacks.

Trump gave up running the hotel when he became president last year, but he still owns and can withdraw funds from his business at any time.

Though a similar ethics lawsuits against the president, filed by the Citizens for Ethics and Responsibility in Washington (CREW) was thrown out in December, the watchdog group is now serving as co-counsel on the attorneys generals’ suit.

The judge ruled that Maryland and the District of Columbia could reasonably claim to have been harmed by the business of the Trump International Hotel, which may have an unfair advantage over hotels and convention centers in the area.

If the ruling goes unchallenged, the plaintiffs could obtain financial records of Trump’s

business to determine exactly how much money the organization has received from foreign and state governments.

“The president’s violations of the emoluments clauses are immediate and serious, and it was vital for civic-minded leaders inside and outside of government to take decisive action to protect the constitution and the interests of the people,”

said CREW’s executive director, Noah Bookbinder, in a [statement](#).

“If the president would like to avoid the case going further and curtail the serious harms caused by his unconstitutional conduct, now would be a good time to divest from his businesses and end his violations of the emoluments clauses of the Constitution. We need to know that the president is acting in the best interest of the country, not his companies.”

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