INTRODUCTION

The United States Constitution prohibits federal officials from receiving any “present, Emolument, Office or Title” from a foreign state without the consent of Congress.1 In interpreting the Constitution’s text, we are to be guided “by the principle that *[t]he
Constitution was written to be understood by the voters; its words and phrases were used in their normal and ordinary as distinguished from technical meaning."^2 However, in trying to determine the “normal” meaning of “emolument” in the Founding Era we are confronted with a term that might as well be a foreign word from an unknown language.\(^3\) The word emolument has virtually vanished from contemporary American English. The Google Books Ngram Viewer\(^4\) shows a steep decline in usage from the 1800s to 2000:\(^5\)


\(^3\) CNN Reality Check: “Emoluments” and the Trump Administration (CNN television broadcast Jan. 22, 2019), https://www.cnn.com/videos/politics/2019/01/22/john-avlon-reality-check-emoluments-trump-newday-vpx.cnn [https://perma.cc/WU6K-9PV7]. United States Attorney General William Barr told the Senate during his confirmation hearings, “There is a dispute as to what the Emoluments Clause relates to. I can’t even tell you what it says at this point.” Id. We put *emolument* in italics to indicate that we are referring to both singular and plural forms of the word.


\(^5\) Ngram Viewer, GOOGLE BOOKS, https://books.google.com/ngrams/graph?content=emoluments%2C+emolument&year_start=1800&year_end=2000&corpus=15&smoothing=3&share=&direct_url=t1%3B%2Cemoluments%3B%2C0%3B.t1%3B%2Cemolument%3B%2C0%3B.t1%3B%2Cemolument%3B%2C0%3B.t1%3B%2Cemolument%3B%2C0%3B [https://perma.cc/9MD6-5A8M] (last visited Oct. 29, 2019).
A search for either “emolument” or “emoluments” in the Corpus of Historical American English (COHA), a digital database containing more than 400 million words of text from the 1810s–2000s, produced only four occurrences since 1990.

In this article, we investigate the mysterious meaning of emolument by using computer-assisted search and analysis of a massive database of texts from the time of the Constitution and find strong patterns of usage that reveal how the word was used at the time the Constitution was drafted and ratified.

I. Why the Constitution Regulates Receipt of Emoluments

From the outset of the Revolution through the adoption of the Constitution, Americans greatly feared foreign interference in their newborn nation. Americans especially worried that their political leaders and government officials might be influenced and manipulated in subtle and hidden ways by the wealthy nations of Europe. Thus, while the Revolutionary War was still being waged, the Continental Congress included in the Articles of Confederation the following provision: “nor shall any person holding any office of profit or trust under the [U]nited [S]tates, or any of them, accept any present, emolument, office or title of any kind whatever from any king, prince or foreign state . . . .”

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7 For an online appendix containing data cited in this article is available at, see Using Empirical Data to Investigate the Original Meaning of “Emolument” in the Constitution, www.clarkcunningham.org/meaningofemolument.html. A screen capture of this search of COHA is posted in the appendix.
9 Id.
Early drafts of the Constitution considered by the Constitutional Convention in 1787 did not carry over from the Articles of Confederation what has come to be known as “the Foreign Emoluments Clause.”\(^\text{11}\) However, on August 23, Charles Pinckney of South Carolina successfully moved\(^\text{12}\) to add to the Constitution the following provision:

\[
\text{No Person holding any Office of Profit or Trust under them [the United States], shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State.}\(^\text{13}\)
\]

The Constitution as submitted to the states for ratification also included two other clauses using the term *emolument*.\(^\text{14}\) The “Domestic Emoluments Clause” provides:

\[
\text{The President shall, at stated Times, receive for his Services, a Compensation, which shall neither be increased nor diminished during the Period for which he shall have been elected, and he shall not receive within that Period any other Emolument from the United States, or any of them.}\(^\text{15}\)
\]

The “Congressional Emoluments Clause” states:

\[
\text{No Senator or Representative shall, during the Time for which he was elected, be appointed to any civil Office under the Authority of the United States, which shall}
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\(^\text{12}\) Natelson, *supra* note 10, at 37.

\(^\text{13}\) U.S. CONST. art. I, § 9, cl. 8.

\(^\text{14}\) U.S. CONST. art. I, § 6, cl. 2; U.S. CONST. art. II, § 1, cl. 7.

\(^\text{15}\) U.S. CONST. art. II, § 1, cl. 7.
have been created, or the Emoluments whereof shall have been increased during such time; and no Person holding any Office under the United States, shall be a Member of either House during his Continuance in Office.  

At Virginia’s ratifying convention, Governor Edmund Randolph offered the most widely cited explanation of the Foreign Emoluments Clause:

“It restrains any person in office from accepting of any present or emolument, title or office, from any foreign prince or state. . . . This restriction is provided to prevent corruption. . . .

. . . [This] provision [is] against the danger . . . of the President receiving emoluments from foreign powers. If discovered, he may be impeached. . . . I consider, therefore, that he is restrained from receiving any present or emolument whatever. It is impossible to guard better against corruption.”

II. The Current Need to Understand How Emolument Was Used in the Founding Era

Virtually no judicial precedent exists explaining the meaning of emolument because there has been no significant court litigation over

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16 U.S. CONST. art. I, § 6, cl. 2.
17 Edmund Randolph, Governor of Va., Address to the Convention of Virginia (June 15, 1788), in JONATHAN ELLIOT, THE DEBATES IN THE SEVERAL STATE CONVENTIONS ON THE ADOPTION OF THE FEDERAL CONSTITUTION 465–86 (2d ed. 1836). As a delegate from Virginia to the Constitutional Convention, Randolph introduced the “Virginia Plan,” which was the initial template for the Constitution. JOHN R. VILE, THE MEN WHO MADE THE CONSTITUTION: LIVES OF THE DELEGATES TO THE CONSTITUTIONAL CONVENTION OF 1787, at 179–86 (2013). He later served on the Committee of Detail which converted the Virginia Plan into the existing articles of the Constitution. Id. He chaired the Virginia Ratifying Convention and later served as America’s first Attorney General, under President George Washington. Id.
the Emoluments Clauses since the founding—that is until the presidency of Donald J. Trump.

There is little doubt that President Donald J. Trump owns businesses that have received millions of dollars from foreign governments during his time in office, including revenue from the Trump International Hotel Washington, D.C., located a few blocks from the White House in the renovated Old Post Office building.\(^{18}\)

Nine days before the inauguration of President Trump a white paper was prepared for a January 11, 2017, press conference.\(^{19}\) That white paper, attributed to the law firm of Morgan, Lewis & Bockius, LLP, took the position on behalf of the President that revenue generated from business conducted by foreign governments at the Trump International Hotel or similar enterprises owned by the Trump Organization were not emoluments within the meaning of the Foreign Emoluments Clause:

The scope of any constitutional provision is determined by the original public meaning of the Constitution’s text.

. . . [A]n emolument was widely understood at the framing of the Constitution to mean any compensation or privilege associated with an office . . . a payment or other benefit received as a consequence of discharging the duties of an office. Emoluments did not encompass all payments of any kind from any source, and would not have included revenues from providing standard


\(^{19}\) Sheri Dillon et al., White Paper: Conflicts of Interest and the President, MORGAN, LEWIS & BOCKIUS LLP 1 (Jan. 11, 2017), https://assets.documentcloud.org/documents/3280261/MLB-White-Paper-1-10-Pm.pdf [https://perma.cc/N9Y7-THVB].
hotel services to guests, as these services do not amount to the performance of an office, and therefore do not occur as a consequence of discharging the duties of an office.\textsuperscript{20}

\textbf{A. Three Federal Lawsuits}

President Trump’s refusal to seek congressional approval for his receipt of revenue from foreign governments through payments to businesses he owns was quickly challenged in three federal lawsuits brought by three very different groups of plaintiffs.\textsuperscript{21} In each case, the President filed a motion to dismiss challenging standing and failure to state a claim because emolument did not include the kinds of business-based revenue about which the plaintiffs were complaining.\textsuperscript{22}

The motion to dismiss for lack of standing was granted by the New York district court in \textit{Citizens for Responsibility and Ethics in Washington (CREW) v. Trump} without reaching the emolument question.\textsuperscript{23} At the time of writing, the U.S. Court of Appeals for the Second Circuit had just issued a decision reversing the decision on standing.\textsuperscript{24} If the President asks the U.S. Supreme Court to reverse this decision, the meaning of emolument will not be addressed in the \textit{CREW} case, unless the Supreme Court denies certiorari or affirms the Second Circuit and remands to the district court.

In the case filed in Maryland, \textit{District of Columbia v. Trump}, the district court decided both the standing and emolument issues against

\begin{itemize}
\item \textsuperscript{20} \textit{Id.} at 4 (emphasis in original).
\item \textsuperscript{22} Motion to Dismiss at 2–3, \textit{Citizens for Responsibility}, 276 F. Supp. 3d 174; Motion to Dismiss at 3, \textit{District of Columbia v. Trump}, 315 F. Supp. 3d 875; Motion to Dismiss at 2–3, \textit{Blumenthal}, 335 F. Supp. 3d at 50.
\item \textsuperscript{23} \textit{Citizens for Responsibility}, 276 F. Supp. 3d at 174.
\item \textsuperscript{24} \textit{Citizens for Responsibility \\ & Ethics in Wash. v. Trump}, 939 F.3d 131 (2d Cir. 2019) \textit{petition for reh’g en banc} pending.
\end{itemize}
the President, but the U.S. Court of Appeals for the Fourth Circuit reversed on the standing issue only and ordered that the case be dismissed.\textsuperscript{25} A petition by Maryland and the District of Columbia for \textit{en banc} review has been granted, with oral argument scheduled for December 12, 2019 before the full Fourth Circuit..

The U.S. District Court for the District of Columbia in \textit{Blumenthal v. Trump} decided both the standing\textsuperscript{26} and emolument\textsuperscript{27} issues against the President. The President’s motion for interlocutory appeal on both issues has been granted,\textsuperscript{28} and at time of writing, oral argument in the U.S. Court of Appeals for the D.C. Circuit was scheduled for December 9, 2019.\textsuperscript{29}

\textbf{B. The Possibility of Impeachment}

In April 2019, President Trump took the unusual step of suing the Chair of the House Oversight and Reform Committee seeking to block a congressional subpoena for his personal financial records.\textsuperscript{30} According to a former Watergate prosecutor, there is a possible nexus between this subpoena litigation and potential impeachment proceedings based on a violation of the Foreign Emoluments Clause: “The fact that he’s president means that he is not supposed to be violating the emoluments clause. It means that the U.S. House can

\textsuperscript{25} \textit{In re Trump}, 928 F.3d at 364. On January 29, 2019, the authors filed an \textit{amicus curiae} brief in support of neither party in the Fourth Circuit presenting the research results reported in this article. \textit{See, supra}, note *.

\textsuperscript{26} \textit{Blumenthal}, 335 F. Supp. 3d at 54–55.

\textsuperscript{27} \textit{Id.} at 212.


\textsuperscript{29} \textit{Blumenthal, et al. v. Trump}, \textbf{CONST. ACCOUNTABILITY CTR.}, \url{https://www.theusconstitution.com/litigation/trump-and-foreign-emoluments-clause/} [https://perma.cc/F8NH-2ZAG] (last visited Oct. 29, 2019). On October 8, 2019, the authors filed an \textit{amicus curiae} brief in support of neither party in the D.C. Circuit presenting the research results reported in this article. \textit{See, supra}, note *.

investigate his finances that may have a bearing on whether or not there’s an issue of impeachment.”

We designed our investigation of the original meaning of *emolument* with the current controversy over President Trump’s continued ownership of the Trump International Hotel in mind. The following research question thus guided our work: “Is there evidence that Americans in the Founding Era could have used the word *emolument* to describe revenue derived from ownership of a hotel?” Our research results produced several different findings, each of which provided evidence that Founding Era Americans could have used *emolument* to describe revenue derived from ownership of a hotel. Using the word in such a way would have been consistent with what we discovered was the broad meaning and wide usage of *emolument*. Further, our research revealed actual examples where *emolument* was specifically used to refer to revenue from ownership interest in a business.

### III. Linguistics Provides Reliable Clues to Usage

The science of linguistics has made dramatic progress in the past thirty years due to developments in computer technology making it possible to acquire, store, and process large amounts of digitized data representing actual language use. Such a data set is called a “corpus” (plural: “corpora”). Corpora have been used widely in linguistics to document and describe patterns of natural language use at every linguistic level, including morphology (word parts), lexis (words), phraseology (multiword units), grammar (sentences and sentence structure), discourse (texts and text parts), and pragmatics (context and

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meaning). Research analyzing corpora is also used for applied purposes in areas such as second-language teaching and learning, translation, computational linguistics, language testing, and forensic linguistics (i.e. the use of linguistics to solve crime), just to name a few. In nearly every case, these applications of corpus analysis have proven to be fruitful, providing researchers with unprecedented insights into the ways language is actually used and abundant opportunities to use this new information to solve real-world problems.

Until recently, however, the tools of corpus-based linguistic analysis for interpreting the original Constitution and Bill of Rights were limited because corpora of American English did not reach back into the 18th century. But then in Fall 2018, the website of the Corpus of Founding Era American English (COFEA) was launched. COFEA contains in digital form over 95,000 texts created between 1760 and 1799, totaling more than 138,800,000 words.

When properly executed, corpus linguistic research results meet the scientific standards of “generalizability,” “reliability,” and “validity.” To meet the standard of generalizability, a corpus must be sufficiently large and varied that it represents the entire population to be studied—for our purposes, the literate, English-speaking residents of the thirteen states at the time of ratification. COFEA meets this standard. The

32 See THE CAMBRIDGE HANDBOOK OF ENGLISH, CORPUS LINGUISTICS (Douglas Biber & Randi Reppen eds., 2015) for a complete introduction to corpus linguistic research.


35 Id. COFEA was created by the J. Reuben Clark Law School at Brigham Young University. Corpus of Founding Era American English (COFEA), BYU LAW: LAW & CORPUS LINGUISTICS, https://lcl.byu.edu/projects/cofea/ [https://perma.cc/WB8L-TZNJ] (last visited Oct. 29, 2019) [hereinafter COFEA Database]. Both the data in COFEA and basic online search tools are freely available at https://lawcorpus.byu.edu/. Id. Access to COFEA may require registration using a Google or Gmail account to guard against hacking. Id.

36 Jesse Egbert, Corpus Design and Representativeness, MULTIDIMENSIONAL ANALYSIS (Tony Berber Sardinha & Marcia Veirano Pinto eds. 2019).
texts in COFEA come from six sources: the National Archive Founders Online; HeinOnline; Evans Early American Imprints from the Text Creation Partnership; Elliot–The Debates in the State Conventions on the Adoption of the Federal Constitution; Farrand–Records of the Federal Constitutional Convention of 1787; and the U.S. Statutes at Large from the first five Congresses. The sample of Evans Early American Imprints included in COFEA contains over 3,000 books, pamphlets, and other written materials published in America between 1760 and 1799. Founders Online is a free online resource maintained by the National Archives providing digital copies of over 90,000 records found in the papers of six major figures of the founding era: George Washington, Benjamin Franklin, John Adams, Thomas Jefferson, Alexander Hamilton, and James Madison. Founders Online contains official documents, diaries, and personal letters written by and to these six persons. Hein contains over 300 legal materials published during the founding era, primarily federal and state statutes, executive department reports, and legal treatises. Reliability is defined as the degree to which a method produces consistent results, allowing a different researcher applying the same method to duplicate the outcome. The use of computers to analyze corpus data provides reliability in the form of stable and consistent results that can be replicated. Thus, the results presented in this article can be replicated by anyone with access to the COFEA database and the same analytic tools.

37 COFEA Database, supra note 35.
38 Id.
39 Correspondence and Other Writings of Six Major Shapers of the United States, FOUNDERS ONLINE, https://founders.archives.gov/ [https://perma.cc/TVE5-4BYV] (last visited Oct. 29, 2019). Founders Online contains 27,639,683 words, distributed as follows: Washington Papers 12,044,694; Adams Papers 7,274,489; Hamilton Papers 3,895,699; Franklin Papers 2,578,518; Jefferson Papers 1,726,603; and Madison Papers 119,680. Id. About 70% of the words in Founders come from either the Washington Papers (44%) or the Adams Papers (26%). Id.
40 Id.
41 COFEA Database, supra note 35.
42 We supplemented use of COFEA’s online searches by downloading all instances of emolument from COFEA to perform manual analysis and more detailed computerized searches. We provide guidance by way of footnotes for using the online COFEA database and COFEA search tools to approximate our
Validity refers to how well a method measures results defined by a well-formed research question and how well those results reflect real-world patterns. We aimed for validity by beginning with observations of systemic features of real language use in the Founding Era, seeking to discover patterns and develop theories from the ground up, with no preconceptions. At each step, we then developed hypotheses from these observations about the ways emolument was used and understood that could then be subjected to empirical testing.

IV. Empirical Data about the Original Meaning of Emolument

A number of legal scholars have written about the original meaning of emolument in the Constitution. All of these legal scholars have started with the assumption that emolument had two or more discrete meanings in the Founding Era and have taken as their task determining which of those meanings provides the appropriate interpretation for application of the emoluments clauses of the Constitution. This same assumption framed the federal litigation. For example, in the Maryland case, District Judge Peter Messitte began his analysis of “Original Public Meaning” by saying “the parties apparently agree that the term ‘emolument’ had at least two meanings at the time of the Constitutional Convention . . . .”

We started with a very different approach, sometimes referred to as “grounded theory”: an approach that “begins with observations rather than hypotheses and seeks to discover patterns and develop theories
from the ground up, with no preconceptions . . . ”47 We also framed
our work with a specific research question prompted by the current
controversies over President Trump’s business activities: “Is there
evidence that Americans in the Founding Era could have used the word
“emolument” to describe revenue derived from ownership of a hotel?”
This research question did not require us to try and develop a general
definition of emolument but only directed our research to looking for
evidence of how emolument was used in the Founding Era.

We began without any preconceived assumption that emolument
had two or more distinct meanings in the Founding Era, and in the end
found extensive evidence that emolument had a very broad meaning
rather than identifiable discrete different meanings.

Our project of developing empirical data to interpret the emolument
clauses began by finding all uses of the word emolument in COFEA.
In contrast to modern English, the data showed that the word was
commonly used in the Founding Era. The search for every instance in
which the word emolument appeared in either singular or plural form48
resulted in over 2,800 examples (or “hits”) across all six sources,
divided approximately 60%–40% between plural and singular. The
word was also used by a wide variety of persons in many different
contexts. We verified that the word was not concentrated in any one
source but occurred in comparable numbers in legal texts (Hein and
Statutes), primarily non-legal publications (Evans), and in the
Founders’ papers, which represent a mixture of official documents and
personal correspondence. The total number of occurrences and the
distribution across various genres, shown in the table below, gave us
confidence that COFEA could produce a sufficiently large and
representative sample for meaningful analysis.

47 BABBE, supra note 43, at 396.
48 COFEA Database, supra note 35. The researchers’ search can be approximately replicated by
entering “emolument*” in the initial search box that appears after logging into COFEA. Id. The use of the
asterisk produces every word containing the string of letters that precede the asterisk. Id. This COFEA
search will produce 2,789 cases when singular and plural are combined. Id. In producing the offline
database for their research, the authors corrected the raw results of this COFEA search by looking for and
adding texts that contained variant spellings or errors in typography or optical character recognition
(OCR) that were missed by the initial search. See id.; The number of instances in the authors’ data set
download is higher (2,824) as a result of these corrections. COFEA Database, supra note 35.
We then used computerized linguistic analyses to identify common syntactic (i.e. grammatical) relationships between emolument and other words in this retrieved data set. This focus on syntax enabled us to use an objective feature of language that can be defined and measured, and that reveals meaning relationships among words, providing both reliability and validity.

One syntactic feature that emerged from an initial data review was that emolument often appeared as part of a list of nouns, specifically in a linguistic structure known as a “coordinated noun phrase.” Employment of comprehensive search tools revealed that coordinated noun phrases accounted for about 35% of all occurrences of emolument.49 Close examination of these noun phrases showed that emolument overwhelmingly appeared as the last noun in the list, as in these examples:

[T]o Thomas Barclay, Esquire, Greeting.

We, reposing special trust and confidence in your abilities and integrity, do by these presents constitute you our vice consul in France, during the absence of William Palfrey, esquire, our consul, from that kingdom, or during the pleasure of Congress, to exercise the functions and to enjoy all the honors, authorities, pre-eminences, privileges, exemptions,
rights, and emoluments to the said office appertaining.\textsuperscript{50}

That the style of said Battalion be the French Legion—and that those who may enlist in it be entitled to the same Pay, Bounties[,] and Emoluments which are allowed to other Soldiers in the Continental Service. . . .

[And] any reputable Inhabitant of Canada, who shall in like Manner, recruit and deliver [fifteen] able bodied Recruits who shall pass Muster, shall be entitled to the Rank[,] Pay[,] and Emoluments of an Ensign in the Battalion in which the said Recruits shall be incorporated.\textsuperscript{51}

Examples like these suggested to us that emolument was being systematically used as an inclusive, “catch-all” term. To test this theory we used a modified computer search to retrieve every occurrence of the phrase and/or other emolument. This search produced seventy uses of emolument in coordinated noun phrases in which the term appeared at the end of a list, preceded by other, e.g. “[a, b, c] and other emoluments.”\textsuperscript{52} Approximately one out of every forty cases of emolument in COFEA occurs in this structure, which we found to be substantially higher than other nouns in the COFEA database, which appear in such a structure at a frequency of only one out of 1,250 occurrences.

These linguistic expressions clearly indicate that the meaning of the word emolument includes the preceding words in the list, but is also not limited to those words. For example, it is possible to say “dogs, cats, and other animals” but not “birds, cats, and other dogs” because

\textsuperscript{50} LIBRARY OF CONG., JOURNALS OF THE CONTINENTAL CONGRESS 1774–1789, vol. XX 1781, at 735 (Gaillard Hunt ed., 1912) (emphasis added).


\textsuperscript{52} COFEA Database, supra note 35. The online appendix contains a chart listing all these uses. Id. Comparable results can be obtained by searching COFEA for “and other emolument*” and “or other emolument*.” Id.
the meaning of the word following “other” must include the preceding nouns in the coordinated noun phrase. These and other emolument phrases provided clear insights into examples of things that were considered emoluments in the Founding Era.

Take for example this excerpt from a letter written in 1781 by Leonard Cooper, a wounded soldier, to the members of the Virginia delegation to the Continental Congress:

[H]aving Receiv’d a wound in the month of October 1779 which has renderd [sic] him uncapable [sic] of doing duty with his Regiment ever since—and being much Embarrass’d by not having receiv’d any pay, Cloathing [sic] [.] or other Emoluments granted to the Officers of your State, Since July 1779—. . . woud [sic] be much oblidged [sic] to you if convenient that he Cou’d have Some money Advanced . . . .53

This text reveals two important features of emolument in the Founding Era: (1) pay was a kind of emolument and54 (2) there were also other kinds of emolument than just pay. Thus, for Cooper, emolument also included “cloathing” (to which he was apparently entitled as a soldier in the Continental Army).

Our data set also included this resolution from the Continental Congress (which appears to be a predecessor of the emoluments clause in Article I, Section Six), which showed that both salary and fees55 were also understood to be types of emolument but again that emoluments had a still broader meaning:

A motion was made by Mr. [Elbridge] Gerry, seconded by Mr. [Roger] Sherman . . . .

54 Id. In our dataset of seventy other emolument texts, the coordinated noun phrase included pay thirty-nine times. COFEA Database, supra note 35.
55 COFEA Database, supra note 35. In our dataset, the coordinated noun phrase included salary seven times and fees five times. Id.
Resolved, That Congress will not appoint any member thereof during the time of his sitting, or within six months after he shall have been in Congress, to any office under the said states for which he or any other for his benefit may receive any salary, fees[,] or other emolument.\(^56\)

This list uncovered an extraordinary range of nouns that were included in the meaning of emolument. For example, a translation of a famous German treatise on international law described navigation and fishing as emoluments:

Rivers and lakes are useful for navigation or for fishing, or for other emoluments arising from their possession . . . \(^57\)

Our computerized search produced a total of twenty-five nouns that writers in the Founding Era described as types of emolument:

<table>
<thead>
<tr>
<th>Bounties</th>
<th>Gratuity</th>
<th>Privileges</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clothing [Cloathing]</td>
<td>Lands</td>
<td>Rank</td>
</tr>
<tr>
<td>Command</td>
<td>Liberty</td>
<td>Rations</td>
</tr>
<tr>
<td>Commissions</td>
<td>Navigation</td>
<td>Subsistence</td>
</tr>
<tr>
<td>Commutation</td>
<td>Offices</td>
<td>Sum</td>
</tr>
<tr>
<td>Contracts</td>
<td>Pay</td>
<td>Tithes</td>
</tr>
<tr>
<td>Fees</td>
<td>Pensions</td>
<td>Toll</td>
</tr>
<tr>
<td>Fishing</td>
<td>Perquisites</td>
<td></td>
</tr>
<tr>
<td>Forage</td>
<td>Places</td>
<td></td>
</tr>
</tbody>
</table>

We found notable not only the number of nouns but their variety. Emolument could include very abstract nouns, such as \textit{command},


liberty, rank, and privileges, as well as very concrete nouns like clothing, forage, and rations.

We obtained further empirical data showing that emolument had a very broad meaning in the Founding Era by measuring how often emolument appeared with either a preceding modifier or a post-modifying prepositional phrase that constrained or specified its meaning. Frequent use of modifiers can indicate that a word has a broad or general meaning. For example, the following question can be readily answered without adding modifiers to the word robin: “Did you see a robin yesterday?” In comparison, use of a word with a broad meaning (“did you see an animal yesterday?”) will prompt the listener to ask for further information (“what animal are you talking about?”) that can be provided by modifiers (“did you see an animal in your basement yesterday?”)

Our computerized searches revealed that emolument was post-modified by a prepositional phrase (such as “emolument for” or “emolument of”) for over 29% of all occurrences of emolument, compared with 16% for other nouns. In 30% of all occurrences of emolument, it was preceded by a pre-modifying attributive adjective, which was twice as often as for nouns generally in the COFEA database. The attributive adjectives that modify emolument in the corpus were diverse and not merely limited to modifiers of degree (e.g. small emolument, sufficient emolument).

Motions to dismiss both in the Blumenthal case and the Maryland case argued that emolument in the Founding Era had “the natural meaning” of “profit arising from an official’s services.” In recognition of this argument, we considered the possibility that the primary or prototypical meaning of emolument is “profit arising from office.” We concluded that this suggestion was contradicted by the frequent use of modifiers to distinguish whether an emolument was “official” or “personal.”

In linguistics, a “prototype” is a good example of, or a central member of, a semantic category.\(^{59}\) If a word has a prototypical use, then the word should not require modification to communicate the essence of the prototype. The prototype of *fork* is the metallic table utensil. Therefore “metal fork” sounds strange, outside of unusual contexts where, say, people are eating with plastic forks. In ordinary situations, it is only when *fork* refers to something different than the prototype that modification is appropriate: for example “plastic fork” or “wooden fork.”

If the primary or prototypical meaning of *emolument* in the Founding Era was “profit arising from office,”\(^{60}\) one would not expect to find texts like the following:

> I shall regret your final determination to resign at the same time, that I should be wanting in candor were I to hold out to you the probability of any material increase of your present *official emoluments*.\(^{61}\)

> [T]he committee to whom this bill is referred be instructed to inquire into the annual *official emoluments* received by marshals, clerks, and district attorneys, distinguishing between fees paid by individuals and what is paid by the United States.\(^{62}\)

> [I]t shall be the duty of the respective collectors, naval officers[,] and surveyors, to keep accurate accounts of all fees and *official emoluments* received by


\(^{60}\) *Statement of Points and Authorities in Support of Defendant’s Motion to Dismiss* 23 (D.D.C. Sep. 15, 2017), *Blumenthal v. Trump*.

\(^{61}\) Letter from Alexander Hamilton, Sec’y of the Treasury, to John Davidson (Apr. 13, 1793), https://founders.archives.gov/documents/Hamilton/01-14-02-0208 (emphasis added). Images of the original texts from which this and the following examples are taken can be found in the online appendix.

\(^{62}\) *History of Congress*, *Annals of the Congress United States, Fifth Congress*, vol. 8, at 1569–70 (Gales & Seaton 1851) (emphasis added).
them . . .

In each of these examples, emoluments clearly arise from holding an office. If “profit arising from office” was the prototype of emolument, “official emoluments” should have been as inappropriate as “metal fork.”

To further test this “natural meaning” theory, we developed the hypothesis that, if the theory is correct, COFEA would contain numerous texts in which the writer used emolument without modification because the text described a situation in which the emolument related to an official’s services.

The idea behind the hypothesis was that if the “natural” meaning of emolument necessarily implied the performance of an official service, there would have been no need to modify the word when it was used in its “natural” way. This is a necessary implication of President Trump’s position, because emolument does not appear in either the Domestic or Foreign Emolument Clause with any modification limiting its meaning to “arising from an official’s service.”

To test this hypothesis, we searched for all cases of emolument within six words on either side of the words receive and accept. (These are the verbs used in the Domestic and Foreign Emolument Clauses, respectively.) This produced 137 cases using receive and 12 cases using accept in reference to emolument.

The data failed to support the hypothesis that emolument would be commonly used without other explanatory words to communicate that something had been received or accepted “arising from an official’s services.” The data showed just the opposite: 93% of the cases of receive emolument and 77% of the cases of accept emolument were pre-modified or post-modified by a linguistic structure that served to further specify the meaning of emolument. Many of these texts specifically referred to receiving or accepting an emolument for “services rendered pursuant to an office” and yet added words to

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63 Appendix to the History of the Fifth Congress, ANNALS OF THE CONGRESS UNITED STATES, FIFTH CONGRESS, vol. 9, at 3914 (Gales & Seaton 1851) (emphasis added).

64 See Meaning of Emolument Website for a chart listing all 149 cases.
emolument to so indicate. Typical examples of modified emolument are these:

(1) “I have finally determined to accept the Commission of Commander in Chief of the Armies of the United States … I must decline … that I can receive any emoluments annexed to the appointment”65

(2) “many instances may be produced of many needless offices being created, and many inferior officers, who receive far greater emoluments of office than the first President of the State”66

(3) “will not justify to my scruples the receiving any future emoluments from my commission, I therefore renounce from this time all claim to the compensations attached to my military station during the war or after it … [however] I shall accordingly retain my rank”67

The many counterexamples where emolument was modified to indicate that the emolument “arose from official service” were sufficient to disconfirm the hypothesis.

Still we determined to examine all eleven cases (out of a total of 149) in which emolument was associated with receive or accept but without any modification. Original underlying sources were accessed for all eleven cases to provide maximum context for each case.

This inquiry further disconfirmed the hypothesis. In at least five of these eleven cases, when the writer failed to modify emolument the writer was describing something not related to an official’s services. In two cases emolument was used without a limiting modification to

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66 Pelatiah Webster, POLITICAL ESSAYS ON THE NATURE AND OPERATION OF MONEY, PUBLIC FINANCES, AND OTHER SUBJECTS: PUBLISHED DURING THE AMERICAN WAR, AND CONTINUED UP TO THE PRESENT YEAR, 1791 (emphasis added).

refer to obtaining a financial benefit from the activities of a private company.

(4) “The following scheme for the organization of the Company … No Director shall receive any emolument unless the same shall have been allowed by the Stockholders at a General meeting.”68

(5) “the House of Hunter, Banks and Company, contracted to supply us. … I never held any commercial connection with this Company, other than what concerned the public, either directly or indirectly, or ever received one farthing profit or emolument, or the promise of any from them.”69

CONCLUSION

Our research question was “Is there evidence that Americans in the Founding Era could have used the word “emolument” to describe revenue derived from ownership of a hotel?” The research findings discussed above do provide evidence that Founding Era Americans could have used *emolument* to describe revenue derived from ownership of a hotel. Using the word in such a way would have been consistent with what has been shown to be the broad meaning and wide usage of *emolument*. Indeed, research into the COFEA database revealed actual examples where *emolument* was specifically used to refer to revenue from ownership interest in a business.70


70 See, supra notes 68, 69 and accompanying text.
Our research was not directed at predicting every way that emolument in the Constitution could be applied. Unlike some others who have written about the Founding Era meaning of emolument, we have not attempted to catalog usages into different distinct senses.  

President Trump claims in current litigation that the particular example of something received from a government for performance of official duty or employment is the exclusive meaning dictated by the Constitutional context. However, it seems fairly obvious that all three clauses in the Constitution refer to emoluments that are not received for performing an official duty.

What is called the Domestic Emolument Clause actually uses the “other emolument” formula to make this point:

> The President shall, at stated Times, receive for his Services, a Compensation, which shall neither be [i]ncreased nor diminished during the Period for which he shall have been elected, and he shall not receive within that Period any other Emolument from the United States, or any of them.  

The “other emoluments” the President is prohibited from receiving are explicitly distinguished from the official compensation he receives “for his services.”

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71 See, e.g., Natelson, supra note 10, at 13–19 (proposing four different senses of emolument in 18th century discourse); Phillips & White, supra note 44, at 217–19 (proposing ten different subsenses of emolument). Phillips and White conclude that their review of 784 instances of emolument did not “satisfactorily answer the question of which sense of ‘emolument’ is the one founding-era Americans would have understood to be used in the Constitution.” Phillips & White, supra note 44, at 222. Although our research findings show a broad, inclusive meaning for emolument rather than many distinct senses of the kind that Phillips and White try to classify, many of the other research results reported by Phillips and White, however, do converge with our findings. Id. In particular, their analysis of word clusters finding that emolument almost always appears at the end of a recurring word group, adds additional data to our discovery of and/or other emolument coordinated noun phrases. Id. at 213–17. Phillips and White both played important roles in developing COFEA at Brigham Young. Id. White has an MA in linguistics and Phillips has co-authored a number of articles on the application of corpus linguistics to legal interpretation. E.g. James C. Phillips, Daniel M. Ortner & Thomas R. Lee, Corpus Linguistics & Original Public Meaning: A New Tool to Make Originalism More Empirical, 126 YALE L.J. F. 20 (2016).

72 U.S. CONST. art. II, § 1, cl. 7.

73 Our findings, therefore, disagree with the conclusion in Phillips and White that “the most likely
The emoluments mentioned by the Congressional Emoluments Clause refer not to what members of Congress receive for performing their official duties as legislators but to emoluments they might receive from other federal entities if those emoluments have been increased during their term of office:

No Senator or Representative shall, during the Time for which he was elected, be appointed to any civil Office under the Authority of the United States, which shall have been created, or the Emoluments whereof shall have been increased during such time; and no Person holding any Office under the United States, shall be a Member of either House during his Continuance in Office. 74

It may be true that the Foreign Emoluments Clause superficially resembles a common usage of emolument in that the source of the emolument is a government (i.e. “King, Prince, or foreign State”) and the recipient is defined as someone as a public official, specially a “person holding any office of Profit or Trust”:

[N]o Person holding any Office of Profit or Trust under them [the United States], shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State. 75

However, it certainly does not seem that the emolument contemplated by this clause is something the office holder is entitled to receive from a foreign state for performing his or her “Office of

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74 U.S. CONST. art. I, § 6, cl. 2.
75 U.S. CONST. art. I, § 9, cl. 8.
Profit or Trust.” Rather, the clear implication is the foreign state expects some benefit to itself in return for the office-holder’s acceptance of the emolument.

The common theme of all three clauses is to guard against federal officials receiving emoluments that are separate and outside of the compensation they are properly entitled to receive for performing their office. And although emolument is no longer in the vocabulary of modern Americans, it appears that it was a very useful word in the Founding Era: useful indeed precisely in the ways it was used in the Constitution. If the drafters and ratifiers of the Constitution were concerned that foreign states could be endlessly ingenious in conceiving ways to corrupt federal officials, then there was wisdom in using a term of general inclusion like emolument.