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8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF COLUMBIA	
10	UNITED STATES OF AMERICA ex rel	Case No.:
11	JOHN Q PUBLIC	
12 13	Petitioner Demandant,	PETITION IN QUO WARRANTO
13	VS.	
15	JAMES MICHEAL JOHNSON,	
16	MARJORIE TAYLOR GREENE	
17	JAMES DANIEL JORDAN	
18	THOMAS TUBERVILLE	
19	AND	
20	DOES 1 TO 270	
21	in their official capacities as members of	
22	the Unites States Congress of the	
23	Republican party,	ORAL ARUMENT WAIVED
24	Respondents.	
25		
26	< INSERT TABLE OF CO	NTENTS HERE NEXT PAGE>
27		
28	PETITION IN QUO WARRANTO	- 1

WRIT IN QUO WARRANTO

To the served respondent

The Demandant (Petitioner) has averred as further detailed herein that you have been involved in "disqualifying activities" in rebellion to the oath of office and the Constitution of the United States as set forth in Section 3 of the 14th amendment and in aid and comfort supported rebellion to Article II Section I Clause I as in support of effort of Donald John Trump to thwart the 2020 Presidential election results by in minimum participating in or leading legal efforts in presenting a fraudulently drafted and frivolous Amicus Brief attempting to influence and convince a US Court of law as evidenced by the court docket and document itself, and by voting without any legal basis to launch an "impeachment inquiry" without any basis in law or relevant fact the intent of which is to obfuscate and interfere with the operation and function of the executive branch in minimum. These activities are averred herein by publicly available video testimony and averments through the links herein as stored on YouTube and other publicly available sources all in evidence these define disqualifying activities with respect to Section 3 of the 14th amendment. As such failure to answer the averments herein will find cause an Order in Quo Warranto issue pursuant Section 3 of the 14th amendment of the Constitution of the United States, requiring that you vacate the office in the United States government that you hold.

As the writ is based on public alleged facts any person may submit under oath supplemental information as a direct witness but no rebuttal or expert witnesses are relevant or allowed.

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Also note that a Petition in Quo Warranto is not a lawsuit. There is no response as to dismiss for failure to state a claim or in demurrer but only an answer to dis-spell the averments by satisfactory proof to the Court.

Contrary to Congressional Member belief of absolute term safety a Federal Judge can order a member out of office under Section 3 of the 14th Amendment who is in rebellion to the Constitution of the United States, who provided aid and comfort to other enemies, and or their oath of office.

SUMMARY

- 1. Quo Warranto is best defined at <u>https://www.constitution.org/1-</u> Activism/writ/quo_warranto.htm
- 2. "" A writ of *quo warranto* is not a petition, but a notice of demand, issued by a demandant, to a respondant claiming some delegated power, and filed with a court of competent jurisdiction, to hold a hearing within 3 to 20 days, depending on the distance of the respondent to the court, to present proof of his authority to execute his claimed powers. If the court finds the proof insufficient, or if the court fails to hold the hearing, the respondent must cease to exercise the power. If the power is to hold an office, he must vacate the office.
- 3. The writ is unlike a petition or motion to show cause, because the burden of proof is on the respondent, not on the demandant. ... The right involved is that of the respondent to present his evidence""

4. Thus this complaint in quo warranto is an" order to show cause" based on the public record for why you should not be ordered to vacate office. No money damages or other relief is sought nor appropriate so long as the demandant strictly complies to answer only.

STANDARD IN QUO WARRANTO UPON THE OATH OF OFFICE

5. The Constitution has a mandatory code of conduct. It is the Preamble. For ordinary citizens it is only a guide how to behave, but for anyone who takes an oath office to bear "true faith and allegiance" to same, being the Constitution, it is a mandatory code of conduct, the failure of which to adhere to is an automatic "disqualifying activity". This oath and the Preamble legally means one cannot lie in their official capacity or to the American people. It is an ugly reality not often enforced and only largely enforceable by Writ of Quo Warranto.

6. The Preamble is regularly taught dissected in the law as

7. The Preamble of the U.S. Constitution lists six goals and purposes of the U.S. government.

8. 1. The first goal listed in the Preamble is "form a more perfect union." This means that the purpose of the U.S. Constitution was to create an even better government than the one that was in place during the writing of the document (the Articles of Confederation).

9. 2. The next goal listed in the Preamble is that the government will "establish justice". This means that the government places the law higher
 PETITION IN QUO WARRANTO -4

than any individual, including government officials. "Establish justice" also means that all people will be treated fairly and equally under the law.

- 3. The third goal listed in the Preamble is "insure domestic tranquility". This goal means that the government will protect citizens from conflict in the country and make sure that states do not go to war with each other.
- 11. 4. The fourth goal listed in the Preamble is "provide for the common defence". This means that government will provide one central defense against any attacks from outside countries or groups.
- 12. 5. The next goal is "promote the general welfare". This means that government is focused on the public interest and that every state and individual can benefit from what the government can provide. This goal relates to other goals listed in the Preamble. Establishing justice, insuring domestic tranquility, and providing for the common defense are all things that benefit the common good.
- 13. 6. The sixth and final goal is "secure the blessings of liberty for ourselves and our posterity". This means that by having a government focused on the common good, current and future generations will have a government that protects liberty and freedom. (this is the duty to support allies worldwide)
- 14. To accomplish this above means government officials do not bring religion into their government roles and are prohibited from lying by the oath one freely takes.

15.To take the Oath of office means you park religion at the door, and do not bring it into performance of duties in "true faith and allegiance" to the Constitution which is defacto the US Government. Of course no Republican does that and indeed the opposite in the analysis and First amendment separation of church (RELIGION) and state.

16.See https://constitution.congress.gov/browse/essay/pre-

<u>1/ALDE_00001231/#ALDF_00014443</u>. "" As such, while the Preamble does not have any specific legal status, Justice Story's observation that the true office of the Preamble is to expound the nature, and extent, and application of the powers actually conferred by the Constitution appears to capture its import"". This means in translation members of the government who take an oath in" full faith and allegiance " thus covers behavior in mandate of all of the Constitution including the Preamble with the force of law by way of the oath upon them.

17.Needless to say everything is upside-down against the Constitution on the Republican front.

LEGAL BACKGROUND OF QUO WARRANTO JURISDICTION (JURISDICTION AND VENUE)

18. The Court has Jurisdiction in venue by 28 USC 1391(b) and (e)

 The Court has Jurisdiction of the person and subject under <u>https://code.dccouncil.gov/us/dc/council/code/titles/16/chapters/35</u> at <u>https://code.dccouncil.gov/us/dc/council/code/titles/16/chapters/35/subchapt</u> <u>ers/I under 16-3502</u>.

SUMMARY OF FACTS

20. The rebellion against the Constitution of the United States and United States Government identified and as commonly known launched and called an "insurrection" on January 6, 2021, has remained active and strengthens within Congress itself. The behaviors as violations of duty and oath of office are disqualifying activity. Quo Warranto to Judicially remove the insurrectionists who are inside the government is the method by which Section 3 of the 14th amendment is self executing and enforced, when moved to do so. It is in essence an "Order to Show Cause" as to "disqualifying activities" in rebellion to the Constitution a erred by a demandant (the petitioner) which if unable to answer demands the respondent vacate the office.

21. The US Government has at its core a Protectorate document in the US Constitution which those in government are commanded to behave under "in true faith and allegiance" thereto in whole and thus that means conform conduct to under the Preamble at all times or be ejected from government in accord Section 3 of the 14th amendment through the violation of the oath of office. A very good history of how America has reached the "crossroads" it is at is a WETA PBS News hour documentary with Judy Woodruff available on YouTube¹

¹ YouTube is a treasure trove of documented testimony available publicly for free. However it has no card catalog type system to locate or relocate videos with accuracy Most all videos in this document have been downloaded and saved for reproduction viewing in case the creator or YouTube removes the content. Some of the content links have a " &t=(numbers)s " added which tart the video at a jump point relevant to the claim herein. To PETITION IN QUO WARRANTO -7 at <u>https://www.youtube.com/watch?v=74TlZtAlhUw</u> titled " America at a Crossroads with Judy Woodruff"

22. Speaker James Michael Johnson (Mike Johnson) is both an insurrectionist and giving aid and comfort to Russia and Trump when he authored and got 125 Republican members of the House of Representatives to sign onto and then filed an amicus brief in a Texas insurrection case under the "Independent Legislature Theory" seeking to invalidate certified ballot results by and through the Texas Attorney General, of other states which could not have been farther from the business of Texas and Congress seeking to thwart the Electoral Count Act of 1887 and at its core Article II Section I Clause III and it's successor the Twelfth Amendment which failed before the US Supreme Court. The brief is at <u>https://govshout.com/sites/default/files/texas_v.pennsylvania_amicus_brief_of_126_r</u> epresentatives.pdf

23.In fact Johnson knew the suit was legally frivolous. See Adam Kinzinger describe the amicus brief true story with Michael Steele at https://www.youtube.com/watch?v=RPTBk6Iv188&t=1445s and also more on the state of affairs in a Lawfare interview at https://www.youtube.com/watch?v=RPTBk6Iv188&t=1445s and also more on the state of affairs in a Lawfare interview at https://www.youtube.com/watch?v=hvFqcC05KC0 of December 23, 2023. See also Attorney Liz Cheney interview on MSNBC show "Morning Joe" at https://www.youtube.com/watch?v=m8LvVJVAYHA posted December 5, 2023 where she discusses personal knowledge with the hosts of

view the entire video remove that or slide the time bar at the bottom to the beginning. To avoid ads right click the link and open it in an ad content protected browser to NOT allow it open in the YouTube app.

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PETITION IN QUO WARRANTO

the show having actually been there as the Republican Caucas chairperson discussions with Mike Johnson and others on the issue and planning of the rebellion. Attorney Leeja Miller goes over a history of the Religion zealots attempting to infiltrate and use government to force their will upon others in a video at <u>https://www.youtube.com/watch?v=c5camqkr6-8</u> and on September 15, 2022 posted an hour long Meet the Press Report" chronicling Christian National, and it racist rise which coincides with Mr Trump at <u>https://www.youtube.com/watch?v=ymyAXjc1je4</u>

24. This amicus brief was both frivolous and a "disqualifying activity" and as an insurrectionist giving "aid and comfort" supporting Trump. The suit was dismissed for lack of standing for Texas by the US Supreme Court to try to force another state to run and certify its elections as a violation of Article III of the Constitution. To have filed such a brief was a rebellion against the Constitution of the United States as described by Section 3 of the 14th amendment. The rebellion would be to Article II Section I Clause I and the XXII Amendment in general. This by the Constitution automatically bars and removes from office Johnson and the 125 members who signed the brief. See <u>https://en.www.wikipedia.org/wiki/Texas_v._Pennsylvania</u>

25. This is the definition of rebellion against the Constitution of the United States.

26. There exists a belief in the Republican party that if they just all vote for it, it is not a violation of their oath of office or unlawful or unconstitutional and in rebellion to the Constitution of the United States. They are sorely wrong. On December 13, 2023 the entire Republication caucas voted to open an impeachment inquiry into President Biden they could not find any

evidence of "High Crimes and Misdemeanors" to actually investigate and postulate as potential impeachment charges against President Biden.

27.In civil terms that would be an "abuse of process" It is thoroughly documented in the media and found immortalized as a testimonial collection on YouTube by publishers like MSNBC and, CNN, Meidas Touch, TYT, and other often attorney led or interviewed sources like Marc Elias, Micheal Steele, Glen Kirschner and others.. This impeachment inquiry vote is designed to obstruct the government operations of the Executive branch, aka the Whitehouse. While at the same time when the Whitehouse sends a bill to be voted on Speaker Johnson refuses to do his job and bring it to the floor for a vote, in fear it may well pass.

28.Rumored on multiple Congressional sources to be at the command of Trump, in the criminal world this filing a false police report and in the civil world it is abuse of process and / or malicious prosecution. In this case it is a species of "election interference" in an attempt to cast lies and dispersion upon President Biden to influence voters to think Trump and Biden are equally corrupt. To use the impeachment process with no potential charge to be impeached for is a rebellion of both the oath of office of "true faith" and Article II Section IV. After investigation prior there is no evidence, and no crime suspected which qualifies to Article II Section IV. Here when questioned by the media on MSNBC a Republican member began deflecting and was outright accused of lying in the interview. See https://www.youtube.com/watch?v=JVHUCW-YzkU and Rep Jasmine Crockett describe how the Republicans just don't care (because)

nothing but this court can touch or stop them

normally). https://www.youtube.com/watch?v=R795itZH034 and Attorney

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Leeja Miller on the Republicans and supporting book removal and banning and burning which is a violation of the First Amendment. See <u>https://www.youtube.com/watch?v=ymKFl7rJY48</u>

29. This Congress is the best example of why no legislator of Congress, as well as the two offices of the executive branch should be allowed held unless they have a Law Degree AND license to practice law. The acts of the Republicans resemble pro per craziness not knowing anything about laws of the land the limits of the office they hold, or how to read them. Senator Tuberville and Representatives Greene, Boebert who barely has GED and Kevin Mccarthy who while having received high education degrees still and yet at an intellectual and actual core was of the thought level of a firefighter which he worked as prior to Congress. At the very least a US Military person who is within 2 years of completion of same.

30.But the thing is the Constitution and the Oath of office United States government persons must take actually "prohibits" authoritarianism and religious zealousness in one's duty in office in its structure and as set out in the Preamble, and First Amendment and thus to work towards it by members of the Government or through private organizations is a violation of the laws of the United States and a rebellion against the Constitution of the United States. It is thus "disqualifying activities" as well as a violation of 18 USC 2381 to 18 USC 2385 especially also. On the "Weekend show December 17, 2023 at <u>https://www.youtube.com/watch?v=-Lg3R-TtW0U&t=1280s</u> Professor Jennifer Mercieca of Texas A&M University. joins Anthony Davis to discuss America sleepwalking into authoritarianism, as Trump confirms his desire to be a dictator if he wins the presidency

31. The caption names Tuberville, Johnson, Greene and Jordan and then the entire Republican Congress as "Does" based upon their signing onto an insurrectionist amicus brief and impeachment inquiry vote without any proof of any high crime or misdemeanor having been committed by President Biden and to which the opposite is true that everything discovered thus far points to exoneration and thus the opposite, and to discover other disqualifying activities to office.

32. As previously stated, much of the problem has to do with legal ignorance not having legal educations and licenses to practice law, but the other serious problem is known as a mental illness called "God Delusion" syndrome. After all speaker Johnson has claimed God is talking to him and he thinks he is Moses. Johnson cannot seem to separate the theological world from the realty of government, law, and politics.. Trump supporters are generally classified as "God Delusional" White Christian Nationalists. See eg https://www.youtube.com/watch?v=xCTHkJ3yvyk and Yuval Noah Harari on GOP losses, conspiracies, AI, religion & history: Melber 'Summit Series' - YouTube on his book "Sapiens" interviewed by Ari Melber at https://www.youtube.com/watch?v=nlni04mpDdg. Here Attorney Leeja Miller does a thorough history of and analysis documentary of the White National Christian movement which is how the January 6th Capitol riot actually occurred. https://www.youtube.com/watch?v=ISYL1WsuR78 (again see) https://www.youtube.com/watch?v=c5camqkr6-8 and the accompanying issue on Transgenderism June 14, 2023

at https://www.youtube.com/watch?v=X6qUxa30SFA

33. The desire to change the American alleged democratic Republic is a flirt with disaster as Sapiens shows. See also especially . <u>https://www.youtube.com/watch?v=Sgn6ml1OeCk</u> and here is why nonsense voter fraud claims persist. See https://www.youtube.com/watch?v=wGHt5Nm2WDQ and this why the issue persists

34.Here Attorney Miller describes how the filibuster became and is an I just tool for racists which as an injustice is thwarting the Preamble which also a "disqualifying activity" though not applicable to this petition but for Senators as DOES to be named

later. See <u>https://www.youtube.com/watch?v=tKUFPGX6ZOU</u> and links it to the 2024 general election which is referendum on race and uses the history of Critical Race Theory as a tinderbox issues at the root of the 2021 Capitol riot and today's largely all Caucasian Republican party trying to maintain a racist society that further illustrates how the Preamble never before seriously considered of legal value actually dies high legal value to persons in government who swear the oath to "bear full faith and allegiance" to the Constitution means the entire Constitution. Thus violates of the the Preamble are all "disqualifying activities" to remove racists, fascists and insurrectionists who rebel in any way against the Constitution of the United States. She outlines Gov RonDeSantis as a main transgressor who cannot every take the Oath of office if the President as a racist. See https://www.youtube.com/watch?v=5-h abtzwCw

35.Here in a documentary video Attorney Leeja Miller describes how the Trump EPA was crippled regarding at least one area of jurisdiction. The EPA is part of the "deep state" Trump and the Heritage Foundation through PETITION IN QUO WARRANTO - 13 its Project 2025 plan seeks to destroy. See minimally <u>https://www.youtube.com/watch?v=HuOgNJbQ5LY&t=418s</u> The Heritage Foundation in its Project 2025 plan which is a cleverly disquised rebellion of US Laws and because of the Citizens United case, Project 2025 is actually a violation of 18 USC 2381 to 2385. In this manifesto of Project 2025 the under tow of resistance to US Laws are "disqualifying activities". The 2025 Mandate for Leadership is a seditious plan available on their https://project2025.org website and a copy is 7 MB pdf and hosted locally at <u>https://gov-</u> shout.com/sites/default/files/2025 MandateForLeadership FULL.pdf

36.Attorney Leeja Miller documents how Citizens United and the Heritage Foundation disguises "disqualifying activities".

See <u>https://www.youtube.com/watch?v=qgat9qUa_s8&t=225s</u> and here is the mini documentary on Project 2025 itself the support of which is a "disqualifying activity" under Section 3 of the 14th amendment as a both a rebellion to the limits of Article II and to give aid and comfort to Trump who is an adjudged insurrectionist attempting to retake the Whitehouse. See the entire video of Attorney Leeja Miller at https://www.youtube.com/watch?v=9k3UvaC5m7o and https://www.yout

at <u>https://www.youtube.com/watch?v=9k3OvaC5m76</u> and <u>https://www.youtube.com/watch?v=tty4ituwQcU</u> because now the Heritage Foundation has become a right wing private insurrection organization. When "policy" destroys existing law that is a "disqualifying activity" by any who press it forward.

37.In summary there is a reason the First Amendment actually at the very first sentence commands a separation of church and state because directives of -14

various religions as interpreted have no place in a government based on a Republic by Democracy, exactly for what Republicans are pushing as laws upon the person based on a misplaced faith of their Christian values today. (again see) <u>https://www.youtube.com/watch?v=c5camqkr6-8</u> The Christian zealots cannot live and let be, they must meddle to force religion on the country to those not interested. They are trying now to create the meddlesome laws to make religion part of government nationwide. Here again is an unlikely source scientifically explaining the defects of religious thought and teachings by Neil Degrasse Tyson.

https://www.youtube.com/watch?v=ANZTjzcaoVc

38.If all one can bring to Congress is obstruction and blackmail of government and government function myriered in Religion and beliefs associated thereto, that alone is disqualifying activity and they should be removed from office and be again barred or immediately resign.

39. Again, a writ of *quo warranto* is not a petition, but a notice of demand, issued by a demandant, to a respondant claiming some delegated power, and filed with a court of competent jurisdiction, to hold a hearing within 3 to 20 days, depending on the distance of the respondant to the court, to present proof of his authority to execute or continue to execute his claimed powers. If the court finds the proof insufficient, or if the court fails to hold the hearing, the respondant must cease to exercise the power. If the power is to hold an office, he must vacate the office. See https://www.constitution.org/1-Activism/writ/quo_warranto.htm

40.If Section 3 of the 14th amendment identifies the activity as a rebellion against the Constitution of the United States, as is here the respondent must PETITION IN QUO WARRANTO - 15 vacate the office holding office a
41.By the very terr no appellate lace unless the facts the Constitution
42.The writ is unliption proof is on the show cause."
43.The Constitution attacks from in where they immediate the second sec

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vacate the office and the court enter an order barring that person from holding office again.

- 41.By the very terms of Section 3 of the 14th amendment, in this case there is no appellate ladder but to Congress itself by the final sentence of Section 3 unless the facts do not fit the averred violation of the Article and Section of the Constitution named.
- 42. The writ is unlike a petition or motion to show cause, because the burden of proof is on the respondant, not on the demandant, it is more like an "order to show cause."
- 43. The Constitution itself is constructed to not tolerate these Religious zealot attacks from inside and citizens do not have the right to vote them into office where they immediately and persistently violate their duties and oath. They are to be Judicially ejected.

44. Trump has been caustic and devisive even before being elected without respect for law and others. Here is a 2020 Documentary "You've been Trumped too". at <u>https://www.youtube.com/watch?v=k9RweR9EUSg</u> showing how the country was blinded with lies but those in the know were not. Here and those who follow him are not Constitutionally patriotic Americans from the Preamble alone.

THE RESPONDENT PARTIES OVERVIEW OF DISQUALIFYING ACTIVITIES OF THE FOUR NAMED ABOVE

MIKE JOHNSON (JAMES MICHEAL JOHNSON)

45.Mike Johnson is not only "God Delusional", it is worse that secretly he wants to destroy the government and Constitution himself. He is an enemy plant. Frank Schaeffer a 71 year old ex evangelical knows who raised and indoctrinated Mike Johnson who is spearheading violating the First Amendment and covertly seeks to turn America into an Authoritarian Theocracy worse than anything anyone can imagine. Mike Johnson has a pedigree with is anti-Constitutional as shown on his wiki page and below see https://en.wikipedia.org/wiki/Mike_Johnson (Louisiana politician)

46.December 19.2023 posted to YouTube as.

https://www.youtube.com/watch?v=JZ9wp5PyD2Y Dara Starr Tucker an Oral Robert's University African-American alumni interviewed Frank Schaeffer, who grew up in a hugely influential conservative Christian family that the New York Times once referred to as "Evangelical Royalty." Frank left the church in "disgust" after witnessing "unchristlike behavior" on a leadership level across the nation. He wrote a memoir, Crazy for God, about this shift in the evangelical movement. He and Dara discuss how the religious right went so badly off the rails, and took the Republican Party with it.

47. The YouTube channel is called "Burn the Boats" and is hosted and posted by a former military Air Crew Yale Law School alumni person. On December 25, 2023 his Christmas post is one that makes poignant how the loudest insurrection voices have never served the country they seek to attack and destroy. The Steve Bannon, Donald Trump's, Josh Hawley's and Ted Cruze's of the world who would not last five minutes in any international, or national conflict. The Christians post makes note that those people have no

clue what a patriot really

is. See https://www.youtube.com/watch?v=guhd3tc96jc

48.Unbelievably Mike Johnson is an enemy of the United States Constitution. and Frank Schaeffer has first hand testified in the video details as such.

49.Mike Johnson is mentally compromised by religion. He thinks he is MOSES and GOD speaks to him. After passing the impeachment inquiry, Johnson plans to shut the government down because normally there is no consequences for doing so.

See <u>https://www.youtube.com/watch?v=UCGEUcYL1fQ&t=1800s</u>

50.However most relevant he led a rebellion against the Constitution of the United States in giving aid and comfort to Trump to assist in throwing out votes. He did so brazingly in a court document. Making unsubstantiated claims that election law improvements due COVID fraudulently took votes from Trump, when the truth is Trump lost the 2016 election by 3 million votes but was able to steal the electoral college by cheating and manipulating minds with lies using Facebook dark ads. See "Unfair game how Trump won" jump to relevant info at and https://www.youtube.com/watch?y=USchVEyapO&tt=2520s

end <u>https://www.youtube.com/watch?v=UJScbYEyapQ&t=2520s</u>

51.When it did not work again in 2020 the extinction hostility and anxiety came out in the form of 60 loosing suits and Mike Johnson authored and got 125 Republican members of the House of Representatives to sign onto and then filed an amicus brief in a Texas insurrection case under the "Independent Legislature Theory" seeking to invalidate certified ballot results by the Texas Attorney General, of other states which could not have been farther

from the business of Texas and Congress seeking to thwart Electoral Count Act of 1887 and at its core Article II Section I Clause III and it's successor the Twelfth Amendment which failed before the US Supreme Court. The brief is at <u>https://gov-</u>

shout.com/sites/default/files/texas_v._pennsylvania_amicus_brief_of_126_r epresentatives.pdf

52.Lately Johnson has gone on record as an accessory after the fact to blur the faces of January 6th rioters so the general public will not be able to assist law enforcement apprehend

them. See <u>https://www.youtube.com/watch?v=bCmdN35a9hM</u> and <u>https://www.youtube.com/watch?v=N9FhvUBeHoY</u>

53.Johnson and most of the Republicans are either too dim witted to understand the Ukraine scenario or are "gaslighting" the country because their aim is to destroy the Western governments and the US Government in particular. See <u>https://www.youtube.com/watch?v=-0W7ASQkunY&t=810s</u>. The truth is much of the aid we give Ukraine are weapons we as a nation would have decommissioned or been forced to retire, dismantle, scrap or destroy anyway.

54.See Adam Kinzinger again describe the amicus brief true story with Micheal Steele at <u>https://www.youtube.com/watch?v=RPTBk6Iv188&t=1445s</u> and an interview here with Attorney Ben Meicelas of the Meidaz Touch Network on YouTube and Patreon. See also <u>https://www.youtube.com/watch?v=bbA_GKUOJE</u>

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55. Here is an example of just how bad a religion can be as a cult, as even Adam Kinzinger will tell you. See Escaping Polygamist Cult - Inside the Dangerous World of the FLDS - YouTube at https://www.youtube.com/watch?v=T1OkK7P4bng This frankly is much of what the Republicans party has become - a cult. Another here, and if you launch on YouTube the algorithm will feed more. https://www.youtube.com/watch?v=aNKWC0NtIsk. This is what is trying to be forced onto the country from abortion and medical privacy right erosion all the way to as worse as it can get to Biblical stupidity as Neil Degrasse Tyson shows it. That is why religion in government is a disqualifying activity when too zealous. Each time the word "God" is uttered it is some degree of fantasy and frankly. Mental illness unsuited for government service. 56. Speaker Johnson is praised on Russian National TV In his aid and comfort to our enemy Russia. https://www.youtube.com/watch?v=iaXBUhIDMMs&t=1080s and Lt General Ben Hodges December 29, 2023 discusses the truth about Ukraine versus Johnson in his public lies or at best dim wits. See https://www.youtube.com/watch?v=DLybz6AQCXY and in greater detail at a December 13 2023 interview at https://www.youtube.com/watch?v=QYZBcNuChRM as Johnson in his disqualifying activity is not only an insurrectionist leader and planner for Trump and the Republicans he is a traitor. Another description from former NATO planner Colonel Phillip Ingram of same from December 12, 2023 at https://www.youtube.com/watch?v=fEj_oOgPFQ0 that also shows Johnson unknowledgeable dim witted or lying. Aid to Ukraine is not unaccounted for cash but mostly expired weapons we as the United States

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would be retiring or destroying anyway. Any Military person knows this and Ex Representative Lt Colonel US Air Force Adam Kinzinger even has said so.

JIM JORDAN (JAMES DANIEL JORDAN)

57.Jim Jordan was so deeply involved as to the efforts similar to that of Mike Johnson he refused a Congressional Supeona. This court only in a Quo Warranto analysis can address his refusal to bear true faith to the Constitution and Laws of the United States as disqualifying activities to his oath of office. See. <u>https://www.youtube.com/watch?v=a26_bkag-00</u> and <u>https://www.youtube.com/watch?v=krTOY2TnSy0</u>. Johnson and Jordan were fully aware of the fake elector scheme, hence the amicus brief. <u>https://www.youtube.com/watch?v=iHAi_vkIryQ</u> Much of Jim Jordan's disqualifying activity is chronicled by Attorney Representative Eric Swalwell in https://www.youtube.com/watch?v=00AiTC4rjT4

MARJORIE TAYLOR GREENE

58.Ms Greene is plain incendiary of low education.

59.Section 3 of the 14th amendment is self executing and covers the entire Constitution including the commands of the Preamble though generally not considered law. It is an ethics and personal constitutional expectation under the oath of office in addition to the other links below her conduct is seditionist, fascist and racist.

60.A House censure resolution from Rep Becca Balint about 10 minutes long was read into the record October 26, 2023. Matt Graves, the US Attorney for DC, was served with a quo warranto draft in early October which just needs that resolution attached to throw Marjorie Taylor Greene out of Congress. See <u>https://www.youtube.com/watch?v=015gqS82eMk</u> The local PDF copy is at https://gov-

<u>shout.com/sites/default/files/finalbalint_014_xml45_copy.pdf</u> Of course as expected the Republicans did not vote for it, but as the saying goes, "its been said", and it makes great evidence in a Quo Warranto complaint against Greene. Additionally Greene has called for States sucede from the United States. See <u>https://www.youtube.com/watch?v=kdDo5H66tkE&t=3142s</u>

61.Most importantly Greene is the strongest supporter of Mr Putin of Russia and regularly posts to social media saying so. Clearly she fails to understand what the war is about and how removing old weapons from our armory provides jobs to Americans. <u>https://www.youtube.com/watch?v=-</u> <u>0W7ASQkunY&t=918s</u> and what the war is about is oil. <u>https://www.youtube.com/watch?v=1PFpYaNBeJ8&t=1130s</u>

THOMAS TUBERVILLE

62."Coach" as he wants to be called for ten months blocked military confirmations until his own Republican colleges attacked him forcefully on the floor. Tuberville, another Trump pleaser at 68 years old has never written or drafted a legal document or bill in his life. What he needed to do was draft a bill to accomplish what he sought, but being completely out of his depth he just obstructed US law and failed his constitutional duties instead.

63.Specifically Tuberville was and remains in rebellion to the US Constitution at Article I Section VIII and specifically Article I Section VIII Clause XII seeking to cripple and weaken the US Military defense forces

THE OATH OF OFFICE PROHIBITS LYING

64. There is one sentence in the Congressional oath of office that needs legal dissecting.

65."That I will bear true faith and allegiance to the same." "Bear" means to carry or to give as testimony as one would do in church. "True" means steadfast and loyal, and steadfast and loyal implies that one must be truthful. "Faith" means allegiance to duty and this does not mean to "God", as the next word clarifies. . "Same" means the United States Constitution.

66. Thus the oath means in the "job" you will tell the truth at all times as a faithful member of government. To lie is thus a "disqualifying activity" one could be removed from office for alone but only in the context of the United States Constitution. It implies parking Religious beliefs at the door.

67. The Congressional oath is similar to the "Attorney's Oath" with general exception of the final sentence (of the California version) which reads "As an officer of the court, I will strive to conduct myself at all times with dignity, courtesy and integrity."

68.Of that sentence only the word "integrity" means anything, and is synonymous to the sentence ""That I will bear true faith and allegiance to PETITION IN QUO WARRANTO - 23

the same." defines duties that if transgressed acting in an official capacity become" disqualifying activities " much as failure of" integrity " to the law is grounds for disbarment as an attorney along with the" Rules of Professional Conduct ".

69. Thus it is unlawful as well as unethical and a disqualifying activity to lie in political campaigns (unless you have not taken an oath as an attorney or other prior or military office) and in office. It is still unlawful to work towards destroying or substantially work against the structure of the US government as project 2025 and its document aims in writing to do. See https://www.youtube.com/watch?v=9k3UvaC5m7o

70.It is a Federal Law our elected officials must take the Oath of Office. 5 U.S.Code § 3331 - Oath of office

71. The problem is there is nobody to enforce this Federal Law, unless and until someone "asks" a court by petitioning it or filing a complaint - in this case in Quo Warranto. Now if a citizen lies to federal authorities 18 U.S.C. § 1001, lights to life and they are facing five or eight years in federal prison, depending on specific facts of the offense The only way to enforce it against members of Congress is by Quo warranto actions.

72.Lies are not free speech when they cause actions by others that break the law. In general that is "public fraud" and it is actionable as fraud in a court of law as Trump is discovering in his New York state business fraud conviction.. Being a liar creates a teetering existence on disaster as George Santos discovered. 73.To bring integrity back to government many need to be removed from office if they fear they will fail re-election by telling the truth.

74.An attorney who lies can be disbarred and a member of Congress doing the same can be removed from office by quo warranto.

75.In <u>United States v. Alvarez</u>, the Court invalidated the respondent's conviction for violating the Stolen Valor Act, a law that forbade falsely claiming to have received the Congressional Medal of Honor. Justice Anthony Kennedy's opinion announcing the judgment began with a line that could easily be used that hte lead opinion stated that lies are not categorically excluded from First Amendment protection. Particular categories of lies—such as defamation and financial fraud—may subject the liar to penalty but lying absent more is free speech.

76.Some observers read *Alvarez* to categorically protect lies. That's a mistake. The case holds only that lies are not categorically proscribable.

77.Lies which cause others to act are also fraud and actionable, but the Congressional member took an oath agreeing to freely surrender lying. That is the difference

SECTION 3 OF THE 14TH AMENDMENT COVERS THE ENTIRE CONSTITUTION

78. The "Preamble" of the US Constitution is not a specific law directing the operation of government, but it is a directive to those who swear an oath to support and defend it. It reads:

79."We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.".

80.Here "... in Order to form a more perfect Union, establish Justice, insure domestic Tranquility,... " is a command upon the personna of all who want to be members of government or the military in any capacity. If your personna is counter to that command that is a" disqualifying activity" coupled with any action one takes against that intent. Destroying laws and changing governments functions or the desire to do so, without coupling it to how any change helps accomplish the intent of the Preamble, is insurrectionist and rebellious disqualifying activity. within the meaning of Section 3 of the 14th amendment.

81. The problem is in those who have never been in the military to discipline their minds to actually be an American. They rush to destroy without a plan to replace with something better to promote the country and democracy. See e. g. ridiculous, <u>https://www.youtube.com/watch?v=XoVxec0pvz4&t=320s</u>

82.In the DC Case 1:23-cr-00257-TSC, US v Trump Judge J. Micheal Luttig in concert with others, filed an amicus brief for Judge Chutkan in support of the DOJ position to deny the presidential immunity claim, stating the identification of the rebellion against the Constitution of the United States as "First, the appended brief is the first brief ever to argue that protecting the four-year term and re-election requirements in the Executive Vesting

Clause in Article II, Section 1, Clause 1 of the Constitution, provides narrow, dispositive grounds to reject a potential defense of absolute presidential immunity." in this amicus brief dated October 20, 2023 which can be found at <u>https://gov-</u>

shout.com/sites/default/files/motion_and_related_papers.pdf

83.Judge Chutkan ruled in a 48 page complete rebuke denying the motion in which she uses the word "engaged" as it relates to the January 6th issue.

84.People do not understand how an improper personna, with all the skill set in the world can get them ejected from the military because a fascist and racist mindset poisons the group. As an Air Force veteran petitioner can attest to seeing three candidates who did not make through basic military training for that reason.

85.Here only the Preamble speaks to honor and integrity requirements to hold and maintain hold of an office of the United States.

86.Here also Greene and Tuberville are openly fascist as well as racist which is a disqualifying personna that goes hand in hand with "disqualifying activities" under Section 3 of the 14th amendment and can contribute to removal from Congress.

ARGUMENT

87.No room for religion inside government – it is NOT "the business of the government" as one founding father so clearly stated. Morals taught of religion in how one ethically behaves yes, but park your religion at the

door. Do a job and don't ask don't preach, don't recruit and don't tell don't judge. That is what the Preamble and the first amendment collectively says.

88.For years everyone has considered the Preamble useless, but what it really says is to swear a "true faith and allegiance to same" means people in the government MUST focus with integrity on the job under the Constitution, and efforts to obstruct and destroy the government are a "disqualifying activity" The Constitution then fires you if a person asks a court.

89. This where the genius of the framers stitched Section 3 of the 14th amendment in perfectly. This is why Section 3 of the 14th amendment is self executing because as J Micheal Luttig says it is the "conduct" that activates the bar to office as a disqualifying activity. Conduct of those swearing an oath "in true faith and allegiance" is described in the Preamble.

90.It does not need to be said, the entire Republican caucas and its extension "Heritage Foundation" as well as the deeply" conservative " members in the courts do not want to work with anyone but themselves. See again https://www.youtube.com/watch?v=9k3UvaC5m7o

91. What we have is name calling and threats from all Republican associations including and especially Trump supporters ending politcal effectiveness.

92. This design of the Constitution was not by accident as the framers were a real mixed bag of religious and sociological sorts. (again see) https://www.youtube.com/watch?v=c5camqkr6-8

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93. This document the US Constitution forces people to work together or be ejected from the government effort and rightly so.

94. The Constitution will save us from ourselves if we enforce it and let it.

95.Here through Quo Warranto offending members of government are removed by the Constitution itself for rebellion against it and there is no slick way around.

96.If you are a obstructionist insurrectionist following Trump, the evangelical far Christian right or a racist who will not denounce Hitler rhetoric in government or think you are running for office Section 3 of the 14th amendment disqualies you through the Preamble, First Amendment and the oath of office you are or have violated.

97.It cannot be proven that is not the reading of those Constitutional requirements without excluding the Preamble as though it does not exist and allows all the ugly conduct of officials of today. The entire document is read pari mutual.

98. The Preamble is not a legal civil right but it is a condition of being any member of government that violation thereof is a disqualifying activity within the meaning of Section 3 of the 14th amendment and many Ex-Trump administration people have moved their seditious activity to project 2025. See again https://www.youtube.com/watch?v=9k3UvaC5m7o

99. The Preamble is for persons who swear an oath of office of "true faith and allegiance" are agreeing to a code of conduct under the Preamble. To fail
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that required conduct is a "disqualifying activity". See. <u>https://constitution.congress.gov/browse/essay/pre-</u> <u>3/ALDE_00001235/</u>

100. These Republicans with Mr Trump as their leader further finally and openly are supporting Mr Putin of Russia by blocking aid to Ukraine as Russia is an enemy of the United States - the ultimate insurrectionist disqualifying activity.

101. This all started with Ronald Reagan and the "moral majority" and today religious zealouness is out of control mixing with racism and fascism which is why there is no, and never was any place for Religion in the US Constitutional government as the First Amendment sets forth as the first sentence. See again https://www.youtube.com/watch?v=9k3UvaC5m7o

CAUSE OF ACTION - QUO WARRANTO IN RELATION TO SECTION III OF AMENDMENT XIV

102. Demandant brings for all previous paragraphs as if fully set forth

103. All respondents and unnamed DOE violated Article II Section I Clause I assisting and providing "aid and comfort" to Trump in attempting to thwart the mandate of that article

104. All respondents and unnamed Doe violated Article II Section I Clause I in filing frivolous seditious documents in a court as an "amicus brief" providing "aid and comfort" to Trump in attempting to thwart the mandate of that article

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105. All respondents and unnamed Doe violated Article II Section I Clause I as those who in voting to suspend the Constitutionally mandated count of the electoral votes January 6, 2021 providing "aid and comfort" to Trump in attempting to thwart the mandate of that article

106. All respondents and unnamed Doe violated Article II Section I Clause I in voting to open an impeachment inquiry of the current president Biden without identifying a cause.

107. All respondents and unnamed Doe violate their duties of office refusing to bring the Presidential ally aid bills to the floor for a fair and free vote in the house.

108. All respondents and unnamed Doe violate Section 3 of the 14th amendment providing "aid and comfort" to Trump a now adjudged insurrectionist and literal enemy of the United States by definition of sedition and his own ongoing campaign.

109. All respondents and unnamed Doe and in particular Greene, violate the Preamble as a code of conduct through their oath of office, as set forth in the promotion of Greene States "divorce America" and for open promotion for them to secede from the Union and as found in the motion to Censure Greene described above and by proposed legislation which in a form of majority blackmail is used to shut down the government counter to the desires of constituents.

CONCLUSION

110. True faith in the oath of office means to be true and not lie and be honest about your allegiance to the Constitution. The Preamble is a command that one's personna and intent be compatible with the harmony of the nation. The First Amendment and related interpreting precedent (again see) https://www.youtube.com/watch?v=c5camqkr6-8 makes clear there is no room in the government for pushing a Theological agenda or laws even based in religious morals towards the person thereof. Abortion is the most glaring example of something that is not anyone's business but the person pregnant. Things like LGBTQ issues are a gray area, and while a law against the person is not appropriate perhaps a display in public could be, however Mike Johnson is a subversive God Delusional person who has taken his oath in reservation to religion when in reality he wants to destroy the Western governments world. His covert insistence and lies show he is covertly trying to shut down America. Mr Schaeffer is as close to a father of Johnson to warn us. MR Schaeffer knows how and why Mr. Johnson is an insurrectionist inside the Government even before Trump in his fake elector scheme because he helped launch the birth of it.

111. The Federal government is and America as a nation is facing a facist and racist based hidden agenda Religious zealot base that believes America is supposed to be a Theocracy where Caucasians are to be in oppressive control. The collection of video evidence shows this clearly. This effort is in Congress as remnants of Trump supporters who by law are currently disqualified from office currently right now for having been and remain engaged in insurrection against the Constitution of the United States.

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112. Johnson will liklelyshutdown the government in a coy blackmail way and he interferes with the operation of the government as he in blackmail politics refuses to bring Whitehouse legislation to the floor for a vote, and during the Trump administration he preached against the same kind of impeachment inquiry he just formally launched without even a crime or misdemeanor suspect of committed. He and every Republican is taking orders from Trump not true faith and allegiance to the Constitution.

113. In this era of dangerous climate change where more scientific minds are needed in government, not God delusional lying leaders like Johnson who believe the Bible has an answer to everything in Congress, it must be reminded again here in a documentary video Attorney Leeja Miller describes how the Trump EPA was crippled regarding at least one area of jurisdiction. The EPA is part of the "deep state" Trump and the Heritage Foundation through its Project 2025 plan seeks to destroy. See minimally <u>https://www.youtube.com/watch?v=HuOgNJbQ5LY&t=418s</u>

114. This writ needs to be ongoing as all investigation continuing as members are removed as Section 3 of the 14th amendment demands so each by specific supplemental petitions to each members' conduct.

Respectfully submitted,

I declare under penalty of perjury under the laws of the ______ the forgoing is true and correct, signed this _____ day of January, 2024 at _____