1	John Q Public John Q Public@email.com	
2	John Q 1 done (gentan.com	
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF COLUMBIA	
10	UNITED STATES OF AMERICA ex rel	Case No.:
11	JOHN Q PUBLIC	
12	Petitioner Demandant,	PROPOSED
13	VS.	
14	JAMES MICHEAL JOHNSON,	ORDER GRANTING WRIT OF QUO
15 16	MARJORIE TAYLOR GREENE	WARRANTO AS TO JAMES MICHEAL JOHNSON
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,	
24	Respondents.	
25		
26	The Petition for a Writ of Quo Warranto having come on regularly before	
27	this Court for hearing upon waived oral argument, and the Court having read	
28	and considered the Verified Petition, and the Verified Answer, and any other ORDER GRANTING WRIT OF QUO WARRANTO - 1	

relevant files and records of this case as the arguments of counsel for both parties;

It is hereby Ordered, Adjudged and Decreed that the Petition for a Writ of Quo Warranto be, and the Same is hereby GRANTED as to James Michael Johnson;

This court has jurisdiction pursuant to Chapter 35 of the District of Columbia Code. The court is satisfied petitioner sought the USDOJ file and pursue this matter which the USDOJ refused and ignored.

The Congress is not operating as intended and required to operate the Federal Government and is the least productive Congress in history passing only 22 basically irrelevant bills into law thus far due Republican abstinence and providing aid and comfort to Donald John Trump seeking to do so.

Petitioner argues former President Donald John Trump has been ruled an insurrectionist pursuant to case Anderson et al v Griswold Case 2023CV32577 in the State of Colorado and in Maine December 28, 2023 which this court takes notice of. Petitioner argues according to the final sentence of Section 3 of the 14th amendment, the orders upon issuance are final and only the US Congress may address and grant relief not the Colorado, nor Maine nor United States Supreme Court, and as such the entire House of Representatives Republicans members are openly following and providing aid and comfort to Mr Trump and are thus "engaged in insurrection" against the Constitution of the United States citing to Articles and Sections thereof and giving aid and comfort thereto and to the Russian

Federation refusing aid to Ukraine arguably obligated by the Budapest Memorandum.

Petitioner avers the Preamble of the United States Constitution has force and effect as a code of conduct members of government must adhere to due the oath they take to bear "full faith and allegiance" to the entire Constitution. This court agrees

Petitioner also avers that through the first sentence of the First amendment there is by precedent ruled thereon the issue Religion a doctrine of separation of church and state requiring members of government divorce themselves of Religion in their duties and operation as members of government and representatives of the United States as Religion is not the business of government. This court again agrees.

Petitioner also avers that Representative James Michael Johnson has been engaged in insurrection against the Constitution of the United States in "disqualifying activities" so described in the Petition and shown in the video evidence of being in rebellion to the Constitution and Laws of the United States providing aid and comfort to Mr Trump and the government of Russia in working to block on going aid the United States has promised and may by the Budapest Memorandum be obligated to provide.

The role and duty of a Congress person is to confidentially serve constituents, act as required in an appropriate professional manner in any committee upon which they serve, to follow all laws of the United States lawfully and faithfully, and to allow legislation to progress naturually no

2.5

matter what its source is. Public opinions are inappropriate as to Religion or personal beliefs not the obligation of the Congress person in their duties.

Of particular alarm was the filing of a seditious Amicus Brief seeking to assist Mr Trump thwart Article II Section I Clause I as Trump's effort to steal votes to switch the electoral college count to Mr Trump as a winner

Then Mr Johnson further on his own sought to thwart law enforcement to prevent the public from helping apprehend January 6, 2021 Capitol rioters.

Mr Johnson has thwarted allowing legislation to be voted upon in which the United States has a duty and promise to other nations which may be arguably due that or other nations by agreements of the United States.

Mr. Johnson has a blackmail style of governing incompatible with the Constitution of the Unites States.

Finally, though there is more, it appears Johnson is indeed mentally unwell believing God speaks directly to him and that he is "Moses" which Petitioner describes and defines as "God Delusional" influence of which causes Johnson to refuse to bring to the floor for a vote legislation sent by the Senate or Executive branch to instead hold it hostage at his whim which is all a rebellion against the Constitution of the United States and his duties due his oath of office.

Petitioner presented a video from a Mr Schaeffer which tends show Johnson will likely forever be "God Delusional" Religion compromised unable to

bear true faith and allegiance to the Constitution and Laws of the United States as written and applicable.

Thus it is further ordered

The member has "engaged in insurrection or rebellion against the Constitution of the United States" directly and by providing aid and comfort to Mr Trump on January 6, 2021 so described in the Petition and relevant files referenced therein, and continuing thereafter to thwart government functions in support of the Russian Federation in violation of which are the duties of the member pursuant to the oath of office taken and,

As such pursuant to Section 3 of the 14th amendment James Michael Johnson is barred from holding office and is required to immediately vacate his office. Mr Johnson may pursuant to the final sentence of Section 3 of the 14th amendment move the Congress to vote to retain him and reverse his engaged in insurrection and rebellion status against the Constitution of the United States, however no other court appeal is allowed by the Constitution itself.

This court shall retain jurisdiction for further proceedings upon the Petition for Writ of Quo Warranto as to the other named persons and DOES

IT IS SO ORDERED
Dated

Liuited States District Indea

United States District Judge