1	John Q Public John Q Public@email.com			
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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	Petitioner Demandant,	PROPOSED		
13	VS.			
14 15	MICHEAL JOHNSON,	ORDER ON PETITION FOR BOND		
16	MARJORIE TAYLOR GREENE	AMOUNT AND FOR LEAVE OF COURT TO FILE PETITION FOR		
17	JAMES JORDAN	WRIT IN QUO WARRANTO UPON CONTRACT OF QUALIFIED		
18	THOMAS TUBERVILLE	COUNSEL		
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	Petitioner seeks to file a Petition for Writ in Quo Warranto against four			
27	members of Congress of one Senator and three House MEMBERS with the			
28	remain named as DOES Having a ORDER ON PETITION IN QUO WARRANTO	reviewed the proposed complaint		
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attached to the petition, it appears structured correctly and MAKES note the required averments to show disqualifying activities under Section 3 of the 14th amendment. Petitioner files this petition to seek knowledge of the required bond amount so he can raise that and procure counsel to file as a relator on behalf of the United States 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.

Petitioner argues former President Donald John Trump has been ruled an insurrectionist pursuant to case \$xxxxxxxxx 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.

Should the Petitioner return with counsel and bond it would be appropriate for this court to issue summons and orders to show cause why the averments are not "disqualifying activities" requiring the members be commanded to vacate their seats and be barred from holding office again

Acordingly, the petitic	oner shall be allowed	l to present a bo	nd or cash in the
amount of \$		along with tl	ne complaint

attached the petition by an accepted member of the bar of this court and summons for the first four named respondents within 120 days of this order for filing with working hyperlinks through the ECF system and issuance by the clerk. IT IS SO ORDERED Dated Federal District Judge