IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

BENJAMIN WITTES P.O. Box 33226 Washington, D.C. 20033-3226,	
SCOTT R. ANDERSON P.O. Box 33226 Washington, D.C. 20033-3226, and	
PROTECT DEMOCRACY PROJECT, INC. 2020 Pennsylvania Avenue NW Suite 163 Washington, D.C. 20006,	Case No.
Plaintiffs,	
VS.	
DONALD J. TRUMP, in his official capacity as President of the United States 1600 Pennsylvania Avenue NW Washington, D.C. 20500,	
Defendant.	

<u>COMPLAINT FOR DECLARATORY RELIEF AND</u> <u>PETITION FOR WRIT OF MANDAMUS</u>

Plaintiffs Benjamin Wittes, Scott R. Anderson, and Protect Democracy Project, Inc.

("Protect Democracy"), by and through undersigned counsel, hereby allege as follows:

INTRODUCTION AND SUMMARY OF THE ACTION

1. Plaintiffs bring this action to compel Defendant Donald J. Trump to comply with

his clear, nondiscretionary duty to publish the report required by 50 U.S.C. § 1549, regarding the

legal and policy frameworks for the United States Government's use of military force ("War

Powers Transparency Report"). Without the President's prompt compliance with his overdue

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 2 of 28

statutory duty, Plaintiffs, the American people, and Congress are denied the opportunity to participate meaningfully in one of the most critical policy debates a nation must have—when, how, and under what legal authority may it engage in the use of military force.

2. For nearly two decades, the United States Government has engaged in an expansive military effort to establish stable and democratic regimes in Afghanistan and Iraq and cripple international terror networks in Asia and Africa. This extended global war has touched every American: the United States has spent more than \$1 trillion in this effort, and more than 10,000 Americans have sacrificed their lives.¹ The appropriate scope of this extended military effort has been one of the most important American public policy debates of this century.

3. In recognition of the public's vital need for information about the Executive Branch's interpretation of its authority in this area, Congress enacted a law, codified at 50 U.S.C. § 1549, requiring the President annually to "submit to the appropriate congressional committees a report on the legal and policy frameworks for the United States' use of military force and related national security operations," and instructing that the "unclassified portion of [the] report ... shall be made available to the public at the same time it is submitted" to Congress.

4. Under that statute, President Trump was required to publish the War Powers Transparency Report no later than March 1, 2020. He has failed to do so. This failure has inhibited Plaintiffs, two national security scholars, and a nonprofit organization that, among other things, educates the public about the operations of the United States Government, from fulfilling their objectives of analyzing and informing the public about the Executive Branch's understanding of its war powers authorities.

¹ See Christopher T. Mann, Cong. Res. Serv., IF11182, U.S. War Costs, Casualties, and Personnel Levels Since 9/11 ("U.S. War Costs Report"), at 2 (Apr. 18, 2019) at 2, available at <u>https://fas.org/sgp/crs/natsec/IF11182.pdf</u>.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 3 of 28

5. Accordingly, Plaintiffs now bring this Complaint, in which they respectfully request that the Court issue (i) a writ of mandamus directing the President to comply with 50 U.S.C. § 1549 and publish the War Powers Transparency Report, and (ii) an order declaring the President in violation of the law, so that the public can meaningfully participate in the debate over the scope of the Executive's authority to use military force.

PARTIES

6. Defendant DONALD JOHN TRUMP is President of the United States and the official subject to the requirement, codified at 50 U.S.C. § 1549, to publish the War Powers Transparency Report. President Trump is sued in his official capacity.

7. Plaintiff BENJAMIN WITTES is a legal journalist and author with an expertise in national security law and the separation of powers. He resides in Washington, D.C., and his professional activities occur primarily in Washington, D.C.

8. Mr. Wittes co-founded and is the editor-in-chief of *Lawfare*, an online magazine published by The Lawfare Institute, a 501(c)(3) not-for-profit educational organization. *Lawfare* is published in cooperation with The Brookings Institution, a 501(c)(3) not-for-profit public policy organization. *Lawfare* is dedicated to educating the public about national security law and policy as well as integrity in national security decision-making, and Mr. Wittes specifically researches and writes about issues related to national security and terrorism, including matters that are the subject of the War Powers Transparency Report. He is also a senior fellow in Governance Studies at The Brookings Institution, a contributing writer at *The Atlantic*, and a legal analyst at NBC News and MSNBC. He regularly teaches a course on writing about the law for general audiences at Harvard Law School. Prior to founding *Lawfare*, Mr. Wittes served as an editorial writer for *The Washington Post* from 1997 to 2006, specializing in legal affairs.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 4 of 28

Earlier, he covered the Justice Department and federal regulatory agencies as a reporter and news editor at *Legal Times*.

9. Plaintiff SCOTT RICHARD ANDERSON is an author, lawyer, and academic with expertise in national security law, with a particular focus on the legal limits of the Executive Branch's war powers authorities. He resides in Washington, D.C., and his professional activities occur primarily in Washington, D.C., and New York, N.Y.

10. Mr. Anderson's primary professional objective is contributing to the debate among the American public, and among fellow experts in the field, on United States national security law and policy decisions. Since 2017, he has served as a Senior Editor and Counsel at *Lawfare* and The Lawfare Institute, the not-for-profit educational organization that operates *Lawfare*. He is also a Visiting Fellow in Governance Studies at The Brookings Institution in Washington, D.C., and a Senior Fellow in the National Security Law Program at Columbia Law School, where he co-teaches a course on constitutional war powers.

11. Previously, Mr. Anderson spent nearly five years as an attorney-adviser in the U.S. Department of State's Office of the Legal Adviser, the office responsible for providing advice to State Department policymakers on issues of domestic and international law. Much of his tenure at the State Department was focused on legal advice relating to issues facing the United States in the Middle East. He spent a year as the legal advisor for the U.S. Embassy to the Republic of Iraq, where he served as the U.S. Ambassador's legal advisor on all matters of domestic and international law, and a member of the Embassy's leadership team. Since leaving the State Department, Mr. Anderson has, among other positions, served as an Associate at the Harvard Kennedy School's Belfer Center for Science and International Affairs, a Research

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 5 of 28

Fellow at the Harvard Law School Program on International Law and Armed Conflict, and an International Affairs Fellow at the Council on Foreign Relations.

 Plaintiff PROTECT DEMOCRACY PROJECT, INC. is a 501(c)(3) not-forprofit, nonpartisan organization, organized under the laws of and headquartered in Washington, D.C.

13. Protect Democracy's mission is to protect American democracy from descending into a more autocratic form of government by preventing those in power from depriving Americans of a free, fair, and fully informed opportunity to participate in democracy. As part of this mission, Protect Democracy seeks to inform public understanding of the operations and activities of government by gathering and disseminating information that is likely to contribute significantly to the public's understanding of Executive Branch operations and activities. Within its broader mission of protecting democratic government, Protect Democracy has given special attention to oversight of, and public education and advocacy about, the President's exercise of his war powers authorities.

JURISDICTION AND VENUE

14. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1331, which grants original jurisdiction to the district courts of "all civil actions arising under the Constitution, laws, or treaties of the United States." The Court further has jurisdiction pursuant to 28 U.S.C. § 1361, which grants original jurisdiction to the district courts of "any action in the nature of mandamus to compel an officer or employee of the United States or any agency thereof to perform a duty owed to the plaintiff."

15. Venue is proper in this district pursuant to 28 U.S.C. § 1391(e)(1), because Defendant resides within this judicial district; a substantial part of the events or omissions giving rise to the claim occurred within this judicial district; Plaintiff Protect Democracy's principal

place of business is within this judicial district; and Plaintiffs Mr. Wittes and Mr. Anderson reside within this judicial district.

FACTUAL ALLEGATIONS

I. <u>Historical Background</u>

16. While the power to declare war is constitutionally committed to Congress, *see*

U.S. Const. art. I, § 8, Presidents have long asserted that they have inherent authority to take at least limited military action to defend the country, respond to emergencies, and defend American lives and interests abroad, among other purposes.

17. After the terrorist attacks of September 11, 2001, Congress twice provided the President with authorization to use military force. First, Congress passed (and the President signed into law) the Authorization for Use of Military Force of 2001 ("2001 AUMF"), Pub. L. No. 107-40, 115 Stat. 224, which authorized the President to use

all necessary and appropriate force against those nations, organizations, or persons he determines planned, authorized, committed, or aided the terrorist attacks that occurred on September 11, 2001, or harbored such organizations or persons, in order to prevent any future acts of international terrorism against the United States by such nations, organizations or persons.

2001 AUMF, § 2(a).

18. Second, the following year, Congress passed, and the President signed, the Authorization for Use of Military Force Against Iraq Resolution of 2002 ("2002 AUMF"), Pub. L. No. 107-243, 116 Stat. 1498, which authorized the President, in relevant part, to "use the Armed Forces of the United States as he determines necessary and appropriate in order to defend the national security of the United States against the continuing threat posed by Iraq." 2002 AUMF, § 3(a).

19. Since the passage of the 2001 and 2002 AUMFs, the scope of the American military effort to combat international terrorism and promote stability in Iraq has depended upon

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 7 of 28

the Executive Branch's interpretations of these grants of authority from Congress and the Constitution. These interpretations have evolved and shifted over time, both within Presidential Administrations and between Administrations.

20. At various points, the Executive Branch has interpreted the 2001 and 2002 AUMFs to authorize, in whole or in part, troop deployments or military actions not only in Afghanistan and Iraq, but also in Africa's Lake Chad Basin and Sahel Region, Cameroon, Cuba, Djibouti, Georgia, the Horn of Africa, Jordan, Lebanon, Libya, Niger, the Philippines, Somalia, Syria, Turkey, the United Arab Emirates, and the high seas.²

21. At times, the Executive Branch has also interpreted the 2001 and 2002 AUMFs to authorize subjecting enemy combatants to conduct that arguably constitutes torture; and to use targeted lethal force against suspected terrorists, including American citizens, and in areas with substantial risks of collateral civilian casualties.

22. Pursuant to the 2001 and 2002 AUMFs, the United States has taken military action against not only al-Qaeda, but also a variety of al-Qaeda offshoots that did not exist in their current form at the time of the 2001 AUMF's passage, such as al-Qaeda in the Arabian Peninsula, al-Qaeda in Libya, and al-Qaeda in Syria. It has also taken action against al-Shabaab in East Africa, and the Islamic State of Iraq and the Levant (ISIL), neither of which existed at the time of passage of the original AUMFs.

23. Presidents have also invoked their inherent authority under Article II of the Constitution, *see* U.S. Const. art. II, § 2, to take a variety of military actions absent congressional authorization. For example, President Obama authorized military force in Libya in 2011 pursuant

² See Matthew Weed, Cong. Res. Serv., *Presidential References to the 2001 Authorization for Use of Military Force in Publicly Available Executive Actions and Reports to Congress* (Feb. 16, 2018), available at <u>https://fas.org/sgp/crs/natsec/pres-aumf.pdf</u>.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 8 of 28

to the President's inherent Article II authority to advance U.S. national security and foreign policy interests, as well as in Yemen in 2016 pursuant to his Article II authority to retaliate in response to a missile attack. In 2017, President Trump ordered missile strikes against the al-Shayrat airfield in Syria, asserting that retaliation for chemical weapons use was in the U.S. national interest; in 2018, he ordered strikes against facilities in Syria believed to produce chemical weapons using similar Article II authority.

24. Most recently, President Trump ordered the lethal targeting of high-ranking Iranian government official Major General Qassem Soleimani, a step previously considered and rejected by Presidents Bush and Obama in part because of the likelihood that it would result in open war between the United States and Iran.³ The Trump Administration thereafter asserted that the authority for this killing—which took place in Iraq—derived from the 2002 AUMF and the President's Article II powers to protect U.S. forces.

25. The suggestion that the President has existing authority to take actions that could lead directly to open war with another sovereign nation reflects a broad understanding of the authority granted by the 2002 AUMF and Article II of the Constitution. In addition, statements by President Trump suggest that he disagrees with common understandings of domestic or

³ See, e.g., Stanley McChrystal, *Iran's Deadly Puppet Master*, Foreign Policy, Winter 2019, available at <u>https://foreignpolicy.com/gt-essay/irans-deadly-puppet-master-qassem-suleimani/</u> (Gen. McChrystal, who led the U.S. Joint Special Operations Command from 2003 to 2008 and served as commander of U.S. and NATO forces in Afghanistan in 2009 and 2010 described declining an opportunity to assassinate Soleimani in 2007 to "avoid a firefight, and the contentious politics that would follow"); Christopher Dickey et al., *Why Obama, Bush, and Bibi All Passed on Killing Soleimani*, Daily Beast, Jan. 3, 2020, available at https://www.thedailybeast.com/why-obama-bush-and-bibi-all-passed-on-killing-qassem-soleimani (U.S. officials during the Obama administration could not "begin to be sure what would come next if Soleimani were killed"; Israeli officials said they had been asked by the Obama administration not to kill Soleimani because "the implications could be much greater than a localized war, the repercussions could affect the whole world").

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 9 of 28

international law regarding the conduct of hostilities. For example, he has called for the targeted killing of family members of suspected terrorists, threatened the deliberate destruction of cultural sites in Iran, and explicitly threatened "disproportionate" strikes against Iran. These statements further underscore the need for the public to have a greater understanding of the Executive Branch's interpretation of the legal limitations on its use of military force, including as to the conduct of hostilities.

II. <u>Efforts to enhance transparency into Executive Branch interpretations of its legal</u> <u>authority to use military force</u>

A. The importance of public transparency

26. Without a full view of the Executive Branch's interpretation of its legal authority to use military force, the American public and members of Congress are unable to effectively consider, analyze, debate, and, as they deem appropriate, act, including through elections, oversight, and legislation, to modify the scope of that authority, as the Executive Branch understands it.

27. As the United States' conduct of global military operations has expanded and evolved since 2001, the Executive Branch has periodically released explanations of its legal basis for opening new fronts. The Executive Branch has done so in a variety of ways, sometimes through speeches or interviews; other times through disclosure of memoranda or "white papers"; and at other times, through congressional notification by the White House as required under the War Powers Resolution, 50 U.S.C. §§ 1541–1548, to alert the public to new legal interpretations.

28. Prior to 2016, these piecemeal, voluntary disclosures formed the entirety of the public's window into the Executive Branch's understanding of the scope of its legal authority to use military force. Mr. Wittes co-authored a book in 2015 that attempted to distill the various legal positions taken in speeches by Obama administration officials into a comprehensive

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 10 of 28

estimate of what President Obama believed to be the scope of presidential war powers authorities⁴; such an estimate, at the time, did not otherwise exist in public.

29. Absent thorough and judicious research across a multitude of official writings, congressional testimony, public speeches, and leaked memoranda, members of the public have generally lacked the ability to make an informed assessment of the Executive Branch's understanding of its authority to use military force.

30. Without information about the Executive Branch's interpretation of its war powers authorities, the public is unable to hold the government fully to account for its national security choices. This is the case even though Americans are directly affected by these choices through the expenditure of over \$1 trillion from the public fisc; the sacrifice of over 10,000 American lives; ⁵ the deaths of innocent civilians abroad; and the risk of retaliatory violence to which American lives and interests are subjected.⁶

31. This lack of transparency also threatens Congress's ability to engage with and potentially constrain the President's legal authority to use military force. Congress can more effectively tailor approvals of or limitations on the President's authority when the President has explained what he believes the scope and contours of that authority to be.

⁴ Kenneth Anderson & Benjamin Wittes, *Speaking the Law: The Obama Administration's Addresses on National Security Law* (2015).

⁵ U.S. War Costs Report at 1–2.

⁶ For example, American companies and non-profit organizations and their employees were taken by surprise by the January 2020 killing of Major General Qassem Soleimani, and the rapid subsequent escalation in tensions between the United States and Iran, discussed further below, forced some of them to rapidly wind down operations and evacuate American workers. *See* Hanna Ziady, *US Oil Workers Are Leaving Iraq. Exxon Mobil has Operations There*, CNN Business, Jan. 3, 2020, available at https://www.cnn.com/2020/01/03/business/us-oil-company-workers-leaving-iraq/index.html; Michael Igoe, *In Wake of US-Iran Clash, Aid Groups Fear Access, Security Blowback*, Devex, Jan. 16, 2020, available at https://www.devex.com/news/in-wake-of-us-iran-clash-aid-groups-fear-access-security-blowback-96361.

B. The 2016 War Powers Transparency Report

32. In December 2016, the Obama Administration released the most thorough recent

public accounting of the Executive Branch's interpretation of its war powers authorities and their

limits, the Report on the Legal and Policy Frameworks Guiding the United States' Use of

Military Force and Related National Security Operations ("2016 War Powers Transparency

Report" or "2016 Report").⁷

33. President Obama explained in the Foreword to the 2016 War Powers

Transparency Report that

Decisions regarding war and peace are among the most important any President faces. It is critical, therefore, that such decisions are made pursuant to a policy and legal framework that affords clear guidance internally, reduces the risk of an ill-considered decision, and enables the disclosure of as much information as possible to the public, consistent with national security and the proper functioning of the Government, so that an informed public can scrutinize our actions and hold us to account.⁸

34. Along with the Report, President Obama issued a Presidential Memorandum

encouraging "future Administrations to build on this report and carry forward the principles of transparency it represents."⁹ The memorandum further stated that the National Security Council staff "shall be asked, as appropriate, to update the report at least on an annual basis and to

arrange for the report to be released to the public."¹⁰

35. The 2016 Report described President Obama's approach to evaluating the Executive Branch's war powers, including disclosing the rationales for expansive interpretations of authority outside of Afghanistan, Iraq, and the fight against al-Qaeda; listed the countries in

⁷ Available at

https://obamawhitehouse.archives.gov/sites/whitehouse.gov/files/documents/Legal_Policy_Repo rt.pdf. ⁸ Id. at i.

 $^{^{9}}$ Id. at ii.

 $^{^{10}}$ Id. at 1

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 12 of 28

which the United States was using military force and articulating the legal authority relied on for each theater; and revealed the precise ways in which the Obama Administration interpreted the authorities granted by the AUMFs and the Constitution.

36. The 2016 War Powers Transparency Report also contained thorough articulations of the legal and policy frameworks guiding and constraining the Executive Branch's conduct of war, including an explanation of the Executive Branch's efforts to minimize and disclose civilian casualties as required by Executive Order 13,732.

37. The Executive Branch's interpretations of its war powers authorities are not selfevident or obvious, even to an expert in the field. Indeed, absent an explanation from the Executive Branch of the type provided by the War Powers Transparency Report, members of the public and Congress would frequently be—and have frequently been— reduced to educated guesses as to when, where, why, and against whom the President legally believes he may deploy American military force.

C. Efforts to regularize the disclosure of the legal and policy frameworks governing the President's deployment of military force abroad

38. After President Trump took office in January 2017, it was unclear whether he would voluntarily follow the prior Administration's recommendation that the War Powers Transparency Report be updated and released at least annually by the National Security Council staff going forward. As the end of 2017 approached, the Trump Administration had not indicated that it would seek to inform Congress or the public of any updates to the legal and policy frameworks the new President used in determining the scope of his war powers authorities.

39. In December 2017, Congress passed (and the President signed into law) the 2018 National Defense Authorization Act ("2018 NDAA"), Pub. L. No. 115-91, 131 Stat. 1283, section 1264 of which required that the Executive Branch update and report on changes to the

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 13 of 28

legal and policy frameworks for the U.S. use of military force and related national security operations.

40. The 2018 NDAA directed the President to "submit to the appropriate congressional committees a report on the legal and policy frameworks for the United States' use of military force and related national security operations" within 90 days. *Id.* § 1264(a)(1). It further required the report to "include the legal, factual, and policy justifications for any changes made to such legal and policy frameworks during the period beginning on January 20, 2017, and ending on the date the report is submitted." *Id.* § 1264(a)(2).

41. Going forward, Congress stated that "the President shall notify the appropriate committees" of any "change [to the legal and policy frameworks], including the legal, factual, and policy justification for such change" within 30 days. *Id.* § 1264(b).

42. Finally, Congress required that the report be submitted in unclassified form but stated that it "may contain a classified annex." *Id.* § 1264(c).

43. In response, in March 2018, the Trump administration published its first update to the War Powers Transparency Report.¹¹

44. Notably, rather than publish the update for public consumption as President Obama had done, the Trump Administration chose to transmit it only to Congress. Mr. Anderson and Allison Murphy of Protect Democracy were the first to report publicly on its contents, and the report was later leaked to the public.¹²

¹¹ The White House, *Report on the Legal and Policy Frameworks Guiding the United States' Use of Military Force and Related National Security Operations* (Mar. 12, 2018), available at https://www.lawfareblog.com/document-white-house-legal-and-policy-frameworks-use-military-force.

¹² See Allison Murphy & Scott R. Anderson, *We Read the New War Powers Report So You Don't Have To*, Lawfare, Mar. 14, 2018, available at <u>https://www.lawfareblog.com/we-read-new-war-powers-report-so-you-dont-have</u>.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 14 of 28

45. The March 2018 update disclosed that the Trump Administration had left in place a number of legal interpretations articulated in the 2016 War Powers Transparency Report, but provided additional clarifications about President Trump's exercise of war powers authorities and associated legal justifications.

D. Developments between March 2018 and December 2019

46. Since the Trump Administration's March 2018 update to the Report, a number of developments have called into question whether the Administration's evolving understanding of the constraints on the Executive Branch's power is accurately reflected in the 2016 Report and March 2018 update.

47. On April 13, 2018, President Trump directed a series of airstrikes against facilities in Syria associated by the Administration with chemical weapons production. The following month, the Justice Department's Office of Legal Counsel published an opinion concluding that the President had inherent constitutional authority to order these strikes, explaining that President Trump had "reasonably determined that this operation would further important national interests" and because "the anticipated nature, scope, and duration of the operations were sufficiently limited that they did not amount to war in the constitutional sense and therefore did not require prior congressional approval."¹³

48. On March 6, 2019, President Trump issued Executive Order No. 13,862, 84 Fed. Reg. 8,789, revoking the section of Executive Order No. 13,732 that committed the government to annual public reporting on civilian casualties. On May 28, 2019, President Trump transmitted a belated notice of that policy change to Congress pursuant to the 2018 NDAA's requirement

¹³ Off. of Legal Counsel, U.S. Dep't of Just., *April 2018 Airstrikes Against Syrian Chemical-Weapons Facilities* (May 31, 2018), available at <u>https://www.justice.gov/olc/opinion/file/1067551/download</u>.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 15 of 28

that the President inform Congress of changes to the legal and policy frameworks for the United States' use of military force within 30 days.

49. On June 28, 2019, in response to an inquiry about the Trump Administration's claimed authority to use military force against Iran, the State Department's Assistant Secretary for Legislative Affairs, Mary Taylor, wrote that "the Administration has not, *to date*, interpreted either AUMF as authorizing military force against Iran, except as may be necessary to defend U.S. *or partner forces* engaged in counterterrorism operations or operations to establish a stable, democratic Iraq" (emphasis added).¹⁴

50. Assistant Secretary Taylor's letter represented a shift from the 2016 War Powers Transparency Report and March 2018 update, which only indicated that the Executive Branch interpreted the 2001 AUMF, not the 2002 AUMF, to authorize military action to defend partner forces from third-party attacks.

E. Congress's renewed effort to regularize disclosure of the War Powers Transparency Report

51. In December 2019, Congress passed the 2020 National Defense Authorization Act ("2020 NDAA"), Pub. L. No. 116-92, 133 Stat. 1198, which strengthened the requirement for transparency concerning Executive Branch interpretations of its legal authorities for the use of military force.

52. The 2020 NDAA amended the provision first set forth in the 2018 NDAA to require that the President submit an annual War Powers Transparency Report "[n]ot later than

¹⁴ Letter from Mary Elizabeth Taylor, U.S. Dep't of State Assistant Sec'y, Bureau of Legis. Aff., to The Honorable Eliot L. Engel, Chairman, Comm. on Foreign Aff., U.S. House of Representatives (June 28, 2019), available at https://foreignaffairs.house.gov/_cache/files/8/4/84c1fa85-94cf-43c8-84a1-472972ec9c11/CCDEB9BD152E93A97B89332218E2A89C.aumf.pdf.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 16 of 28

March 1 of each year." *Id.* § 1261(2), *codified at* 50 U.S.C. § 1549(a)(1) ("War Powers Reporting Requirement").

53. As amended by the 2020 NDAA, the War Powers Reporting Requirement provides that the War Powers Transparency Report must include several specific pieces of information, including (i) "the legal, factual, and policy justifications for any changes made to such legal and policy frameworks" for the preceding year; (ii) "a list of all foreign forces, irregular forces, groups, or individuals for which a determination has been made that force could legally be used under the Authorization for Use of Military Force (Public Law 107-40)"; and (iii) "the criteria and any changes to the criteria for designating a foreign force, irregular force, group, or individual as lawfully targetable, as a high value target, and as formally or functionally a member of a group covered under the Authorization for Use of Military Force." 50 U.S.C. § 1549(a)(2).

54. Importantly, the War Powers Reporting Requirement provides that the legal, factual, and policy justifications for changes made to the legal and policy frameworks governing hostilities disclosed in the War Powers Transparency Report "shall be made available to the public at the same time it is submitted to the appropriate congressional committees." 50 U.S.C. § 1549(c).

F. Escalating tensions with Iran in 2020

55. On January 2, 2020, American forces targeted and killed Major General Qassem Soleimani, the leader of Iran's Quds Force of the Islamic Revolutionary Guards Corps, and considered the second most powerful person in Iran, in a drone strike in Iraq authorized by President Trump.¹⁵ The decision to kill a senior Iranian official was a momentous one; during the

¹⁵ See Michael Crowley et al., U.S. Strike in Iraq Kills Qassim Suleimani, Commander of Iranian Forces, N.Y. Times, Jan. 2, 2020, available at

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 17 of 28

Obama and Bush Administrations, the targeted killing of Soleimani was considered and explicitly rejected due to concerns that it would risk escalation of hostilities in the Middle East, and potentially open war between the United States and Iran.¹⁶

56. In the aftermath of Soleimani's death, Iranian Ayatollah Khamenei vowed "severe revenge" against America for the killing,¹⁷ and the State Department immediately advised all Americans in Iraq to depart the country immediately due to the threat of Iranian retribution. Within days, the Iranian government began firing missiles at military bases in Iraq housing U.S. troops.¹⁸

57. On January 31, 2020, the President gave notice to Congress "of a change in

application of the existing legal and policy frameworks since the last comprehensive update" to the War Powers Transparency Report, pursuant to the 2018 and 2020 NDAAs, relating to the

killing of Soleimani.19

58. In the notice, the President asserted the authority under Article II to "direct the

use of military force to protect the Nation from an attack or threat of imminent attack and to

https://www.whitehouse.gov/briefings-statements/text-letter-president-certain-chairmenchairwoman-house-senate-committees/. The report was made public on February 14, 2020. See, e.g., Catie Edmondson, White House Memo Justifying Suleimani Strike Cites No Imminent Threat, N.Y. Times, Feb. 14, 2020, available at

https://www.nytimes.com/2020/02/14/us/politics/white-house-memo-suleimani-strike.html.

https://www.nytimes.com/2020/01/02/world/middleeast/qassem-soleimani-iraq-iran-attack.html; *Qasem Soleimani: Iran Vows 'Severe Revenge' for Top General's Death*, BBC News, Jan. 3, 2020, available at https://www.bbc.com/news/world-middle-east-50986185.

¹⁶ See, e.g., McChrystal, Iran's Deadly Puppet Master; Dickey et al., Why Obama, Bush, and Bibi All Passed on Killing Soleimani.

¹⁷ *Qasem Soleimani: Iran Vows*, BBC News.

¹⁸ See Courtney Kube & Doha Madani, Iran Retaliates for Gen. Soleimani's Killing by Firing Missiles at U.S. Forces in Iraq, NBC News, Jan. 7, 2020, available at

https://www.nbcnews.com/news/world/u-s-base-iraq-comes-under-attack-missiles-iran-claimsn1112171.

¹⁹ Press Release, The White House, Text of a Letter from the President to Certain Chairmen and a Chairwoman of House and Senate Committees (Jan. 31, 2020), available at

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 18 of 28

protect important national interests."²⁰ Notably, the President did not acknowledge the limitation (included in the Department of Justice Office of Legal Counsel's 2018 opinion about strikes against Syria) that the Article II authority to initiate military action absent congressional approval may not extend to situations where a substantial risk of escalation causes the anticipated nature, scope, and duration of the operations to rise to the level of a war in the constitutional sense.

59. To the extent the President's notice to Congress asserted the authority to kill Soleimani under the 2002 AUMF, the notice was ambiguous as to whether this authority was being used only for self-defense (to protect U.S. troops in Iraq under the 2002 AUMF), for collective self-defense (of U.S. partner forces in Iraq under the 2002 AUMF), or for the broader purpose of building a "stable, democratic Iraq."

III. <u>President Trump's failure to comply with the 2020 NDAA</u>

60. The President was required to submit the War Powers Transparency Report for Fiscal Year 2020 to the appropriate congressional committees no later than March 1, 2020. *See* 50 U.S.C. § 1549(a). He was also required to make the unclassified portion of that report—which is required to include "at a minimum . . . each change made to the legal and policy frameworks during the preceding year and the legal, factual, and policy justifications for such changes" available to the public at the same time. 50 U.S.C. § 1549(c). These duties are clear and nondiscretionary.

61. By the President's own admission, he has made at least two changes to these legal and policy frameworks in the year prior to March 1, 2020. On May 28, 2019, he notified Congress of the March 6 partial revocation of Executive Order 13,732 by Executive Order

²⁰ The White House, Text of a Letter (Jan 31, 2020).

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 19 of 28

13,862, and expressly indicated that he was providing that notice pursuant to his obligation to inform them "[n]ot later than 30 days after the date on which a change is made to the legal and policy frameworks" under section 1264(b) of the 2018 NDAA.²¹ Similarly, on January 31, 2020, he notified Congress that he was "transmitting notice on a change made to the Legal and Policy Frameworks Guiding the United States' Use of Military Force and Related National Security Operations" in accordance with section 1264 of the 2018 NDAA.²² The cover letters providing these notifications to Congress are posted on the White House website, though neither notice is provided in full. The House Foreign Affairs Committee later released the unclassified portion of the January 31 notice to the public, revealing that it related to the killing of Qassem Soleimani.

62. These two notifications and the update provided in March 2018 are the only reports the House Foreign Affairs Committee has received from the Trump Administration pursuant to the War Powers Reporting Requirement.

63. Additionally, by claiming that the 2002 AUMF authorized the use of force in collective self-defense with partner forces, President Trump articulated an authority that was not claimed in the 2016 Report or 2018 update. This constitutes a change to the legal and policy frameworks and should be included in the War Powers Transparency Report that was due by March 1, 2020.

64. To the extent that the Trump Administration has made any other change to the legal and policy frameworks during the 12 months prior to March 1, 2020 that have not yet been

²¹ See Press Release, The White House, Text of a Letter from the President to Selected Congressional Committee Leadership (May 28, 2019), available at <u>https://www.whitehouse.gov/briefings-statements/text-letter-president-selected-congressionalcommittee-leadership/</u>.

²² Press Release, The White House, Text of a Letter (Jan. 31, 2020).

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 20 of 28

publicly disclosed or reported, those should also be included in the required War Powers Transparency Report that was due by March 1, 2020.

65. As of the date of filing this Complaint, the President has not complied with the War Powers Reporting Requirement, to the detriment of Plaintiffs, the American public, and Congress.

IV. <u>Harm to Plaintiffs</u>

66. Plaintiffs in this case are scholars and lawyers whose professional mission includes studying the evolving scope of the Executive Branch's national security powers, and conveying their understanding to the public so that the public can know more about their elected officials and these officials' management of American military operations. Indeed, a primary professional objective of each Plaintiff is to educate and inform the American public on issues relating to national security law and policy, including for the purpose of enhancing American participatory democracy with respect to those issues.

67. For years, Plaintiffs have carefully parsed almost every sentence written or spoken by Executive Branch leaders about the scope of the President's war powers, identifying small shifts in the Executive Branch's carefully crafted language that potentially signal sea changes in the authority a President may claim for themself. Plaintiffs then use their understanding to educate the American people about the scope of the military actions a President may undertake in their name, and the risks a President may be taking on their behalf.

68. For each Plaintiff, accomplishment of that objective has been severely inhibited by the President's failure to comply with his legal duty to publish the War Powers Transparency Report.

69. Mr. Wittes has written and continues to write extensively about the issues underlying this case, namely, the legal authorities that enable or constrain the President,

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 21 of 28

particularly in the realm of national security. Indeed, the term "Lawfare" as used by Mr. Wittes to describe the work of his publication, "refers both to the use of law as a weapon of conflict and, perhaps more importantly, to the depressing reality that America remains at war with itself over the law governing its warfare with others."²³

70. When the Obama Administration first published the 2016 War Powers Transparency Report, Mr. Wittes analyzed it in *Lawfare*, noting at the time that the report

brings together in one document for the first time major legal positions related both to the use of force overseas and major positions related to such conduct-of-hostilities issues as targeting, interrogation, and detention. The document integrates the administration's domestic and international law positions and thus offers the clearest, most holisitic view yet of the legal framework for American overseas operations. Its publication will help in the process of what Ken and I call in the book "institutionalization" and "institutional settlement" of contested national security legal policy questions.²⁴

71. In his piece, Mr. Wittes noted that while many of the legal positions covered in

the 2016 Report had already been public, the Report had value in "bringing that material together in a single document" and for organizing it in a way that highlighted the connections "between issues that many observers treat in abstraction from one another." He also identified and explained where and how the Report provided new insights to the public, calling the report "quite simply, the most comprehensive and up-to-date elucidation of the administration's understanding of the scope and coverage of the AUMF that's available."

72. In addition to his work for *Lawfare*, Mr. Wittes has authored or co-authored a number of books concerning the power of the presidency and the laws that apply to the United States' use of military force overseas, including *Law and the Long War: The Future of Justice in*

²³ Lawfare, Welcome to Lawfare (Sept. 1, 2010), <u>https://www.lawfareblog.com/welcome-lawfare</u>.

²⁴ Benjamin Wittes, *The White House Release a "Report on the Legal and Policy Frameworks" on American Uses of Military Force*, Lawfare, Dec. 5, 2016, available at <u>https://www.lawfareblog.com/white-house-releases-report-legal-and-policy-frameworks-american-uses-military-force</u>.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 22 of 28

the Age of Terror (2008), Detention and Denial: The Case for Candor after Guantánamo (2010), The Future of Violence: Robots and Germs, Hackers and Drones—Confronting a New Age of Threat (2015), Speaking the Law: The Obama Administration's Addresses on National Security Law (2015), and Unmaking the Presidency: Donald Trump's War on the World's Most Powerful Office (2020).

73. Mr. Wittes's analysis of national security law has appeared in a variety of publications, including *The Atlantic*, *The Washington Post*, and *The New York Times*, as well as radio and television outlets including NBC and MSNBC.

74. Mr. Anderson has written numerous articles concerning the Executive Branch's war powers authorities and other legal questions related to American national security, primarily for *Lawfare*, but also for other publications such as *The Washington Post*, *Foreign Policy*, *The Hill*, and *Defense One*. His analysis of national security law and policy issues is regularly cited in the national media and has appeared in the *Associated Press*, *The New York Times*, *The Wall Street Journal*, and *The Washington Post*, among other outlets. In addition, Mr. Anderson frequently provides commentary and analysis on related issues for radio and television broadcasters, including appearances on *Al Jazeera English*, *BBC*, *CBS News*, *CNN International*, *Fox News*, and *NPR*.

75. Of particular relevance, Mr. Anderson has regularly analyzed and written about President Trump's war powers authorities, and in particular has discussed the contents of Executive Branch statements regarding its interpretations of its war powers authorities. When President Trump provided a non-public version of the prior-year report to Congress in March

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 23 of 28

2018, Mr. Anderson, along with Ms. Murphy of Plaintiff Protect Democracy, reviewed the report on Capitol Hill and were the first to report on its contents.²⁵

76. As tensions between the United States and Iran increased throughout 2019, Mr. Anderson wrote several pieces and made numerous media appearances on legal issues regarding the legal framework for the use of military force. This includes at least one circumstance in which Mr. Anderson identified an apparent—and previously unreported—change in the legal and policy framework covered by the War Powers Transparency Report for which the Trump Administration did not file a notice.²⁶

77. Following the United States' killing of Qassem Soleimani earlier this year, Mr. Anderson again wrote several pieces and gave media interviews discussing tensions between that decision and the existing legal and policy frameworks regarding the use of military force.²⁷ He also wrote a piece that, among other things, previewed what he expected the withheld War Powers Transparency Report to include.²⁸

78. In the wake of the Soleimani killing, Mr. Wittes and Mr. Anderson also hosted *Lawfare* podcast discussions of the legal and policy significance of the action, titled "Law and the Soleimani Strike" and "The Soleimani Strike and its Fallout."

²⁵ See Murphy & Anderson, We Read the New War Powers Report.

²⁶ See Scott R. Anderson, Parsing the State Department's Letter on the Use of Force Against Iran, Lawfare, July 3, 2019, available at <u>https://www.lawfareblog.com/parsing-state-departments-letter-use-force-against-iran</u>.

²⁷ See, e.g., Scott R. Anderson, *The Law and Consequences of the Recent Airstrikes in Iraq*, Lawfare, Jan. 1, 2020, available at <u>https://www.lawfareblog.com/law-and-consequences-recent-airstrikes-iraq</u>; Scott R. Anderson, *Did the President Have the Domestic Legal Authority to Kill Qassem Soleimani?*, Lawfare, Jan. 3, 2020, available at <u>https://www.lawfareblog.com/did-president-have-domestic-legal-authority-kill-qassem-soleimani</u>.

²⁸ Scott R. Anderson & Erica Newland, Why the Trump Administration May End Up in Court Over War Powers Reporting, Lawfare, Feb. 28, 2020, available at <u>https://www.lawfareblog.com/why-trump-administration-may-end-court-over-war-powers-reporting</u>.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 24 of 28

79. Were President Trump to comply with his legal obligation to publish the War Powers Transparency Report, Mr. Wittes and Mr. Anderson would have *Lawfare* publish it on their website, most likely with analysis prepared by Mr. Wittes, Mr. Anderson, or other *Lawfare* contributors, and further discussion and analysis by Mr. Wittes, Mr. Anderson, and others on the *Lawfare* podcast. Mr. Wittes and Mr. Anderson would likely also receive and accept invitations to provide further analysis and thoughts on the War Powers Transparency Report in other media outlets, and/or provide analysis of the report in public discussion panels.

80. By refusing to disclose the Executive Branch's current legal and policy frameworks for the use of force, President Trump has frustrated Mr. Wittes's and Mr. Anderson's ability to accomplish their core professional objective of understanding and educating the public about the Executive Branch's understanding of the scope of its war powers authorities.

81. Similarly, attorneys from Protect Democracy have written multiple articles for the public, including in collaboration with Mr. Anderson and published on *Lawfare*, that analyze and explain President Trump's asserted war powers authorities.²⁹

82. Protect Democracy has also been actively seeking the release of other documents that would help strengthen public accountability of the Executive Branch's war efforts, including through ongoing litigation under the Freedom of Information Act, 5 U.S.C. § 552, for records relating to the United States' killing of Iranian Major General Qassem Soleimani,³⁰ and prior

²⁹ See, e.g., Anderson & Newland, *Why the Trump Administration*; Murphy & Anderson, *We Read the New War Powers Report*.

³⁰ See C. Ryan Barber, At DC's Federal Trial Court, Judges and Lawyers Grapple with Coronavirus Pandemic, The National Law Journal, Mar. 12, 2020, available at <u>https://www.law.com/nationallawjournal/2020/03/12/at-dcs-federal-trial-court-judges-and-lawyers-grapple-with-coronavirus-pandemic/?slreturn=20200502140031</u>

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 25 of 28

litigation for records concerning the legal justification for the United States' airstrikes against Syria in 2017.³¹

83. As an organization, Protect Democracy is engaging in advocacy efforts to encourage systematic war powers reform that would reassert Congress's authority in the management of American war efforts. Protect Democracy was one of twenty organizations that signed on to a cross-partisan effort to encourage Congress to effectuate the principles that the President may only take military action (broadly defined) with the authorization or approval of Congress, that the President may only act without congressional authorization in genuine emergencies, and only for a limited period of time, and that the use of national security powers must be for clearly defined purposes, subject to regular review by Congress, and only as a last resort.³²

84. Were the President to release the required report, Protect Democracy would disseminate it and related commentary through its website, and through its social media and email channels, which reach tens of thousands of people. Protect Democracy also anticipates that

⁽discussing oral argument in Soleimani FOIA litigation); *see also* Amended Compl., *Protect Democracy Project, Inc. v. U.S. Dep't of Justice*, No. 1:20-cv-00172 (D.D.C. Jan. 22, 2020). ³¹ See Protect Democracy Project, Inc. v. U.S. Dep't of Def., 263 F. Supp. 3d 293, 296 (D.D.C. 2017) (ordering the State Department, the Defense Department, and the Justice Department to expedite their responses to FOIA requests that Protect Democracy filed after the Syria attacks); see also Charlie Savage, *Watchdog Group Sues Trump Administration, Seeking Legal Rationale Behind Syria Strike*, N.Y. Times, May 8, 2017, available at <u>https://nyti.ms/2pX82OV</u>; Justin Florence, *What's the Legal Basis for the Syria Strikes? The Administration Must Acknowledge Limits on its Power to Start a War*, Lawfare, May 8, 2017, available at <u>https://www.lawfareblog.com/whats-legal-basis-syria-strikes-administration-must-acknowledge-limits-its-power-start-war.</u>

³² See Rebecca Kheel, *Bipartisan Groups Push Congress To 'Restore the Balance of National Security Powers*,' Politico, Feb. 24, 2020, available at <u>https://thehill.com/policy/defense/484389-groups-push-congress-to-restore-the-balance-of-national-security-powers</u>.

Case 1:20-cv-01503 Document 1 Filed 06/09/20 Page 26 of 28

it would share such information with members of the press and publish commentary in press outlets to educate the public about the scope of war powers authorities that President Trump claims he is able to exercise absent further congressional authorization.

85. By refusing to disclose the updated legal and policy frameworks for the use of force that the Executive Branch is following, President Trump has frustrated Protect Democracy's efforts to disseminate and comment on the report, as well as its ability to influence ongoing congressional deliberations on the President's war powers.

CLAIMS FOR RELIEF

Count One (Mandamus)

86. Plaintiffs repeat and incorporate by reference the foregoing paragraphs as if fully set forth herein.

87. President Trump has failed to comply with his clear and nondiscretionary duty to release the War Powers Transparency Report to Congress and simultaneously to make such report available to the public, including Plaintiffs.

88. President Trump's legal duty to release the War Powers Transparency Report is clear and undisputable.

89. President Trump's legal duty to comply with the War Powers Transparency Requirement is further compelled by the Constitution of the United States, which requires that he "take Care that the Laws be faithfully executed." U.S. Const. art. II, § 3.

90. No other adequate remedy is available to Plaintiffs to compel the legally required publication of the War Powers Transparency Report.

91. Accordingly, Plaintiffs are entitled to issuance of a writ of mandamus directing the President to comply with his legal duty to publish the War Powers Transparency Report.

Count Two (Declaratory Judgment)

92. Plaintiffs repeat and incorporate by reference the foregoing paragraphs as if fully set forth herein.

93. An actual controversy exists between Plaintiffs and the President, as Plaintiffs are harmed by the President's continuing failure to comply with his legal duty to publish the War Powers Transparency Report.

94. Plaintiffs' injury would be partially remedied by an order declaring that the President is in violation of his legal duty to publish the War Powers Transparency Report.

95. Pursuant to 28 U.S.C. §§ 2201–2202, Plaintiffs are entitled to a declaratory judgment that the President is in violation of his legal duty to issue the War Powers Transparency Report, 50 U.S.C. § 1549, and of the Constitution of the United States.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs respectfully request that the Court:

- issue a writ of mandamus directing the President to transmit to Congress and simultaneously release to the public the War Powers Transparency Report forthwith;
- enter an order declaring that the President is, and will continue to be, in violation of 50 U.S.C. § 1549, and the Constitution of the United States art. II, § 3, as long as he unlawfully withholds publication of the War Powers Transparency Report;
- 3. award Plaintiffs' attorneys' fees and other litigation costs; and
- 4. grant any other relief this Court deems appropriate.
- || || || ||

//

//

//

Dated: June 9, 2020

Respectfully submitted,

/s/ Nitin Shah

Nitin Shah (D.C. Bar No. 156035) Aman George (D.C. Bar No. 1028446) Sean Lev (D.C. Bar No. 449936) **DEMOCRACY FORWARD FOUNDATION** 1333 H Street NW Washington, D.C. 20005 (202) 448-9090 nshah@democracyforward.org ageorge@democracyforward.org slev@democracyforward.org

Counsel for Plaintiffs

Case 1:20-cv-01503 Document 1-1 Filed 06/09/20 Page 1 of 2 CIVIL COVER SHEET

		CIV		ек эпс	C I					
IS-44 (Rev. 6/17 DC) I. (a) PLAINTIFFS Benjamin Wittes, Sc		lerson, and Protect			. Trump	, in his	official	capacity as Presid	ent of	the
Democracy Project, Inc.				United S	tates					
(b) COUNTY OF RESIDENC (EXC	E OF FIRST LI EPT IN U.S. P	STED PLAINTIFF 11001				(IN U.S	. PLAINTI	ED DEFENDANT FF CASES ONLY) E LOCATION OF THE TRACT OF L	AND INVOLV	VED
(c) ATTORNEYS (FIRM NAI	ME, ADDRESS	, AND TELEPHONE NUMBER)		ATTORNEY						
Democracy Forward P.O. Box 34553	Foundatio	n								
Washington, D.C. 20 (202) 448-9090	0043									
II. BASIS OF JURISD (PLACE AN x IN ONE B			III. CIT PLAINTIF	IZENSHIP	OF PRIN	CIPAL FENDANT	PARTIE	S (PLACE AN x IN ONE I ERSITY CASES ONLY!	BOX FOR	
0 1 U.S. Government	O 3 Fe	deral Question			PTF 1	DFT O 1			PTF Ô 4	DFT O 4
Plaintiff	•	S. Government Not a Party)	Citizen of	this State				ated or Principal Place ess in This State	• 4	V ⁴
2 U.S. Government Defendant	(In	versity dicate Citizenship of rties in item III)		Another State		O 2	Incorpor of Busin	ated and Principal Place ess in Another State	O 5	O 5
			Foreign C		O 3	Q 3	Foreign	Nation	O 6	O 6
(Place an X i	n one catego	IV. CASE ASSIG ory, A-N, that best repres						onding Nature of Sui	t)	
O A. Antitrust	О В. <i>Р</i>	ersonal Injury/ Ialpractice		C. Admin Reviev	nistrative			Ô D. Tempora Order/Pre	ry Rest elimina	
410 Antitrust	320 As 330 Fe 340 M 345 M 355 M 355 M 360 Of 362 M 365 Pr 367 He Pe 368 As	rplane Product Liability sault, Libel & Slander deral Employers Liability arine arine Product Liability otor Vehicle otor Vehicle Product Liabili her Personal Injury edical Malpractice oduct Liability ealth Care/Pharmaceutical rsonal Injury Product Liabi bestos Product Liability	ty Oth	I51 Medicare Act Injunction Social Security Any nature of suit from any c may be selected for this categor case assignment. 861 HIA (1395ff) Selected for this categor case assignment. 862 Black Lung (923) *(If Antitrust, then A governs) 863 DIWC/DIWW (405(g)) *(If Antitrust, then A governs) 864 SSID Title XVI 865 RSI (405(g)) Other Statutes 891 Agricultural Acts 893 Environmental Matters 890 Other Statutory Actions (If Administrative Agency is Involved)			ory of			
• E. <i>General Civi</i> Real Property	l (Other)	OR Bankruptcy		-	ro Se Ge al Tax Suit		ivil	462 Naturalizat	ion	
210 Land Condemnation422 Appeal 27 USC 1220 Foreclosure423 Withdrawal 28 U230 Rent, Lease & Ejectment535 Death Penalty240 Torts to Land535 Death Penalty245 Tort Product Liability530 Death Penalty290 All Other Real Property540 Mandamus & Ot370 Other Fraud555 Prison Condition371 Truth in Lending560 Civil Detainee - O380 Other Personal Propertyof Confinement380 Other Personal Property820 Copyrights9 All Structure830 Patent380 Other Personal PropertyDamage385 Property Damage830 Patent835 Patent - AbbreviDrug Application840 Trademark		ISC 157 her s Conditions ated New		70 Taxes (defenda 71 IRS-Th 7609 25 Drug R Propert 90 Other <u>Statutes</u> 75 False C 76 Qui Tau 3729(a) 00 State R 30 Banks & 50 Comme	nt) ird Party elated Sei y 21 USC laims Act n (31 USc)) ecapportic & Bankin	26 USC izure of 2 881 C onment	Application 465 Other Imm Actions 470 Racketeer I & Corrupt 480 Consumer 490 Cable/Satel 850 Securities/C Exchange 896 Arbitration 899 Administra Act/Review Agency Dec 950 Constitutio Statutes × 890 Other Statu	igration nfluence Organiz: Credit lite TV Commodi tive Proc or Appe ision nality of	ation ities/ cedure cal of State	
		U OAN I LANGUALK			Rates/e 60 Deporta	tc.		(if not admi review or P	nistrativ	e agency

Case 1:20-cv-01503 Document 1-1 Filed 06/09/20 Page 2 of 2

O G. Habeas Corpus/ 2255	O H. Employment Discrimination	O I. FOIA/Privacy Act	O J. Student Loan		
530 Habeas Corpus – General 510 Motion/Vacate Sentence 463 Habeas Corpus – Alien Detainee	442 Civil Rights – Employment (criteria: race, gender/sex, national origin, discrimination, disability, age, religion, retaliation)	895 Freedom of Information Act 890 Other Statutory Actions (if Privacy Act)	152 Recovery of Defaulted Student Loan (excluding veterans)		
	(If pro se, select this deck)	*(If pro se, select this deck)*			
 K. Labor/ERISA (non-employment) 710 Fair Labor Standards Act 720 Labor/Mgmt. Relations 740 Labor Railway Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Empl. Ret. Inc. Security Act 	 L. Other Civil Rights (non-employment) 441 Voting (if not Voting Rights Act) 443 Housing/Accommodations 440 Other Civil Rights 445 Americans w/Disabilities – Employment 446 Americans w/Disabilities – Other 448 Education 	 M. Contract 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholder's Suits 190 Other Contracts 195 Contract Product Liability 196 Franchise 	 N. Three-Judge Court 441 Civil Rights – Voting (if Voting Rights Act) 		
V. ORIGIN					
O 1 Original Proceeding O 2 Removed from State Court O 3 Remanded from Appellate Court O 4 Reinstated or Reopened Court O 5 Transferred from another district (specify) O 6 Multi-district Litigation O 7 Appeal to District Judge O 8 Multi-district Litigation – Direct File					
VI. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE.) 28 U.S.C. § 1361, 50 U.S.C. § 1549. Action to compel President to release report required by 50 U.S.C. § 1549.					
VII. REQUESTED IN COMPLAINT	CHECK IF THIS IS A CLASS DEMAND ACTION UNDER F.R.C.P. 23 JU	\$ Check Y RY DEMAND: YES	ES only if demanded in complaint		
VIII. RELATED CASE(S) IF ANY	(See instruction) YES	NO X If yes, p	lease complete related case form		
DATE:06/09/2020	SIGNATURE OF ATTORNEY OF REC	CORD/s/ Nitir	Shah		

INSTRUCTIONS FOR COMPLETING CIVIL COVER SHEET JS-44 Authority for Civil Cover Sheet

The JS-44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and services of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. Listed below are tips for completing the civil cover sheet. These tips coincide with the Roman Numerals on the cover sheet.

- I. COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF/DEFENDANT (b) County of residence: Use 11001 to indicate plaintiff if resident of Washington, DC, 88888 if plaintiff is resident of United States but not Washington, DC, and 99999 if plaintiff is outside the United States.
- III. CITIZENSHIP OF PRINCIPAL PARTIES: This section is completed <u>only</u> if diversity of citizenship was selected as the Basis of Jurisdiction under Section II.
- IV. CASE ASSIGNMENT AND NATURE OF SUIT: The assignment of a judge to your case will depend on the category you select that best represents the <u>primary</u> cause of action found in your complaint. You may select only <u>one</u> category. You <u>must</u> also select <u>one</u> corresponding nature of suit found under the category of the case.
- VI. CAUSE OF ACTION: Cite the U.S. Civil Statute under which you are filing and write a brief statement of the primary cause.
- VIII. RELATED CASE(S), IF ANY: If you indicated that there is a related case, you must complete a related case form, which may be obtained from the Clerk's Office.

Because of the need for accurate and complete information, you should ensure the accuracy of the information provided prior to signing the form.

AO 440 (Rev. 06/12; DC 3/15) Summons in a Civil Action

UNITED ST	TATES DISTRICT COURT			
	District of			
Plaintiff(s) V. Defendant(s)))))) Civil Action No.))))			
SUMMONS IN A CIVIL ACTION				

To: (Defendant's name and address)

Donald J. Trump, in his official capacity as President of the United States The White House 1600 Pennsylvania Avenue NW Washington, D.C. 20500

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Nitin Shah Democracy Forward Foundation P.O. Box 34553 Washington, D.C. 20043

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

ANGELA D. CAESAR, CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nar	ne of individual and title, if any)					
was ree	ceived by me on (date)		·				
	□ I personally served	the summons on the indivi	dual at (place)				
	on (date) ; or						
	\Box I left the summons		e or usual place of abode with <i>(name)</i>	ides there			
	on (date)		py to the individual's last known address; or	lues there,			
	\Box I served the summe	Ons on (name of individual)	n behalf of (name of organization)	, who is			
			on (date)	; or			
	\Box I returned the summer	nons unexecuted because		; or			
	Other <i>(specify):</i>						
	My fees are \$	for travel and \$	for services, for a total of \$	0.00 ·			
	I declare under penalt	y of perjury that this inforn	nation is true.				
Date:							
			Server's signature				
			Printed name and title				

Server's address

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12; DC 3/15) Summons in a Civil Action

UNITED STATES DISTRICT COURT			
	District of		
Plaintiff(s) V. Defendant(s))))))) Civil Action No.))))		
SUMMONS IN A CIVIL ACTION			

To: (Defendant's name and address)

Hon. William Barr Attorney General of the United States U.S. Department of Justice 950 Pennsylvania Avenue NW Washington, D.C. 20530

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Nitin Shah Democracy Forward Foundation P.O. Box 34553 Washington, D.C. 20043

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

ANGELA D. CAESAR, CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nam	e of individual and title, if any)		
was re	ceived by me on (date)			
	□ I personally served	the summons on the individu	ual at (place)	
			on (date)	; or
	\square I left the summons	at the individual's residence	or usual place of abode with (name)	
		, a pe	rson of suitable age and discretion who res	sides there,
	on (date)		to the individual's last known address; or	
	\Box I served the summo	ns on (name of individual)		, who is
	designated by law to a	accept service of process on b	behalf of (name of organization)	
			on (date)	; or
	□ I returned the summ	nons unexecuted because		
	□ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00 .
	I declare under penalty	of perjury that this informat	ion is true.	
Date:				
			Server's signature	
			Printed name and title	

Server's address

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12; DC 3/15) Summons in a Civil Action

UNITED STATES DISTRICT COURT			
_	District of		
Plaintiff(s) V.)))))) Civil Action No.)))		
Defendant(s))		
SUMMONS IN A CIVIL ACTION			

To: (Defendant's name and address)

Civil Process Clerk U.S. Attorney's Office for the District of Columbia 555 4th Street NW Washington, D.C. 20530

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Nitin Shah Democracy Forward Foundation P.O. Box 34553 Washington, D.C. 20043

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

ANGELA D. CAESAR, CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nam	e of individual and title, if any)		
was re	ceived by me on (date)			
	□ I personally served	the summons on the individu	ual at (place)	
			on (date)	; or
	\square I left the summons	at the individual's residence	or usual place of abode with (name)	
		, a pe	rson of suitable age and discretion who res	sides there,
	on (date)		to the individual's last known address; or	
	\Box I served the summo	ns on (name of individual)		, who is
	designated by law to a	accept service of process on b	behalf of (name of organization)	
			on (date)	; or
	□ I returned the summ	nons unexecuted because		
	□ Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00 .
	I declare under penalty	of perjury that this informat	ion is true.	
Date:				
			Server's signature	
			Printed name and title	

Server's address

Additional information regarding attempted service, etc: