

119TH CONGRESS
1ST SESSION

H. RES. 858

Impeaching James E. Boasberg, United States District Court Chief Judge
for the District of Columbia, for high crimes and misdemeanors.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 4, 2025

Mr. GILL of Texas (for himself, Mr. ROY, Mr. FINE, Mr. DONALDS, Ms. BOEBERT, Mrs. LUNA, Mr. BIGGS of Arizona, Mr. SELF, Mr. STUTZMAN, Mr. CRANE, Mr. OGLES, and Mr. COLLINS) submitted the following resolution; which was referred to the Committee on the Judiciary

RESOLUTION

Impeaching James E. Boasberg, United States District Court
Chief Judge for the District of Columbia, for high crimes
and misdemeanors.

1 *Resolved*, That James E. Boasberg, Chief Judge,
2 United States Court for the District of Columbia, is im-
3 peached for high crimes and misdemeanors, and that the
4 following article of impeachment be exhibited to the
5 United States Senate.

6 Article of impeachment exhibited by the House of
7 Representatives of the United States of America in the
8 name of itself and of the people of the United States of
9 America, against James E. Boasberg, who was appointed,

1 duly qualified, and commissioned to serve, during good be-
2 havior in office, to be United States District Judge for
3 the District of Columbia on March 14, 2011.

4 ARTICLE I: ABUSE OF POWER

5 Ignoring his responsibility to wield the power of his
6 office in a constitutional manner, Chief Judge Boasberg
7 granted Special Counsel John L. Smith authorization to
8 issue frivolous nondisclosure orders in furtherance of the
9 Federal Bureau of Investigation project codenamed ARC-
10 TIC FROST. These nondisclosure orders covered Mem-
11 bers of Congress who were acting in accord with their leg-
12 islative duties and privileges guaranteed by article 1, sec-
13 tion 6, clause 1 of the U.S. Constitution. Chief Judge
14 Boasberg authorized the issuance of frivolous nondislo-
15 sure orders covering at least Senator Marsha Blackburn,
16 Senator Ted Cruz, Senator Lindsey Graham, Senator Bill
17 Hagerty, Senator Josh Hawley, Senator Ron Johnson,
18 Senator Cynthia Lummis, Senator Rick Scott, Senator
19 Dan Sullivan, Senator Tommy Tuberville, and Represent-
20 ative Mike Kelly. These illegitimate and frivolous non-
21 disclosure orders and subpoenas threaten Members of
22 Congress by imposing undue legal scrutiny for fulfilling
23 their constitutional duties. Chief Judge Boasberg signed
24 an order prohibiting AT&T from informing Senator Cruz
25 of his subpoena for at least one year. Chief Judge
26 Boasberg expressed that there were “reasonable grounds

1 to believe that such disclosure will result in destruction
2 of or tampering with evidence, intimidation of potential
3 witnesses, and serious jeopardy to the investigation.”
4 Chief Judge Boasberg had no clear reasonable basis to
5 make this finding about Senator Cruz, which accused him
6 of being willing to destroy evidence and intimidate wit-
7 nesses in violation of both the law and Senator Cruz’s eth-
8 ical obligation as a member of the Bar.

9 2 United States Code § 6628 states “the Office of
10 the SAA, any officer, employee, or agent of the Office of
11 the SAA, and any provider for a Senate office that is pro-
12 viding services to or used by a Senate office shall not be
13 barred, through operation of any court order or any statu-
14 tory provision, from notifying the Senate office of any
15 legal process seeking disclosure of Senate data of the Sen-
16 ate office that is transmitted, processed, or stored (wheth-
17 er temporarily or otherwise) through the use of an elec-
18 tronic system established, maintained, or operated, or the
19 use of electronic services provided . . .” Chief Judge
20 Boasberg does not appreciate basic statute and contrib-
21 uted to the legal inquiries that violate the law indicating
22 he is unfit to serve as Chief Judge.

23 It is unclear if Judge Boasberg facilitated the frivo-
24 lous subpoenas issued by Special Counsel John L. Smith
25 which covered conservative nonprofit organizations, in-

1 cluding but not limited to Conservative Partnership Insti-
2 tute, America First Policy Institute, Women for America
3 First, and Center for Renewing America. Many of these
4 same organizations had been outspoken in opposition to
5 various radical Biden Administration policies. It appears
6 that these subpoenas were intended to silence political
7 speech.

8 In addition, these frivolous subpoenas covered con-
9 servative activists and patriotic Americans, including Jef-
10 frey Clark, John Eastman, Rudy Guiliani, Edward
11 Corrigan, Mark Meadows, Cleta Mitchell, Amy Kremer,
12 Kelli Ward, Jenna Ellis, and Wesley Denton. The
13 weaponization of the judiciary compromises the separation
14 of powers found in the U.S. Constitution, and Chief Judge
15 Boasberg's impropriety in participating in the undue in-
16 vestigation of Members of Congress casts doubt on his
17 ability to execute his office with good behavior.

18 Wherefore, Chief Judge Boasberg is guilty of high
19 crimes and misdemeanors and should be removed from of-
20 fice.

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