UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

| | | | | CON | IPLAI | NT | | | | | |
|-----------------|---------|----------|-------|-----|--------------|------|----------|------|---|---|---|
| * * | * | * | * | * | * | * | * | * | * | * | * |
| | Defe | ndants. | | | * | | | | | | |
| | | | | | * | | | | | | |
| Washington, | D.C. 2 | 0530 | | | * | | | | | | |
| 950 Pennsylv | ania A | venue, N | N.W. | | * | | | | | | |
| UNITED ST. | ATES (| OF AMI | ERICA | | * | | | | | | |
| | | | | | * | | | | | | |
| and | | | | | * | | | | | | |
| | | | | | * | | | | | | |
| Washington, | D.C. 2 | 0500 | | | * | | | | | | |
| 1600 Pennsy | | | N.W. | | * | | | | | | |
| The White H | | | | | * | | | | | | |
| in his official | | ity, | | | * | Civi | l Action | ı 19 | | _ | |
| DONALD J. | | | | | * | | | | | | |
| | | | | | * | | | | | | |
| V | - | | | | * | | | | | | |
| | Plain | itiff, | | | * | | | | | | |
| | | | | | * | | | | | | |
| Washington, | D.C. 2 | 0036 | | | * | | | | | | |
| Suite 700 | | | | | * | | | | | | |
| 1250 Connec | ticut A | venue, N | I.W. | | * | | | | | | |
| c/o Mark S. Z | - | | | | * | | | | | | |
| CLIFTON D | | | | | * | | | | | | |
| ar reman a | | ara | | | | | | | | | |

The Plaintiff Clifton David Sims brings this action against Defendants Donald J. Trump, in his official capacity as President, and the United States of America for injunctive and declaratory relief pursuant to the Federal Declaratory Judgment Act ("DJA"), 28 U.S.C. § 2201 - 2202, and the First Amendment to the Constitution of the United States.

The Defendants seek to unlawfully penalize and impose a prior restraint upon Mr. Sims with respect to the publication and discussion of his book, <u>Team of Vipers: My 500 Extraordinary</u>

<u>Days in the Trump White House</u> (St. Martin's Press, 2019)("Team of Vipers") and any information he learned as a result of serving as a federal employee. The U.S. Government is intentionally and unconstitutionally engaging in a subterfuge effort to use a private entity,

Donald J. Trump for President, Inc., to do its bidding to silence Mr. Sims when it is really the intense powers of the Presidency coming down upon a sole individual.

This action seeks to permanently enjoin the Defendants from silencing Mr. Sims with respect to any information he learned during his tenure as a federal employee, and any legal rights and protections therefrom that may necessarily flow.

JURISDICTION

1. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331, because Mr. Sims' claims arise under the First Amendment to the United States Constitution and the DJA, 28 U.S.C. § 2201-2202.

VENUE

2. Venue in this Court is proper pursuant to 28 U.S.C. § 1391(b)(1) because Mr. Sims resides in the District of Columbia. In addition, venue is also proper pursuant to 28 U.S.C. § 1391(b)(2) because a substantial part of the events or omissions giving rise to the claims occurred in the District of Columbia.

PARTIES

3. Plaintiff Clifton David Sims ("Plaintiff" or "Mr. Sims") is a resident of the District of Columbia, and is a citizen of the United States. Mr. Sims previously worked for Donald J. Trump for President, Inc. ("Trump Campaign") as a Communications Advisor. From January 20, 2017, up until May 2018, Mr. Sims was a federal employee serving as a Special Assistant to the President. To the best of his understanding and recollection, Mr. Sims was never granted a security clearance by the U.S. Government and is not subject to any pre-publication review requirement.

- 4. The Defendant Donald J. Trump ("President Trump") is currently the President of the United States. President Trump is being sued in his official capacity as President of the United States.
- 5. The Defendant United States of America is within the jurisdiction of this Court. It is responsible for and is under the direction of President Trump.

FACTS

6. This action seeks to protect the unequivocal and distinct constitutional rights of a former federal employee to publish unclassified information, notwithstanding the existence of or attempt by President Trump or the United States of America (collectively referred to as "USGOVT" or "Defendants") to enforce any non-disclosure agreements ("NDA").

First Amendment Case Law

- 7. A private entity performs a "public function" and steps into the shoes of a state actor when it seeks to exercise powers that have traditionally been the exclusive prerogative of the USGOVT. See Jackson v. Metropolitan Edison Co., 419 U.S. 345, 352 (1974). Imposing a prior restraint upon the First Amendment rights of former federal employees regarding information derived from their federal service has traditionally been the exclusive prerogative of the USGOVT, and something it has addressed through the imposition of NDAs for certain individuals who are processed for and granted access to U.S. Government classified information. See Snepp v. United States, 444 U.S. 507, 510 n.3 (1980).
- 8. It has been an unquestioned cornerstone of First Amendment case law for decades, however, that public employees do not surrender their constitutional rights merely by virtue of their employment. Pickering v. Bd. of Education, 391 U.S. 563, 568 (1968). Although that First

Amendment right for former federal employees only applies to unclassified information, <u>see</u>

<u>Snepp</u>, 444 U.S. at 513, the courts have nonetheless been clear in stating those First Amendment rights to disclose unclassified information cannot be censored by the USGOVT, contractually or otherwise. <u>See McGehee v. Casey</u>, 718 F.2d 1137, 1141 (D.C. Cir. 1983); <u>United States v. Marchetti</u>, 466 F.2d 1309, 1312 (4th Cir. 1972).

- 9. This case law has formed the foundation for procedures addressing prepublication review of former federal employees' written manuscripts that remain in force to this day. Those procedures, however, only apply to former federal employees who signed specific documentation as part of their processing for access to classified information and who were bound to submit writings to the USGOVT in advance for classification review prior to publication.
- 10. This present action is necessary because the USGOVT has sought to circumvent these well-established set of rules and procedures by having a private surrogate serve as an illegitimate cutout and step into the shoes of the USGOVT. The USGOVT is seeking to impose civil liability against Mr. Sims through application of NDAs that apply to information Mr. Sims learned *solely* during his federal service. That the Trump Campaign is acting at the President's behest is not surprising given President Trump's personal comments throughout the presidential campaign indicating his disdain of so-called "tell-all books" written by former Federal officials and his desire to apply NDAs to those who serve in the White House:

I think they should. You know, when somebody — and I see it all the time. . . . And I don't know, there could be some kind of a law that you can't do this. But when people are chosen by a man to go into government at high levels and then they leave government and they write a book about a man and say a lot of things that were really guarded and personal, I don't like that. I mean, I'll be honest. And people would say, oh, that's terrible, you're taking away his right to free speech. Well, he's going in. . . . I would say . . . I do have nondisclosure deals.

https://www.washingtonpost.com/news/post-politics/wp/2016/04/02/transcript-donald-trump-interview-with-bob-woodward-and-robert-costa/?utm_term=.442d8c19b24d (last accessed February 10, 2019).

- 11. In March 2018, *The Washington Post* revealed that, in the early days of the Trump Administration, senior officials at the behest of President Trump were instructed by the White House Counsel's Office to sign NDAs that encompassed their work in the federal government and that prohibited revealing "confidential" information. These NDAs were distinct from the NDAs traditionally signed by officials as part of their processing for security clearances and that would apply to classified information. <a href="https://www.washingtonpost.com/opinions/trumps-non disclosure-agreements-came-with-him-to-the-white-house/2018/03/18/226f4522-29ee-11e8-b79d-f3d931db7f68_story.html?utm_term=.c9f98be90852 (last accessed February 10, 2019).
- 12. Mr. Sims cannot definitively recall if he signed the additional NDA separately provided by the White House Counsel's Office to senior officials concerning "confidential" information, and is currently operating upon the good faith assumption that he did do so.

"Team of Vipers" Publication

- 13. Mr. Sims was hired by the Trump Campaign in September 2016, to work as a Communications Advisor. Subsequent to his hiring, Mr. Sims signed an NDA that prohibits the disclosure of "confidential" information or the disparagement of the Trump Campaign, President Trump, or his family.
- 14. Upon the inauguration of President Trump on January 20, 2017, Mr. Sims became a Special Assistant to the President and a federal employee. He specifically served as the Director

of Message Strategy in the White House. Mr. Sims left the White House and federal employment in May 2018.

15. In November 2018, reports emerged that "Team of Vipers" was set to be released in January 2019. https://www.politico.com/story/2018/11/16/trump-white-house-cliff-sims-book-996198 (last accessed February 10, 2019); http://www.aldailynews.com/cliff-sims-team-of-vipers-book-set-for-release-january-29/ (last accessed February 10, 2019). The reports were ultimately confirmed by a press release issued by St. Martin's Press, which stated the publication date would be January 29, 2019.

16. As the publication date neared, exclusive excerpts from the book were published by different media outlets and addressed issues such as leaks by senior White House staffers, https://www.vanityfair.com/news/2019/01/trump-aide-recalls-conways-leaking-tactics-in-the-west-wing-vipers-nest (last accessed February 10, 2019), internal bureaucratic disputes between President Trump and then-Chief of Staff John Kelly regarding foreign policy, https://www.breitbart.com/politics/2019/01/24/exclusive-excerpts-from-team-of-vipers-john-kelly-overheard-undermining-president-trump-on-syria/ (last accessed February 10, 2019), and heated arguments between President Trump and then-Speaker of the House, Congressman Paul Ryan. https://www.washingtonpost.com/politics/absolutely-out-of-control-cliff-simss-book-depicts-life-in-trumps-white-house/2019/01/21/883d2412-1d92-11e9-9145-3f74070bbdb9_story.html?utm_term=.d2dfe6290abb (last accessed February 10, 2019). Each of these excerpts dealt with matters learned during Mr. Sims' service as a federal employee.

17. Notwithstanding having full knowledge of the impending publication, at no time prior to the public release of "Team of Vipers" on January 29, 2019, did the USGOVT take any action against Mr. Sims or seek to prevent the book's publication.

Arbitration Demand

18. Within hours of the official release of "Team of Vipers", President Trump exercised the full authority of the Presidency when he stated on Twitter on January 29, 2019:

A low level staffer that I hardly knew named Cliff Sims wrote yet another boring book based on made up stories and fiction. He pretended to be an insider when in fact he was nothing more than a gofer. [sic] He signed a non-disclosure agreement. He is a mess!

https://twitter.com/realDonaldTrump/status/1090244651578204160?s=20 (last accessed February 10, 2019).

- 19. The White House and Department of Justice have previously made clear their view that tweets by President Trump are "official statements" from the Office of the President. https://www.cnn.com/2017/06/06/politics/trump-tweets-official-statements/index.html (last accessed February 10, 2019); https://www.washingtontimes.com/news/2017/nov/14/doj-donald-trump-tweets-are-official-statements-of/ (last accessed February 10, 2019).
- 20. Not even twenty minutes after President Trump's tweet, and not as a matter of coincidence, Michael Glassner, the Trump Campaign Chief Operating Officer, tweeted: "The Trump campaign is preparing to file suit against Cliff Sims for violating our NDA." https://twitter.com/michaelglassner/status/1090249001746747392 (last accessed February 10, 2019).
- 21. On January 31, 2019, the Trump Campaign publicly revealed that it had filed an arbitration claim against Mr. Sims for purported breaches of an NDA. The Demand for Arbitration seeks monetary damages, as well as the return of all information and materials encompassing Mr. Sims' tenure in the White House and to enjoin Mr. Sims from making "disparaging statements" or commenting further regarding "confidential" information derived

from his time in the White House. <u>See https://www.bloomberg.com/news/articles/2019-01-31/trump-campaign-says-former-aide-sims-violated-nda-with-new-book</u> (last accessed February 10, 2019); https://www.washingtonexaminer.com/washington-secrets/war-trump-campaign-sues-ex-aide-author-of-tell-all-team-of-vipers (last accessed February 10, 2019).

- 22. The Arbitration proceeding specifically <u>and solely</u> refers to substantive matters that took place while Mr. Sims was a federal employee serving in the White House. *https://www.washing tonexaminer.com/washington-secrets/war-trump-campaign-sues-ex-aide-author-of-tell-all-team-of-vipers* (last accessed February 10, 2019). Notwithstanding that fact, this action does not seek to intervene, interfere or otherwise stop the arbitration proceedings, as those will be separately and independently challenged.
- 23. This is not the first time an NDA involving President Trump has become the source of contention. It was reported a similar arbitration proceeding was initiated by the Trump Campaign against former White House aide Omarosa Manigault-Newman for publication of her 2018 book "Unhinged", which details her time working for the USGOVT. https://www.washingtontimes.com/news/2019/jan/29/cliff-sims-team-vipers-book-made-stories-and-ficti/. Upon information and belief, President Trump also directed, instructed and/or authorized the Trump Campaign to pursue Ms. Manigault-Newman's alleged violation of an NDA notwithstanding the fact her book constitutes constitutionally protected speech.
- 24. It was also reported that lawyers for President Trump threatened Steve Bannon, the former White House Chief Strategist, on the basis that he had also violated an NDA regarding comments he made regarding his time in governmental service. See http://time.com/5518135/donald-trump-non-disclosure-agreements/ (last accessed February 10, 2019).

25. Yet other books authored by those who either served in the White House and/or with the Trump Campaign have not led to the initiation of any type of legal or arbitration proceedings.

See Sean Spicer, "The Briefing: Politics, The Press, and The President" (Regnery Publishing, 2018); Corey Lewandowski, "Trump's Enemies: How the Deep State Is Undermining the Presidency" (Center Street, 2018).

Trump Campaign Is Being Directed And/Or Controlled By Governmental Personnel And Being Used For Governmental Purposes

- 26. Upon information and belief, President Trump is directing, authorizing and/or otherwise approving substantive decisions of the Trump Campaign that are governmental in nature and for the purposes of concealing USGOVT involvement in order to silence Mr. Sims in a manner that would otherwise be unavailable under existing First Amendment case law.
- 27. Upon information and belief, funds held by the Trump Campaign are being used to compensate attorneys, including those in the Arbitration proceeding against Mr. Sims and others, who are acting in the place of USGOVT attorneys. Trump campaign funds are also reportedly being utilized to compensate attorneys for Jared Kushner, a Trump family member and senior federal employee, for matters related to his government service. See https://abcnews.go.com/Politics/trump-campaign-paid-legal-fees-firm-representing-jared/story?id=60912887 (last accessed February 10, 2019).
- 28. The USGOVT, for the first time ever through the use of private surrogates, is seeking to unconstitutionally censor and punish a former federal employee for disclosing unclassified information outlining what he saw and observed during his time in the White House. To permit this circumvention of decades of judicial and institutional precedent regarding the First Amendment rights of former federal employees would chill free speech and impermissibly censor the disclosure of information of public interest regarding the actions of the USGOVT.

FIRST CAUSE OF ACTION (FIRST AMENDMENT/DECLARATORY JUDGMENT)

- 29. The plaintiff, Mr. Sims, repeats and realleges paragraphs 6 through 28 above, inclusive.
- 30. Mr. Sims has a constitutionally protected right under the First Amendment to the United States Constitution to be free from unlawful infringement upon or restraint of his ability to disclose unclassified information regarding which he learned during his tenure as a federal employee.
- 31. The actions of the USGOVT seek to penalize Mr. Sims for exercising his First Amendment right to disclose unclassified information regarding which he learned during his tenure as a federal employee. The actions of the USGOVT further seek to prohibit any further remarks or statements by Mr. Sims regarding unclassified information he learned during his tenure as a federal employee, as well as demand the return of information or materials Mr. Sims has in his possession from his tenure as a federal employee.
- 32. The Trump Campaign's Demand for Arbitration is nothing but a subterfuge for the actions of the USGOVT and were undertaken under express authorization and instruction, and certainly with the blessing of, President Trump. These actions sufficiently and constructively qualify as "state action" for purposes of First Amendment jurisdictional authority. Plainly speaking, the USGOVT has infringed upon Mr. Sims' First Amendment rights as a former federal employee and acted contrary to the interests of public policy.
- 33. Due to the actions of the USGOVT, Mr. Sims could suffer monetary penalties for the publication of "Team of Vipers", as well as for any future remarks whether written or verbal he makes in the future regarding his tenure in President Trump's White House.
- 34. Thus, Mr. Sims has suffered or may suffer actual adverse and harmful effects, including, but not limited to, possible civil penalties, a delay in being able to timely comment on

information of public interest, and/or lost or jeopardized present or future financial opportunities, which impairs his ability to serve the public.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff Clifton David Sims respectfully requests that this Honorable Court:

- 1. Enter a declaratory judgment in favor of the Plaintiff declaring that the Defendants may not enforce, whether directly or through non-U.S. Government cutouts, any nondisclosure agreements that seek to unconstitutionally infringe upon his First Amendment rights;
- 2. Permanently enjoin the Defendants from initiating or pursuing further proceedings against the Plaintiff for publication of unclassified information regarding which he learned during his tenure as a federal employee;
- 3. Award the Plaintiff the costs of the action and reasonable attorney fees under the Equal Access to Justice Act or any other applicable law;
- 4. Award any appropriate compensation to the Plaintiff for any losses suffered or expenses incurred due to the Defendants' actions; and
 - 5. grant such other relief as the Court may deem just and proper.

Date: February 11, 2019

Respectfully submitted,

/s/

Mark S. Zaid
D.C. Bar #440532
Bradley P. Moss, Esq.
D.C. Bar #975905
Mark S. Zaid, P.C.
1250 Connecticut Avenue, N.W.
Suite 700
Washington, DC 20036
(202) 454-2809
(202) 330-5610 fax
Mark@MarkZaid.com

Attorneys for Plaintiff

CIVIL COVER SHEET

| I. (a) PLAINTIFFS Clifford David Sims (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASES) (c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) | | | DEFENDANTS Donald J. Trump, in official capacity as President; United States of America COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT (IN U.S. PLAINTIFF CASES ONLY) NOTE IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED ATTORNEYS (IF KNOWN) | | | | | | |
|--|---|---------------------------------------|--|---|---|-----------------------------|---|--|--|
| | | | | | | | | ED | |
| Mark S. Zaid, P.C. 1250 Connecticut Avenue, N.W., S Washington, D.C. 20036 (202) 454-2809 | Suite 700 | | | | | | | | |
| II. BASIS OF JURISDICTION (PLACE AN X IN ONE BOX ONLY) | | | | | | | S (PLACE AN x IN ONE E ERSITY CASES ONLY! | OX FOR | DFT |
| 1 U.S. Government 3 Federal C Plaintiff (U.S. Gov | | izen of this | State | 01 | 01 | | ated or Principal Place | O 4 | O 4 |
| 2 U.S. Government Defendant 4 Diversity (Indicate Citizenship of Parties in item III) | | izen of Ano | | O 2 | O 2 | | ated and Principal Place 0 5 5 5 | | 05 |
| | | Citizen or Subject of a 3 3 Foreign N | | | Nation 0 6 0 6 | | 06 | | |
| (Place an X in one category, A | IV. CASE ASSIGNM | | | | | | anding Nature of Sui | t) | |
| O A. Antitrust B. Person Malpro 310 Airplan 320 Assault, 330 Federal 340 Marine 345 Marine 350 Motor V 360 Other P 362 Medical 365 Product 367 Health 0 Persona 368 Asbesto | nal Injury/ ractice te Product Liability Libel & Slander Employers Liability Product Liability Vehicle Vehicle Product Liability Personal Injury I Malpractice t Liability Care/Pharmaceutical al Injury Product Liability s Product Liability | C. 151 Social Se | Administra Review Medicare A ecurity HIA (13956 Black Lung B DIWC/DIV 4 SSID Title 5 RSI (405(g) tatutes 1 Agriculture B Environme O Other Statu Administra Involved) | trative Act Ff) g (923) VW (405 XVI II)) al Acts antal Ma utory Ac tive Age | Agency 5(g)) tters ctions (If | | O D. Temporal Order/Pre Injunction Any nature of suit fre may be selected for the case assignment. *(If Antitrust, then A | ry Restr elimina n om any c nis catego | ategory ory of |
| © E. General Civil (Other) | OR | 0 | F. Pro | Se Ger | neral C | ivil | | | |
| 210 Land Condemnation 220 Foreclosure 230 Rent, Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability | nkruptcy 422 Appeal 27 USC 158 423 Withdrawal 28 USC 158 535 Death Penalty 540 Mandamus & Other 550 Civil Rights 555 Prison Conditions 60 Civil Detainee – Condon of Confinement 500 Perty Rights 820 Copyrights 830 Patent 835 Patent – Abbreviated Drug Application 840 Trademark | ditions | 871 | Faxes (Udefendan IRS-Thi 7609 e/Penalt Drug Re Property Other stutes False CI Qui Tan 3729(a)) State Re Banks & | S plaint int) rd Party Y elated Sei y 21 USC aims Act aims Act eapportic Bankin rce/ICC c. | 26 USC izure of C 881 | 462 Naturalizat Application 465 Other Imm Actions 470 Racketeer I & Corrupt 480 Consumer 0 490 Cable/Satel 850 Securities/C Exchange 896 Arbitration 899 Administra Act/Review Agency Dec 950 Constitutio Statutes X 890 Other State (if not adm review or P | igration influence Organize Credit lite TV Commod tive Proc or Appension nality of | ation ities/ cedure eal of State tions |

Case 1:19-cv-00345 Document 1-1 Filed 02/11/19 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 | | | |
| Proceeding from State | | another Litigation District (specify) | Appeal to 8 Multi-district strict Judge Litigation – Direct File dge |
| | E U.S. CIVIL STATUTE UNDER WHICH Y n violating First Amendment of US | | |
| VII. REQUESTED IN COMPLAINT | CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23 DEMAND JU | Check Y RY DEMAND: YES | YES only if demanded in complaint NO X |
| VIII. RELATED CASE(S) IF ANY | (See instruction) YES | NO X If yes, p | lease complete related case form |
| DATE: February 11, 2019 | SIGNATURE OF ATTORNEY OF REC | CORD MANES Ja | d |

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.

UNITED STATES DISTRICT COURT

for the

| Clifford David Sims) | |
|--|--|
| Plaintiff(s) V. Donald J. Trump, in his official capacity as President; United States of America) Defendant(s) | Civil Action No. |
| SUMMONS IN A CIV | VII. ACTION |
| President Donald J. Trump To: (Defendant's name and address) The White House 1600 Pennsylvania Avenue, N.W. Washington, D.C. 20500 | VIL ACTION |
| A lawsuit has been filed against you. | |
| Within 21 days after service of this summons on you (no are the United States or a United States agency, or an officer or e P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the Federal Rules of Civil Procedure. The answer or motion must whose name and address are: | imployee of the United States described in Fed. R. Civ. of the attached complaint or a motion under Rule 12 of |
| If you fail to respond, judgment by default will be entere You also must file your answer or motion with the court. | d against you for the relief demanded in the complaint. |
| | 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 (1))

| This summons for (na. | me of individual and title, if any) | | |
|--------------------------|---------------------------------------|---------------------------------------|--------------|
| received by me on (date) | · . | | |
| ☐ I personally served | I the summons on the individual at (| (place) | |
| . , | | on (date) | ; or |
| ☐ I left the summons | at the individual's residence or usu | nal place of abode with (name) | _ |
| | | of suitable age and discretion who re | sides there, |
| on (date) | | e individual's last known address; or | |
| ☐ I served the summe | ons on (name of individual) | | , who is |
| designated by law to | accept service of process on behalf | of (name of organization) | |
| | | on (date) | ; or |
| ☐ I returned the sum | mons unexecuted because | | ; or |
| ☐ Other (specify): | | | |
| | | | |
| My fees are \$ | for travel and \$ | for services, for a total of \$ | 0.00 |
| Y 1 1 1 1 | 6 . 4 .4 6 | | |
| I declare under penalt | y of perjury that this information is | true. | |
| | | | |
| | | Server's signature | |
| | | | |
| | | Printed name and title | |
| | | | |
| | | | |
| | | Server's address | |

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

| Clifford David Sims | |
|--|--|
| Plaintiff(s) V. Donald J. Trump, in his official capacity as President; United States of America Defendant(s) | Civil Action No. |
| SUMMONS IN A CIV | IL ACTION |
| United States of America To: (Defendant's name and address) 950 Pennsylvania Avenue, N.W. Washington, D.C. 20530 | |
| A lawsuit has been filed against you. Within 21 days after service of this summons on you (not are the United States or a United States agency, or an officer or em | aployee 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 Federal Rules of Civil Procedure. The answer or motion must whose name and address are: | |
| If you fail to respond, judgment by default will be entered You also must file your answer or motion with the court. | against you for the relief demanded in the complaint. |
| | 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 (1))

| ☐ I personally served | the summons on the individual at | (place) | |
|-------------------------|-------------------------------------|--|-------|
| | | on (date) | ; or |
| ☐ I left the summons | at the individual's residence or us | ual place of abode with (name) | |
| | - | of suitable age and discretion who re- | |
| on (date) | , and mailed a copy to the | e individual's last known address; or | |
| ☐ I served the summo | ns on (name of individual) | | , who |
| designated by law to a | accept service of process on behal | f of (name of organization) | |
| | | on (date) | ; or |
| ☐ I returned the sumn | nons unexecuted because | | ; |
| ☐ Other (specify): | | | |
| | | | |
| My fees are \$ | for travel and \$ | for services, for a total of \$ | 0.00 |
| | | | 0.00 |
| I declare under penalty | of perjury that this information i | s true. | |
| | | | |
| | | | |
| | | Server's signature | |
| | | Printed name and title | |
| | | | |
| | | | |
| | | | |
| | | Server's address | |

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

| Clifford David Sims |))) |
|--|---|
| Plaintiff(s) V. Donald J. Trump, in his official capacity as President; United States of America Defendant(s) |)) Civil Action No.))))))) |
| SUMMONS IN | A CIVIL ACTION |
| Attorney General To: (Defendant's name and address) U.S. Department of Justice 950 Pennsylvania Avenue, N Washington, D.C. 20530 | |
| A lawsuit has been filed against you. | |
| | |
| If you fail to respond, judgment by default will be early You also must file your answer or motion with the court. | entered against you for the relief demanded in the complaint. |
| | 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 (1))

| This summons for (no | ume of individual and title, if any) | | |
|-------------------------|--|--|--------------|
| eceived by me on (date) | · | | |
| ☐ I personally serve | d the summons on the individual at | (place) | |
| | | on (date) | ; or |
| ☐ I left the summons | s at the individual's residence or us | ual place of abode with (name) | _ |
| | | of suitable age and discretion who re- | sides there, |
| on (date) | , and mailed a copy to th | ne individual's last known address; or | |
| ☐ I served the summ | ons on (name of individual) | | , who |
| designated by law to | accept service of process on behal | | |
| | | on (date) | ; or |
| ☐ I returned the sum | mons unexecuted because | | ; 0 |
| ☐ Other (specify): | | | |
| | | | |
| My fees are \$ | for travel and \$ | for services, for a total of \$ | 0.00 |
| I daalara undar nanal | ty of perjury that this information i | s truo | |
| i deciare under penar | ty of perjury that this information is | s true. | |
| | | | |
| | | Server's signature | |
| | | | |
| | | Printed name and title | |
| | | | |
| | | a | |
| | | Server's address | |

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

| Clifford David Sims |)) |
|---|---|
| Plaintiff(s) V. Donald J. Trump, in his official capacity as President; United States of America |)) Civil Action No.)))) |
| Defendant(s) |) |
| SUMMONS IN A | A CIVIL ACTION |
| U.S. Attorney for the District To: (Defendant's name and address) Civil Intake Clerk 555 4th Street, N.W. Washington, D.C. 20530 | of Colombia |
| A lawsuit has been filed against you. | |
| | |
| | |
| If you fail to respond, judgment by default will be a You also must file your answer or motion with the court. | entered against you for the relief demanded in the complaint. |
| | ANGELA D. CAESAR, CLERK OF COURT |
| D . | |
| 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 (1))

| This summons for (nan | ne of individual and title, if any) | | |
|-------------------------|---------------------------------------|---------------------------------------|--------------|
| ceived by me on (date) | · | | |
| ☐ I personally served | the summons on the individual at (p | place) | |
| | | on (date) | ; or |
| ☐ I left the summons | at the individual's residence or usua | | |
| | a person o | f suitable age and discretion who res | sides there, |
| | - | individual's last known address; or | |
| ☐ I served the summo | ns on (name of individual) | | , who |
| designated by law to a | accept service of process on behalf | | |
| | | on (date) | ; or |
| ☐ I returned the sumn | 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 information is | true. | |
| | | | |
| | | Server's signature | |
| | | Printed name and title | |
| | | | |
| | | | |

Additional information regarding attempted service, etc: