IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

PETER P. STRZOK,))	
Plaintiff,)	
v.)	Civil Action No. 1:19-cv-2367
)	
)	
ATTORNEY GENERAL WILLIAM F.)	
BARR, in his official capacity; UNITED)	
STATES DEPARTMENT OF JUSTICE;)	
FBI DIRECTOR CHRISTOPHER A.)	
WRAY, in his official capacity; FEDERAL)	
BUREAU OF INVESTIGATION,)	
950 Pennsylvania Avenue, NW)	
Washington, DC 20530)	
)	
Defendants.)	
)	

COMPLAINT

1. Peter Strzok served his country with distinction in the armed services and as a Special Agent with the Federal Bureau of Investigation for more than 25 years. In June 2018, the FBI proposed to fire Special Agent Strzok primarily due to text messages he had written in which he expressed his political opinions regarding the 2016 presidential election and thencandidate, now President, Donald Trump. The proposal to discharge Strzok identified the Assistant Director of the Federal Bureau of Investigation Office of Professional Responsibility, Candice Will, who had been tasked with issuing disciplinary actions relating to senior officials of the FBI for more than a decade, as the "deciding official." The proposal also confirmed that Strzok could then appeal any disciplinary decision to the FBI's Disciplinary Review Board, all in accordance with the agency's standard procedures.

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 2 of 27

2. On August 8, 2018, Assistant Director Will issued a decision in which she rejected the proposal to fire Special Agent Strzok, and instead decided that he would be demoted and suspended for sixty days without pay. Will's decision was based upon the facts underlying the charges in the proposed removal, the agency's schedule of disciplinary offenses, the agency's record of discipline in comparable circumstances, and upon Strzok's long and outstanding record of service to the FBI and the country. The disciplinary decision was also reflected in a "last chance agreement" which Will offered and which Strzok accepted.

3. On August 9, 2018, the FBI summarily fired Special Agent Strzok, notwithstanding Assistant Director Will's decision and the last chance agreement. The discharge was effective immediately, without affording Strzok an appeal to the FBI's Disciplinary Review Board, or any other due process. The discharge decision was made by Deputy Director David Bowdich, and was the result of unrelenting pressure from President Trump and his political allies in Congress and the media. The campaign to fire Strzok included constant tweets and other disparaging statements by the President, as well as direct appeals from the President to then-Attorney General Jefferson Sessions and FBI Director Christopher Wray to fire Strzok, which were chronicled in the press.

4. The concerted public campaign to disparage and, ultimately, fire Special Agent Strzok was enabled by the defendants' deliberate and unlawful disclosure to the media of texts, intended to be private, from an FBI systems of records, in violation of the Privacy Act, 5 U.S.C. § 552a.

5. The FBI fired Special Agent Strzok because of his protected political speech in violation of his rights under the First Amendment to the Constitution of the United States. The FBI also deprived Strzok of his property interest in his employment without due process, in

violation of his rights under the Fifth Amendment to the Constitution. This action seeks equitable and injunctive relief, including reinstatement and back pay, for these flagrant violations of plaintiff's rights under the Constitution, as well as actual damages for the violations of the Privacy Act.

JURISDICTION AND VENUE

6. This lawsuit arises under the Constitution of the United States and the Privacy Act and presents a federal question within this Court's jurisdiction pursuant to 28 U.S.C. § 1331. The Court has authority to issue declaratory, injunctive, and equitable relief, including reinstatement of plaintiff to his employment with the FBI, pursuant to 28 U.S.C. § 2201 and its inherent equitable powers. Upon a finding that Special Agent Strzok was discharged in violation of his rights under the Constitution, this Court would also have authority to award him appropriate back pay under the Back Pay Act, pursuant to 5 U.S.C. § 5596(b)(1), and to award him attorneys' fees and costs pursuant to 28 U.S.C. § 2412, as well as actual damages and fees and costs under the Privacy Act.

7. Venue is proper in this District under 28 U.S.C. § 1391(b)(2) because Special Agent Strzok worked in the District of Columbia and the unconstitutional and otherwise unlawful actions by defendant took place in this District.

PARTIES

Plaintiff, Peter Strzok, is a citizen of the United States, who resides in Virginia.
 He worked for the Federal Bureau of Investigation until his unlawful discharge on August 9,
 2018.

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 4 of 27

9. Defendant the United States Department of Justice (DOJ) is the federal agency for which plaintiff was employed, and includes Defendant, the Federal Bureau of Investigation (FBI), to which plaintiff was assigned to work.

10. Defendants DOJ and FBI are federal agencies within the meaning of 5 U.S.C.§ 552a(a)(1).

11. Defendant William Barr is the Attorney General of the United States and is the head of DOJ, where Special Agent Strzok was employed. He is sued in his official capacity only.

12. Defendant Christopher Wray it the Director of the FBI, to which Special Agent Strzok was assigned to work. He is sued in his official capacity only.

FACTS

Special Agent Strzok's Exceptional Career in Public Service

13. Special Agent Peter Strzok has devoted his career to the protection of this country. He was commissioned as a Second Lieutenant into the U.S. Army Reserve upon graduating from college in May 1991, and entered active duty on September 14, 1991, beginning in the Officer Basic Course in Ft. Sill, Oklahoma. Following OBC, he served in the 101st Airborne Division as an artillery officer until he was honorably discharged on September 16, 1995. From that time forward he remained a Captain in the U.S. Army Reserve until reaching his maximum service date on July 1, 2019.

14. Special Agent Strzok then spent almost twenty-two years serving this country with the FBI, beginning his career as an analyst in what was then known as the National Security Division. He then applied for and was offered a position as a Special Agent of the FBI. After graduating from the FBI Academy in Quantico, Virginia, in 1998, Strzok was assigned to the

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 5 of 27

FBI's Boston Field Office. Over the next 20 years, Strzok was promoted seven times across two field offices and FBI Headquarters and rose to become Deputy Assistant Director of the FBI's Counterintelligence Division.

15. During his long and distinguished career in the FBI, Special Agent Strzok worked on (and in many cases led) some of the most high profile and sensitive investigations in recent history. He was one of the initial case agents on the FBI team that ultimately dismantled a ring of illegal Russian agents. He identified a car abandoned by several of the 9/11 terrorists in Boston. He oversaw the investigation of Edward Snowden and literally dozens of spies, including investigations into the most significant U.S. losses of classified information in the past two decades. He was assigned to lead the criminal investigation of former Secretary Hillary Clinton's use of a private email server, and participated in the FBI's investigations into Russian interference in the 2016 Presidential election.

16. Over the course of his long career with the FBI, Special Agent Strzok demonstrated consistently exemplary performance, and it is no coincidence that Directors of the Bureau under multiple administrations assigned him to the investigations that were most critical to U.S. national security. He repeatedly earned Outstanding performance appraisals; was the recipient of four Special Act/Achievement awards (in 1997, 1998, 2004, and 2006); two Quality Step Increases (in 2002 and 2004); six cash awards (in 2007, 2008, 2009, 2014, 2015, and 2016); and four time off awards (in 2002, 2007, 2009, and 2012). Strzok also received the following extraordinary awards:

• the Director's Award, the US Attorney for the Eastern District of Virginia's Public Service Award and the Director of National Intelligence's Meritorious Unit Citation, in 2009, all for his work in leading the investigations and eventual convictions of four individuals for spying for China;

- the US Attorney for the Southern District of New York's Outstanding Investigation Award, the Director of National Intelligence's Meritorious Unit Citation, and the Director of National Intelligence Community Excellence in Counterintelligence Award in 2011, all for his work as a case agent for the Boston-based Russian illegal couple which were part of the Ghost Stories investigation;
- the US Attorney for the Eastern District of Virginia's Public Service Award in 2013 for the investigation and prosecution of an individual for disclosing classified information to the media, a case representing the first ever charge and conviction of violating the Intelligence Identities Protection Act;
- classified recognition from the intelligence services of over ten foreign nations for successful joint operations.

The Administration's Viewpoint Discrimination Against Special Agent Strzok

17. Pursuant to federal regulation and FBI policy, an FBI employee has the right to "[e]xpress his or her opinion as an individual privately and publicly on political subjects and candidates." 5 C.F.R. § 734.402(a).

18. Like other federal employees, FBI agents' right to express their political opinions is not absolute. Like other federal employees, the delineation between acceptable limitations on political speech of FBI agents and unlawful restrictions was established by Congress in the Hatch Act, 5 U.S.C. § 7321 *et seq*.

19. The Supreme Court has upheld the constitutionality of the Hatch Act in U.S. Civil

Serv. Comm'n v. Nat'l Assoc. of Letter Carriers, 413 U.S. 548 (1973), and recognized the authority of the federal government to infringe, to a certain extent, the First Amendment rights of government employees in order to provide effective government and avoid the public perception of "political justice." *Id.* at 565. However, as the Court specifically held, the Hatch Act represented *Congress's* determination of the proper balance between two competing interests: that of the federal employee "as a citizen, in commenting upon matters of public concern and

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 7 of 27

the interest of the [government], as an employer, in promoting the efficiency of the public services it performs through its employees." *Id.* at 564 (quoting *Pickering v. Bd. of Educ.*, 391 U.S. 563, 568 (1968)).

20. The Hatch Act prohibits certain political activities by government employees while recognizing that, "to the extent not expressly prohibited by law," federal "employees should be encouraged to exercise fully, freely, and without fear of penalty or reprisal" their right to political speech. 5 U.S.C. § 7321. The law thereby draws the line between the competing interests of effective government and free speech for employees, and in doing so, defines what is prohibited and states unequivocally that all other political speech is not only permissible, but encouraged.

21. There has been no assertion, nor could there be, that the political speech engaged in by Special Agent Strzok violated the Hatch Act. This speech was therefore protected under the First Amendment to the United States Constitution.

22. Even if the government could constitutionally punish Special Agent Strzok for the political speech at issue, it cannot practice viewpoint discrimination in deciding what political speech by government employees to allow and what political speech to punish. *See, e.g., Rosenberger v. Univ. of Virginia*, 515 US. 819, 829 (1995) ("When the government targets not subject matter, but particular views taken by speakers on a subject, the violation of the First Amendment is all the more blatant. Viewpoint discrimination is thus an egregious form of content discrimination.").

23. The Trump Administration has consistently tolerated and even encouraged partisan political speech by federal employees, as long as this speech praises President Trump and attacks his political adversaries. For example, President Trump rejected the recommendation

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 8 of 27

of his own Office of Special Counsel that advisor Kellyanne Conway be removed from her job for repeatedly violating the Hatch Act by attacking former Vice President Biden and publicly advocating for and against various U.S. Senate candidates. When asked about the OSC's recommendation, Mrs. Conway responded "blah, blah, blah...If you're trying to silence me through the Hatch Act, it's not going to work. Let me know when the jail sentence starts." Anita Kumar, *Federal Agency Recommends That Kellyanne Conway Be Removed From Service*, POLITICO (June 13, 2019, 12:05 PM), https://www.politico.com/story/2019/06/13/federalagency-recommends-that-kellyanne-conway-be-removed-from-service-over-hatch-act-1364221.

24. The House Committee on Oversight and Reform subsequently attempted to initiate its own investigation into Mrs. Conway's Hatch Act violations. When the Committee subpoenaed Mrs. Conway for her testimony, President Trump instructed her to defy the subpoena, asserting that his advisors were "absolutely immune" from Congressional testimony. Andrew Desiderio, *Kellyanne Conway Defies Subpoena, Skips Oversight Hearing*, POLITICO (July 15, 2019, 4:18 PM), https://www.politico.com/story/2019/07/15/kellyanne-conway-subpoena-oversight-hearing-1416132.

25. Although Mrs. Conway may be the highest-profile Trump Administration employee to enjoy the right to violate the Hatch Act with impunity, she is far from the only one, as there have "been a growing number of complaints since Trump took office that federal employees are using their platform to campaign for the President or his allies, a violation of the Hatch Act. " Anita Kumar, *Complaints Grow That Trump Staffers Are Campaigning for Their Boss*, POLITICO (May 15, 2019, 12:09 PM), https://www.politico.com/story/2019/05/15/trumpstaff-campaign-complaints-1318864.

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 9 of 27

26. During the Trump Administration this viewpoint discrimination has infected the FBI as well. While Special Agent Strzok and others who expressed negative opinions of President Trump have been subject to administrative punishments of various degrees of severity, no actions have been taken against agents who expressed harsh criticism of Secretary Clinton during the 2016 campaign, or those in the New York Field Office who leaked negative information about Secretary Clinton to the Trump campaign in the weeks before the election. Jim Dwyer, *Giuliani Promised a Surprise Before the Election. Comey Delivered One.*, N.Y. TIMES, June 19, 2018, <u>https://www.nytimes.com/2018/06/19/nyregion/giuliani-fbi-comey-clinton.html</u>

27. This viewpoint discrimination is part of a broader campaign against the very principle of free speech underlying the First Amendment, initiated and led by a President who has repeatedly attacked the press as the "enemy of the people," urged censorship of opinions that he deems insufficiently flattering and the withdrawal of security clearance of critics (including Special Agent Strzok) who present no risk to national security.

Special Agent Strzok's Termination for Political Speech Critical of the President

28. On June 15, 2018, the FBI's Office of Professional Responsibility issued a proposed notice of disciplinary action, seeking to dismiss Special Agent Strzok from the rolls of the FBI based on three specifications of alleged misconduct. Each of the three specifications in the proposal carried a standard penalty of a five-day suspension or less, but the proposal contended that the penalty should be aggravated because of the notoriety of text messages that Strzok had written to an FBI attorney, which he intended to be private. The text messages concerned a matter of profound public importance – namely the 2016 Presidential election – and

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 10 of 27

were critical of then-candidate Trump at a time when Strzok was involved in the Hillary Clinton email investigation and/or the Russia investigation.

29. The proposed removal noted that, "[o]f serious concern was the overtly political tone of many of your text messages related to the 2016 presidential election, including statements expressing hostility for then-candidate Donald Trump and support for then-candidate Hillary Clinton." The proposed removal then recounted many of the text messages, including:

February 12, 2016

Oh, [Trump's] abysmal. I keep hoping the charade will end and people will just dump him.

March 3, 2016

GA¹: God trump is a loathsome human.

You: Yet he may win. Good for Hillary.

GA: It is.

You: Would he be a worse president than cruz?

GA: Trump? Yes, I think so.

You: I'm not sure. Omg [Trump's] an idiot.

GA: He's awful. ...

June 11, 2016

You: They fully deserve to go, and demonstrate the absolute bigoted nonsense of Trump.

July 18, 2016

You: And f*ck the cheating mother*cking Russians. Bastards. I hate them.

GA: I'm sorry, me too

¹ "GA" is the FBI attorney in question.

July 21, 2016

You: Trump is a disaster. I have no idea how destabilizing his Presidency would be.

August 6, 2016

...[Referring to and quoting op/ed] I really like this: [Trump] appears to have no ability to experience reverence, which is the foundation for any capacity to admire or serve anything bigger than self, to want to learn about anything beyond self, to want to know and deeply honor the people around you. ...

August 8, 2016

GA: [Trump's] not ever going to become president, right? Right?!

You: No. No he's not. We'll stop it.

August 15, 2016

You: I want to believe the path you threw out for consideration in [DD's] office-that there's no way [Trump] gets elected-but I'm afraid we can't take that risk. It's like an insurance policy in the unlikely event you die before you're 40...

The proposed removal characterized these communications as "politically charged text

messages," and concluded that "[y]our vituperative text messages will be the subject of damning

public discourse for days, months, and even years to come, and the FBI will be recipient of the

expressed outrage."

30. The proposed removal designated Office of Professional Responsibility Assistant

Director (AD) Candice Will as the deciding official. Special Agent Strzok and his counsel

submitted a written response to the proposed removal to AD Will and appeared before her for an

oral reply. In his responses, Strzok explained that the comment in his August 8, 2016 text "No

he's not. We'll stop it" was meant to reassure the FBI attorney in question that the American

people were not likely to elect then-candidate Trump as President, who was trailing in the public

polling at that time and had just attacked a Gold Star family. He also explained that his August

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 12 of 27

15 message using an analogy of an insurance policy related to the question (which some FBI officials had been debating) of whether, in order to protect extremely sensitive sources and methods, the FBI could less aggressively pursue the Russian interference investigation on the assumption that Mr. Trump would not win. Strzok's opinion was that, despite polls at the time showing Secretary Clinton as the prohibitive favorite to become President, the matter was so serious that the FBI needed to pursue the investigation aggressively.

31. The FBI's investigation into Russia's interference in the 2016 election was active in the summer of 2016, but this was not known to the public. Special Agent Strzok was one of the key members of that investigative team, and he appropriately held information about the existence of the investigation in strict confidence, taking extraordinary measures to ensure that the existence of the investigation remained secret even within the FBI. Any public disclosure of the existence of that investigation would likely have been devastating to the Trump presidential campaign. The existence of that investigation did not become publicly known until after President Trump was elected.

32. An investigation by the DOJ Office of Inspector General preceding the proposed removal closely examined whether any official action or decision taken by the "Midyear Exam" (the code name of the Clinton email investigation) team was motivated by opinions regarding the candidates in the 2016 election or any other personal political philosophy or point of view. The OIG determined that "we did not find documentary or testimonial evidence that improper considerations, including political bias, directly affected the specific investigative decisions we reviewed . . . or that the justifications offered for these decisions were pretextual." DOJ Report Executive Summary, at iii. The OIG report also concluded that, at times, Special Agent Strzok and the FBI attorney were among the most vocal members of the Midyear Exam team in arguing

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 13 of 27

for the use of aggressive investigative techniques to uncover the details of Hillary Clinton's use of a private email server as Secretary of State.

33. On August 8, 2018, Assistant Director Will issued a decision that sustained two and reduced one of the specifications, but rejected the proposal to remove Special Agent Strzok from his employment with the FBI. Instead, Will mitigated the proposed penalty to a 60suspension and demoted him from the Senior Executive Service ("SES").

34. Explaining the basis for her disciplinary decision, Assistant Director Will noted that in determining the appropriate penalty, "I have considered all mitigating factors supported by the record, including but not limited to your 21 years of FBI service, outstanding performance record, and numerous awards, including those noted in your written response." She also acknowledged "the fact that you were assigned to two very stressful and high profile investigations during the time of your misconduct," and the input from management in Special Agent Strzok's assigned Division, which affirmed that "you are an extremely talented and intelligent investigator, gifted agent, and hard-working employee, who your Division believes will never again engage in misconduct."

35. Assistant Director Will also acknowledged a "Last Chance Agreement" which she had offered, and which Special Agent Strzok had accepted on July 26, 2018, which provided that he would be suspended and demoted (not fired), but stated that he would be summarily dismissed if he violated the terms of the agreement by engaging in additional misconduct. That agreement further specified that:

Mr. Strzok further agrees that the OPR Assistant Director's decision will constitute the FBI's FINAL decision in this matter, unless reopened based on credible evidence of a violation of this agreement. Mr. Strzok agrees to waive his right to appeal to the FBI's internal disciplinary entity or to the Merit Systems Protection Board (emphasis in original).

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 14 of 27

36. Assistant Director Will concluded her decision with the following: "Based on the record as a whole, including your written response and oral presentation, I am suspending you for 60 days and demoting you to a non-supervisory position for your 5.21, 5.18 and 5.2 offenses."

37. The next day, August 9, 2018, Deputy Director Bowdich intervened and overturned the decision by Assistant Director Will, claiming "I have reconsidered the AD's punishment and conclude that dismissal is appropriate under the facts of this case."

38. Deputy Director Bowdich relied entirely on the specification relating to Special Agent Strzok's text messages as the basis for purportedly overturning Assistant Director Will's decision: "Though the Office of Inspector General found no evidence that your bias impacted your investigative actions or decisions, your sustained pattern of bad judgment in the use of an FBI device called into question the decisions made during both the Clinton E-mail investigation and the initial stages of the Russia collusion investigation."

39. Deputy Director Bowdich declared that his decision was "final" and is "not subject to further administrative review."

40. Special Agent's Strzok's termination deprived him of the standard internal due process afforded to other FBI employees, and which was promised to Special Agent Strzok in the initial proposed removal. The FBI's standard disciplinary process consists of an appeal to a five-member Disciplinary Review Board comprised largely of career management and executive level officials. Those appeal procedures provided:

Should the disciplinary process result in a suspension without pay for more than fourteen calendar days, demotion or dismissal, you may appeal that sanction to the HRD in writing, stating your grounds. The HRD will convene a Disciplinary Review Board (DRB) consisting of five voting members selected by the Associate Deputy Director's (ADD) Office to ensure a broad cross-section of the FBI. . . . Utilizing the substantial

evidence standard of review, the DRB will review the reasonableness of the OPR's underlying findings of misconduct and the assessed penalty. You will be notified in writing of the DRB's findings and decision.

41. Immediately after he was notified of his firing, plaintiff's counsel wrote to Deputy

Director Bowdich, asking for the opportunity to invoke this appeal procedure:

Deputy Director Bowdich:

I represent Peter Strzok and am in possession of your letter dated August 9, 2018, terminating Special Agent Strzok and thereby overturning the decision of the FBI's Office of Professional Responsibility ("OPR") that Special Agent Strzok's profound remorse, record of exemplary service and unlikelihood of recidivism justify the less severe punishment of a 60-day suspension and demotion rather than termination. Your letter states that your decision to terminate "is final, and not subject to further administrative review." This is inconsistent with both past practice and the language of previous communications from OPR. Both the OPR letter of August 8, 2018, and the OPR letter of June 15, 2018, announcing the disciplinary recommendation, stated that Special Agent Strzok would be entitled to appeal any adverse decision more severe than a 14-day suspension to a 5-member, cross-divisional Disciplinary Review Board. Given that the availability of such an appeal is consistent with past practice, and Director Wray's repeated statements that he intended to scrupulously follow the FBI's ordinary practice in this matter, we respectfully request the opportunity to appeal your decision administratively and, if you decline, an explanation as to why the Bureau decided to abandon both past practice and its own written commitments in this case.

42. Deputy Director Bowdich did not respond to this email. The FBI's Office of

General Counsel sent an email to plaintiff's counsel on August 20, 2018, indicating that it was "look[ing] into" Special Agent Strzok's request and would respond "in due course." But Strzok received no subsequent response from the FBI. The agency never afforded Strzok any form of appeal, and it removed him from the rolls of the agency.

43. Following the FBI's August 9, 2018 decision to fire him, Special Agent Strzok attempted to appeal his discharge to the Merit Systems Protection Board, and he filed a timely appeal. The Board concluded that it lacked jurisdiction over the appeal and declined to make a determination about whether the firing had violated Strzok's rights under the Constitution, or to

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 16 of 27

review the discharge at all. Apart from this lawsuit, Strzok has no other viable remedial scheme to seek relief for the violation of his rights under the Constitution.

44. Deputy Director Bowdich's rejection of the final decision of Assistant Director Will, the designated "deciding official" in the disciplinary process for Special Agent Strzok, and his denial of Strzok's promised and standard appeal procedures, was the direct result of unrelenting pressure from President Trump and his political allies on Capitol Hill. In fact, before the Administration's campaign to demonize and fire Strzok, Bowdich himself reassured Strzok that the public disclosure of the texts would not significantly affect Strzok's career at the FBI.

45. Upon information and belief, President Trump directly and indirectly pressured FBI Director Wray and then-Attorney General Sessions to fire Special Agent Strzok when his text messages critical of the President were first disclosed. That pressure was recounted in contemporaneous news reports:

President Donald Trump sharply questioned Attorney General Jeff Sessions and FBI Director Christopher Wray during a White House meeting on January 22 about why two senior FBI officials — Peter Strzok and Lisa Page — were still in their jobs despite allegations made by allies of the [P]resident that they had been disloyal to him and had unfairly targeted him and his administration, according to two people with knowledge of the matter. The [P]resident also pressed his [A]ttorney [G]eneral and FBI [D]irector to work more aggressively to uncover derogatory information within the FBI's files to turn over to congressional Republicans working to discredit the two FBI officials, according to the same sources. The very next day, Trump met Sessions again, this time without Wray present, and even more aggressively advocated that Strzok and Page be fired, the sources said.

Murray Waas, Exclusive: Trump Pressed Sessions to Fire 2 FBI Officials Who Sent Anti-Trump

Text Messages Vox (Apr. 20, 2018 9:30 AM),

https://www.vox.com/2018/4/20/17258230/trump-sessions-fire-fbi-officials-strzok-page-text-

messages.

46. Since that time, Special Agent Strzok has been the subject of numerous and

continuing hostile tweets from the President, including one in July 2018 (roughly a month before

Strzok was fired) in which the President referred to Strzok as a "former" FBI agent.



How can the Rigged Witch Hunt proceed when it was started, influenced and worked on, for an extended period of time, by former FBI Agent/Lover Peter Strzok? Read his hate filled and totally biased Emails and the answer is clear!

6:47 PM · Jul 11, 2018 · Twitter for iPhone

The complete list of venomous tweets is far too long to recount here, but include:



Lisa Page, who may hold the record for the most Emails in the shortest period of time (to her Lover, Peter S), and attorney Baker, are out at the FBI as part of the Probers getting caught? Why is Peter S still there? What a total mess. Our Country has to get back to Business!

9:29 AM · May 7, 2018 · Twitter for iPhone



"FBI Agent Peter Strzok (on the Mueller team) should have recused himself on day one. He was out to STOP THE ELECTION OF DONALD TRUMP. He needed an insurance policy. Those are illegal, improper goals, trying to influence the Election. He should never, ever been allowed to......

9:03 AM · Aug 1, 2018 · Twitter for iPhone



.....remain in the FBI while he himself was being investigated. This is a real issue. It won't go into a Mueller Report because Mueller is going to protect these guys. Mueller has an interest in creating the illusion of objectivity around his investigation." ALAN DERSHOWITZ....

9:15 AM · Aug 1, 2018 · Twitter for iPhone



Agent Peter Strzok was just fired from the FBI - finally. The list of bad players in the FBI & DOJ gets longer & longer. Based on the fact that Strzok was in charge of the Witch Hunt, will it be dropped? It is a total Hoax. No Collusion, No Obstruction - I just fight back!

12:04 PM · Aug 13, 2018 · Twitter for iPhone

47. President Trump also publicly, falsely, and repeatedly accused Special Agent

Strzok of "treason" and of being part of an attempted coup. Rebecca Ballhaus, Trump Accuses

FBI Agent of 'Treason,' WALL STREET JOURNAL, Jan. 11, 2018,

https://www.wsj.com/articles/trump-accuses-fbi-agent-of-treason-1515710206. On June 15, 2018, on the North Lawn of the White House, President Trump stated, "I'll tell you what — you're asking me about Peter Strzok being fired. I am amazed that Peter Strzok is still at the FBI, and so is everybody else that read that report. And I'm not even talking about the report; I'm talking about long before the report. Peter Strzok should have been fired a long time ago, and others should have been fired." Transcript of President Trump's June 15, 2018 Remarks on the North Lawn, http://transcripts.cnn.com/TRANSCRIPTS/1806/15/cnr.01.html.

48. But for the intervention of the President and his political allies and their insistence on punishing Special Agent Strzok for the content of his protected speech, the FBI would have

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 19 of 27

imposed the lesser discipline decided upon by Assistant Director Will, and Strzok would not have been discharged. Defendants discharged Strzok because of his protected speech in violation of the First Amendment.

49. The retaliatory response to Special Agent Strzok's protected political speech is consistent with a policy and practice adopted by this President and his administration to stifle dissenting speech by current and former federal employees, and to chill such speech in the future. This policy is illustrated by, among other things, the unprecedented use of non-disparagement agreements as a condition for working in the White House, the unprecedented decision to threaten and revoke the security clearances of former high level security officials based expressly and exclusively upon their political speech, and the campaign of retaliatory action against other current or former government officials who have investigated or disclosed potential wrongdoing by the administration.

Defendants' Violation of Strzok's Fifth Amendment Due Process Rights

50. As set forth above in ¶¶ 37-39, Defendants refused to abide by the final decision of Assistant Director Will to suspend and demote, rather than fire, Special Agent Strzok. Assistant Director Will was the appropriately designated deciding official who had been vested with authority to render a final disciplinary decision and who actually made a final decision after taking account of the appropriate facts, the agency's table of penalties, mitigating factors, and the agency's practice with respect to comparable disciplinary situations. Will had served as the deciding official in similar circumstances for the better part of a decade.

51. Defendants also refused to provide Special Agent Strzok with the standard appeal rights to a Disciplinary Review Board afforded under the FBI's standard procedures, and promised to Strzok in the original proposed removal.

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 20 of 27

52. By firing Special Agent Strzok under these circumstances, Defendants deprived Strzok of his property interest in his public employment without affording him due process, in violation of the Fifth Amendment.

53. These actions have caused and will continue to cause plaintiff substantial harm, including the loss of his job, the loss of retirement benefits, the loss of other benefits associated with his employment, and back pay.

Defendants' Violation of the Privacy Act

54. As set forth above, the decision to fire Special Agent Strzok in violation of his Constitutional rights was the result of a long and public campaign by President Trump and his allies to vilify Strzok and pressure the agency to terminate him. This campaign itself was made possible by the Department of Justice's disclosure of Strzok's personal records in violation of the Privacy Act, 5 U.S.C. § 552a.

55. The text messages between Special Agent Strzok and the FBI attorney were originally discovered during the OIG investigation into the FBI's handling of the Hillary Clinton email investigation. In the midst of the investigation, many of these text messages were intentionally and willfully leaked to reporters on two separate occasions.

56. These text messages constitute a "record" as defined in 5 U.S.C. § 552a(a)(4). DOJ maintains several systems for wirelessly collecting text messages sent to or received by FBI issued mobile devices, including the FBI's Enterprise Security Operations Center (ESOC). ESOC preserves text and email messages of individuals, which are retrievable using personal identifying information linked to the FBI-issued cell phone. OFFICE OF THE INSPECTOR GEN., U.S. DEP'T OF JUSTICE, 2018-003523, REPORT OF INVESTIGATION: RECOVERY OF TEXT MESSAGES

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 21 of 27

FROM CERTAIN FBI MOBILE DEVICES (2018), https://oig.justice.gov/reports/2018/i-2018-003523.pdf.

57. Special Agent Strzok's text messages were also stored with the OIG within the Office of the Inspector General Investigator Records, a system that contains records obtained during OIG investigations, such as the one that was active when Strzok's text messages were unlawfully and intentionally disclosed to members of the media. This OIG system of records organizes files by case number and "may also be retrievable by the surnames of subjects, witnesses, and/or complainants." Office of Inspector General; Privacy Act of 1974; Modified System of Records, 72 Fed. Reg. 36,725, 36,726 (July 5, 2007).

58. DOJ retrieved Special Agent Strzok's text messages using a personal identifier from one or more of the system of records identified in $\P\P$ 56-57. One or more DOJ officials, whose identity/identities will be learned in discovery, willfully and intentionally disclosed his text messages to members of the media on at least two occasions.

59. Between late July and December 2017, someone from the Department of Justice alerted the White House to the existence of these texts and, at least, their general content. On information and belief, officials in the White House, in turn, began to contact members of the news media about the texts as a means to try to undermine the Special Counsel's investigation.

60. No later than December 2, 2017, at least two news organizations printed stories including characterizations of the contents of some of Special Agent Strzok's texts.

61. No later than early December 2017, several news outlets obtained a set of some of the text messages from one or more individuals within the Department of Justice. In subsequent e-mails to reporters, DOJ spokesperson Sarah Flores acknowledged that she was aware of this

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 22 of 27

leak and implied that she knew the identity of the news outlets that had obtained the text messages and how they obtained them.

62. On December 12, 2017, DOJ willfully and intentionally disclosed to numerous news outlets approximately 375 text messages to, from, and about Special Agent Strzok. In a press release, DOJ called this act a "public release" of the messages.

63. Discovery will reveal the identity or identities of the individual(s) responsible for unlawfully disclosing these records. E-mails between DOJ employees, including Ms. Flores, indicate that she and others are aware of the individuals who authorized these disclosures, and that they were or are high-ranking officials within DOJ. These e-mails indicate that the Inspector General, Deputy Attorney General, and others within DOJ were apprised of the impending disclosure. Furthermore, several reporters cited unnamed DOJ sources as individuals with knowledge about the decision to disclose these records unlawfully.

64. This disclosure to the media took place before DOJ provided the same texts to certain committees of the United States Congress – in fact, the Senate Judiciary Committee did not receive the messages until December 13, 2017. This prompted complaints, as the Judiciary Committee expressed frustration that the DOJ Office of Legislative Affairs (OLA) deviated from standard protocol and instead decided to "preview" these records to the media before the committee obtained the text messages.

65. Furthermore, a House Permanent Select Committee on Intelligence staffer complained to OLA that "[p]er the DAG's testimony before House Judiciary this morning, the DAG acknowledged that the press was invited to the DOJ yesterday evening to review all text messages in private, before they were given to Congressional Committees. The DAG confirmed this happened, we now demand an answer as to how many text messages the press was able to

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 23 of 27

review." In response, a DOJ official responded "OLA cannot speak to OPA's briefing with the press," but then acknowledged that "the messages reviewed by the press were the same messages delivered to the committees of jurisdiction."

66. The DOJ's disclosure of these records to the media was not lawful, because release of governmental records about an individual to the media does not fall under any of the exemptions to Privacy Act protection. *Kelley v. F.B.I.*, 67 F. Supp. 3d 240, 260 (D.D.C. 2014).

67. Special Agent Strzok did not at any time authorize the DOJ to disclose these records.

68. The disclosure of the texts allowed President Trump and his allies to mount a public relations effort falsely depicting Special Agent Strzok as a leader of a "Deep State" "witch hunt" against President Trump in order to stir up outrage among the President's supporters and discredit the Russia investigation.

69. This campaign to publicly vilify Special Agent Strzok contributed to the FBI's ultimate decision to unlawfully terminate him, as well as to frequent incidents of public and online harassment and threats of violence to Strzok and his family that began when the texts were first disclosed to the media and continue to this day.

70. DOJ intended to cause Special Agent Strzok humiliation, reputational harm, and emotional distress.

VIOLATIONS OF LAW

COUNT ONE

UNLAWFUL TERMINATION OF PLAINTIFF'S EMPLOYMENT BECAUSE OF HIS PROTECTED SPEECH IN VIOLATION OF THE FIRST AMENDMENT TO <u>THE UNITED STATES CONSTITUTION</u>

71. Paragraphs 1-70 are realleged.

Case 1:19-cv-02367 Document 1 Filed 08/06/19 Page 24 of 27

72. Defendants fired plaintiff because of his protected political speech. Defendants' actions infringed upon plaintiff's right to freedom of speech, in violation of the First Amendment to the United States Constitution.

73. Upon information and belief, Defendants treated plaintiff more harshly than they would have treated similar communications because the content of plaintiff's communications was critical of President Trump.

74. Neither the Civil Service Reform Act of 1978, nor any other statute or regulation, affords Special Agent Strzok an administrative remedy or any other alternative scheme to obtain relief for the violation of his rights under the Constitution.

COUNT TWO

INFRINGEMENT OF PLAINTIFF'S RIGHT TO DUE PROCESS UNDER THE LAW IN VIOLATION OF THE FIFTH AMENDMENT TO THE UNITED STATES CONSTITUTION

75. Paragraphs 1-70 are realleged.

76. Defendants refused to abide by the final decision of the appropriately designated "deciding official." Defendants instead fired plaintiff while depriving him of an appeal procedure to the Disciplinary Review Board, which was a standard part of the FBI's disciplinary process, and the applicability of which was confirmed in the proposed removal. Defendants' actions deprived plaintiff of his property interest in his public employment without due process of law, in violation of the Fifth Amendment to the Constitution.

77. Neither the Civil Service Reform Act of 1978, nor any other statute or regulation, affords Special Agent Strzok an administrative remedy or any other alternative scheme to obtain relief for the violation of his rights under the Constitution.

COUNT THREE

VIOLATIONS OF THE PRIVACY ACT, 5 U.S.C. § 552a

78. Paragraphs 1-70 are realleged.

79. Defendants DOJ and FBI are "agencies" within the meaning of the Privacy Act, *Whittle v. Moschella, et. al.*, 756 F. Supp. 589, 596 (D.D.C. 1991), and maintain one or several "system of records" as defined by 5 U.S.C. § 552a(a)(5). This/these system of records contains "records," as defined by 5 U.S.C. § 552a(a)(4) that pertain to and are about Special Agent Strzok, including text messages to, from, and about him.

80. The disclosures described in ¶¶ 54-70 came from FBI and/or DOJ sources. This is apparent from news reports citing FBI and/or DOJ sources, comments from DOJ officials, including Sarah Flores and then-DAG Rod Rosenstein, and because only FBI and/or DOJ officials had authorized access to the text messages prior to December 12, 2017, which were stored exclusively within FBI and/or DOJ systems of records.

81. 5 U.S.C. § 552a(b) provides that "[n]o agency shall disclose any record which is contained in a system of records by any means of communication to any person or to another agency, except pursuant to a written request by, or with the prior written consent of, the individual to whom the records pertains." No exception to this disclosure prohibition applies in this case. Agency defendants willfully and intentionally disclosed Special Agent Strzok's records to the news media, without his prior consent or approval, in violation of this provision.

82. Defendants' intentional, willful, and unauthorized disclosure(s) of records pertaining to Special Agent Strzok have had demonstrable adverse effects on him. Among others, these effects include damage to his personal and professional reputation, harm to future employment opportunities and the ability to earn a living, and significant emotional distress.

WHEREFORE, plaintiff requests that this Court:

1) Declare that defendants have violated his rights under the Constitution;

2) Enjoin defendants from further violations of plaintiff's rights;

3) Reinstate plaintiff into the position he would have occupied absent defendant's violation of his constitutional rights;

4) If, for whatever reason, the Court declines to award plaintiff reinstatement, then award him appropriate front pay as a substitute for reinstatement;

5) Award plaintiff back pay as equitable relief from the unlawful termination of his employment, and pursuant to the Back Pay Act;

6) Award actual damages sustained by plaintiff, as provided for in the Privacy Act, 5 U.S.C. § 552a(g)(4);

7) Award pre-judgment and post-judgment interest on all amounts awarded herein;

8) Award plaintiff his costs and reasonable attorneys' fees incurred in this action and the claims that necessarily preceded it;

9) Award such other relief as the Court deems just.

JURY DEMAND

Plaintiff requests trial by jury.

Date: August 6, 2019

Respectfully submitted,

/s/ Aitan D. Goelman Aitan D. Goelman (DC Bar 446636) ZUCKERMAN SPAEDER LLP 1800 M Street, NW, Suite 1000 Washington, DC 20036 Tel: (202) 778-1800 AGoelman@zuckerman.com

/s/ Richard A. Salzman Richard A. Salzman (DC Bar 422497) Julia T. Quinn (DC Bar 1031695) HELLER, HURON, CHERTKOF & SALZMAN PLLC 1730 M Street, NW, Suite 412 Washington, DC 20036 Tel: (202) 293-8090 salzman@hellerhuron.com quinn@hellerhuron.com

Case 1:19-cv-02367 Document 1-1 Filed 08/06/19 Page 1 of 2

JS-44 (Rev. 6/17 DC)	civ	IL COV	EK SHEF						
I. (a) PLAINTIFFS			DEFENDA	ANTS					
Peter P. Strzok			Attorney General William F. Barr, in his official capacity; United States Department of Justice; FBI Director Christopher A. Wray, in his official capacity; Federal Bureau of Investigation						
(b) COUNTY OF RESIDENCE OF FIR: (EXCEPT IN U	ST LISTED PLAINTIFF S. PLAINTIFF CASES)				(IN U.S	. PLAINTI	ED DEFENDANT FF CASES ONLY) e location of the tract of l	AND INVOLV	/ED
(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER) Aitan D. Goelman, (DC Bar 446636), Zuckerman Spaeder LLP, Street, NW, Suite 1000, Washington, DC 20036, Tel 202-778-18 Richard A. Salzman (DC Bar 422497) & Julia T. Quinn (DC Bar Heller, Huron, Chertkof & Salzman PLLC, 1730 M Street, NW, S Washington, DC 20036, Tel. 202-293-8090			ATTORNEYS	S (IF KNOW	VN)				
II. BASIS OF JURISDICTIO (PLACE AN x IN ONE BOX ONLY				X FOR DEF	ENDANT		S (PLACE AN x IN ONE I ERSITY CASES ONLY!		
O 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)	Citizen of	this State	PTF O 1	DFT O 1		ated or Principal Place ess in This State	PTF O 4	DFT O 4
O 2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Parties in item III)		Another State	O ²	O ²	Incorpor	ated and Principal Place ess in Another State	O 5	O ⁵
		Citizen or Foreign C	Subject of a ountry	O 3	O 3	Foreign	Nation	O 6	O 6
(Place an X in one ca	IV. CASE ASSIG tegory, A-N, that best repres						onding Nature of Sui	t)	
410 Antitrust 31 31 32 33 34 34 35 35	Malpractice		C. Admin Review 151 Medicard al Security 861 HIA (139 862 Black Lu 863 DIWC/D 864 SSID Titl 865 RSI (405 er Statutes	e Act 5ff) ng (923) IWW (405 le XVI		v	O D. Tempora Order/Pre Injunction Any nature of suit fre may be selected for the case assignment. *(If Antitrust, then A	elimina n om any c his catego	ry ategory ory of
 360 Other Personal Injury 362 Medical Malpractice 365 Product Liability 367 Health Care/Pharmaceutical Personal Injury Product Liability 368 Asbestos Product Liability 			891 Agricultu 893 Environr 890 Other Sta Administ Involved)	nental Ma atutory Ac rative Ag	ctions (If ency is				
OE.General Civil (Other)ORReal Property210 Land Condemnation422 Appeal 27 USC 1220 Foreclosure423 Withdrawal 28 U230 Rent, Lease & Ejectment423 Withdrawal 28 U240 Torts to Land535 Death Penalty245 Tort Product Liability535 Death Penalty290 All Other Real Property550 Civil Rights9 Personal Property550 Civil Detainee - Cord370 Other Fraud560 Civil Detainee - Cord371 Truth in Lending820 Copyrights385 Property Damage820 Copyrights9 Product Liability835 Patent - Abbrevic0 Drug Application840 Trademark		58 ISC 157 her s Conditions ated New	Federal 87/ 87/ 87/ 62: 69/ Other S 37: 37: 40: 43: 45:	o Se Ger Tax Suits 0 Taxes (U defendai 1 IRS-Thi 7609 <u>ure/Penalt</u> 5 Drug Re Property 0 Other 5 False Cl 6 Qui Tan 3729(a)) 0 State Ro 0 Banks & 0 Commer Rates/et	<u>i</u> JS plainti nt) rd Party valated Sei y 21 USC a (31 USC eapportic : Banking rce/ICC c.	iff or 26 USC zure of 881 C	 462 Naturalizat Application 465 Other Imm Actions 470 Racketeer I & Corrupt 480 Consumer 4 490 Cable/Satel 850 Securities/C Exchange 896 Arbitration 899 Administra Act/Review Agency Dec 950 Constitution Statutes 890 Other Statu (if not administra review or P 	igration nfluence Organiz: Credit lite TV Commodi tive Proc or Appe ision nality of itory Act	ation ties/ eedure al of State ions e agency

Case 1:19-cv-02367 Document 1-1 Filed 08/06/19 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 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 Dis ct (specify) fro	Appeal to 0 8 Multi-district strict Judge Litigation – om Mag. Direct File dge
	E U.S. CIVIL STATUTE UNDER WHICH Y Constitution - Plaintiff was fired from position as		
VII. REQUESTED IN COMPLAINT	CHECK IF THIS IS A CLASS DEMAND ACTION UNDER F.R.C.P. 23 JU	S Check Y Check Y 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: August 6, 2019	SIGNATURE OF ATTORNEY OF REC	CORD /s/ Aitan D.	Goelman

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 STATES DISTRICT COURT for the District of Columbia				
Peter P. Strzok)))			
Plaintiff(s)	-)			
V. ATTORNEY GENERAL WILLIAM F. BARR, in his official capacity; UNITED STATES DEPARTMENT OF JUSTICE; FBI DIRECTOR CHRISTOPHER A. WRAY, in his official capacity; FEDERAL BUREAU OF INVESTIGATION, 950 Pennsylvania Avenue, NW Washington, DC 20530 Defendant(s)) Civil Action No. 1:19-cv-2367))))))			

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Attorney General William F. Barr 950 Pennsylvania Avenue, NW Washington, DC 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:

Aitan D. Goelman Zuckerman Spaeder LLP 1800 M Street, NW, Suite 1000 Washington, DC 20036-5807

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

Case 1:19-cv-02367 Document 1-2 Filed 08/06/19 Page 2 of 2

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

Civil Action No. 1:19-cv-2367

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	ne of individual and title, if a	uny)					
was rec	ceived by me on (date)		•					
	□ I personally served	the summons on the in	dividual at (place)					
			on (date)		; or			
	□ I left the summons at the individual's residence or usual place of abode with (name)							
	, a person of suitable age and discretion who resides there,							
	on (date)	, and mailed a	copy to the individual'	s last known address; or				
	\Box I served the summa	ons on (name of individual)			, who	is		
	designated by law to a	accept service of proces	ss on behalf of (name of on	rganization)				
			on (date)		; or			
	\Box I returned the summ	nons unexecuted becau	se		; (or		
	□ Other (specify):							
	My fees are \$	for travel and	\$ for s	services, for a total of \$	0.00			
	I declare under penalty	y of perjury that this inf	formation is true.					
Date:				Server's signature				
			1	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					
Dis	strict of Columbia				
Peter P. Strzok)))				
Plaintiff(s) V.) Civil Action No. 1:19-cv-2367				
ATTORNEY GENERAL WILLIAM F. BARR, in his official capacity; UNITED STATES DEPARTMENT OF JUSTICE; FBI DIRECTOR CHRISTOPHER A. WRAY, in his official capacity; FEDERAL BUREAU OF INVESTIGATION, 950 Pennsylvania Avenue, NW Washington, DC 20530)))))				
Defendant(s))				

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

United States Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 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:

Aitan D. Goelman Zuckerman Spaeder LLP 1800 M Street, NW, Suite 1000 Washington, DC 20036-5807

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

Case 1:19-cv-02367 Document 1-3 Filed 08/06/19 Page 2 of 2

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

Civil Action No. 1:19-cv-2367

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	ne of individual and title, if a	any)					
was rec	ceived by me on (date)							
	□ I personally served	the summons on the in	dividual at (place)					
			on	(date)	; or			
	□ I left the summons at the individual's residence or usual place of abode with <i>(name)</i>							
	, a person of suitable age and discretion who resides there,							
	on (date)	, and mailed a	a copy to the indivi	dual's last known address;	or			
	\Box I served the summo	ons on (name of individual))			, who is		
	designated by law to a	accept service of proces	ss on behalf of (nan	e of organization)				
			on	(date)	; or			
	□ I returned the summ	nons unexecuted becau	se			; or		
	□ Other (specify):							
	My fees are \$	for travel and	\$	for services, for a total of	\$0.	00		
	I declare under penalty	y of perjury that this int	formation is true.					
Data								
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

· · · ·	
Unitei	STATES DISTRICT COURT
	District of Columbia
Peter P. Strzok)))
Plaintiff(s))

V. ATTORNEY GENERAL WILLIAM F. BARR, in his official capacity; UNITED STATES DEPARTMENT OF JUSTICE; FBI DIRECTOR CHRISTOPHER A. WRAY, in his official capacity; FEDERAL BUREAU OF INVESTIGATION, 950 Pennsylvania Avenue, NW Washington, DC 20530 Defendant(s) Civil Action No. 1:19-cv-2367

SUMMONS IN A CIVIL ACTION

)

)

To: (Defendant's name and address)

FBI DIRECTOR CHRISTOPHER A. WRAY 935 Pennsylvania Avenue, NW Washington, DC 20535

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:

Aitan D. Goelman Zuckerman Spaeder LLP 1800 M Street, NW, Suite 1000 Washington, DC 20036-5807

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

Case 1:19-cv-02367 Document 1-4 Filed 08/06/19 Page 2 of 2

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

Civil Action No. 1:19-cv-2367

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	me of individual and title, if a	any)					
was rec	ceived by me on (date)		•					
	□ I personally served	l the summons on the in	dividual at (place)					
			on	(date)	; or			
	□ I left the summons at the individual's residence or usual place of abode with <i>(name)</i>							
	, a person of suitable age and discretion who resides there,							
	on (date)	, and mailed a	a copy to the indivi	dual's last known address;	or			
	\Box I served the summer	ons on (name of individual)				, who is		
	designated by law to	accept service of proces	ss on behalf of (nam	e of organization)				
			on	(date)	; or			
	□ I returned the sum	nons unexecuted becau	se			; or		
	□ Other (specify):							
	My fees are \$	for travel and	\$	for services, for a total of	f\$0.0	. 00		
	I declare under penalt	y of perjury that this in	formation 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
for the
District of Columbia

Peter P. Strzok
Plaintiff(s)
v.
ATTORNEY GENERAL WILLIAM F. BARR, in his official capacity; UNITED STATES DEPARTMENT OF JUSTICE; FBI DIRECTOR CHRISTOPHER A. WRAY, in his official capacity; FEDERAL BUREAU OF INVESTIGATION, 950 Pennsylvania Avenue, NW Washington, DC 20530
Defendant(s)

Defendant(s)

Civil Action No. 1:19-cv-2367

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

FEDERAL BUREAU OF INVESTIGATION 935 Pennsylvania Avenue, NW Washington, DC 20535

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:

Aitan D. Goelman Zuckerman Spaeder LLP 1800 M Street, NW, Suite 1000 Washington, DC 20036-5807

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

Case 1:19-cv-02367 Document 1-5 Filed 08/06/19 Page 2 of 2

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

Civil Action No. 1:19-cv-2367

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	ne of individual and title, if a	uny)					
was rec	ceived by me on (date)		•					
	□ I personally served	the summons on the in	dividual at (place)					
			on (date)		; or			
	□ I left the summons at the individual's residence or usual place of abode with (name)							
	, a person of suitable age and discretion who resides there,							
	on (date)	, and mailed a	copy to the individual'	s last known address; or				
	\Box I served the summa	ons on (name of individual)			, who	is		
	designated by law to a	accept service of proces	ss on behalf of (name of on	rganization)				
			on (date)		; or			
	\Box I returned the summ	nons unexecuted becau	se		; (or		
	□ Other (specify):							
	My fees are \$	for travel and	\$ for s	services, for a total of \$	0.00			
	I declare under penalty	y of perjury that this inf	formation is true.					
Date:				Server's signature				
			1	Printed name and title				

Server's address

Additional information regarding attempted service, etc: