	Case 8:21-cv-00120 Document 1 File	ed 01/21/21	Page 1 of 5	Page ID #:1
1 2 3 4 5	Orly Taitz, ESQ CBL 223433 29839 SANTA MARGARITA PKWY, STE 100 RANCHO SANTA MARGARITA, CA 92688 PH. 949-683-5411 FAX 949-766-7603 ORLY.TAITZ@GMAIL,COM COUNSELOR FOR THE PLAINTIFF			
6 7	US DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA SANTA ANA DIVISION	X		
8		Case No · {	3:21-cv-00120	n
10	DEFEND OUR FREEDOMS		OUR FREED	
11	FOUNDATION,	FOUNDAT SCHUME	R AND VICE	ATOR CHUCK PRESIDENT
12	Plaintiff,	KAMALA	HARRIS	
13	SENATOR CHUCK SCHUMER IN			
14	HIS CAPACITY AS THE SENATE			
15	MAJORITY LEADER, VICE			
16	PRESIDENT KAMALA HARRIS IN			
17	HER CAPACITY OF THE			
18	PRESIDENT OF THE SENATE,			
19	Defendants			
20				
21				
22	COMPLAINT FOR INJUNCTIVE A	ND DECL	ARATORY I	RELIEF TO
23	VACATE AN UNCONSTITUTIONAL	. IMPEAC	HMENT ANI) REMOVAL
24	FROM OFFICE SENATE TRIAL OF PRIVATE CITIZEN DONALD			
25	TRUMP, WHO NO LONGER	HOLDS FI	EDERAL OF	FICE

Complaint to Vacate Unconstitutional Senate trial of Pvt. Individual Donald Trump 1

JURISDICTION

This case brought under 28 USC 1331, Federal Question

PARTIES

Plaintiff, Defend Our Freedoms Foundation (Hereinafter "DOFF") is a California
Foundation. Multiple members of the foundation are among nearly 75 million
Americans, roughly half of the US voters, who voted for Donald Trump for
President in 2020 and intend to vote for him in 2024, and they argue that a senate
trial for removal from office of Donald Trump after he already left office, is moot,
unconstitutional and utterly void of any legal basis, and aimed at depriving his
voters, members of the DOFF foundation, of their first amendment right to vote for

him and have him elected in 2024 or at any other time in the future. Defendants are Senator Chuck Schumer (Hereinafter "Schumer") who is sued in his capacity as the Senate Majority Leader and Vice President Kamala Harris (Hereinafter "Harris") who is sued in her capacity as the President of the Senate. Both Schumer and Harris are in charge of the unconstitutional trial of private citizen Donald Trump to remove him from the position of the US President after he already left the position of the US President

ALLEGATIONS OF THE COMPLAINT

Forty Fifth President of the United States, Donald Trump, ended his presidency at 12:00 Noon on 01.20.2021. Joe Biden has been sworn in as the Forty Sixth President of the United States.

US Senate is currently seeking to try Donald Trump, a private individual, who is no longer in office.

The US Constitution gives the US Senate the right to conduct a trial in only one instance, under Article 2, Section 4 of the US Constitution, which states: "The President, Vice President and all civil Officers of the United States, <u>shall be</u> <u>removed from Office on Impeachment</u> for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors." (emphasis added).

The plain language of the US constitution allows the US Senate to conduct trial of <u>a sitting president</u>, not a private individual, and gives it only one remedy, removal from office. It does not give the US Senate a constitutional right to try a private individual who is no longer in office. A planned trial is unconstitutional and with no legal basis. This trial, based on admissions of the Senate majority leader, is planned to prevent Donald Trump from running for office again https://www.reuters.com/article/us-usa-trump-impeachment-schumer/schumer-says-senate-could-vote-on-barring-trump-from-running-for-office-again-

idUSKBN29I33P. Such unconstitutional and illegal actions by the Senate will deprive the members of the Defend Our Freedoms Foundation of their

Constitutional First Amendment right for the political speech, namely, to vote for Donald Trump in future elections.

PRAYER FOR RELIEF

WHEREFORE, the undersigned counsel respectfully requests this Honorable Court to grant:

 Declaratory relief stating that according to Article 2 Section 4 of the US constitution, the Senate Impeachment Trial allows the senate to ONLY remove the President or other official from office, it does not give the senate the right to try an individual who is no longer in office. Individuals not in office can only be tried by federal or state prosecutors, if they committed any crimes.

Injunctive relief- for this court to order the defendants to vacate the trial of
 Donald Trump in the senate, as Mr. Trump is no longer in office and the senate has
 no jurisdiction and no legal or constitutional right to try him

Dated this 01.20.2021 1pm EST

/s/ Orly Taitz, ESQ 29839 Santa Margarita, ste Rancho Santa Margarita, CA ph 949-683-5411 fax 949-766-7603

orly.taitz@gmail.com Counselor for the Plaintiff