IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

)
HERITAGE FOUNDATION)
214 Massachusetts Ave. N.E.)
Washington, D.C. 20002)
MIKE HOWELL))
214 Massachusetts Ave. N.E.)
Washington, D.C. 20002)
Plaintiffs,)
v.) Case No. 23-cv-486
U.S. DEPARTMENT OF JUSTICE))
950 Pennsylvania Ave. N.W.)
Washington, D.C. 20408)
Defendant.))
	J

COMPLAINT AND PRAYER FOR DECLARATORY AND INJUNCTIVE RELIEF

Plaintiffs THE HERITAGE FOUNDATION and MIKE HOWELL (collectively "Plaintiffs") for their complaint against Defendant DEPARTMENT OF JUSTICE ("DOJ" or "Department") allege on knowledge as to Plaintiffs, and on information and belief as to all other matters, as follows:

1. This is an action under the Freedom of Information Act ("FOIA"), 5 U.S.C. § 552, to compel the production of information from DOJ component the Federal Bureau of Investigation ("FBI") concerning the allocation of FBI resources as it relates to the possible politicization of the FBI.

PARTIES

- 2. Plaintiff, The Heritage Foundation is a Washington, D.C.-based nonpartisan public policy organization with a national and international reputation whose mission is to "formulate and promote public policies based on the principles of free enterprise, limited government, individual freedom, traditional American values, and a strong national defense." Heritage Foundation, *About Heritage*, *found at* https://www.heritage.org/about-heritage/mission (last visited Feb. 5, 2023). Heritage is a not-for-profit section 501(c)(3) organization which engages in substantial dissemination of information to the public. Heritage operates a national news outlet, *The Daily Signal*.
- 3. Plaintiff Mike Howell leads the Heritage Foundation's Oversight Project and is an author for *The Daily Signal*. The Oversight Project is an initiative aimed at obtaining information via Freedom of Information Act requests and other means in order to best inform the public and Congress for the purposes of Congressional oversight. The requests and analysis of information is informed by Heritage's deep policy expertise.
- 4. Defendant DOJ is a federal agency of the United States within the meaning of 5 U.S.C. § 552(f)(1) whose mission is to "uphold the rule of law, to keep our country safe, and to protect civil rights." About DOJ; Our Mission, *found at* https://www.justice.gov/about#:~:text=Mission,and%20to%20protect%20civil%20rights. (last visited Feb. 5, 2022).

JURISDICTION AND VENUE

5. This Court has jurisdiction pursuant to 5 U.S.C. § 552(a)(4)(B) because this action is brought in the District of Columbia and 28 U.S.C. § 1331 because the resolution of disputes under FOIA presents a federal question.

6. Venue is proper in this Court under 28 U.S.C. § 1391(b) because Defendant DOJ's principal place of business is in the District of Columbia.

PLAINTIFFS' FOIA REQUEST

- 7. Plaintiffs submitted their FOIA Request on September 13, 2022. FOIA Request No. 1561287 (Sept. 13, 2022) ("Request" or "Plaintiffs' FOIA Request") (Ex. 1).
 - 8. The Request sought:
 - 1. Records sufficient to establish the total number of labor hours validated in WebTA by Federal Bureau of Investigation special agents assigned to the Washington Field Office from January 6, 2021 to April 6, 2021.
 - 2. Records sufficient to establish the total number of labor hours validated in WebTA by Federal Bureau of Investigation, Washington Field Office special agents from January 6, 2021 to April 6, 2021 attributed to time investigating any and all matters related to the riot of January 6, 2021; to include but not limited to investigative hours attributed to 176 and/or 89B.
 - 3. Any and all records pertaining to Federal Bureau of Investigation, Washington Field Office special agents being required to work overnight shifts pursuant to January 6, 2021 riot from January 6, 2021 to April 6, 2021.

Id. at 1.

9. The Request also sought a fee waiver based on the extensive national interest in allegations that the FBI has become politicized. *Id.* at 3–4.

PLAINTIFFS' ADMINISTRATIVE EXHAUSTION

- 10. The FBI acknowledged the Request on September 27, 2022. Letter from Michael G. Seidel to Mike Howell (Sept. 27, 2022) (Ex. 2). This response reserved on Plaintiffs' fee waiver application. *Id.* at 1
 - 11. The Department has not made any additional response to the Request.
 - 12. Twenty business days from September 13, 2022 is October 12, 2022.

FIRST CLAIM FOR RELIEF

Violation FOIA, 5 U.S.C. § 552

Failure to Conduct Adequate Searches for Responsive Records.

- 13. Plaintiffs re-allege paragraphs 1–12 as if fully set out herein.
- 14. FOIA requires all doubts to be resolved in favor of disclosure. "Transparency in government operations is a priority of th[e Biden] . . . Administration." Attorney General, Memorandum for Heads of Executive Departments and Agencies: Freedom of Information Act Guidelines, at 4 (Mar. 15, 2022).
- 15. Plaintiffs properly requested records within the possession, custody, and control of Defendant.
- 16. Defendant is subject to FOIA and therefore must make reasonable efforts to search for requested records.
- 17. Defendant has failed to promptly review agency records for the purpose of locating and collecting those records that are responsive to Plaintiffs' FOIA Request.
- 18. Defendant's failure to conduct searches for responsive records violates FOIA and DOJ regulations.
 - 19. Plaintiffs have a statutory right to the information they seek.
 - 20. Defendant is in violation of FOIA.
- 21. Plaintiffs are being irreparably harmed by reason of Defendant's violation of FOIA. Plaintiffs are being denied information to which they are statutorily entitled and that is important to carrying out Plaintiffs' functions as a non-partisan research and educational institution and publisher of news. Plaintiffs will continue to be irreparably harmed unless Defendant is compelled to comply with the law.
 - 22. Plaintiffs have no adequate remedy at law.

23. Plaintiffs have constructively exhausted their administrative remedies.

SECOND CLAIM FOR RELIEF Violation of FOIA, 5 U.S.C. § 552 Wrongful Withholding of Non-Exempt Responsive Records

- 24. Plaintiffs re-allege paragraphs 1–23 as if fully set out herein.
- 25. FOIA requires all doubts to be resolved in favor of disclosure. "Transparency in government operations is a priority of th[e Biden] . . . Administration." Attorney General, Memorandum for Heads of Executive Departments and Agencies: Freedom of Information Act Guidelines, at 4 (Mar. 15, 2022).
- 26. Plaintiffs properly requested records within the possession, custody, or control of Defendant.
- 27. Defendant is subject to FOIA, and therefore must release to a FOIA requester any non-exempt records and provide a lawful reason for withholding any records.
- 28. Defendant is wrongfully withholding non-exempt records requested by Heritage by failing to produce any records responsive to Plaintiffs' FOIA Request.
- 29. Defendant is wrongfully withholding non-exempt-agency records requested by Plaintiffs by failing to segregate exempt information in otherwise non-exempt records responsive to Plaintiffs' FOIA Request.
- 30. Defendant's failure to provide all non-exempt responsive records violates FOIA and DOJ regulations.
 - 31. Plaintiffs have a statutory right to the information they seek.
 - 32. Defendant is in violation of FOIA.
- 33. Plaintiffs are being irreparably harmed by reason of Defendant's violation of FOIA. Plaintiffs are being denied information to which they are statutorily entitled and that is

important to carrying out Plaintiffs' functions as a non-partisan research and educational institution and publisher of news. Plaintiffs will continue to be irreparably harmed unless Defendant is compelled to comply with the law.

- 34. Plaintiffs have no adequate remedy at law.
- 35. Plaintiffs have constructively exhausted their administrative remedies.

THIRD CLAIM FOR RELIEF Violation of FOIA, 5 U.S.C. § 552 Wrongful Denial of Fee Waiver

- 36. Plaintiffs re-allege paragraphs 1–35 as if fully set out herein.
- 37. FOIA requires all doubts to be resolved in favor of disclosure. "Transparency in government operations is a priority of th[e Biden] . . . Administration." *Attorney General, Memorandum for Heads of Executive Departments and Agencies: Freedom of Information Act Guidelines*, at 4 (Mar. 15, 2022).
- 38. Plaintiffs properly requested records within the possession, custody, or control of Defendant.
- 39. Defendant has constructively denied Plaintiffs' application for a fee waiver pursuant to 5 U.S.C. § 552(a)(4)(A)(ii) & (iii) and 28 C.F.R. §16.10(k).
- 40. The Request does not have a commercial purpose because Heritage is a 501(c)(3) nonprofit, Howell acts in his capacity as a Heritage employee, and release of the information sought does not further Plaintiffs' commercial interest.
- 41. Plaintiffs are members of the news media as they "gather[] information of potential interest to a segment of the public, use[] . . . [their] editorial skills to turn the raw materials into a distinct work, and distribute[] that work to an audience" via Heritage's major news outlet, *The Daily Signal*. 5 U.S.C. § 552(a)(4)(a)(ii).

- 42. Disclosure of the information sought by the Request also "is in the public interest because it is likely to contribute significantly to public understanding of the operations or activities of the government." 5 U.S.C. § 552(a)(4)(A)(iii).
- 43. Defendant has "failed to comply with a[]time limit under paragraph (6)" as to the Request. 5 U.S.C. § 552(a)(4)(A)(viii)(I).
 - 44. Plaintiffs have a statutory right to a fee waiver.
 - 45. Defendant is in violation of FOIA by denying a fee waiver.
- 46. Plaintiffs are being irreparably harmed by reason of Defendant's violation of FOIA. Plaintiffs are being denied a fee waiver to which they are statutorily entitled and that is important to carrying out Plaintiffs' functions as a non-partisan research and educational institution and publisher of news. Plaintiffs will continue to be irreparably harmed unless Defendant is compelled to comply with the law.
 - 47. Plaintiffs have no adequate remedy at law.
 - 48. Plaintiffs have constructively exhausted their administrative remedies.

FOURTH CLAIM FOR RELIEF Violation of FOIA, 5 U.S.C. § 552 Statutory Bar Against Charging Fees

- 49. Plaintiffs re-allege paragraphs 1–48 as if fully set out herein.
- 50. FOIA requires all doubts to be resolved in favor of disclosure. "Transparency in government operations is a priority of th[e Biden] . . . Administration." Attorney General,

 Memorandum for Heads of Executive Departments and Agencies: Freedom of Information Act

 Guidelines, at 4 (Mar. 15, 2022).
- 51. Plaintiffs properly requested records within the possession, custody, or control of Defendant.

- 52. The Request does not have a commercial purpose because Heritage is a 501(c)(3) nonprofit, Howell acts in his capacity as a Heritage employee, and release of the information sought does not further Plaintiffs' commercial interest.
- 53. Plaintiffs are members of the news media as they "gather[] information of potential interest to a segment of the public, use[] . . . [their] editorial skills to turn the raw materials into a distinct work, and distribute[] that work to an audience" via Heritage's major news outlet, *The Daily Signal*. 5 U.S.C. § 552(a)(4)(a)(ii).
- 54. Disclosure of the information sought by the Request also "is in the public interest because it is likely to contribute significantly to public understanding of the operations or activities of the government." 5 U.S.C. § 552(a)(4)(A)(iii).
- 55. Defendant has "failed to comply with a[]time limit under paragraph (6)" as to the Request. 5 U.S.C. § 552(a)(4)(A)(viii)(I).
- 56. Defendant has not determined "more than 5,000 pages are necessary to respond to this request," or discussed with Plaintiffs how Plaintiffs "could effectively limit the scope of the request." 5 U.S.C. § 552(a)(4)(A)(viii)(II)(cc).
- 57. Defendant is currently statutorily barred from charging fees related to Plaintiffs' FOIA Request. Therefore, Plaintiffs have a statutory right to have their request processed without being charged any fees.
- 58. Plaintiffs are being irreparably harmed by reason of Defendant's violation of FOIA. Plaintiffs will continue to be irreparably harmed unless Defendant is compelled to comply with the law.
 - 59. Plaintiffs have no adequate remedy at law.
 - 60. Plaintiffs have constructively exhausted their administrative remedies.

WHEREFORE as a result of the foregoing, Plaintiffs pray that this Court:

A. Order Defendant to conduct a search or searches reasonably calculated to

uncover all records responsive to Plaintiffs' FOIA Request;

B. Order Defendant to produce, within twenty days of the Court's order, or by such

other date as the Court deems appropriate, any and all non-exempt records

responsive to Plaintiffs' FOIA Request and indexes justifying the withholding of

any responsive records withheld in whole or in part under claim of exemption;

C. Enjoin Defendant from continuing to withhold any and all non-exempt records

responsive to Plaintiffs' FOIA Request;

D. Enjoin Defendant from assessing fees or costs for Plaintiffs' FOIA Request;

E. Retain jurisdiction over this matter as appropriate;

F. Award Plaintiffs their costs and reasonable attorneys' fees in this action as

provided by 5 U.S.C. § 522(a)(4)(E); and

G. Grant such other and further relief as this Court may deem just and proper.

Dated: February 22, 2023 Respectfully submitted,

/s/ Samuel Everett Dewey

SAMUEL EVERETT DEWEY

(No. 999979)

Chambers of Samuel Everett Dewey, LLC

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Email: samueledewey@sedchambers.com

ROMAN JANKOWSKI

(No. 975348)

The Heritage Foundation

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Email: Roman.Jankowski@heritage.org

Counsel for Plaintiffs

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CIVIL COVER SHEET

JS-44 (Rev. 11/2020 DC)									
I. (a) PLAINTIFFS			DEFENDA	NTS					
The Heritage Foundation & Mike Howell			U.S. Depa	rtment o	of Just	ice			
(EXCEP	OF FIRST LISTED PLAINTIFF 1100' PT IN U.S. PLAINTIFF CASES)		COUNTY O	F RESIDEN	NCE OF F (IN U.S. MNATION C	IRST LIST PLAINTII ASES, USE THE	ED DEFENDANT 110 FF CASES ONLY) ELOCATION OF THE TRACT O	001 F LAND INVOLV	VED
(c) ATTORNEYS (FIRMNAME	E, ADDRESS, AND TELEPHONE NUMBI	ER)	ATTORNEYS	(IF KNOW	N)				
Samuel Everett Dewey (999979) Chambers of Samuel I 2200 12th Court North	Everett Dewey, LLC	.							
II. BASIS OF JURISDIC (PLACE AN x IN ONE BOX							S (PLACE AN x IN ON ERSITY CASES ONL		
1 U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party	Citizen of the	nis State	PTF O 1	O 1		ated or Principal Place	PTF 0 4	O 4
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of	Citizen of A	another State	O 2	O 2		ated and Principal Placess in Another State	ce O 5	O 5
	Parties in item III)	Citizen or S Foreign Con		O 3	O 3	Foreign N	Nation	O 6	O 6
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	one category, A-N, that best repr						_		
	D B. Personal Injury/ Malpractice		C. Admini Review	strative .	Agenc	V	O D. Tempo Order/I Injunct	Prelimina	
410 Antitrust	310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Medical Malpractice 365 Product Liability 367 Health Care/Pharmaceutical Personal Injury Product Liability 368 Asbestos Product Liability		151 Medicare 1Security 161 HIA (1395 162 Black Lun 163 DIWC/DIV 164 SSID Title 165 RSI (405(g) 154 Statutes 1691 Agricultur 1693 Environm 1690 Other Stat 1690 Administra 1690 Involved	eff) g (923) WW (405) XVI g)) ral Acts ental Mat	ters ions (If		Any nature of suit may be selected for case assignment. *(If Antitrust, then	from any c	ory of
O E. General Civil ((Other) OR	. (F. Pro	Se Gen	eral Ci	ivil			
Real Property 210 Land Condemnation 220 Foreclosure 422 Appeal 27 USC 158 423 Withdrawal 28 USC 423 Withdrawal 28 USC 423 Withdrawal 28 USC 4245 Tort Product Liability 290 All Other Real Property 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage 385 Property Damage Product Liability 830 Patent 830 Patent 835 Patent - Abbreviated Drug Application 840 Trademark 880 Defend Trade Secrets 2016 (DTSA)		Other Ons - Conditions t	871 Forfeitur	Taxes (US defendant IRS-Thire 7609 re/Penalty Drug Rela Property Other	ated Seizated Seizate	zure of 881	480 Consume 485 Telephor Protection 490 Cable/Sa 850 Securities Exchange 896 Arbitratie 899 Administ Act/Revio Agency L 950 Constitut Statutes 890 Other Sta	r Influence to Organiza r Credit de Consumo Act (TCPA tellite TV d/Commodi e Don rative Proc w or Appe decision donality of	ed ation er A) ities/ cedure eal of State tions

Case 1:23-cv-00486 Document 1-1 Filed 02/22/23 Page 2 of 2

G. Habeas Corpus/ 2255 530 Habeas Corpus – General 510 Motion/Vacate Sentence 463 Habeas Corpus – Alien Detainee	H. Employment Discrimination 442 Civil Rights – Employment (criteria: race, gender/sex, national origin, discrimination, disability, age, religion, retaliation)	● I. FOIA/Privacy Act ■ 895 Freedom of Information Act ■ 890 Other Statutory Actions (if Privacy Act)	○ J. Student Loan 152 Recovery of Defaulted Student Loan (excluding veterans)	
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	*(If pro se, select this deck)* O 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	*(If pro se, select this deck)* 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 1 Original Proceeding From State Court Cour				
VII. CAUSE OF ACTION (CITE THI VII. REQUESTED IN COMPLAINT	CHECKIF THIS IS A CLASS ACTION UNDER F.R.C.P. 23 DEMAND JU		ES only if demanded in complaint	
VIII. RELATED CASE(S) IF ANY DATE: February 22, 2023	(See instruction) YES SIGNATURE OF ATTORNEY OF REC	/// 0 5	lease complete related case form	

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 only 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 DISTRICT OF COLUMBIA

	FOR	THE DISTRICT	OF COLUMBIA	-1	
	Plaintiff)			
	v.)	Civil Actio	n No.	
	Defendant)			
	SU	JMMONS IN A C	CIVIL ACTION		
To:	(Defendant's name and address)				
10.	(Dejendani s name and address)				
	A lawsuit has been filed against y	you.			
Civil	Within 30 days after service of the on the plaintiff an answer to the att Procedure. The answer or motion as are:	tached complaint of	or a motion under	Rule 12 of the Fo	ederal Rules of
comp	If you fail to respond, judgment blaint. You also must file your answ	-		u for the relief do	emanded in the
			ANGELA D. CA.	ESAR, CLERK (OF COURT
D.					
Date:				of Clerk or Deputy (Clerk

FOIA Summons (1/13) (Page 2)

Civil Action No.

PROOF OF SERVICE

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

	This summons for (nar	me of individual and title, if any)			
was rec	ceived by me on (date)				
	☐ I personally served	the summons on the individua	al at (place)		
			on (date)	; or	
	☐ I left the summons	at the individual's residence of	r usual place of abode with (name)		
		, a perso	n of suitable age and discretion who resid	des there	,
	on (date)	, and mailed a copy t	o the individual's last known address; or		
	☐ I served the summo	ons on (name of individual)			, who is
	designated by law to	accept service of process on be			_
			on (date)	; or	
	☐ I returned the sum	mons unexecuted because			; or
	☐ Other (<i>specify</i>):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I declare under penalt	y of perjury that this information	on is true.		
Date:			Server's signature		
			server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

	FOR TH	E DISTRICT OF COLUMBIA
	Plaintiff)
	v.) Civil Action No.
	Defendant)
	·	TONG IN A CIVIL A CITION
	SUMN	MONS IN A CIVIL ACTION
To:	(Defendant's name and address)	
	A lawsuit has been filed against you.	
	on the plaintiff an answer to the attache Procedure. The answer or motion mus	ummons on you (not counting the day you received it) you must ed complaint or a motion under Rule 12 of the Federal Rules of t be served on the plaintiff or plaintiff's attorney, whose name and
uddio	so are.	
compl	If you fail to respond, judgment by delaint. You also must file your answer of	efault may be entered against you for the relief demanded in the or motion with the court.
		ANGELA D. CAESAR, CLERK OF COURT
Date:		
Date.		Signature of Clerk or Deputy Clerk

FOIA Summons (1/13) (Page 2)

Civil Action No.

PROOF OF SERVICE

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

	This summons for (na	me of individual and title, if any)		
was re	ceived by me on (date)	·		
	☐ I personally served	d the summons on the individual at (place)	
			on (date)	; or
	☐ I left the summons	s at the individual's residence or usual pl	ace of abode with (name)	
		, a person of suita	ble age and discretion who resid	les there,
	on (date)	, and mailed a copy to the ind	ividual's last known address; or	
		ons on (name of individual)		, who is
	designated by law to	accept service of process on behalf of (n	ame 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 \$	
	L declare under penalt	ty of perjury that this information is true		
	T docume and of penals	or porjury cital cities intermediate to true		
Date:				
Date.			Server's signature	
			Printed name and title	
			Server's address	

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

	FOR TH	E DISTRICT OF COLUMBIA
	Plaintiff)
	v.) Civil Action No.
	Defendant)
	·	TONG IN A CIVIL A CITION
	SUMN	MONS IN A CIVIL ACTION
To:	(Defendant's name and address)	
	A lawsuit has been filed against you.	
	on the plaintiff an answer to the attache Procedure. The answer or motion mus	ummons on you (not counting the day you received it) you must ed complaint or a motion under Rule 12 of the Federal Rules of t be served on the plaintiff or plaintiff's attorney, whose name and
uddio	so are.	
compl	If you fail to respond, judgment by delaint. You also must file your answer of	efault may be entered against you for the relief demanded in the or motion with the court.
		ANGELA D. CAESAR, CLERK OF COURT
Date:		
Date.		Signature of Clerk or Deputy Clerk

FOIA Summons (1/13) (Page 2)

Civil Action No.

PROOF OF SERVICE

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

	This summons for (name	ne of individual and title, if any)			
was re	ceived by me on (date)				
	☐ I personally served	the summons on the individual	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 resid	des there	,
	on (date)	, and mailed a copy to	the individual's last known address; or		
		ons on (name of individual)			, who is
	designated by law to a	accept service of process on beh	alf of (name of organization)		
			on (date)	; or	
	☐ I returned the summ	mons unexecuted because			; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$		
	I daelara undar nanalts	y of perjury that this information	n is true		
	i deciare under penang	y or perjury that this information	is true.		
D /					
Date:			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc:

EXHIBIT 1



SENT VIA: https://efoia.fbi.gov

September 13, 2022

Michael G. Seidel, Section Chief Record/Information Dissemination Section Records Management Division Federal Bureau of Investigation Department of Justice 200 Constitution Drive Winchester, VA 22602

Dear FOIA Officer,

The official website of the Federal Bureau of Investigation indicates that there are "more than 830 special agents" assigned to the Washington Field Office. ¹

Pursuant to the Freedom of Information Act, 5 U.S.C. § 552, and the implementing FOIA regulations of the Department of Justice ("DOJ"), 28 CFR Part 16, I respectfully request the following:

- 1. Records sufficient to establish the total number of labor hours validated in WebTA by Federal Bureau of Investigation special agents assigned to the Washington Field Office from January 6, 2021 to April 6, 2021.
- 2. Records sufficient to establish the total number of labor hours validated in WebTA by Federal Bureau of Investigation, Washington Field Office special agents from January 6, 2021 to April 6, 2021 attributed to time investigating any and all matters related to the riot of January 6, 2021; to include but not limited to investigative hours attributed to 176 and/or 89B.
- 3. Any and all records pertaining to Federal Bureau of Investigation, Washington Field Office special agents being required to work overnight shifts pursuant to January 6, 2021 riot from January 6, 2021 to April 6, 2021.

The terms "pertaining to," "referring," "relating," or "concerning" with respect to any given subject means anything that constitutes, contains, embodies, reflects, identifies, states, refers to, deals with, or is in any manner whatsoever pertinent to that subject.

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¹ FBI.gov. (Accessed: 2022, August 12). FBI Washington Field Office. https://www.fbi.gov/history/field-office-histories/washingtondc



The term "record" means any written, recorded, or graphic matter of any nature whatsoever, regardless of how recorded, and whether original or copy, including, but not limited to, the following: memoranda, reports, expense reports, books, manuals, instructions, financial reports, working papers, records, notes, letters, notices, confirmations, telegrams, receipts, appraisals, pamphlets, magazines, newspapers, prospectuses, inter-office and intra-office communications, electronic mail (emails), MMS or SMS text messages, instant messages, messaging systems (such as iMessage, Microsoft Teams, WhatsApp, Telegram, Signal, Google Chat, Twitter direct messages, Lync, Slack, and Facebook Messenger), contracts, cables, telexes, notations of any type of conversation, telephone call, voicemail, meeting or other communication, bulletins, printed matter, computer printouts, teletypes, invoices, transcripts, diaries, analyses, returns, summaries, minutes, bills, accounts, estimates, projections, comparisons, messages, correspondence, press releases, circulars, financial statements, reviews, opinions, offers, studies and investigations, questionnaires and surveys, and work sheets (and all drafts, preliminary versions, alterations, modifications, revisions, changes, and amendments of any of the foregoing, as well as any attachments or appendices thereto), and graphic or oral records or representations of any kind (including without limitation, photographs, charts, graphs, microfiche, microfilm, videotape, recordings and motion pictures), and electronic, mechanical, and electronic records or representations of any kind (including, without limitation, tapes, cassettes, disks, and recordings) and other written, printed, typed, or other graphic or recorded matter of any kind or nature, however produced or reproduced, and whether preserved in writing, film, tape, disk, videotape or otherwise.

The terms "and" and "or" should be construed broadly and either conjunctively or disjunctively to bring within the scope of this request any information which might otherwise be construed to be outside its scope. The terms "all," "any," and "each" should each be construed as encompassing any and all. The singular includes the plural number, and vice versa. The present tense includes the past and vice versa. The masculine includes the feminine and neuter genders.

The term "communication" means each manner or means of disclosure or exchange of information (in the form of facts, ideas, inquiries, or otherwise), regardless of means utilized, whether oral, electronic, by document or otherwise, and whether in an in-person meeting, by telephone, facsimile, e-mail (desktop or mobile device), text message, MMS or SMS message, messaging systems (such as iMessage, Microsoft Teams, WhatsApp, Telegram, Signal, Google Chat, Twitter direct messages, Lync, Slack, and Facebook Messenger), regular mail, telexes, releases, or otherwise.

"Communications with," "communications from," and "communications between" means any communication involving the related parties, regardless of whether other persons were involved in the communication, and includes, but is not limited to, communications where one party is cc'd or bcc'd, both parties are cc'd or bcc'd, or some combination thereof.



Please consider all members of a document "family" to be responsive to the Request if any single "member" of that "family" is responsive, regardless of whether the "family member" in question is "parent" or "child."

In the interest of expediency and to minimize the research and/or duplication burden on your staff, please send records electronically if possible. If this is not possible, please notify me before sending to the mailing address listed below. If access to this request will take longer than twenty business days, please let me know when I might receive records or be able to inspect the requested records. Please produce responsive documents as soon as they become available. In all cases, please communicate with me at the below email address.

Please comply fully with 5 U.S.C. § 552(b). Accordingly, without limitation to the foregoing, if any portion of this request is denied for any reason, please provide written notice of the records or portions of records that are being withheld and cite each specific exemption of the Freedom of Information Act on which the agency relies. Moreover, to the extent that responsive records may be withheld in part produce all reasonably segregable portions of those records. Additionally, please provide all responsive documents even if they are redacted in full.

Fee Waiver Request

This request is primarily and fundamentally for non-commercial purposes. As a 501(c)(3) nonprofit, Heritage Foundation does not have a commercial purpose and the release of the information requested is not in Heritage Foundation's commercial interest. Heritage Foundation's mission is to is to formulate and promote public policies based on the principles of free enterprise, limited government, individual freedom, traditional American values, and a strong national defense. Heritage Foundation uses the information requested and analyzes it in order to educate the public through social media, broadcast media (traditional and nontraditional) and press releases. The requested information is in the public interest as this is an issue of national controversy which has been covered extensively by national broadcast media and national print media. Specifically, according to Rasmussen Reports, as of August 2022, a majority of United

² Heritage Foundation. [@ Heritage] (Accessed: 2022, February 18). 626.8K Followers Twitter. https://twitter.com/Heritage

³ Fox News. (Accessed: 2022, February 18). Heritage Foundation launches Conservative Oversight Project aimed at 'exposing' Biden admin, leftist policies. https://www.foxnews.com/politics/heritage-conservative-oversight-project-biden-admin-leftist-policies

⁴ Heritage Foundation. (Accessed: 2022, February 18). Press. https://www.heritage.org/press.



States voters believe that the DOJ/FBI is politicized.⁵ The purpose of this Freedom of Information Act request is to examine this controversial belief.

Because this is a request by a member of the news media for information of public interest, made in my capacity as an author for the Daily Signal⁶ (a major news outlet⁷), I actively gather information of potential interest to our Daily Signal audience, and I use my editorial skills to turn raw materials into a distinct work, and I distribute that work to our Daily Signal audience through podcasts⁸ or articles. I request that you waive all applicable fees associated with this request.

If you deny this request for a fee waiver, please advise me in advance of the estimated charges if they are to exceed \$50. Please send me a detailed and itemized explanation of those charges.

Thank you in advance for considering my request. If you have any questions, or feel you need clarification of this request please contact me at oversightproject@heritage.org.

Sincerely,

Mike Howell Senior Advisor and Author at The Daily Signal The Heritage Foundation 214 Massachusetts Ave, NE Washington, D.C. 20002

⁵Rasmussen Reports. (Accessed 2022, August 12) Justice or Politics? Most Voters Think DOJ Now Politicized. https://www.rasmussenreports.com/public content/politics/biden_administration/justice or politics_most_voters_think_doj_now_politicized

⁶Daily Signal. (Accessed: 2022, February 18). Mike Howell. https://www.dailysignal.com/author/mike-howell/

⁷Daily Signal. [@DailySignal] (Accessed: 2022, February 18). 73.7K Followers Twitter. https://twitter.com/DailySignal

⁸Apple. (Accessed: 2022, March 4). The Daily Signal Podcast. https://podcasts.apple.com/us/podcast/the-daily-signal-podcast/id1313611947

EXHIBIT 2

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U.S. Department of Justice

Federal Bureau of Investigation

Washington, D.C. 20535

September 27, 2022

MR. MIKE HOWELL THE HERITAGE FOUNDATION 214 MASSACHUSETTS AVENUE, NE WASHINGTON, DC 20002

> FOIPA Request No.: 1561287-000 Subject: Records to Validate WebTA Hours of Special Agents Assigned to the Washington Field Office (January 6, 2021 – April 6, 2021)

Dear Mr. Howell:

This acknowledges receipt of your Freedom of Information/Privacy Acts (FOIPA) request to the FBI. Below you will find check boxes and informational paragraphs about your request, as well as specific determinations required by these statutes. Please read each one carefully.

V	Your re	Your request has been received at FBI Headquarters for processing.			
V	You sub	You submitted your request via the FBI's eFOIPA system.			
	>	Future correspondence about your FOIPA request will be provided in an email link unless the record file type is not supported by the eFOIPA system.			
		Correspondence for requests regarding living individuals, or containing audio, video, and high resolution photographs cannot be sent through the eFOIPA system. Future correspondence about your FOIPA request will be delivered through standard mail.			
		The subject of your request is currently being processed and documents subject to the FOIPA will be released to you upon completion.			
	Release of responsive records subject to the FOIPA will be posted to the FBI's electronic FOIA Library (The Vault), http://vault.fbi.gov, and you will be contacted when the release is posted.				
V	Your request for a public interest fee waiver is under consideration and you will be advised of the decision if fees are applicable. If your fee waiver is not granted, you will be responsible for applicable fees per your designated requester fee category below.				
V	For the	purpose of assessing any fees, we have determined:			
		As a commercial use requester, you will be charged applicable search, review, and duplication fees in accordance with 5 USC § 552 (a)(4)(A)(ii)(I).			
		As an educational institution, noncommercial scientific institution or representative of the news media requester, you will be charged applicable duplication fees in accordance with 5 USC § 552 (a)(4)(A)(ii)(II).			
	V	As a general (all others) requester, you will be charged applicable search and duplication fees in accordance with 5 USC § 552 (a)(4)(A)(ii)(III).			

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Please check the status of your FOIPA request at www.fbi.gov/foia by clicking on FOIPA Status and entering your FOIPA Request Number. Status updates are adjusted weekly. The status of newly assigned requests may not be available until the next weekly update. If the FOIPA has been closed the notice will indicate that appropriate correspondence has been mailed to the address on file.

For questions regarding our determinations, visit the www.fbi.gov/foia website under "Contact Us."

The FOIPA Request number listed above has been assigned to your request. Please use this number in all correspondence concerning your request.

If you are not satisfied with the Federal Bureau of Investigation's determination in response to this request, you may administratively appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, 441 G Street, NW, 6th Floor, Washington, D.C. 20530, or you may submit an appeal through OIP's FOIA STAR portal by creating an account following the instructions on OIP's website: https://www.justice.gov/oip/submit-and-track-request-or-appeal. Your appeal must be postmarked or electronically transmitted within ninety (90) days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal." Please cite the FOIPA Request Number assigned to your request so it may be easily identified.

You may seek dispute resolution services by emailing the FBI's FOIA Public Liaison at foipaquestions@fbi.gov. The subject heading should clearly state "Dispute Resolution Services." Please also cite the FOIPA Request Number assigned to your request so it may be easily identified. You may also contact the Office of Government Information Services (OGIS). The contact information for OGIS is as follows: Office of Government Information Services, National Archives and Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001, e-mail at ogis@nara.gov; telephone at 202-741-5770; toll free at 1-877-684-6448; or facsimile at 202-741-5769.

Sincerely,

Michael G. Seidel Section Chief Record/Information

Dissemination Section

Information Management Division