

# ARTICLE OF IMPEACHMENT

## ARTICLE II

### SELECTIVE WEAPONIZATION OF FEDERAL LAW ENFORCEMENT AGAINST CITIZENS BASED UPON POLITICAL AFFILIATION

AGAINST

## JAMES DAVID VANCE

*VICE PRESIDENT OF THE UNITED STATES*

**RESOLVED, THAT JAMES DAVID VANCE, VICE PRESIDENT OF THE UNITED STATES, IS IMPEACHED FOR HIGH CRIMES AND MISDEMEANORS, AND THAT THE FOLLOWING ARTICLE OF IMPEACHMENT BE EXHIBITED TO THE UNITED STATES SENATE:**

### I. CONSTITUTIONAL FOUNDATION

**THE FIFTH AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES PROVIDES THAT NO PERSON SHALL BE DEPRIVED OF LIFE, LIBERTY, OR PROPERTY WITHOUT DUE PROCESS OF LAW. AS APPLIED TO THE FEDERAL GOVERNMENT, THE EQUAL PROTECTION PRINCIPLE INHERENT IN THE FIFTH AMENDMENT PROHIBITS THE FEDERAL GOVERNMENT FROM ENFORCING THE LAWS OF THE UNITED STATES SELECTIVELY, BASED UPON THE POLITICAL AFFILIATION, VOTING BEHAVIOR, OR PARTISAN IDENTITY OF THE TARGETS OF ENFORCEMENT. THIS IS THE CONSTITUTIONAL GUARANTEE THAT EVERY AMERICAN CITIZEN STANDS EQUAL BEFORE THE LAW AND WILL NOT BE MADE THE TARGET OF FEDERAL LAW ENFORCEMENT POWER BECAUSE OF HOW THEY OR THEIR NEIGHBORS VOTED.**

### II. STATEMENT OF FACTS

**ON OR ABOUT MARCH 16, 2025, PRESIDENT DONALD JOHN TRUMP ISSUED AN EXECUTIVE ORDER ESTABLISHING THE TASK FORCE TO ELIMINATE FRAUD, NAMING JAMES DAVID VANCE, VICE PRESIDENT OF THE UNITED STATES, AS CHAIRMAN. JAMES DAVID VANCE ACCEPTED AND ASSUMED THE CHAIRMANSHIP OF THIS TASK FORCE AND HAS ACTIVELY CARRIED OUT ENFORCEMENT OPERATIONS PURSUANT TO ITS MANDATE.**

- 1. ON OR ABOUT APRIL 3, 2026, PRESIDENT TRUMP PUBLICLY ANNOUNCED: 'VICE PRESIDENT JD VANCE IS NOW IN CHARGE OF FRAUD IN THE UNITED STATES... WE WILL CALL HIM THE FRAUD CZAR, AND HIS FOCUS WILL BE EVERYWHERE, BUT**

PRIMARYLY IN THOSE BLUE STATES WHERE CROOKED DEMOCRAT POLITICIANS, LIKE THOSE IN CALIFORNIA, ILLINOIS, MINNESOTA, MAINE, NEW YORK, AND MANY OTHERS, HAVE HAD A FREE FOR ALL IN THE UNPRECEDENTED THEFT OF TAXPAYER MONEY.<sup>1</sup> THIS STATEMENT CONSTITUTES A DIRECT, PUBLIC, PRESIDENTIAL DECLARATION THAT THE FRAUD ENFORCEMENT TASK FORCE CHAIRED BY VICE PRESIDENT VANCE IS DIRECTED NOT BY NEUTRAL LAW ENFORCEMENT CRITERIA BUT BY THE POLITICAL GEOGRAPHY OF THE TARGETS.

2. JAMES DAVID VANCE DID NOT REPUDIATE OR DISTANCE HIMSELF FROM THIS PRESIDENTIAL STATEMENT. HE ACCEPTED AND CONTINUED TO EXERCISE THE ROLE OF FRAUD CZAR AS PUBLICLY DEFINED – A ROLE WHOSE MANDATE WAS EXPLICITLY STATED TO BE PRIMARILY DIRECTED AGAINST STATES GOVERNED BY THE OPPOSITION PARTY. BY ACCEPTING AND EXECUTING THIS MANDATE WITHOUT OBJECTION TO ITS STATED POLITICAL TARGETING, VICE PRESIDENT VANCE BECAME A WILLING INSTRUMENT OF SELECTIVELY DIRECTED FEDERAL LAW ENFORCEMENT AGAINST THE PRESIDENT’S POLITICAL OPPONENTS AND THEIR CONSTITUENTS.
3. FEDERAL LAW ENFORCEMENT OPERATIONS UNDER THE TASK FORCE CHAIRED BY VICE PRESIDENT VANCE HAVE BEEN CONCENTRATED IN STATES SPECIFICALLY NAMED BY THE PRESIDENT AS DEMOCRATIC-GOVERNED TARGETS. THE PRESIDENT PUBLICLY ANNOUNCED THAT RAIDS HAD COMMENCED IN LOS ANGELES AS A DEMONSTRATION OF THE TASK FORCE’S OPERATIONS – IN THE SAME COMMUNICATION IN WHICH HE ANNOUNCED THE POLITICALLY TARGETED SCOPE OF THE MISSION.
4. THE CITIZENS OF THE STATES IDENTIFIED AS PRIMARY TARGETS OF THE TASK FORCE ARE ENTITLED TO THE EQUAL PROTECTION OF THE LAWS OF THE UNITED STATES. THEY DID NOT FORFEIT THAT CONSTITUTIONAL RIGHT BY VOTING FOR CANDIDATES OF A PARTY OPPOSED TO THE CURRENT ADMINISTRATION. THE DEPLOYMENT OF FEDERAL LAW ENFORCEMENT RESOURCES AGAINST THEM PRIMARILY ON THE BASIS OF THEIR STATES’ VOTING PATTERNS CONSTITUTES A VIOLATION OF THEIR FIFTH AMENDMENT RIGHTS AND AN ABUSE OF THE FEDERAL POWER WIELDED BY VICE PRESIDENT VANCE IN HIS CAPACITY AS CHAIRMAN OF THE TASK FORCE.
5. VICE PRESIDENT VANCE, AS A LAWYER AND CONSTITUTIONAL OFFICER, IS FULLY AWARE OF THE CONSTITUTIONAL PROHIBITION ON SELECTIVE ENFORCEMENT BASED ON POLITICAL AFFILIATION. HIS ACCEPTANCE OF A ROLE EXPLICITLY DEFINED IN POLITICAL TERMS REFLECTS NOT INADVERTENCE BUT DELIBERATE PARTICIPATION IN AN UNCONSTITUTIONAL SCHEME OF POLITICALLY TARGETED LAW ENFORCEMENT.

### III. LEGAL ANALYSIS

THE EQUAL PROTECTION PRINCIPLE IS THE CONSTITUTIONAL GUARANTEE THAT GOVERNMENT POWER WILL NOT BE WIELDED AS A WEAPON AGAINST THOSE WHO EXERCISE THEIR POLITICAL RIGHTS. WHEN THE VICE PRESIDENT CHAIRS A LAW ENFORCEMENT TASK

**FORCE THAT THE PRESIDENT HAS PUBLICLY STATED IS DIRECTED PRIMARILY AGAINST STATES THAT VOTED FOR THE OPPOSITION PARTY – WHEN THAT VICE PRESIDENT ACCEPTS THAT MANDATE AND EXECUTES OPERATIONS PURSUANT TO IT WITHOUT OBJECTION – HE HAS PARTICIPATED IN A VIOLATION OF THE CONSTITUTIONAL RIGHTS OF MILLIONS OF AMERICAN CITIZENS.**

**THE FACT THAT SOME UNDERLYING FRAUD EXISTS IN THE TARGETED STATES DOES NOT REDEEM THE CONSTITUTIONAL VIOLATION. FRAUD EXISTS IN EVERY STATE, INCLUDING THOSE GOVERNED BY THE PRESIDENT’S PARTY. THE SELECTIVE DEPLOYMENT OF FEDERAL LAW ENFORCEMENT RESOURCES BASED ON POLITICAL GEOGRAPHY – EXPLICITLY ANNOUNCED AS SUCH BY THE PRESIDENT AND EMBRACED WITHOUT OBJECTION BY THE VICE PRESIDENT WHO CHAIRS THE TASK FORCE – IS NOT LEGITIMATE LAW ENFORCEMENT. IT IS THE USE OF LAW ENFORCEMENT AS AN INSTRUMENT OF POLITICAL WARFARE. A VICE PRESIDENT WHO CHAIRS SUCH A TASK FORCE HAS COMMITTED PRECISELY THE ABUSE OF POWER THE FOUNDERS FEARED MOST: THE TRANSFORMATION OF THE GOVERNMENT OF THE PEOPLE INTO A WEAPON AGAINST THE PEOPLE.**

#### **IV. CONCLUSION**

**WHEREFORE, JAMES DAVID VANCE, BY SUCH CONDUCT, WARRANTS IMPEACHMENT AND TRIAL, REMOVAL FROM OFFICE, AND DISQUALIFICATION TO HOLD AND ENJOY ANY OFFICE OF HONOR, TRUST, OR PROFIT UNDER THE UNITED STATES.**

*RESPECTFULLY SUBMITTED,*

**GREG GUITHUES**

**CANDIDATE, HAWAII'S 2ND CONGRESSIONAL DISTRICT  
STATE OF HAWAII**