

119TH CONGRESS
2^D SESSION

H. RES. 1119

Impeaching Pamela Bondi, Attorney General of the United States, for high crimes and misdemeanors.

IN THE HOUSE OF REPRESENTATIVES

MARCH 17, 2026

Ms. LEE of Pennsylvania (for herself, Mrs. FOUSHEE, Ms. ANSARI, Mr. MIN, Ms. TLAIB, and Ms. DEXTER) submitted the following resolution; which was referred to the Committee on the Judiciary

RESOLUTION

Impeaching Pamela Bondi, Attorney General of the United States, for high crimes and misdemeanors.

1 *Resolved*, That Pamela Bondi, Attorney General of
2 the United States, is impeached for high crimes and mis-
3 demeanors, and that the following articles of impeachment
4 be exhibited to the Senate:

5 Articles of impeachment exhibited by the House of
6 Representatives of the United States of America in the
7 name of itself and of the people of the United States of
8 America, against Pamela Bondi, Attorney General of the
9 United States of America, in maintenance and support of

1 its impeachment against her for high crimes and mis-
2 demeanors.

3 ARTICLE I: OBSTRUCTION OF CONGRESS—DEFLIANCE OF
4 SUBPOENA

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6 In her conduct of the office of Attorney General of
7 the United States, Pamela Bondi, contrary to her oath
8 faithfully to execute the office of Attorney General of the
9 United States and, to the best of her ability preserve, pro-
10 tect, and defend the Constitution of the United States,
11 and in violation of her constitutional duty to take care that
12 the laws be faithfully executed, has failed without lawful
13 cause or excuse to produce the materials, papers, and
14 things contained in the Jeffrey Epstein files, as directed
15 by the duly authorized subpoena issued to the U.S. De-
16 partment of Justice by the House Committee on Oversight
17 and Government Reform on August 5, 2025, and willfully
18 disobeyed such subpoena. The Epstein files contain infor-
19 mation related to convicted sex offender Jeffrey Epstein
20 and was deemed necessary by the Committee in order to
21 resolve fundamental, factual questions relating to Jeffrey
22 Epstein’s ties with political leaders and other influential
23 figures; and to their knowledge of, participation in, or
24 cover up of Jeffrey Epstein’s sexual abuse, assault, and
25 trafficking of children and women. The Department of
26 Justice refused to adhere to the subpoena and withheld

1 substantial evidence; evidence logs indicate that amongst
2 the withheld evidence are FBI interviews with a survivor
3 who accuses Trump of sexual abuse. In refusing to
4 produce the whole and unredacted Epstein files and the
5 materials, documents, and other things contained therein,
6 Pamela Bondi, substituting her judgment as to what ma-
7 terials were necessary for the inquiry of Congress, inter-
8 posed the powers of the Department of Justice against
9 the lawful subpoena of the House of Representatives,
10 thereby assuming to herself functions and judgments nec-
11 essary to the exercise of powers vested by the Constitution
12 in the House of Representatives. In so doing, Pamela
13 Bondi knowingly and intentionally abused the power of her
14 office to shield individuals named in the Epstein files such
15 as political leaders and other influential individuals, in-
16 cluding Donald J. Trump, from accountability and over-
17 sight by Congress. In all of this, Pamela Bondi has acted
18 in a manner contrary to her trust as Attorney General
19 and subversive of constitutional government, to the great
20 prejudice of the cause of law and justice, and to the mani-
21 fest injury of the people of the United States. Wherefore,
22 Pamela Bondi, by such conduct, warrants impeachment
23 and trial, and removal from office.

1 ARTICLE II: OBSTRUCTION OF CONGRESS—DEFIANCE OF
2 THE EPSTEIN FILES TRANSPARENCY ACT

3 In her conduct of the office of Attorney General of
4 the United States, Pamela Bondi, contrary to her oath
5 faithfully to execute the office of Attorney General of the
6 United States and, to the best of her ability preserve, pro-
7 tect, and defend the Constitution of the United States,
8 and in violation of her constitutional duty to take care that
9 the laws be faithfully executed, has failed without lawful
10 cause or excuse to adhere to the Epstein Files Trans-
11 parency Act (EFTA), which was signed into law on No-
12 vember 19, 2025, by Donald J. Trump after it passed with
13 a veto-proof majority of votes in Congress. The EFTA re-
14 quires Ms. Bondi, as Attorney General with authority over
15 the Epstein files in control of the U.S. Department of Jus-
16 tice (DOJ), to produce “all unclassified records, docu-
17 ments, communications, and investigative materials in the
18 possession of the Department of Justice, including the
19 Federal Bureau of Investigation and United States Attor-
20 neys’ Offices,” that relate to Jeffrey Epstein and
21 Ghislaine Maxwell; and prohibits Ms. Bondi from with-
22 holding, delaying, or redacting documents “on the basis
23 of embarrassment, reputational harm, or political sensi-
24 tivity, including to any government official, public figure,
25 or foreign dignitary.” Ms. Bondi refused to adhere to the

1 EFTA’s December 19, 2025, statutory deadline for disclo-
2 sure. The purportedly “final” trove of documents released
3 by the DOJ in January 2025 contained 3 million pages
4 of documents. Many of these documents were heavily re-
5 dacted and the DOJ continues to withhold documents, in-
6 cluding communications from and involving Ms. Bondi
7 and other officials within Donald J. Trump’s administra-
8 tion. Evidence logs indicate that amongst the withheld evi-
9 dence are FBI interviews with a survivor who accuses
10 Trump of sexual abuse. But while Ms. Bondi continues
11 to defy the law in a manner that protects political leaders
12 and other influential individuals, including Donald J.
13 Trump himself, she failed to protect the victims. Although
14 the only permissible redactions authorized by the law were
15 intended to protect the victims, Ms. Bondi instead released
16 at least dozens of sensitive documents, including nude
17 photographs and personally identifiable information of
18 Epstein’s victims. In refusing to produce the Epstein files
19 and the materials, documents, and other things contained
20 therein, in failing to adhere to the redaction guidance pro-
21 vided by Congress that was intended to facilitate the pro-
22 tection of Epstein’s victims, and instead redacting and
23 withholding the documents in such a manner as to protect
24 herself, Donald J. Trump, and other influential members
25 or allies of the Trump administration, Pamela Bondi

1 interposed the powers of the Department of Justice
2 against the laws of this country. In so doing, Pamela
3 Bondi knowingly and intentionally abused the power of her
4 office to shield individuals named in the Epstein files, in-
5 cluding but not limited to Donald J. Trump, from ac-
6 countability and oversight by Congress, and demonstrated
7 gross incompetence in failing to protect Epstein's victims.
8 In all of this, Pamela Bondi has acted in a manner con-
9 trary to her trust as Attorney General and subversive of
10 constitutional government, to the great prejudice of the
11 cause of law and justice, and to the manifest injury of
12 the people of the United States. Wherefore, Pamela Bondi,
13 by such conduct, warrants impeachment and trial, and re-
14 moval from office.

15 ARTICLE III: ABUSE OF INVESTIGATORY AND

16 PROSECUTORIAL POWERS

17 In her conduct of the office of Attorney General of
18 the United States, Pamela Bondi, contrary to her oath
19 faithfully to execute the office of Attorney General of the
20 United States and, to the best of her ability preserve, pro-
21 tect, and defend the Constitution of the United States,
22 and in violation of her constitutional duty to take care that
23 the laws be faithfully executed, has engaged in conduct
24 that impaired the due and proper administration of justice
25 and the conduct of lawful inquiries and has violated the
26 constitutional right of citizens and residents of this coun-

1 try. She has, acting personally and through her subordi-
2 nates and agents, abused the investigatory and prosecu-
3 torial powers of the Department of Justice and the Fed-
4 eral Bureau of Investigation to pursue partisan interests
5 to the detriment of the country; to enable corruption; to
6 protect Donald J. Trump and his allies from oversight and
7 criminal prosecution; to undermine the security and reli-
8 ability of U.S. elections; and to support his anti-demo-
9 cratic assault on state rights, protesters, free speech, and
10 immigrants. The means used to implement this course of
11 conduct or plan included one or more of the following, car-
12 ried out personally and through her subordinates and
13 agents:

14 (1) She terminated without cause the Director
15 of the Departmental Ethics Office, who is tasked
16 with overseeing ethics compliance across the Depart-
17 ment of Justice.

18 (2) She terminated career public servants in the
19 Department of Justice and the Federal Bureau of
20 Investigation for carrying out their duties and ful-
21 filling the obligations of their office as they per-
22 tained to investigations and prosecutions that she
23 and Trump disfavor, including investigations and
24 prosecutions into the crimes committed by Trump
25 himself, Trump's allies, Jeffrey Epstein, and people

1 who carried out the January 6, 2021, attack on the
2 U.S. Capitol. These terminations not only rid these
3 critically important institutions of nonpartisan ca-
4 reer public servants, they demonstrated to remaining
5 employees that they would be subject to politically
6 motivated retribution if they carry out their jobs
7 ethically and in a nonpartisan manner.

8 (3) She has ordered and orchestrated politically
9 motivated and abusive investigations into Trump's
10 political opponents or other individuals disfavored by
11 Trump, including former FBI Director James
12 Comey, New York Attorney General Letitia James,
13 California senator Adam Schiff, Federal Reserve
14 Chair Jerome Powell, and Federal Reserve Board of
15 Governors Member Lisa Cook, as well as against six
16 members of Congress who made a video that truth-
17 fully informed military servicemembers that they do
18 not have to obey unlawful orders. Her baseless in-
19 dictments against Comey and James were both dis-
20 missed, and a grand jury refused to indict the six
21 members of Congress. Dozens of high-ranking, ca-
22 reer prosecutors and investigators have quit rather
23 than pursue baseless and politically motivated inves-
24 tigations.

1 (4) She has closed investigations and dismissed
2 lawsuits and prosecutions into Trump, his allies, and
3 individuals with personal connections to her and oth-
4 ers within the Trump administration, including but
5 not limited to: an investigation into Tom Homan’s
6 retention of \$50,000 cash from an FBI investigation
7 in 2024; dismissing corruption charges against
8 former New York City Mayor Eric Adams for what
9 the chief prosecutor on the case said, in resigning
10 from her position, was “driven by improper consider-
11 ations”; dismissing with prejudice a discrimination
12 lawsuit brought by the DOJ against Musk’s SpaceX
13 in 2023 for its refusal to hire refugees and people
14 granted asylum in the United States, in violation of
15 Federal law; dismissing fraud charges mid-trial
16 against a doctor who was accused of falsifying
17 COVID–19 vaccination cards and destroying govern-
18 ment-supplied vaccines; dismissing charges against
19 defendants represented by her own brother; dis-
20 missing charges against The Boeing Company over
21 the two passenger jet crashes that killed 346 people
22 in Indonesia and Ethiopia; and ending enforcement
23 of foreign corruption cases, including a long-stand-
24 ing investigation into her own former client, Pfizer.

1 (5) She has abused the power of her office to
2 target and punish journalists in violation of the
3 First Amendment, including by arresting and pros-
4 ecuting journalist Don Lemon and orchestrating a
5 raid on the home of Washington Post reporter Han-
6 nah Natanson.

7 (6) She has abused the power of her office to
8 prosecute protesters for engaging in protected
9 speech and acts in protest of the administration’s
10 immigration policies and further has violated the
11 DOJ’s own policies by publicly sharing the names
12 and photographs of protesters her office has ar-
13 rested, which has served an unconstitutional and
14 dangerous chilling effect on the expression of free
15 speech in this country.

16 (7) She is abusing laws intended to protect
17 Americans from domestic terrorism, turning them
18 into mechanisms by which Federal law enforcement
19 and the Department of Justice are unlawfully and
20 unconstitutionally targeting, harassing, and perse-
21 cuting individuals and organizations who hold view-
22 points with which Trump disagrees. She has directed
23 Federal law enforcement agencies to define “domes-
24 tic terrorism threat” as “Antifa aligned extremists,”
25 which in turn she defines as individuals and entities

1 who hold and express ideas with which the Trump
2 administration disagrees, namely “extreme view-
3 points on immigration, radical gender ideology, and
4 anti-American sentiment.” She further has ordered
5 Federal law enforcement agencies to create and
6 maintain secret lists of organizations and individuals
7 that purportedly meet this criteria; to create hotlines
8 by which people can be anonymously reported for
9 their anti-Trump ideologies; and to prioritize the
10 tracking, investigation, and prosecution of these en-
11 tities and individuals, all of which directly under-
12 mine the safety and security of American residents
13 and citizens, turn Federal resources toward the un-
14 lawful surveillance and persecution of people on the
15 basis of their protected right to beliefs and speech.

16 (8) She orchestrated and carried out a raid on
17 Fulton County’s election office and seizing thou-
18 sands of Fulton County election records, including
19 hundreds of thousands of ballots and other records
20 that contain sensitive voter information, purportedly
21 as part of Trump’s scheme to undermine and chal-
22 lenge the 2020 election.

23 (9) She has abused the power of her office to
24 assist Trump in undermining the security and reli-
25 ability of U.S. elections, including by bringing base-

1 less lawsuits demanding that states turn over their
2 voter rolls; demanding that Minnesota Governor Tim
3 Walz turn over the state's voter information in ex-
4 change for ending the violent occupation of the city
5 by Federal immigration officials, who have already
6 murdered two civilians and have injured, threatened,
7 and harassed countless more; and creating Memo-
8 randums of Understandings that require states to
9 surrender control over their voter lists and give the
10 Federal Government the ability to carry out purges
11 with no mechanism for the state or the voters to
12 contest these purges.

13 In all this, Pamela Bondi has acted in a manner contrary
14 to her trust as Attorney General and subversive of con-
15 stitutional government, to the great prejudice of the cause
16 of law and justice and to the manifest injury of the people
17 of the United States. Wherefore Pamela Bondi, by such
18 conduct, warrants impeachment and trial, and removal
19 from office.

20 ARTICLE IV: DISMANTLING THE RULE OF LAW THROUGH
21 DEFIANCCE OF THE COURTS

22 In her conduct of the office of Attorney General of
23 the United States, Pamela Bondi, contrary to her oath
24 faithfully to execute the office of Attorney General of the
25 United States and, to the best of her ability preserve, pro-
26 tect, and defend the Constitution of the United States,

1 and in violation of her constitutional duty to take care that
2 the laws be faithfully executed, has engaged in conduct
3 that impaired the due and proper administration of jus-
4 tice, usurped the authority of the judiciary, and dismantles
5 the rule of law that governs our country and protects the
6 constitutional rights of its citizens and residents. She has,
7 acting personally and through her subordinates and
8 agents, intentionally and repeatedly defied court orders,
9 acted purposefully to evade court oversight, and lied to
10 or mislead judges and court administrators; and she has
11 done so to enable Trump to carry out actions, policies,
12 and practices that violate U.S. law, the U.S. Constitution,
13 court orders, and the constitutional right of citizens and
14 residents. The means used to implement this course of
15 conduct or plan include, but is not limited to, one or more
16 of the following, carried out personally or with through
17 her subordinates and agents:

18 (1) Lying to or withholding information from
19 the courts in making an error-filled presentation of
20 the James Comey indictment to the grand jury dis-
21 close the existence of a memo from prosecutors
22 against the prosecution of James Comey.

23 (2) Withholding information about an applica-
24 ble law from a magistrate judge to obtain a warrant

1 to search and seize materials from a journalist's
2 home.

3 (3) Misleading a judge about the involvement of
4 senior officials in the decision to bring criminal
5 charges against Kilmar Abrego Garcia.

6 (4) Presenting demonstrably false allegations in
7 court to support baseless prosecutions against pro-
8 testers; and inaccurately presenting the law to the
9 court.

10 These acts individually and together demonstrate that the
11 Attorney General has defied and usurped the authority af-
12 forded by our Constitution to the judiciary, and has a dan-
13 gerous disregard for the Constitution and the careful bal-
14 ance of powers that protects our country from abuses by
15 any single branch. In all of this, Pamela Bondi has acted
16 in a manner contrary to her trust as Attorney General
17 and subversive of constitutional government, to the great
18 prejudice of the cause of law and justice and to the mani-
19 fest injury of the people of the United States. Wherefore
20 Pamela Bondi, by such conduct, warrants impeachment
21 and trial, and removal from office.

22 ARTICLE V: PERJURY IN CONGRESSIONAL TESTIMONY

23 In her conduct of the office of Attorney General of
24 the United States, Pamela Bondi, contrary to her oath
25 faithfully to execute the office of Attorney General of the
26 United States and, to the best of her ability preserve, pro-

1 tect, and defend the Constitution of the United States,
2 and in violation of her constitutional duty to take care that
3 the laws be faithfully executed, has engaged in conduct
4 that impaired the due and proper administration of jus-
5 tice, usurped the authority of the judiciary, and dismantles
6 the rule of law that governs our country and protects the
7 constitutional rights of its citizens and residents. She has
8 lied to or misled Members of Congress after being sworn
9 to tell the truth and she has done so to enable Trump
10 to carry out actions, policies, and practices that violate
11 U.S. law, the U.S. Constitution, court orders, and the con-
12 stitutional rights of citizens and residents. The means
13 used to implement this course of conduct or plan include,
14 but are not limited to, one or more of the following, carried
15 out personally:

16 (1) On January 15, 2025, Pamela Bondi swore
17 to tell the truth, the whole truth, and nothing but
18 the truth before the Senate Judiciary Committee for
19 her nomination hearing. Contrary to that oath,
20 Pamela Bondi willfully provided perjurious, false and
21 misleading testimony to the Senate Judiciary Com-
22 mittee concerning one or more of the following: po-
23 liticizing and weaponizing the DOJ and targeting
24 journalists. Such testimony includes the following:

1 Senator Whitehouse Question: Under what
2 circumstances would you prosecute journalists
3 for what they write?

4 Pamela Bondi Answer: I believe in the
5 freedom of speech, only if anyone commits a
6 crime.

7 Pamela Bondi Answer: . . .if I am Attor-
8 ney General, I will not politicize that office, I
9 will not target people simply because of their
10 political affiliation. Justice will be administered
11 even handedly throughout this country.

12 (2) On February 11, 2026, Pamela Bondi
13 swore to tell the truth, the whole truth, and nothing
14 but the truth before the House Judiciary Committee.
15 Contrary to that oath, Pamela Bondi willfully pro-
16 vided perjurious, false and misleading testimony to
17 the House Judiciary Committee concerning one or
18 more of the following: the nature of Ghislaine Max-
19 well's detention in the Bureau of Prisons and the
20 evidence against Donald J. Trump in the Epstein in-
21 vestigation. Such testimony includes the following:

22 Representative Ross Question: Does a con-
23 victed sex offender like Ghislaine Maxwell de-
24 serve special treatment in prison and special
25 privileges in prison?

1 Pamela Bondi Answer: I did not know she
2 was being transferred, and she was not trans-
3 ferred to a lower-level facility.

4 Representative Lieu Question: I want to
5 know were there any underage girls at that
6 party or at any party that Trump attended with
7 Jeffrey Epstein?

8 Pamela Bondi Answer: . . .there is no evi-
9 dence that Donald Trump has committed a
10 crime.

11 These acts individually and together demonstrate that the
12 Attorney General has defied and usurped the authority af-
13 forded by our Constitution to the judiciary, and has a dan-
14 gerous disregard for the Constitution and the careful bal-
15 ance of powers that protects our country from abuses by
16 any single branch. In all of this, Pamela Bondi has acted
17 in a manner contrary to her trust as Attorney General
18 and subversive of constitutional government, to the great
19 prejudice of the cause of law and justice and to the mani-
20 fest injury of the people of the United States. Wherefore
21 Pamela Bondi, by such conduct, warrants impeachment
22 and trial, and removal from office.

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