

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA**

CONRAD SMITH,

and

DANNY McELROY

and

BYRON EVANS

and

GOVERNOR LATSON,

and

MELISSA MARSHALL

and

MICHAEL FORTUNE

and

JASON DEROUCHE

**Plaintiffs,**

v.

DONALD J. TRUMP, “*solely in his personal capacity*”

and

DONALD J. TRUMP FOR PRESIDENT, INC.  
c/o Bradley T. Crate (Treasurer)

and

STOP THE STEAL L.L.C.  
c/o George B. Coleman

and

Civil Action No. 1:21-cv-02265-APM

ALI ALEXANDER, a/k/a  
Ali Abdul Razaq Akbar, a/k/a Ali Abdul Akbar

and

BRANDON J. STRAKA

and

ROGER J. STONE, JR.

and

PROUD BOYS, an unincorporated association

and

PROUD BOYS INTERNATIONAL, L.L.C.  
c/o Jason L. Van Dyke

and

ENRIQUE TARRIO

and

ETHAN NORDEAN

and

JOSEPH R. BIGGS

and

ZACHARY REHL

and

CHARLES DONOHOE

and

DOMINIC J. PEZZOLA

and

OATH KEEPERS

c/o Christopher R. Grobl, Esq.

and

STEWART RHODES

and

THOMAS E. CALDWELL

and

JESSICA WATKINS

and

KELLY MEGGS

and

ALAN HOSTETTER

and

RUSSELL TAYLOR

and

ERIK SCOTT WARNER

and

FELIPE ANTONIO "TONY" MARTINEZ

and

DEREK KINNISON

and

RONALD MELE

and

JOHN DOES 1-10,

**Defendants.**

**DEFENDANT ZACHARY REHL'S**  
**SUPPLEMENT TO HIS**  
**RULE 12 MOTION TO STRIKE IMPROPER MATERIAL**

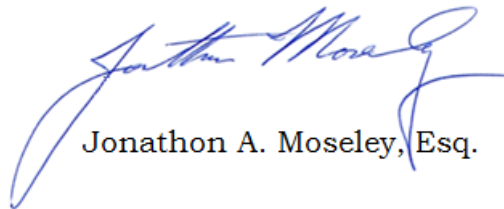
Comes now the Defendant Zachary Rehl, and hereby moves provides this supplement.

Counsel had intended to attach as an Exhibit the Session law from 1871 Public Law (P.L.) 42-22 (April 20, 1871) -- Session 42, Chapter 22; 17 Stat. 13 formally named "An Act to enforce the Provisions of the Fourteenth Amendment to the Constitution of the United States and for other Purposes." Counsel had spent a great deal of time and effort to find it.

Therefore, Defendant's counsel hereby files the attachment hereto and requests that it be considered as part of Rehl's motion.

Dated: October 6, 2021

RESPECTFULLY SUBMITTED  
ZACHARY REHL, *By Counsel*

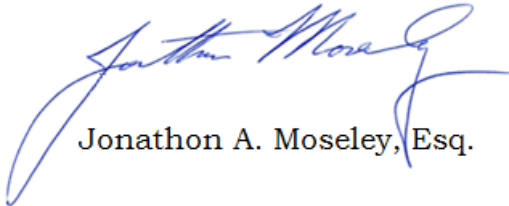
  
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**CERTIFICATE OF SERVICE**

I hereby certify that on October 6, 2021, I discussed this motion with Plaintiff's counsel, Edward Casper, who was professionally civil. Plaintiff's counsel generously offered to agree to an extension of time until November 12, 2021, along with the extensions requested and agreed to by the other Defendants who are facing criminal charges. Mr. Casper then called back, however, concerned that the Defendant might not be able to postpone filing of this motion even with the Plaintiff's consent to an extension of time. Out of an abundance of caution, counsel for

Defendant Zachary Rehl felt compelled by the uncertainty to proceed to file within 21 days of service of the Complaint about Rehl.

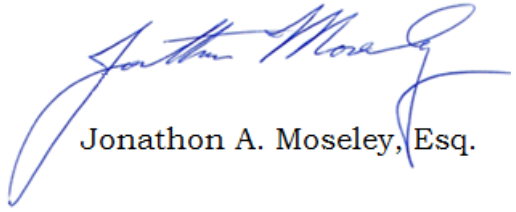


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Legal Counsel for Defendant Roger Stone

Although undersigned counsel should not presume to decide for other co-Defendants who their legal counsel should be or will be, outside of this filing counsel will email a copy of this pleading to counsel for other named Defendants if they can be determined.



Jonathon A. Moseley, Esq.