1	Mathew Tyler				
2	550 Vallombrosa Ave # 6471				
3	Chico, CA 95927				
4	+1-262-757-8802				
5	hi@tylerpresident.com				
6	Plaintiff, Pro per pro se				
7	Dated: January 30, 2025				
8	UNITED STATES DISTRICT COURT				
9	EASTERN DISTRICT OF CALIFORNIA				
10					
11	MATHEW TYLER,				
12	Plaintiff,				
13	v.				
14	118TH US CONGRESS,				
15	US DEPARTMENT OF JUSTICE, et al.,				
16	US ATTORNEY'S OFFICE NORTHERN CALIFORNIA, ET AL.,				
17	BENJAMIN C. MIZER, ET SEQ., IN OFFICIAL CAPACITY AS PRINCIPAL DEPUTY				
18	ASSOCIATE ATTORNEY GENERAL, US DEPARTMENT OF JUSTICE,				
19	CALIFORNIA ATTORNEY GENERAL,				
20	SHIRLEY WEBER, in her official capacity as California Secretary OF STATE,				
21	FIONA MA, in her official capacity as California State TREASURER,				

1	JAMES GALLAGHER, IN OFFICIAL CAPACITY AS CA. ASSEMBLYMAN
2	WASHINGTON US ATTORNEY / DOJ,
3	UTAH LT. GOVERNOR,
4	UTAH ATTORNEY GENERAL,
5	New Hampshire DOJ,
6	RHODE ISLAND EEOC,
7	DOES 1-50
8	
9	Defendants.
10	
11	Case No.
12	
13	CERTIFICATE OF INTERESTED ENTITIES OR PERSONS
14	Pursuant to Local Rule 131(b)
15	In compliance with Local Rule 131(b), the undersigned certifies that the following listed
16	persons, associations of persons, firms, partnerships, corporations (including parent
17	corporations), or other entities are known to have an interest in the outcome of this case:
18	1. Real Party in Interest:
19	The real party in interest in this action is Mathew Tyler, a U.S. citizen, resident of
20	California, and a 2016-2084 U.S. Presidential candidate.
21	2. Interested Entities:

This case involves matters of significant public interest that affect all citizens of the world, and the United States of America, including disabled veterans. The issues raised in this lawsuit concern the protection of fundamental civil rights, the integrity of the electoral process, and the prevention of government fraud and corruption.

3. Specific Interests:

- a. All Citizens of the entire world, including Corporations, and the named herein: All citizens of the entire world have a vested interest in ensuring that the government upholds the U.S. Constitution and federal laws, particularly those protecting the right to vote, the right to participate in the electoral process, and the right to equal protection under the law.
- b. **Disabled Veterans:** Disabled veterans, who have served our country and often face unique challenges related to their disabilities, have a particularly strong interest in the enforcement of anti-discrimination laws and the provision of reasonable accommodations to ensure their full participation in society.

4. No Other Known Interested Entities:

To the best of Plaintiff's knowledge, there are no other known interested entities in this action.

2

3 **Dated:** January 30, 2025

4 Respectfully Submitted,

5

6

10

7 8 9

Mathew Tyler

550 Vallombrosa Ave # 6471

Chico, CA 95927

+1-262-757-8802

11 hi@tylerpresident.com

12 **Plaintiff, Pro per pro se**