

11TH CONGRESS

1st SESSION

S. Res. 11006

To impeach Kash Smore, the Secretary of Education,
for high crimes and misdemeanors.

.

IN THE SENATE OF THE UNITED STATES

(October 10, 2023)

Ms. Underwood introduced the following resolution;
which shall be referred to the Senate Committee on
Health, Judiciary, and Veterans' Affairs.

A RESOLUTION

Impeaching Kash Smore, the Secretary of Education,
for high crimes and misdemeanors.

.

Resolved, That Kash Smore, the Secretary of
Education, is impeached for high crimes and misdemeanors
and that the following article of impeachment be exhibited
to the United States Senate:

Article of impeachment exhibited by the House of Representatives of the United States of America in the name of itself and of the people of the United States of America, against Kash Smore, the Secretary of Education, in maintenance and support of its impeachment against him for high crimes and misdemeanors.

IMPEACHMENT PROCEEDINGS

- I. It shall be made clear that the Senate, in the absence of the House of Representatives has the sole power to impeach individuals within any civil office.
- II. It shall be made clear that the United States Senate has the sole power to convict and bar individuals from holding civil office.
- III. The United States Senate has the right to decide what High Crimes and Misdemeanors stand for during impeachment proceedings.
- IV. Accusations shall be included in each Impeachment Article of this Resolution, as well as explanations and evidence deemed appropriate.
- V. Congress has the sole right to examine evidence and find whether or not it is valid and put this Resolution into effect.
- VI. Upon passing the Senate with a majority, this Resolution shall be voted by the Senate, and Senators shall vote on both the Conviction of Secretary Kash Smore and as well as their barring public office after said trial.

ARTICLE I: HIGH CRIMES AND MISDEMEANORS

The Constitution provides that the United States Congress “shall have the sole Power of Impeachment”. Further, Article II, section 4, sub-section A, the Constitution states that “the President, Vice President and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, treason, bribery, or other high crimes and misdemeanors.” In his conduct, Mr. Kash Smore was called into an illegal Supreme Court hearing under the presider former Associate Justice Thomas Whaley order. Mr. Kash was the present “lawyer” representing the Bloxburg Public School District (BPSD) vs. Derrick Johnson Jr in the illegal Supreme Court hearing. Mr. Smore was practicing law without a Bar certification license, therefore impersonating as an attorney and committing fraud. After the *then* Attorney General Cai Underwood instructed Mr. Smore and the hearing to stop, Mr. Smore continued to practice law unauthorized and speak as the petitioner attorney, failing to comply with the order from the chief law enforcement officer of the United States, *then* Attorney General Cai Underwood.

Wherefore, Kash Smore, by such conduct, has demonstrated that he will remain a threat to Americas trust and credibility if allowed to remain in office, and has acted in a manner grossly incompatible with self-governance and the rule of law. Kash Smore thus warrants impeachment and trial, removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States.

Therefore, through Article I, it is affirmed that Kash

Smore is charged with unauthorized practice of law, impersonation, fraud, failure to obey a lawful order, and obstruction of justice.