Supreme Court of the United States

No. 09-13

RESET4K,

Petitioner,

v.

UNITED STATES, ET AL.

ORDER

IT IS ORDERED that the petitioner and the pro-petitioner participating *amici* (the House of Representatives and the Senate) shall each have until this Saturday, April 18, 2020, by 8 p.m. ET, to, if they wish, respond to the following questions submitted by Justices:

"The Constitution, through the Anytime Review Clause, empowers the Court to impose its understandings of natural justice and, as a result of that, displace the contrary acts and understandings of the people's elected Executive and Legislative representatives—when does this exercise of power constitute usurpation under the Constitution's positive law?"— Justice Chase

- "In what circumstances would you consider the Anytime Review
 Clause as a warrant for the Court to produce right policy in the
 face of elected branches that are dogmatic, misinformed,
 immoral and prejudiced?"— Justice Chase
- "At what point, if any, do you believe review by this Court would violate the Constitution's provisions giving the House and Senate the sole power to impeach and try impeachments respectively?"— Justice Pitney

BY THE COURT.

Dated this 16th day of April, 2020.