

119TH CONGRESS
2D SESSION

H. RES. 1105

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

IN THE HOUSE OF REPRESENTATIVES

MARCH 4, 2026

Mr. THANEDAR submitted the following resolution; which was referred to the Committee on the Judiciary

RESOLUTION

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

1 *Resolved*, That Pamela Jo Bondi, Attorney General
2 of the United States of America, is impeached for high
3 crimes and misdemeanours, and that the following articles
4 of impeachment 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 Jo Bondi, Attorney General of
9 the United States of America, in maintenance and support

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

3 ARTICLE I: OBSTRUCTION OF CONGRESS

4
5 The Constitution provides that the House of Rep-
6 resentatives “shall have the sole Power of Impeachment”
7 and that civil Officers of the United States, including the
8 Attorney General of the United States of America, “shall
9 be removed from Office on Impeachment for, and Convic-
10 tion of, Treason, Bribery, or other high Crimes and Mis-
11 demeanors”. In her conduct while Attorney General of the
12 United States of America, Pamela Jo Bondi, in violation
13 of her oath to support and defend the Constitution of the
14 United States against all enemies, foreign and domestic,
15 to bear true faith and allegiance to the same, and to well
16 and faithfully discharge the duties of her office, has will-
17 fully and systematically refused to comply with the law,
18 in that—

19 (1) Pamela Jo Bondi willfully violated Public
20 Law 119–38 which states that all unclassified
21 records that comply with the permitted withholdings
22 section, must be made “publicly available in a
23 searchable and downloadable format” not later than
24 30 days after the date of enactment. Of these files,
25 “no record shall be withheld, delayed, or redacted on
26 the basis of embarrassment, reputational harm, or

1 political sensitivity, including to any government of-
2 ficial, public figure, or foreign dignitary”. However,
3 the Department of Justice violated Public Law 119–
4 38 by “slow rolling” documents and files related to
5 Jeffrey Epstein, with many files being released past
6 the 30 day mark. Additionally, the Department of
7 Justice has claimed that it identified 6 million pages
8 of documents, photographs, and videos related to
9 Jeffrey Epstein, but has released only approximately
10 3.5 million files as of February 13, 2026.

11 (2) As permitted under Public Law 119–38, the
12 Attorney General is allowed to “withhold or redact”
13 files that “contain personally identifiable information
14 of victims or victims’ personal and medical files”
15 and “depict or contain child sexual abuse materials”.
16 However, on January 30, 2026, the Department of
17 Justice released at least 40 unredacted nude photo-
18 graphs of victims, including some who were under-
19 age at the time. Additionally, the Department of
20 Justice released the names, phone numbers, and ad-
21 dresses of victims whose lawyers had identified in
22 correspondence to the Department of Justice, but
23 did not want their identities released. Not only was
24 the release of these unredacted photographs and in-
25 formation highly inappropriate and in contravention

1 of Public Law 119–38, but these disclosures exposed
2 victims of Jeffrey Epstein to potential harassment
3 and undermined the statutory protections afforded
4 to them under Federal law.

5 (3) On August 5, 2025, the House Oversight
6 Committee subpoenaed Pamela Jo Bondi, requiring
7 her to produce “documents and communications” re-
8 lated to the Epstein Files. This bipartisan subpoena
9 is legally binding, and the House Oversight Com-
10 mittee has threatened legal action against individ-
11 uals who have previously defied its subpoena powers
12 but have not yet done so in this instance. Pamela Jo
13 Bondi has defied this subpoena and has continued to
14 withhold files related to Jeffrey Epstein and his as-
15 sociates’ illegal activities from Congress.

16 (4) On February 11, 2026, Pamela Jo Bondi
17 testified before the House Judiciary Committee to
18 provide testimony relating to the mission and pro-
19 grams of the Department of Justice. During the
20 hearing, Pamela Jo Bondi misrepresented facts re-
21 garding the Mueller investigation into Russian inter-
22 ference in the 2016 election and the Epstein files in-
23 vestigation. Specifically, Pamela Jo Bondi falsely
24 claimed, while under oath, that Robert Mueller, Spe-
25 cial Counsel overseeing an investigation into Rus-

1 sia's efforts to interfere with the 2016 election,
2 "found no evidence, none, of foreign interference".
3 Robert Mueller did find evidence of a social media
4 disinformation campaign run by the Russian Inter-
5 net Research Agency (IRA), and that the Russian
6 Military Intelligence (GRU) hacked the Democratic
7 National Committee (DNC) and the campaign chair-
8 man of Democratic frontrunner Hillary Clinton's
9 emails. All of which, Mueller concluded, was done in
10 an effort to swing the 2016 election in favor of Don-
11 ald Trump. Later during the hearing, Pamela Jo
12 Bondi also falsely claimed that "there is no evidence
13 that Donald Trump has committed a crime, every-
14 one knows that". Ted Lieu, a sitting Congressman
15 who was questioning Pamela Jo Bondi at the time,
16 brought up evidence that the Department of Justice
17 held that showed the witness statement of a former
18 driver for Donald Trump, who alleged he overheard
19 a conversation between Donald Trump and Jeffrey
20 Epstein. The witness statement also stated that the
21 driver met a girl who claimed to have been raped by
22 both Donald Trump and Jeffrey Epstein.

23 In all of this, Pamela Jo Bondi failed to abide by
24 the law. Pamela Jo Bondi has failed the survivors of Jef-
25 frey Epstein, she has lied to the American people, and she

11 ARTICLE II: DERELICTION OF DUTY AND OBSTRUCTION
12 OF JUSTICE

•HRES 1105 IH

1 fully and systematically refused to comply with the law,
2 in that—

3 (1) On February 10, 2025, the Department of
4 Justice moved to drop criminal corruption charges
5 against Eric Adams, who was serving as Mayor of
6 New York City at the time. In response to the De-
7 partment of Justice’s directive to drop criminal cor-
8 ruption charges against Eric Adams, the United
9 States Attorney for the Southern District of New
10 York, Danielle Renee Sassoon, the lead prosecutor
11 against Eric Adams, Hagan Scotten, the acting head
12 of the Department of Justice’s Criminal Division,
13 Kevin Driscoll, the acting head of the Department of
14 Justice’s Public Integrity Section, John Keller, and
15 three other prosecutors within the Public Integrity
16 Section resigned from their positions. Many have
17 speculated that this decision to drop charges against
18 Eric Adams was a quid pro quo: Eric Adams would
19 comply with, and even assist, the Trump administra-
20 tion’s immigration policies in exchange for not fac-
21 ing consequences for corruption.

22 (2) In May 2025, in violation of the Foreign
23 Emoluments Clause of the United States Constitu-
24 tion, Pamela Jo Bondi signed a legal opinion that
25 authorized the transfer of a \$400 million Qatari jet

1 meant for Donald Trump, the sitting President of
2 the United States of America. As stated in article I,
3 section 9, clause 8 of the United States Constitu-
4 tion, “no Person holding any Office of Profit or
5 Trust under them, shall, without the Consent of the
6 Congress, accept of any present. . .from any King,
7 Prince, or foreign State”. The official cost of retro-
8 fitting the foreign jet to meet security requirements
9 has not been released, and Air Force Secretary Troy
10 Meink told lawmakers that the funds would come
11 from the Sentinel Intercontinental Ballistic Missile
12 Program, which is intended to replace the aging nu-
13 clear missile arsenal. By not recusing herself, as the
14 Chief Legal Officer of the United States, Pamela Jo
15 Bondi violated her fiduciary duty in the matter by
16 virtue of her prior experience serving as a registered
17 foreign lobbyist on behalf of the Government of
18 Qatar. To write a legal opinion on behalf of the
19 United States that authorizes the acceptance of a
20 gift from a former client and a foreign government
21 is a blatant conflict of interest. As of February 13,
22 2026, the United States Congress has not author-
23 ized the acceptance of this gift and has not author-
24 ized the transfer of funds appropriated from the
25 Sentinel Intercontinental Ballistic Missile Program

1 to be used in retrofitting the jet to be used by Don-
2 ald Trump.

3 (3) On September 20, 2025, the Department of
4 Justice closed its Federal probe into Tom Homan,
5 who was allegedly recorded on video by undercover
6 FBI agents accepting a \$50,000 cash bribe. Tom
7 Homan, who at the time of the FBI operation was
8 being tagged for the Border Czar position under
9 President Donald Trump, allegedly guaranteed Fed-
10 eral Government contracts in exchange for cash.
11 When questioned under oath about the FBI probe
12 and its closure by Senate Judiciary Committee mem-
13 bers, Pamela Jo Bondi refused to answer whether
14 the FBI received the \$50,000 back from Homan, if
15 Homan reported the \$50,000 on his taxes, or if Tom
16 Homan committed a crime. By closing the FBI
17 probe into Tom Homan, Pamela Jo Bondi failed to
18 discharge her duties as Attorney General of the
19 United States of America. She obstructed the legal
20 system from carrying out a thorough investigation
21 and trial by a jury of Mr. Homan's peers to deter-
22 mine his innocence.

23 (4) In 2025, senior leaders within the Depart-
24 ment of Justice advised the Department of Home-
25 land Security to violate existing injunctions from

1 Federal courts regarding deportation flights to El
2 Salvador. According to whistleblower disclosures
3 from the former Acting Deputy Director for the De-
4 partment of Justice's Civil Division's Office of Im-
5 migration Litigation, Erez Reuveni, they were di-
6 rected by senior leadership to ignore court orders,
7 misrepresent facts and make false statements in
8 court, and to stop sending emails to other Federal
9 agencies, as their emails could be subject to Free-
10 dom of Information Act requests.

11 (5) In 2025, on numerous occasions, the De-
12 partment of Justice took direct action that benefited
13 court cases that Pamela Jo Bondi's brother, Brad
14 Bondi, was representing. In August 2025, the De-
15 partment of Justice moved to dismiss charges
16 against a Florida woman whom Brad Bondi rep-
17 resented, and the case was later dropped. Later that
18 same month, the Department of Justice dropped
19 charges against a Missouri property developer who
20 was facing felony wire fraud charges and was rep-
21 resented by Brad Bondi. No evidence has been pre-
22 sented that Pamela Jo Bondi recused herself from
23 the Department of Justice's decision to take direct
24 action in cases involving Brad Bondi, raising serious
25 ethical concerns.

1 In all of this, Pamela Jo Bondi has obstructed justice
2 and, in dereliction of her duty as the Attorney General
3 of the United States of America, failed to abide by the
4 rule of law. Pamela Jo Bondi has shielded political and
5 personal allies from the law and covered for Donald
6 Trump’s unlawful activities.

7 Wherefore, Pamela Jo Bondi, by such conduct, has
8 demonstrated that she is unfit to fulfill the duties of Attor-
9 ney General of the United States of America impartially,
10 and will remain a threat to the Constitution and the rule
11 of law if allowed to remain in office. Pamela Jo Bondi
12 thus warrants impeachment and trial, removal from office,
13 and disqualification to hold and enjoy any office of honor,
14 trust, or profit under the United States.

15 ARTICLE III: WEAPONIZATION AND POLITICIZATION OF
16 THE DEPARTMENT OF JUSTICE

17
18 The Constitution provides that the House of Rep-
19 resentatives “shall have the sole Power of Impeachment”
20 and that civil Officers of the United States, including the
21 Attorney General of the United States of America, “shall
22 be removed from Office on Impeachment for, and Convic-
23 tion of, Treason, Bribery, or other high Crimes and Mis-
24 demeanors”. In her conduct as Attorney General of the
25 United States of America, Pamela Jo Bondi, in violation
26 of her oath to support and defend the Constitution of the

1 United States against all enemies, foreign and domestic,
2 to bear true faith and allegiance to the same, and to well
3 and faithfully discharge the duties of her office, has will-
4 fully and systematically refused to comply with the law,
5 in that—

6 (1) On February 5, 2025, Pamela Jo Bondi es-
7 tablished the Weaponization Working Group within
8 the Department of Justice, which would “conduct a
9 review [of] the activities of all departments and
10 agencies exercising civil or criminal enforcement au-
11 thority of the United States over the last four
12 years”. Pamela Jo Bondi cites the “weaponization
13 by Special Counsel Jack Smith” for “targeting
14 President Trump” as a target of focus for the
15 Weaponization Working Group. Jack Smith has tes-
16 tified under oath twice before Congress, most re-
17 cently during his public testimony before the House
18 Judiciary Committee on January 22, 2026, where he
19 repeatedly defended his actions and stated that he
20 expects the Department of Justice under Donald
21 Trump to seek to indict him. Pamela Jo Bondi also
22 listed “Manhattan District Attorney Alvin Bragg
23 [and] New York Attorney General Letitia James” as
24 targets for the Weaponization Working Group.

1 (2) In May 2025, the Department of Justice
2 opened a formal criminal investigation into Letitia
3 James, the Attorney General of New York, for
4 charges related to mortgage fraud. Letitia James
5 had previously been successful in a civil fraud law-
6 suit against Donald Trump and the Trump Organi-
7 zation. Many speculated that the criminal investiga-
8 tion against Letitia James by the Department of
9 Justice was retribution for her lawsuit against
10 Trump. Ultimately, a judge dismissed the charges
11 against Letitia James, who found that the interim
12 United States attorney, Lindsey Halligan, was not
13 lawfully appointed.

14 (3) On May 19, 2025, the Department of Jus-
15 tice launched the Civil Rights Fraud Initiative,
16 which targeted institutions, like public universities,
17 for knowingly maintaining diversity, equity, inclu-
18 sion, and accessibility (DEIA) programs. Univer-
19 sities such as Harvard, the University of California
20 system, and others were targeted, and the Depart-
21 ment of Justice alleged that they violated the False
22 Claims Act.

23 (4) On June 28, 2025, under the direction of
24 Pamela Jo Bondi, the Department of Justice fired
25 3 Federal prosecutors who were involved in the Jan-

1 uary 6 criminal cases, including the case against
2 Donald Trump. In July 2025, additional Depart-
3 ment of Justice staff were dismissed from their posi-
4 tions for their work on the January 6 or other crimi-
5 nal cases related to Donald Trump.

6 (5) On September 25, 2025, the Department of
7 Justice indicted James Comey, former Director of
8 the Federal Bureau of Investigation, on charges of
9 making false statements to Congress and obstruction
10 of justice for his involvement in the investigation of
11 Russia's involvement in the 2016 elections. Ulti-
12 mately, the charges against Comey were dismissed
13 by the judge, who found that the interim United
14 States attorney, Lindsey Halligan, was not lawfully
15 appointed.

16 (6) On January 10, 2026, the Department of
17 Justice began a criminal investigation into Jerome
18 Powell, Chairman of the Federal Reserve, on
19 charges of making false statements to Congress re-
20 garding the renovation project of the Federal Re-
21 serve Building. Jerome Powell, whom Donald Trump
22 nominated during his first term as President to
23 serve as Chairman of the Federal Reserve, has had
24 numerous public disagreements with Trump regard-
25 ing interest rates and the economy. On July 24,

1 2025, Donald Trump visited the Federal Reserve
2 Building to observe the renovations and, during the
3 visit, openly argued with Jerome Powell about the
4 cost of the renovations and interest rates. Donald
5 Trump has publicly stated that he would “love to
6 fire” Jerome Powell, and has referred to him as a
7 “fool”.

8 (7) On January 23, 2026, Pamela Jo Bondi
9 sent a letter to Tim Walz, Governor of Minnesota,
10 demanding “Minnesota’s records on Medicaid and
11 Nutrition Service programs, including the Supple-
12 mental Nutrition Assistance Program” (SNAP), the
13 repeal of “sanctuary policies,” and allowing the De-
14 partment of Justice to access voter records. In ex-
15 change, Pamela Jo Bondi alludes to ending Oper-
16 ation Metro Surge, the Department of Homeland
17 Security’s deployment of Immigration and Customs
18 Enforcement (ICE) and Customs and Border Pro-
19 tection (CBP) officers to Minnesota.

20 (8) In February 2026, the Department of Jus-
21 tice sought to indict Jason Crow, Chris Deluzio,
22 Maggie Goodlander, and Chrissy Houlahan, sitting
23 Members of Congress, and Mark Kelly and Elissa
24 Slotkin, sitting Senators, over charges related to a
25 video they produced reaffirming the rights of

1 servicemembers in the United States military to dis-
2 obey unlawful orders. This blatant attempt by the
3 Department of Justice to go after the free speech
4 rights and to silence political opponents is deeply
5 alarming, with a grand jury later declining to bring
6 up charges against the lawmakers.

7 In all of this, Pamela Jo Bondi has weaponized and
8 politicized the Department of Justice, turning the highest
9 law enforcement agency in the United States of America
10 against its own people. In her role as the Attorney General
11 of the United States of America, Pamela Jo Bondi has
12 used her investigative powers to attempt to intimidate gov-
13 ernment officials and public institutions, as well as go
14 after political opponents.

15 Wherefore, Pamela Jo Bondi, by such conduct, has
16 demonstrated that she is unfit to fulfill the duties of Attor-
17 ney General of the United States of America impartially,
18 and will remain a threat to the Constitution and the rule
19 of law if allowed to remain in office. Pamela Jo Bondi
20 thus warrants impeachment and trial, removal from office,
21 and disqualification to hold and enjoy any office of honor,
22 trust, or profit under the United States.

○