

119TH CONGRESS
1ST SESSION

H. RES. 174

Impeaching Amir Hatem Mahdy Ali, a judge of the United States District Court for the District of Columbia, for high crimes and misdemeanors.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 27, 2025

Mr. OGLES (for himself and Mr. GILL of Texas) submitted the following resolution; which was referred to the Committee on the Judiciary

RESOLUTION

Impeaching Amir Hatem Mahdy Ali, a judge of the United States District Court for the District of Columbia, for high crimes and misdemeanors.

1 *Resolved*, That Amir Hatem Mahdy Ali, a judge of
2 the United States District Court for the District of Colum-
3 bia, is impeached for high crimes and misdemeanors, and
4 that the following article of impeachment be exhibited to
5 the Senate:

6 Article of impeachment exhibited by the House of
7 Representatives of the United States of America in the
8 name of itself and of the people of the United States of
9 America, against Amir Hatem Mahdy Ali, a judge of the
10 United States District Court for the District of Columbia,

1 in maintenance and support of its impeachment against
2 him for high crimes and misdemeanors.

3 ARTICLE I
4

5 Amir Hatem Mahdy Ali, a judge of the United States
6 District Court for the District of Columbia, engaged in
7 a pattern of conduct that is incompatible with the trust
8 and confidence placed in him as a Federal judge, as fol-
9 lows:

10 Judge Ali, in a 2024 written statement to the Senate
11 Judiciary Committee, asserted that a “judge must decide
12 issues based on an impartial and objective application of
13 the law to the record before the court”. In issuing a tem-
14 porary restraining order against the “pausing” of funds
15 promulgated in Executive Order 14169, Judge Ali has
16 without merit marginalized the President’s Article II au-
17 thority, which vests the power to conduct foreign policy
18 in the President of the United States, and has further
19 compromised the President’s fiduciary obligation to review
20 federal agencies and programs. This patent violation of
21 Constitutional precedent—which necessarily precludes an
22 explanation based on ignorance of the supreme law of the
23 land—is entirely inconsistent with serving the United
24 States as a district court judge.

25 Judge Ali, in mandating the immediate outlay of
26 funds in contradiction of subsection (a) of Section 3 of

1 Executive Order 14169, has done so in a manner that is
2 arbitrary and capricious. The understood purpose of the
3 President’s Executive order was to review such funds for
4 consistency with United States foreign policy. By man-
5 dating immediate funding disbursement of funds paused
6 by the President’s Executive order, Judge Ali did so with
7 no consideration for the troubled history of foreign assist-
8 ance through the United States Agency for International
9 Development (USAID). A March 2021 GAO report indi-
10 cates that from FY2015 until FY2019, USAID did not
11 consistently ensure that subawards provided for projects
12 in the Gaza Strip and Judea and Samaria complied with
13 regulations aimed at preventing financial support for ter-
14 rorism. More recently, in November 2024, USAID was
15 found to have financed hundreds of thousands of meals
16 for al-Qaida affiliated fighters in Syria. While arguing
17 that the Trump administration funding pause caused “ir-
18 reparable harm”, Judge Ali failed to consider that his de-
19 cision could easily inflict “irreparable harm” on Americans
20 and American interests.

21 Accordingly, Judge Amir Hatem Mahdy Ali has en-
22 gaged in conduct so utterly lacking in intellectual honesty
23 and basic integrity that he is guilty of high crimes and

- 1 misdemeanors, is unfit to hold the office of Federal judge,
- 2 and should be removed from office.

