IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

JUDICIAL WATCH, INC., 425 Third Street S.W., Suite 800)
Washington, DC 20024,)
Plaintiff,)
) Civil Action No.
V.)
)
U.S. DEPARTMENT OF JUSTICE,)
950 Pennsylvania Avenue N.W.)
Washington, DC 20530-0001,)
)
Defendant.)
)

COMPLAINT

Plaintiff Judicial Watch, Inc. brings this action against Defendant U.S. Department of Justice to compel compliance with the Freedom of Information Act, 5 U.S.C. § 552. As grounds therefor, Plaintiff alleges as follows:

JURISDICTION AND VENUE

- 1. The Court has jurisdiction over this action pursuant to 5 U.S.C. § 552(a)(4)(B) and 28 U.S.C. § 1331.
 - 2. Venue is proper in this district pursuant to 28 U.S.C. § 1391(e).

PARTIES

3. Plaintiff Judicial Watch, Inc. is a not-for-profit, educational organization incorporated under the laws of the District of Columbia and headquartered at 425 Third Street S.W., Suite 800, Washington, DC 20024. Plaintiff seeks to promote transparency, accountability, and integrity in government and fidelity to the rule of law. As part of its mission, Plaintiff regularly requests records from federal agencies pursuant to FOIA. Plaintiff analyzes

the responses and disseminates its findings and the requested records to the American public to inform them about "what their government is up to."

4. Defendant U.S. Department of Justice is an agency of the United States

Government and is headquartered at 950 Pennsylvania Avenue N.W., Washington, DC 20530
0001. Defendant has possession, custody, and control of records to which Plaintiff seeks access.

STATEMENT OF FACTS

- 5. In response to an unrelated FOIA request, Judicial Watch received records that appeared to show that Deputy Atorney General Lisa Monaco used a non-justice.gov email address to conduct official government business.
- 6. Therefore, on June 22, 2023, Plaintiff submitted a FOIA request to the Office of Information Policy, a component of Defendant, seeking access to "all work-related emails sent to and from Deputy Atorney General Lisa Monaco using non-.gov email accounts from January 20, 2021 to the present."
- 7. According to the submission web portal, the request was assigned tracking number FOIA-2023-01637. Plaintiff has received no response or acknowledgment.
- 8. As of the date of this Complaint, Defendant has failed to (i) produce the requested records or demonstrate that the requested records are lawfully exempt from production; (ii) notify Plaintiff of the scope of any responsive records Defendant intends to produce or withhold and the reasons for any withholdings; or (iii) inform Plaintiff that it may appeal any adequately specific, adverse determination.

COUNT I (Violation of FOIA, 5 U.S.C. § 552)

- 9. Plaintiff realleges paragraphs 1 through 8 as if fully stated herein.
- 10. Defendant is in violation of FOIA.

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11. Plaintiff is being irreparably harmed by Defendant's violation of FOIA, and

Plaintiff will continue to be irreparably harmed unless Defendant is compelled to comply with it.

12. To trigger FOIA's administrative exhaustion requirement, Defendant was

required to make a final determination on Plaintiff's request by July 21, 2023, at the latest.

Because Defendant failed to make a final determination on Plaintiff's FOIA request within the

time limits set by FOIA, Plaintiff is deemed to have exhausted its administrative appeal

remedies.

WHEREFORE, Plaintiff respectfully requests that the Court: (1) order Defendant to

conduct searches for any and all records responsive to Plaintiff's FOIA request and demonstrate

that it employed search methods reasonably likely to lead to the discovery of records responsive

to Plaintiff's FOIA request; (2) order Defendant to produce, by a date certain, any and all non-

exempt records responsive to Plaintiff's FOIA request and Vaughn indices of any responsive

records withheld under claim of exemption; (3) enjoin Defendant from continuing to withhold

any and all non-exempt records responsive to Plaintiff's FOIA request; (4) grant Plaintiff an

award of attorneys' fees and other litigation costs reasonably incurred in this action pursuant to 5

U.S.C. § 552(a)(4)(E); and (5) grant Plaintiff such other relief as the Court deems just and

proper.

Dated: February 26, 2024

Respectfully submitted,

/s/ Michael Bekesha

Michael Bekesha (D.C. Bar No. 995749)

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Counsel for Plaintiff

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