

DISTRICT COURT, CITY AND COUNTY OF  
DENVER, COLORADO

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CASE NUMBER: 2020CV34319

Court Address: City and County Building  
1437 Bannock Street  
Denver, Colorado 80202

**Plaintiff(s): ERIC COOMER, Ph.D.**

v.

**Defendant(s): DONALD J. TRUMP FOR  
PRESIDENT, INC.; SIDNEY POWELL; SIDNEY  
POWELL, P.C.; DEFENDING THE REPUBLIC,  
INC.; RUDOLPH GIULIANI; JOSEPH  
OLTMANN; FEC UNITED; SHUFFLING  
MADNESS MEDIA, INC. dba CONSERVATIVE  
DAILY; JAMES HOFT; TGP  
COMMUNICATIONS LLC dba THE GATEWAY  
PUNDIT; MICHELLE MALKIN; ERIC  
METAXAS; CHANEL RION; HERRING  
NETWORKS, INC. dba ONE AMERICA NEWS  
NETWORK; and NEWSMAX MEDIA, INC.**

***Attorneys for Defendant Michelle Malkin:***

Franklin D. Patterson, No. 12058  
Gordon A. Queenan, No. 49700  
Patterson Ripplinger, P.C.  
5613 DTC Parkway, Suite 400  
Greenwood Village, Colorado 80111  
Telephone: 303/741-4539  
Facsimile: 303/741-5043  
E-mail: [fpatterson@prpclegal.com](mailto:fpatterson@prpclegal.com)  
[gqueenan@prpclegal.com](mailto:gqueenan@prpclegal.com)

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Case Number: 2020 CV 034319

Courtroom/Division: 409

**DEFENDANT MALKIN'S ANTI-SLAPP EXHIBIT LIST**

DEFENDANT, Michelle Malkin (“Malkin”), by and through her attorneys, Patterson Ripplinger, P.C., pursuant to the Court’s Order dated October 14, 2021, hereby submits her Anti-SLAPP Exhibit List for Plaintiff’s objections, as follows:

<b>Exhibits</b>	<b>Stipulated</b>	<b>Plaintiff’s Objections</b>	<b>Defendant’s Response</b>
700 – Malkin, M. Declaration			
701 – Transcript of Oltmann Interview on MalkinLive			
702 – Transcript of Oltmann Interview on Sovereign Nation			
703 – Malkin, M. Dep. Tr.			
Pl.’s Ex. A – Dec. of Coomer, E.			
OAN500 – Coomer, E. Facebook Posts, 2016 to 2020			
OAN505 – Sep. 26, 2020 Google search screenshot of “eric dominion Denver Colorado”			
OAN511 – Dec. 8, 2020 Denver Post Op-Ed by Coomer, E.			
OAN512 – Dec. 22, 2020 Ark Valley Voice article			
OAN546 – Aug. 24, 2021 New York Times Magazine article by Susan Dominus			
OAN 550 – Denver Post Article			
OAN553 – Coomer, E. Dep. tr.			

<p>Ms. Malkin incorporates the other Defendants' lists of exhibits to the extent they are not in conflict with Ms. Malkin's objections, which have yet to be finalized</p>			
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DATED this 29<sup>th</sup> day of October, 2021.

Respectfully submitted,

**PATTERSON RIPLINGER, P.C.**

*s/ Gordon A. Queenan*

Franklin D. Patterson, No. 12058

Gordon A. Queenan, No. 49700

*Attorneys for Defendant Michelle Malkin*

**CERTIFICATE OF SERVICE**

I hereby certify that on this 29<sup>th</sup> day of October, 2021, a true and correct copy of the above and foregoing **DEFENDANT MALKIN'S ANTI-SLAPP EXHIBIT LIST** was served upon counsel of record via Colorado Courts E-Filing.

*s/ Terri A. Taylor*

Terri A. Taylor