UNITED STATES DISTRICT COURT

DISTRICT OF MASSACHUSETTS

Civil Action No.: 1:23-CV-11802-IT

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Patriot Front c/o Thomas Rousseau 714 Highview Lane Grapevine, TX 76051

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) —— or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) —— you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Anthony D. Mirenda, FOLEY HOAG LLP, 155 Seaport Boulevard, Boston, MA 02210-2600, (617) 832-1000, ADM@foleyhoag.com

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If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

	Little & Description
ROBERT M. FARRELL	
CLERK OF COURT	
/s/ – Danielle Kelly	The state of the s
Signature of Clerk or Deputy Clerk	*CroF MASSACHO

ISSUED ON 2023-08-08 11:35:43, Clerk USDC DMA

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

CHARLES M. MURRELL III,

Plaintiff,

v.

Civil No. 1:23-cv-11802

PATRIOT FRONT, THOMAS ROUSSEAU, AND JOHN DOES 1-99,

Defendants.

AFFIDAVIT OF SERVICE

- I, B. Keith Wheeler, being duly sworn, deposes and says as follows:
- 1. I am over the age of eighteen years, am an agent of Beacon Hill Research, Inc., and am not a party to this action.
- 2. On November 10, 2023, I served Patriot Front via email addresses patriotfront@protonmail.com and patriotfront01@gmail.com the following documents filed in this action:
 - a. Complaint (ECF No. 1);
 - b. Summons (ECF No. 3);
 - c. Civil Action Cover Sheet (ECF No. 1-1);
 - d. Category Form (ECF No. 1-2); and
 - e. Memorandum & Order Allowing Service by Alternative Means (ECF No. 20).

- 3. Upon completing service via e-mail, I did not receive a "bounce back" email from either email account.
- 4. On November 13, 2023, I also served Patriot Front with the above-mentioned documents via the social media website Telegram at account @PatriotFrontUpdates by attaching all the above-mentioned documents to a direct message and sending that direct message to the account's user.
- 5. Also on November 13, 2023, I further attempted to serve Patriot Front with the aforementioned documents on other video-related social media pages referenced by Patriot Front's website (the "Video Pages"). Those Video Pages are as follows:
 - a. Telegram accounts @patriotfrontvideos, @sons_of_columbia, and
 @PatriotFrontSightings;
 - b. Gab account @Patriot Front;
 - c. Odysee video pages @PatriotFront and @PatriotFrontExtras; and
 - d. Bitchute video page Patriot-Front.
- 6. Unlike Patriot Front's primary Telegram page (@PatriotFrontUpdates), which permitted me to attach documents in a direct message to the account's user, there appears to be no mechanism by which to attach documents for service on the Video Pages.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

November 20, 2023 Wellesley Hills, Massachusetts

> B. Keith Wheeler Beacon Hill Research, Inc.

25 Walnut Street

Suite 205

Wellesley Hills, MA 02481