

119TH CONGRESS
2^D SESSION

H. RES. 1346

Impeaching Eleanor L. Ross, Judge of the United States District Court
for the Northern District of Georgia, for high crimes and misdemeanors.

IN THE HOUSE OF REPRESENTATIVES

JUNE 8, 2026

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

RESOLUTION

Impeaching Eleanor L. Ross, Judge of the United States
District Court for the Northern District of Georgia, for
high crimes and misdemeanors.

1 *Resolved*, That Eleanor L. Ross, Judge of the United
2 States District Court for the Northern District of Georgia,
3 is impeached for high crimes and misdemeanors, and that
4 the following article of impeachment be exhibited to the
5 United States Senate.

6 Articles 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 Eleanor L. Ross, who was appointed,
10 duly qualified, and commissioned to serve, during good be-

1 havior in office, to be United States Judge for the North-
2 ern District of Georgia on November 18, 2014.

3 ARTICLE I: MISLEADING AND FALSE STATEMENTS

4

5 Judge Eleanor L. Ross made material false and mis-
6 leading statements as follows:

7 Between October 2023 and October 2025, Judge
8 Ross engaged in sexual intercourse with a high-ranking
9 official of the Atlanta Police Department inside her Fed-
10 eral courthouse chambers during regular business hours,
11 while actively presiding over criminal cases.

12 These activities were conducted within earshot of her
13 judicial staff.

14 On September 30, 2025, Eleventh Circuit Chief
15 Judge William Pryor identified a complaint about this be-
16 havior from a law clerk in Judge Ross’s office and ap-
17 pointed a Special Committee to investigate the complaint.

18 The Special Committee determined that Judge Ross
19 lied to Chief Judge Pryor as well as to Chief Judge of
20 the Northern District of Georgia Leigh Martin May re-
21 garding this sexual activity in her private office.

22 Specifically, Judge Ross falsely claimed that she had
23 “never engaged in sexual intercourse in [her] office, nor
24 anywhere else in the Courthouse”, and that she was “not
25 sure who this allegation concerns or whether it is alleged
26 to have occurred with different individuals”.

1 Even though Judge Ross later admitted her false-
2 hoods to the Special Committee, this occurred after the
3 Special Committee had taken significant actions including
4 a review of security camera footage and sign-in logs; back-
5 ground research on the Officer; interviews of five of the
6 Judge's former clerks; inspection of the layout of the
7 Judge's chambers; and laboratory testing of furnishings
8 of the Judge's chamber.

9 The Special Committee concluded that Judge Ross
10 engaged in misconduct including sexual conduct in her of-
11 fice during business hours, and made material false and
12 misleading statements to Chief Judge Pryor and Chief
13 District Judge May that had a detrimental affect on the
14 investigation of misconduct and the administration of the
15 district court.

16 Her actions exhibit a reckless disregard for her pro-
17 fessional obligations, proving her wholly unfit to continue
18 holding the office of a Federal judge.

19 Wherefore, Judge Ross is guilty of high crimes and
20 misdemeanors and should be removed from office.

○