

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

AMERICAN ASSOCIATION OF PHYSICS
TEACHERS, et al.,

Plaintiffs,

v.

NATIONAL SCIENCE FOUNDATION, et
al.,

Defendants.

Case No. 1:25-cv-01923

PLAINTIFFS' MOTION FOR A PRELIMINARY INJUNCTION

Plaintiffs, the American Association of Physics Teachers; the American Association of Colleges and Universities; the American Association of University Professors; the American Educational Research Association; the International Union, United Automobile, Aerospace, and Agricultural Implement Workers of America; and the Women in Engineering ProActive Network, respectfully move pursuant to Federal Rule of Civil Procedure 65 for a preliminary injunction.

For the reasons set forth in the accompanying memorandum in support of this Motion, the Court should enter an order that enjoins Defendants from implementing the change in agency priorities decision and mass termination of over 1,600 grants to plaintiffs and others. The specific contours of the relief that Plaintiffs seek are provided in the accompanying proposed order.

Dated: June 23, 2025

Respectfully submitted,

/s/ Steven Y. Bressler

Steven Y. Bressler (D.C. Bar No. 482492)
Tsuki Hoshijima (*pro hac vice* forthcoming)
DEMOCRACY FORWARD FOUNDATION
P.O. Box 34553
Washington, D.C. 20043
(202) 448-9090
sbressler@democracyforward.org
thoshijima@democracyforward.org

Nathan L. Walker (*pro hac vice* forthcoming)
Celine Purcell (*pro hac vice* forthcoming)
Emily Kirk (*pro hac vice* forthcoming)
Heather C. Bates (*pro hac vice* forthcoming)
THE NORTON LAW FIRM PC
300 Frank H. Ogawa Plaza, Suite 450
Oakland, CA 94612
Telephone: (510) 906-4900
nwalker@nortonlaw.com
cpurcell@nortonlaw.com
ekirk@nortonlaw.com
hbates@nortonlaw.com

Attorneys for Plaintiffs