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12	[SEE NEXT PAGE FOR ADDITIONAL COUNSEL]			
13	UNITED STATES DISTRICT COURT			
14	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
15	TOR THE HORITIER	(District of Orlein ord)		
16 17 18	Hadil Al-Mowafak, Wasim Ghaleb and John Doe, on behalf of themselves and others similarly situated; ACLU of Northern California; Jewish Family & Community Services East Bay, Plaintiffs,	Civil Case No. CLASS ACTION COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF		
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21 222 223 224 225 226 227 228	Donald Trump, President of the United States; U.S. Department of State; U.S. Department of Homeland Security; U.S. Customs and Border Protection; Rex W. Tillerson, Secretary of State; John Kelly, Secretary of U.S. Department of Homeland Security; Kevin McAleenan, Acting Commissioner of U.S. Customs and Border Patrol; Carrie Azurin, Field Director, San Francisco Field Office of U.S. Customs and Border Patrol, Defendants.			
	CLASS ACTION COMPLAINT 1144492.01	FOR DEC. AND INJUNCTIVE RELIEF		

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INTRODUCTION

- 1. On December 7, 2015, then-candidate Donald J. Trump issued a statement "calling for a total and complete shutdown of Muslims entering the United States." Defendant Trump remained consistent on this position throughout his campaign for the presidency.
- 2. Following his election as President, Defendant Trump implemented his plan to ban individuals on the basis of their religious beliefs: One week after he took office, on January 27, 2017, Defendant Trump issued an Executive Order (the "Executive Order") completely prohibiting for at least 90 days the entry or re-entry of all persons who are nationals of seven predominantly Muslim countries—Iran, Iraq, Libya, Somalia, Sudan, Syria and Yemen (the "Designated Countries")—regardless of whether such persons hold valid visas or are lawful permanent residents of the United States. As one of Defendant Trump's senior advisors confirmed the next day, the Executive Order is an attempt to institute the promised "Muslim ban."
- 3. Also on January 27, 2017, the Deputy Assistant Secretary for Visa Services at the Bureau of Consular Affairs of the Department of State, relying on the authority of the Executive Order, summarily and provisionally revoked all valid nonimmigrant and immigrant visas of nationals of the seven predominantly Muslim Countries, subject to exceptions not relevant here. This revocation ("the Provisional Revocation Letter") threatens countless nationals of the Designated Countries who are currently in the United States or who reside in the United States but were traveling abroad when the letter was issued.
- 4. The First Amendment does not allow the government to circumvent its protections for religious freedom so easily. As the Supreme Court explained in striking down a law that targeted members of an unpopular religion, "[o]fficial action that targets religio[n] ... cannot be shielded by

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mere compliance with the requirement of facial neutrality. The Free Exercise Clause protects against governmental hostility which is masked, as well as overt." *Church of the Lukumi Babalu Aye, Inc. v. City of Hialeah*, 508 U.S. 520, 534 (1993). The Executive Order and the Provisional Revocation Letter violate the First Amendment because they are thinly veiled attempts to discriminate against Muslims by barring them from entry to the United States.

- 5. The Immigration and Nationality Act ("INA") ensures that the United States does not adopt certain discriminatory immigration policies. The INA prohibits preference or discrimination on the basis of "a person's race, sex, nationality, place of birth or place of residence." 8 U.S.C. §1152(a)(1)(A). The Executive Order and the Provisional Revocation Letter contradict this statute and instead would revoke visas and deny entry based on nothing but "nationality, place of birth or place of residence."
- 6. Plaintiffs include nationals of the Designated Countries who are or have been lawfully present in California and who, but for the Executive Order and/or the Provisional Revocation Letter, have the lawful right to travel to and from the United States. Plaintiffs also include organizations that wish to hear from and associate with people barred from entering the nation under the orders. Plaintiffs bring this action on behalf of themselves and other persons similarly situated to challenge various provisions of the Executive Order and the Provisional Revocation Letter that violate the First Amendment, the equal-protection and due process rights granted under the Fifth Amendment, the Religious Freedom Restoration Act, 42 U.S.C. § 2000bb-1 et seq., the Immigration and Nationality Act, 8 U.S.C. § 1101 et. seq, and the Administrative Procedure Act.

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JURISDICTION AND VENUE

- 7. This Court has jurisdiction under 5 U. S. C. § 706 and 28 U.S.C. §§ 1331 and 1361, and has further remedial authority pursuant to the Declaratory Judgment Act, 28 U.S.C. § 2201 et seq.
- 8. Venue properly lies within the Northern District of California under 28 U.S.C. § 1391(b) because a substantial part of the events or omissions giving rise to this action occurred in the District.

INTRADISTRICT ASSIGNMENT

9. Pursuant to Civil L.R. 3-2(c), this case should be assigned to the San Francisco or Oakland Division of this Court because the action arises in San Francisco County.

PARTIES

- 10. Plaintiff Hadil Al-Mowafak is a Yemeni national who is currently in her freshman year at Stanford University in Palo Alto, California. She possesses a valid F-1 student visa and has continuously resided in the United States since September 17, 2016. As described below, Plaintiff Al-Mowafak plans to travel to Yemen in the summer of 2017 to visit her husband, who lives in Yemen. Because her husband does not have a United States visa, the only way that Plaintiff Al-Mowafak can see her husband is if she travels to Yemen to visit him.
- 11. Plaintiff Wasim Ghaleb is a Yemeni national who is currently studying business administration at Grossmont College in San Diego, California. Plaintiff Ghaleb possesses a valid F-1 student visa and continuously resided in California from March 4, 2016 to January 15, 2017. As described below, Plaintiff Ghaleb travelled to Saudi Arabia on January 15 to visit his family,

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fully intending to return to California two weeks later for the spring semester. Instead, he is now stuck outside the country because of the Executive Order.

- 12. Plaintiff John Doe is an Iranian national who is currently a Ph.D. candidate at University of California, Berkeley. He possesses a valid F-1 student visa and has continuously resided in the United States since September 2012. As described below, Plaintiff Doe received and accepted a job offer at a top Fortune 50 Company in Silicon Valley. He fears that his post-graduate work authorization will be affected by the Executive Order and result in the loss of this job opportunity. He brings suit under a pseudonym because he fears retaliation.
- 13. Plaintiff American Civil Liberties Union of Northern California ("ACLU-NC"), founded in 1934 and based in San Francisco, California, is one of the largest ACLU affiliates, with more than 95,000 members, thousands of whom live in this District. Plaintiff ACLU-NC has long been dedicated to protecting the constitutional rights of its members and of all Californians, including their rights to religious liberty and equal protection of the laws. Plaintiff ACLU-NC has members of many faiths— Muslim, Christian, Jewish and others— who are directly affected by the Executive Order and its implementation, including nationals of the Designated Countries who are now unable to travel. Other ACLU-NC members are U.S. citizens and permanent residents who wish to hear the speech of and associate with people of all faiths who are now unable to travel or return to the United States because of the Executive Order. In addition, Plaintiff ACLU-NC has members who pay federal taxes and are opposed to the use of their tax dollars to implement and enforce the unlawful actions that are the subject of this lawsuit.
- 14. Plaintiff Jewish Family & Community Services East Bay ("JFCS-EB"), founded in1877 as the Daughters of Israel Relief Society, has a long history of working to resettle and

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provide legal and other services to refugees and immigrants from many countries, including people from the Designated Countries, in the San Francisco Bay Area, and serves and supports Alameda and Contra Costa County residents of all ages, races, and religions. Plaintiff JFCS-EB supports those refugees and immigrants who are already present in the area, and stands ready to welcome and provide services to additional refugees and immigrants who are able to gain entry to the United States. Defendants' actions impede JFCS-EB's ability to carry out its mission, as JFCS-EB has been forced to divert its limited resources from critical ongoing work in support of refugees and immigrants in order to assist individuals negatively impacted by the Executive Order, such as responding to new and acute inquiries and requests for assistance.

- 15. Defendant Donald J. Trump is the President of the United States. He is sued in his official capacity.
- 16. Defendant U.S. Department of State is a cabinet department of the United States federal government that is responsible for issuing visas.
- 17. Defendant U.S. Department of Homeland Security ("DHS") is a cabinet department of the United States federal government with the primary mission of securing the United States.
- 18. Defendant U.S. Customs and Border Protection ("CBP") is an agency within DHS with the primary mission of detecting and preventing the unlawful entry of persons and goods into the United States.
- 19. Defendant Rex W. Tillerson is the Secretary of State. He is sued in his official capacity.
 - 20. Defendant John Kelly is the Secretary of DHS. He is sued in his official capacity.

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- 21. Defendant Kevin K. McAleenan is the Acting Commissioner of CBP. He is sued in his official capacity.
- 22. Defendant Carrie Azurin is the Field Director of the San Francisco Field Office of CBP. She is sued in her official capacity.

STATEMENT OF FACTS

President Trump's January 27, 2017 Executive Order

- 23. On January 27, 2017, Defendant Trump signed the Executive Order entitled, "Protecting the Nation from Foreign Terrorist Entry into the United States." A copy of this Executive Order is attached to this Complaint as Exhibit A.
- 24. The Executive Order, citing the threat of terrorism committed by foreign nationals, purports to direct a variety of changes to the manner and extent to which non-citizens may seek and obtain admission to the United States. Among other things, the Executive Order imposes a 120-day moratorium on the resettlement of refugees; proclaims that "that the entry of nationals of Syria as refugees is detrimental to the interests of the United States," and therefore "suspend[s]" indefinitely their entry to the country; and drastically limits to 50,000 the number of refugees from all countries who may be admitted in fiscal year 2017 on the ground that admission of a greater number of refugees would be "detrimental to the interests of the United States."
- 25. Under Section 3(c) of the Executive Order, Defendant Trump proclaims "that the immigrant and nonimmigrant entry into the United States of aliens from countries referred to in section 217(a)(12) of the INA, 8 U.S.C. 1187(a)(12), would be detrimental to the interests of the United States," and that he is therefore "suspend[ing] entry into the United States, as immigrants and nonimmigrants, of such persons for 90 days from the date of this order," with narrow

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exceptions not relevant here. This section of the Executive Order appears on its face to prevent all persons who are nationals of such countries from entering the United States, regardless of whether they are otherwise admissible.

- 26. Under Section 1 of the Executive Order, entitled "Purpose," the Executive Order states that at the time of the September 11, 2001 terrorist attacks, "State Department policy prevented consular officers from properly scrutinizing the visa applications of several of the 19 foreign nationals" involved in those attacks. However, the Executive Order does not impose any restrictions on nationals of the countries of which the September 11 attackers were citizens.
- 27. The same day the Executive Order issued, the Deputy Assistant Secretary for Visa Services at the Bureau of Consular Affairs of the Department of State, relying on the Executive Order, issued a letter purporting to provisionally revoke all valid nonimmigrant and immigrant visas of nationals of the Designated Countries, subject to exceptions not relevant here. The Provisional Revocation Letter was not publicized; to the contrary, it was withheld from the public until it was filed four days later under a "Notice of Supplemental Authority" in multiple cases challenging the Executive Order. The existence of the Provisional Revocation Letter broadens the chaos caused by the Executive Order. The federal government has apparently issued no public and legally binding guidance regarding the meaning or proper interpretation of the Provisional Revocation Letter. A copy of this letter is attached to this Complaint as Exhibit B.
- 28. The Provisional Revocation Letter also appears to expand the scope of the Executive Order's application: it applies on its face to persons who are present inside the United States as well as persons outside the United States, rather than being limited to persons seeking to enter the United States. Under section 221(a)(1)(B) of the INA, 8 U. S. C. § 1227(a)(i)(B), any alien whose

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nonimmigrant visa has been revoked under 8 U. S. C. § 1201(i) (INA § 221(i), referenced in the Provisional Revocation Letter) is deportable. Immigration attorneys report that the Provisional Revocation Letter is now being applied to immigrants lawfully residing within the United States who have pending applications for asylum, lawful permanent residence and other immigration benefits.

The Text and History of the Executive Order Show Discriminatory Intent

- 29. The Executive Order and the Provisional Revocation Letter currently apply to nationals of seven countries, all of which are majority Muslim countries: Iraq, Iran, Libya, Somalia, Sudan, Syria, and Yemen. The Executive Order, by its express terms, suspends immigrant and nonimmigrant entry into the United States based on nationality, place of birth or place of residence. The Provisional Revocation Letter similarly revokes "all valid nonimmigrant and immigrant visas of nationals" based on nationality, place of birth, or place of residence.
- 30. The Executive Order is an attempt by Defendant Trump to fulfill a campaign promise to ban Muslims from entering the United States. In a December 7, 2015 written statement, "Donald J. Trump Statement on Preventing Muslim Immigration," then-candidate Trump said that he was "calling for a total and complete shutdown of Muslims entering the United States." This statement is still displayed on the official Trump-Pence website.¹
- 31. That same day, Defendant Trump sent a tweet that stated "DONALD J. TRUMP STATEMENT ON PREVENTING MUSLIM IMMIGRATION," linking to the statement.² He also read a slightly modified version of the statement himself in public, declaring that "Donald J.

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¹ <u>https://www.donaldjtrump.com/press-releases/donald-j.-trump-statement-on-preventing-muslim-immigration</u> [last accessed on February 1, 2017].

² https://twitter.com/realDonaldTrump/status/673993417429524480 [last accessed on February 1, 2017].

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Trump is calling for a total and complete shutdown of Muslims entering the United States until our country's representatives can figure out what the hell is going on. We have no choice."

- 32. On December 13, 2015, during an interview on CNN, Defendant Trump reaffirmed his intent to institute a ban on Muslims entering the country. When asked about his "call ... for, 'a total and complete shutdown of Muslims entering the U.S." he nodded his head and defended his position. Later, when he was asked whether he thought the ban would be was constitutional, he replied, "first of all, they're not citizens."
- 33. Defendant Trump repeatedly referred to a ban on Muslim immigration on the campaign trail. For example, in a speech on June 13, 2016, Defendant Trump stated, "I called for a ban after San Bernardino and was met with great scorn and anger. But now many ... are saying that I was right to do so."⁵
- 34. In July 24, 2016 interview on Meet the Press, Defendant Trump was asked directly if a plan similar to the now-enacted Executive Order was a "rollback" from "[t]he Muslim Ban." Defendant Trump rejected the suggestion: "I don't think so. I actually don't think it's a rollback. In fact, you could say it is an expansion."
- 35. After the election, on December 22, 2016, a reporter asked Defendant Trump whether his "plans to create a Muslim register or ban Muslim immigration to the United States"

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³ http://wpo.st/O0uY2 [last accessed on February 1, 2017].

⁴ A video of this interview is available on CNN's Youtube Channel at

https://www.youtube.com/watch?v=JKtcdn0zAqw; the referenced comments occur during the first 15 seconds of the interview and at 8:45 [last accessed on February 1, 2017].

⁵ <u>http://www.vox.com/2016/6/13/11925122/trump-orlando-foreign-policy-transcript</u> [last accessed on February 1, 2017].

⁶ http://www.nbcnews.com/meet-the-press/meet-press-july-24-2016-n615706 [last accessed on February 1, 2017].

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had changed. Defendant Trump responded "you've known my plans all along" and that he was "100% correct" in his position.⁷

- 36. In the days after the Executive Order, Defendant Trump referred to the Executive Order as a "ban." On January 30, Defendant Trump tweeted: "If the ban were announced with a one week notice, the 'bad' would rush into our country during that week." On February 1, Defendant Trump expressed his indifference to whether the Executive Order is characterized as a ban on Muslims: "Everyone is arguing whether or not it is a BAN. Call it what you want…"
- 37. Senior advisors to Defendant Trump have engaged in anti-Muslim rhetoric that provide additional support for the notion that the Executive Order was prompted by animus toward Islam and Muslims.
- 38. In the summer of 2014, Stephen Bannon, chief strategist and senior counselor to Defendant Trump and a reported principal architect of the Executive Order, advocated for separation from those of the Muslim faith, telling a meeting of the Human Dignity Institute: "If you look back at the long history of the Judeo-Christian West struggle against Islam, I believe that our forefathers kept their stance, and I think they did the right thing. I think they kept it out of the world, whether it was at Vienna, or Tours, or other places... It bequeathed to us the great institution that is the church of the West." Bannon continued: "[T]hey were able to stave this off, and they were able to defeat it, and they were able to bequeath to us a church and a civilization that really is the flower of mankind, so I think it's incumbent on all of us to do what I call a gut check, to really think about what our role is in this battle that's before us." 10

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http://time.com/4611229/donald-trump-berlin-attack/ [last accessed February 1, 2017].

⁸ https://twitter.com/realDonaldTrump/status/826060143825666051 [last accessed on February 1, 2017].

⁹ https://twitter.com/realDonaldTrump/status/826774668245946368 [last accessed on February 1, 2017].

¹⁰ https://www.buzzfeed.com/lesterfeder/this-is-how-steve-bannon-sees-the-entire-world [last accessed February 1,

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- 39. In an interview on January 28, 2017, one of Defendant Trump's senior advisors, Rudolph Giuliani, left no doubt that the ban on entry from nationals of the Designated Countries was intended to carry out a ban on Muslims, and that the Executive Order was crafted to create a pretextual cover for a Muslim ban. Mr. Giuliani stated: "I'll tell you the whole history of it. So, when he [Defendant Trump] first announced it, he said, 'Muslim ban.' He called me up. He said, 'Put a commission together. Show me the right way to do it legally.""
- 40. On January 29, an anonymous "senior administration official" briefed a reporter from Breitbart.com on the intended purpose of the Executive Order: "The reality, though, is that the situation [of large Islamic populations] that exists today in parts of France, in parts of Germany, in Belgium, etcetera, is not a situation we want replicated inside the United States."
- 41. Defendant Trump and his agents have also made it clear that they intend to favor non-Muslims nationals of the Designated Countries over Muslim nationals of those countries. In an interview with the Christian Broadcasting Network on January 27, 2017, Defendant Trump asserted that the United States had been discriminating against Christian refugees from Syria in favor of Muslims, claiming that "If you were a Muslim, you could come in. But if you were Christian, it was almost impossible." He continued, "they were chopping off the heads of everybody but more so the Christians. I thought it was very, very unfair. So we are going to help them." ¹³
- 42. Consistent with Defendant Trump's expressed intent to favor Christians, Section 5(e) of the Executive Order authorizes the Secretaries of the Department of State and the 2017.

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¹¹ http://wpo.st/xzuY2 [last accessed on February 1, 2017].

http://www.breitbart.com/big-government/2017/01/30/trump-changes-immigration-favor-american-values/ (parenthetical in original) [last accessed on February 1, 2017].

http://www.breitbart.com/national-security/2017/01/27/trump-will-give-persecuted-christians-priority-refugee-status/ [last accessed on February 1, 2017].

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Department of Homeland Security to admit individuals who are "member[s] of a religious minority" in their countries of nationality who are "facing religious persecution." This provision directly grants Christians and other religions preference over Muslim refugees.

Facts About Plaintiff Hadil Al-Mowafak

- 43. Plaintiff Hadil Al-Mowafak is a Yemeni national who is currently in her freshman year at Stanford University in Palo Alto, California and hopes to earn her undergraduate degree in 2020. She possesses a valid F-1 multiple-entry student visa that was duly issued on July 29, 2016. She has continuously resided in the United States since September 17, 2016. Plaintiff Al-Mowafak currently plans to travel to Yemen in the summer of 2017 to visit her husband, who lives in Yemen. Because her husband does not have a United States visa, the only way that Plaintiff Al-Mowafak can see her husband is if she travels to Yemen to visit him.
- 44. In addition to being unable to travel to see her husband, Plaintiff Al-Mowafak fears that if she is not permitted to re-enter the United States because of the Executive Order and its implementation, she will be prevented from continuing her undergraduate studies. She is also fearful about the effects of the Provisional Revocation Letter on her immigration status.

Facts About Plaintiff Wasim Ghaleb

- 45. Plaintiff Wasim Ghaleb is a 23-year-old national of Yemen, who attends Grossmont College in San Diego, California. He is majoring in business administration. He hopes to complete his Associate degree at Grossmont College, transfer to a Bachelor of Arts program at a university, and complete his studies in 2020.
- 46. On January 15, 2016, Ghaleb traveled to Saudi Arabia to spend time with family during a break in the academic schedule. As the holder of a valid, multiple-entry F-1 visa that

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would allow him to re-enter at any time prior to February 23, 2017, Ghaleb intended to return on January 28, 2017, to begin the new semester on January 30.

- Airways flight to London with a reservation on a connecting flight to Los Angeles, California.

 When he arrived in London and went to the gate for his flight to Los Angeles International

 Airport ("LAX"), he heard his name being called over a loudspeaker. When Plaintiff Ghaleb

 approached the counter, individuals he understood to be U.S. agents of Defendant DHS informed

 him that he could not continue on his flight to LAX because Defendant Trump had banned

 citizens from seven countries—including Yemen—from traveling to the United States. Plaintiff

 Ghaleb showed the agents his Form I-20 and valid F-1 entry visa, to demonstrate that he had

 permission to enter the United States, but the agents told him he had no choice but to return to

 Jeddah.
- 48. Based on instructions from the U.S. agent who informed Plaintiff Ghaleb of the travel ban, Plaintiff Ghaleb arranged for a return flight to Jeddah on British Airways. He spent seven hours in the London airport wondering what his future would hold, worrying that he would not be able to complete the semester at Grossmont College, and making calls and asking questions to try to find a way to travel to the United States before returning to Jeddah. Plaintiff Ghaleb has already missed several days of the new semester, but he is eager to return and intends to complete the semester if the U.S. will honor his duly issued F-1 visa and Form I-20.

Facts About Plaintiff John Doe

49. Plaintiff John Doe is an Iranian national who is currently a Ph.D. candidate at University of California, Berkeley. Plaintiff Doe expects to receive his Ph.D. by May of 2017. He holds a 3.9 grade point average and has published scholarly articles in prestigious scientific

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journals. He possesses a valid F-1 student visa and has continuously resided in the United States since September 2012. Plaintiff Doe currently lives in Albany, California. He is completing his fifth and final year of study in engineering.

- 50. In December 2016, before the Executive Order was issued, Plaintiff Doe applied for Optional Practical Training ("OPT"). OPT is post-graduation work authorization for international students. After he applied for OPT, he received and accepted a job offer for a product development position at a top Fortune 50 Company in Silicon Valley. He fears that his OPT will be affected. If his OPT is affected by the Executive Order, then he will be unable to start his job on a timely basis and may be denied the job. Plaintiff Doe is also fearful about the effects of the Provisional Revocation Letter on his immigration status.
- 51. For the reasons set forth below, the Executive Order and Provisional Revocation Letter unlawfully deprive Plaintiffs of their rights under the United States Constitution and the Immigration and Nationality Act, and are ultra vires.

Facts Common to all Members of the Plaintiff Class

- 52. Since the Executive Order was announced on January 27, 2017, its implementation by Defendants and their agents has been marked by chaos and confusion.
- 53. For example, on at least several occasions, Defendants and their agents have unlawfully required persons seeking entry into the United States who otherwise possessed valid visas or lawful permanent residence status to "voluntarily" renounce their U.S. immigration status by signing documents such as U.S. Customs and Immigration Services Form I-407, which is entitled "Record of Abandonment of Lawful Permanent Resident Status," under the false

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representation that, if they did not do so, they would be ineligible for entry into the United States for a period of at least five years.

54. As a result, individual Plaintiffs and members of the Plaintiff Class reasonably fear that, in the event they attempt to enter or re-enter the United States, they will be denied permission to do so, notwithstanding their previously established lawful presence in the United States and the fact that they are otherwise admissible.

CLASS ACTION ALLEGATIONS

- 55. Plaintiffs bring this action as a class action pursuant to Fed. R. Civ. P. 23(b) (1) and (b) (2), on their own behalf and on behalf of all other persons who are nationals of Iran, Iraq, Libya, Somalia, Sudan, Syria or Yemen (the "Designated Countries") who currently are, or recently have been, lawfully present in California and who, but for the January 27, 2017 Executive Order and the Provisional Revocation Letter, would be able to travel to the United States or leave and return to the United States. This includes the following subclasses:
 - (a) Nationals of the Designated Countries who resided in California and left the United States prior to issuance of the Executive Order and the Provisional Revocation Letter with the intent to return, and are currently abroad; and
 - (b) Nationals of the Designated Countries who reside in California and were lawfully present in the United States upon issuance of the Executive Order and the Provisional Revocation Letter, and wish to be able, in the future, to leave the United States temporarily and return to the United States.
- 56. The Plaintiff Class is so numerous that joinder is impracticable. According to the Annual Report of the Visa Office, in 2015, the last year for which data are available, the United

-15-CLASS ACTION COMPLAINT FOR DEC. AND INJUNCTIVE RELIEF

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States issued approximately 85,000 immigrant and non-immigrant visas to nationals from the seven Designated Countries.¹⁴ On information and belief, a large number of such persons reside, or have recently resided, in California.

- 57. The claims of the Plaintiff Class members share common issues of law, including but not limited to whether the Executive Order violates their associational, religious exercise and due process rights under the First and Fifth Amendments, the Religious Freedom Restoration Act, the Immigration and Nationality Act and the Administrative Procedure Act.
- 58. The claims of the Plaintiff Class members share common issues of fact, including but not limited to whether the Executive Order is being or will be enforced so as to prevent them from entering the United States from abroad or from re-entering the United States should they choose to leave the United States briefly, even though they would otherwise be admissible.
- 59. The claims or defenses of the named Plaintiffs are typical of the claims or defenses of members of the Plaintiff Class.
- 60. The named Plaintiffs will fairly and adequately protect the interests of the Plaintiff class. The named Plaintiffs have no interest that is now or may be potentially antagonistic to the interests of the Plaintiff class. The attorneys representing the named Plaintiffs include experienced civil rights attorneys and are considered able practitioners in federal constitutional litigation. These attorneys should be appointed as class counsel.
- 61. Defendants have acted, have threatened to act, and will act on grounds generally applicable to the Plaintiff Class, thereby making final injunctive and declaratory relief appropriate

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 $^{^{14}\} https://travel.state.gov/content/dam/visas/Statistics/AnnualReports/FY2015AnnualReport/FY15AnnualReport-TableIII.pdf\ ;$

https://travel.state.gov/content/dam/visas/Statistics/AnnualReports/FY2015AnnualReport/FY15AnnualReport-TableXVIII.pdf [last accessed on February 1, 2017].

⁻¹⁶⁻CLASS ACTION COMPLAINT FOR DEC. AND INJUNCTIVE RELIEF

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to the class as a whole. The Plaintiff Class may therefore be properly certified under Fed. R. Civ. P. 23(b) (2).

62. Prosecution of separate actions by individual members of the Plaintiff Class would create the risk of inconsistent or varying adjudications and would establish incompatible standards of conduct for individual members of the Plaintiff Class. The Plaintiff Class may therefore be properly certified under Fed. R. Civ. P. 23(b) (1).

CLAIMS FOR RELIEF

COUNT ONE FIRST AMENDMENT – ESTABLISHMENT, FREE EXERCISE, SPEECH AND ASSEMBLY CLAUSES

- 63. Plaintiffs repeat and incorporate by reference each and every allegation contained in the preceding paragraphs as if fully set forth herein.
- 64. The First Amendment prohibits the establishment of a religion or the prohibition of the free exercise of religion.
- 65. The Executive Order and the Provisional Revocation Letter constitute an unlawful attempt to discriminate against Muslims and to establish a preference for one religion over another. References in the Executive Order and the Provisional Revocation Letter to the seven Designated Countries are transparently a pretext for the underlying aim to establish this preference.
- 66. Plaintiffs are harmed by this preference in that Defendants seek to disadvantage them, as compared to other religions, in the consideration and continuation of their status as lawfully entering, or being present in the United States.
- 67. The Executive Order and the Provisional Revocation Letter also violate the rights of Plaintiffs ACLU-NC and Jewish Family & Community Services East Bay to receive

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information and speech from, and to associate freely with, the individual Plaintiffs and Plaintiff class members.

COUNT TWO RELIGIOUS FREEDOM RESTORATION ACT

- 68. Plaintiffs repeat and incorporate by reference each and every allegation contained in the preceding paragraphs as if fully set forth herein.
- 69. The Executive Order and the Provisional Relocation Letter will have the effect of imposing a special disability on the basis of religious views or religious status, by withdrawing important immigration benefits principally from Muslims on account of their religion. In doing so, the Executive Order and the Provisional Revocation Letter place a substantial burden on Muslims' exercise of religion in a way that is not the least restrictive means of furthering a compelling governmental interest.
- 70. Defendants' actions therefore constitute a violation of the Religious Freedom Restoration Act, 42 U.S.C. § 2000bb-1 *et seq*.

COUNT THREE FIFTH AMENDMENT – EQUAL PROTECTION

- 71. Plaintiffs repeat and incorporate by reference each and every allegation contained in the preceding paragraphs as if fully set forth herein.
- 72. The Executive Order and the Provisional Revocation Letter discriminate against Plaintiffs on the basis of their country of origin, and without sufficient justification, and therefore violate the equal protection component of the Due Process Clause of the Fifth Amendment.
- 73. Additionally, the Executive Order and the Provisional Revocation Letter were substantially motivated by animus toward—and have a disparate effect on—Muslims, which also violates the equal protection component of the Due Process Clause of the Fifth Amendment.

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COUNT FOUR FIFTH AMENDMENT – PROCEDURAL DUE PROCESS

- 74. Plaintiffs repeat and incorporate by reference each and every allegation contained in the preceding paragraphs as if fully set forth herein.
- 75. Procedural due process requires that the government be constrained before it acts in a way that deprives individuals of liberty interests protected under the Due Process Clause of the Fifth Amendment.
- 76. The United States government is obligated by international law and by U.S. law, including but not limited to the INA, 8 U.S.C. §1101(a)(13)(C), to fairly process for entry or reentry into the United States those persons who are lawful permanent residents, who have established a significant connection with the United States and continuously resided in the United States, or who have complied with all of the legal and procedural requirements for lawful entry into the United States.
- 77. Defendants' actions, as described above, have denied Plaintiffs who are currently outside the United States the opportunity to re-enter the United States, and have denied Plaintiffs who currently lawfully reside in the United States, the opportunity to travel outside the United States, for fear that they will be denied re-entry. Such actions, taken pursuant to the Executive Order, violate the procedural due process rights guaranteed by the Fifth Amendment.

COUNT FIVE IMMIGRATION AND NATIONALITY ACT

- 78. Plaintiffs repeat and incorporate by reference each and every allegation contained in the preceding paragraphs as if fully set forth herein.
- 79. The INA forbids discrimination in issuance of visas based on a person's nationality, place of birth, or place of residence. 8 U.S.C. § 1152(a)(1)(A).

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80. Defendants' actions as set forth above were arbitrary, capricious, discriminatory, an abuse of discretion, or otherwise not in accordance with law; contrary to constitutional right, power, privilege, or immunity; in excess of statutory jurisdiction, authority, or limitations, or short of statutory right; and without observance of procedure required by law, in violation of the Administrative Procedure Act, 5 U.S.C. §§ 706(2)(A)-(D).

COUNT SIX ADMINISTRATIVE PROCEDURE ACT

- 81. Plaintiffs repeat and incorporate by reference each and every allegation contained in the preceding paragraphs as if fully set forth herein.
- 82. The Administrative Procedure Act, 5 U. S. C. § 706 (2), places clear limits on the exercise of discretion to revoke a visa under 8 U.S.C. § 1201(i). Specifically, the Secretary of State must comply with statutory procedures for the revocation of a visa; the Secretary's action must not exceed his or her statutory authority; and the Secretary must respect the constitutional rights enjoyed by visa holders.
- 83. The Provisional Revocation Letter is facially improper because it was issued on a blanket basis, without considering information related to the eligibility of any individual alien. Under 22 C. F. R. § 41.122(b)(2) and 22 C. F. R. § 41.82(b), a visa can only be provisionally revoked on the basis of a particularized finding that a visa holder is ineligible.
- 84. The Provisional Revocation Letter is also facially defective for lack of proper notice. Under 22 C. F. R. § 41.122(c) and 22 C. F. R. § 41.82(c), notice of provisional revocation must be given to the visa holder where practicable, unless otherwise instructed by the Department of State. There is no evidence of an instruction not to give notice, or that notice was not practicable.
- 85. Defendants' actions as set forth above were arbitrary, capricious, discriminatory, an abuse of discretion, or otherwise not in accordance with law; contrary to constitutional right,

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power, privilege, or immunity; in excess of statutory jurisdiction, authority, or limitations, or 1 short of statutory right; and without observance of procedure required by law, in violation of the 2 3 Administrative Procedure Act, 5 U.S.C. §§ 706(2)(A)-(D). 4 PRAYER FOR RELIEF 5 WHEREFORE, Petitioner prays that this Court grant the following relief: 6 7 1. A determination that this action may properly be maintained as a class action 8 pursuant to Fed. R. Civ. P. 23(b)(1) and (b)(2); 9 2. A declaration that the Executive Order and the Provisional Revocation Letter are 10 11 in violation of the rights of Plaintiffs and Plaintiff Class members for the reasons set forth above. 12 3. An injunction that the Executive Order and the Provisional Revocation Letter may 13 not be enforced as against Plaintiffs and Plaintiff Class members in connection with their entry or 14 15 re-entry into the United States; 16 4. An award to the Plaintiff Class of reasonable costs and attorney's fees; and, 17 18 5. Such other and further relief that this Court may deem fit and proper. 19 20 Dated: February 2, 2017 AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF NORTHERN 21 CALIFORNIA, INC. 22 23 By: s/Christine P. Sun 24 CHRISTINE P. SUN 25 Attorneys for Plaintiffs 26 27 28 -21-

CLASS ACTION COMPLAINT FOR DEC. AND INJUNCTIVE RELIEF

1144492.01

Case 3:17-cv-00557 Document 1 Filed 02/02/17 Page 24 of 36 Dated: February 2, 2017 KEKER & VAN NEST LLP By: <u>s/R. Adam Lauridsen</u> R. ADAM LAURIDSEN Attorneys for Plaintiffs -22-CLASS ACTION COMPLAINT FOR DEC. AND INJUNCTIVE RELIEF 1144492.01

EXHIBIT A

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THE WHITE HOUSE
Office of the Press Secretary

For Immediate Release January 27, 2017

EXECUTIVE ORDER

PROTECTING THE NATION FROM FOREIGN TERRORIST ENTRY INTO THE UNITED STATES

By the authority vested in me as President by the Constitution and laws of the United States of America, including the Immigration and Nationality Act (INA), 8 U.S.C. 1101 et seq., and section 301 of title 3, United States Code, and to protect the American people from terrorist attacks by foreign nationals admitted to the United States, it is hereby ordered as follows:

Section 1. Purpose. The visa-issuance process plays a crucial role in detecting individuals with terrorist ties and stopping them from entering the United States. Perhaps in no instance was that more apparent than the terrorist attacks of September 11, 2001, when State Department policy prevented consular officers from properly scrutinizing the visa applications of several of the 19 foreign nationals who went on to murder nearly 3,000 Americans. And while the visa-issuance process was reviewed and amended after the September 11 attacks to better detect would-be terrorists from receiving visas, these measures did not stop attacks by foreign nationals who were admitted to the United States.

Numerous foreign-born individuals have been convicted or implicated in terrorism-related crimes since September 11, 2001, including foreign nationals who entered the United States after receiving visitor, student, or employment visas, or who entered through the United States refugee resettlement program. Deteriorating conditions in certain countries due to war, strife, disaster, and civil unrest increase the likelihood that terrorists will use any means possible to enter the United States. The United States must be vigilant during the visa-

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issuance process to ensure that those approved for admission do not intend to harm Americans and that they have no ties to terrorism.

In order to protect Americans, the United States must ensure that those admitted to this country do not bear hostile attitudes toward it and its founding principles. The United States cannot, and should not, admit those who do not support the Constitution, or those who would place violent ideologies over American law. In addition, the United States should not admit those who engage in acts of bigotry or hatred (including "honor" killings, other forms of violence against women, or the persecution of those who practice religions different from their own) or those who would oppress Americans of any race, gender, or sexual orientation.

- Sec. 2. Policy. It is the policy of the United States to protect its citizens from foreign nationals who intend to commit terrorist attacks in the United States; and to prevent the admission of foreign nationals who intend to exploit United States immigration laws for malevolent purposes.
- Sec. 3. Suspension of Issuance of Visas and Other Immigration Benefits to Nationals of Countries of Particular Concern. (a) The Secretary of Homeland Security, in consultation with the Secretary of State and the Director of National Intelligence, shall immediately conduct a review to determine the information needed from any country to adjudicate any visa, admission, or other benefit under the INA (adjudications) in order to determine that the individual seeking the benefit is who the individual claims to be and is not a security or public-safety threat.
- (b) The Secretary of Homeland Security, in consultation with the Secretary of State and the Director of National Intelligence, shall submit to the President a report on the results of the review described in subsection (a) of this section, including the Secretary of Homeland Security's determination of the information needed for adjudications and a list of countries that do not provide adequate information, within 30 days of the date of this order. The Secretary of Homeland Security shall provide a copy of the report to the Secretary of State and the Director of National Intelligence.
- (c) To temporarily reduce investigative burdens on relevant agencies during the review period described in subsection (a) of this section, to ensure the proper review and

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maximum utilization of available resources for the screening of foreign nationals, and to ensure that adequate standards are established to prevent infiltration by foreign terrorists or criminals, pursuant to section 212(f) of the INA, 8 U.S.C. 1182(f), I hereby proclaim that the immigrant and nonimmigrant entry into the United States of aliens from countries referred to in section 217(a)(12) of the INA, 8 U.S.C. 1187(a)(12), would be detrimental to the interests of the United States, and I hereby suspend entry into the United States, as immigrants and nonimmigrants, of such persons for 90 days from the date of this order (excluding those foreign nationals traveling on diplomatic visas, North Atlantic Treaty Organization visas, C-2 visas for travel to the United Nations, and G-1, G-2, G-3, and G-4 visas).

- (d) Immediately upon receipt of the report described in subsection (b) of this section regarding the information needed for adjudications, the Secretary of State shall request all foreign governments that do not supply such information to start providing such information regarding their nationals within 60 days of notification.
- (e) After the 60-day period described in subsection (d) of this section expires, the Secretary of Homeland Security, in consultation with the Secretary of State, shall submit to the President a list of countries recommended for inclusion on a Presidential proclamation that would prohibit the entry of foreign nationals (excluding those foreign nationals traveling on diplomatic visas, North Atlantic Treaty Organization visas, C-2 visas for travel to the United Nations, and G-1, G-2, G-3, and G-4 visas) from countries that do not provide the information requested pursuant to subsection (d) of this section until compliance occurs.
- (f) At any point after submitting the list described in subsection (e) of this section, the Secretary of State or the Secretary of Homeland Security may submit to the President the names of any additional countries recommended for similar treatment.
- (g) Notwithstanding a suspension pursuant to subsection (c) of this section or pursuant to a Presidential proclamation described in subsection (e) of this section, the Secretaries of State and Homeland Security may, on a case-by-case basis, and when in the national interest, issue visas or other immigration benefits to nationals of countries for which visas and benefits are otherwise blocked.

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- (h) The Secretaries of State and Homeland Security shall submit to the President a joint report on the progress in implementing this order within 30 days of the date of this order, a second report within 60 days of the date of this order, a third report within 90 days of the date of this order, and a fourth report within 120 days of the date of this order.
- Sec. 4. Implementing Uniform Screening Standards for All Immigration Programs. (a) The Secretary of State, the Secretary of Homeland Security, the Director of National Intelligence, and the Director of the Federal Bureau of Investigation shall implement a program, as part of the adjudication process for immigration benefits, to identify individuals seeking to enter the United States on a fraudulent basis with the intent to cause harm, or who are at risk of causing harm subsequent to their admission. This program will include the development of a uniform screening standard and procedure, such as in-person interviews; a database of identity documents proffered by applicants to ensure that duplicate documents are not used by multiple applicants; amended application forms that include questions aimed at identifying fraudulent answers and malicious intent; a mechanism to ensure that the applicant is who the applicant claims to be; a process to evaluate the applicant's likelihood of becoming a positively contributing member of society and the applicant's ability to make contributions to the national interest; and a mechanism to assess whether or not the applicant has the intent to commit criminal or terrorist acts after entering the United States.
- (b) The Secretary of Homeland Security, in conjunction with the Secretary of State, the Director of National Intelligence, and the Director of the Federal Bureau of Investigation, shall submit to the President an initial report on the progress of this directive within 60 days of the date of this order, a second report within 100 days of the date of this order, and a third report within 200 days of the date of this order.
- Sec. 5. Realignment of the U.S. Refugee Admissions Program for Fiscal Year 2017. (a) The Secretary of State shall suspend the U.S. Refugee Admissions Program (USRAP) for 120 days. During the 120-day period, the Secretary of State, in conjunction with the Secretary of Homeland Security and in consultation with the Director of National Intelligence, shall review the USRAP application and adjudication process to determine what additional procedures should be taken to ensure that those approved for refugee admission do not pose a threat

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to the security and welfare of the United States, and shall implement such additional procedures. Refugee applicants who are already in the USRAP process may be admitted upon the initiation and completion of these revised procedures. Upon the date that is 120 days after the date of this order, the Secretary of State shall resume USRAP admissions only for nationals of countries for which the Secretary of State, the Secretary of Homeland Security, and the Director of National Intelligence have jointly determined that such additional procedures are adequate to ensure the security and welfare of the United States.

- (b) Upon the resumption of USRAP admissions, the Secretary of State, in consultation with the Secretary of Homeland Security, is further directed to make changes, to the extent permitted by law, to prioritize refugee claims made by individuals on the basis of religious-based persecution, provided that the religion of the individual is a minority religion in the individual's country of nationality. Where necessary and appropriate, the Secretaries of State and Homeland Security shall recommend legislation to the President that would assist with such prioritization.
- (c) Pursuant to section 212(f) of the INA, 8 U.S.C. 1182(f), I hereby proclaim that the entry of nationals of Syria as refugees is detrimental to the interests of the United States and thus suspend any such entry until such time as I have determined that sufficient changes have been made to the USRAP to ensure that admission of Syrian refugees is consistent with the national interest.
- (d) Pursuant to section 212(f) of the INA, 8 U.S.C. 1182(f), I hereby proclaim that the entry of more than 50,000 refugees in fiscal year 2017 would be detrimental to the interests of the United States, and thus suspend any such entry until such time as I determine that additional admissions would be in the national interest.
- (e) Notwithstanding the temporary suspension imposed pursuant to subsection (a) of this section, the Secretaries of State and Homeland Security may jointly determine to admit individuals to the United States as refugees on a case-by-case basis, in their discretion, but only so long as they determine that the admission of such individuals as refugees is in the national interest -- including when the person is a religious minority in his country of nationality facing religious persecution, when admitting the person would enable the United

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States to conform its conduct to a preexisting international agreement, or when the person is already in transit and denying admission would cause undue hardship -- and it would not pose a risk to the security or welfare of the United States.

- (f) The Secretary of State shall submit to the President an initial report on the progress of the directive in subsection (b) of this section regarding prioritization of claims made by individuals on the basis of religious-based persecution within 100 days of the date of this order and shall submit a second report within 200 days of the date of this order.
- (g) It is the policy of the executive branch that, to the extent permitted by law and as practicable, State and local jurisdictions be granted a role in the process of determining the placement or settlement in their jurisdictions of aliens eligible to be admitted to the United States as refugees. To that end, the Secretary of Homeland Security shall examine existing law to determine the extent to which, consistent with applicable law, State and local jurisdictions may have greater involvement in the process of determining the placement or resettlement of refugees in their jurisdictions, and shall devise a proposal to lawfully promote such involvement.
- Sec. 6. Rescission of Exercise of Authority Relating to the Terrorism Grounds of Inadmissibility. The Secretaries of State and Homeland Security shall, in consultation with the Attorney General, consider rescinding the exercises of authority in section 212 of the INA, 8 U.S.C. 1182, relating to the terrorism grounds of inadmissibility, as well as any related implementing memoranda.
- Sec. 7. Expedited Completion of the Biometric Entry-Exit Tracking System. (a) The Secretary of Homeland Security shall expedite the completion and implementation of a biometric entry-exit tracking system for all travelers to the United States, as recommended by the National Commission on Terrorist Attacks Upon the United States.
- (b) The Secretary of Homeland Security shall submit to the President periodic reports on the progress of the directive contained in subsection (a) of this section. The initial report shall be submitted within 100 days of the date of this order, a second report shall be submitted within 200 days of the date of this order, and a third report shall be submitted within 365 days of the date of this order. Further, the Secretary shall submit a report every 180 days thereafter until the system is fully deployed and operational.

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- Sec. 8. Visa Interview Security. (a) The Secretary of State shall immediately suspend the Visa Interview Waiver Program and ensure compliance with section 222 of the INA, 8 U.S.C. 1222, which requires that all individuals seeking a nonimmigrant visa undergo an in-person interview, subject to specific statutory exceptions.
- (b) To the extent permitted by law and subject to the availability of appropriations, the Secretary of State shall immediately expand the Consular Fellows Program, including by substantially increasing the number of Fellows, lengthening or making permanent the period of service, and making language training at the Foreign Service Institute available to Fellows for assignment to posts outside of their area of core linguistic ability, to ensure that non-immigrant visa-interview wait times are not unduly affected.
- Sec. 9. Visa Validity Reciprocity. The Secretary of State shall review all nonimmigrant visa reciprocity agreements to ensure that they are, with respect to each visa classification, truly reciprocal insofar as practicable with respect to validity period and fees, as required by sections 221(c) and 281 of the INA, 8 U.S.C. 1201(c) and 1351, and other treatment. If a country does not treat United States nationals seeking nonimmigrant visas in a reciprocal manner, the Secretary of State shall adjust the visa validity period, fee schedule, or other treatment to match the treatment of United States nationals by the foreign country, to the extent practicable.
- Sec. 10. Transparency and Data Collection. (a) To be more transparent with the American people, and to more effectively implement policies and practices that serve the national interest, the Secretary of Homeland Security, in consultation with the Attorney General, shall, consistent with applicable law and national security, collect and make publicly available within 180 days, and every 180 days thereafter:
 - (i) information regarding the number of foreign nationals in the United States who have been charged with terrorism-related offenses while in the United States; convicted of terrorism-related offenses while in the United States; or removed from the United States based on terrorism-related activity, affiliation, or material support to a terrorism-related organization, or any other national security

reasons since the date of this order or the last reporting period, whichever is later;

- (ii) information regarding the number of foreign nationals in the United States who have been radicalized after entry into the United States and engaged in terrorism-related acts, or who have provided material support to terrorism-related organizations in countries that pose a threat to the United States, since the date of this order or the last reporting period, whichever is later; and
- (iii) information regarding the number and types of acts of gender-based violence against women, including honor killings, in the United States by foreign nationals, since the date of this order or the last reporting period, whichever is later; and
- (iv) any other information relevant to public safety and security as determined by the Secretary of Homeland Security and the Attorney General, including information on the immigration status of foreign nationals charged with major offenses.
- (b) The Secretary of State shall, within one year of the date of this order, provide a report on the estimated long-term costs of the USRAP at the Federal, State, and local levels.
- Sec. 11. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:
 - (i) the authority granted by law to an executive department or agency, or the head thereof; or
 - (ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.
- (b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.
- (c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

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DONALD J. TRUMP

THE WHITE HOUSE,
January 27, 2017.

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EXHIBIT B

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United States Department of State

Deputy Assistant Secretary for Visa Services

Washington, D.C. 20520

January 27, 2017

Upon request of the U.S. Department of Homeland Security and pursuant to sections 212(f) and 221(i) of the Immigration and Nationality Act and 22 CFR 41.122 and 42.82, and in implementation of section 3(c) of the Executive Order on Protecting the Nation from Terrorist Attacks by Foreign Nationals, I hereby provisionally revoke all valid nonimmigrant and immigrant visas of nationals of Iraq, Iran, Libya, Somalia, Sudan, Syria, and Yemen, subject to the exceptions discussed below.

The revocation does not apply to visas in the following nonimmigrant classifications: A-1, A-2, G-1, G-2, G-3, G-4, NATO, C-2, or certain diplomatic visas.

The revocation also does not apply to any visa exempted on the basis of a determination made by the Secretaries of State and Homeland Security pursuant to section 3(g) of the Executive Order on a case-by-case basis, and when in the national interest.

This document is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Edward J. Ramotowski

Deputy Assistant Secretary

Bureau of Consular Affairs

Department of State

JS-CAND 44 (Rev. 07/16)

The JS-CAND 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

Court to mittate the civil docke	t sheet. (SEE INSTRUCTIONS	ON NEXT PAGE OF THE	3 FURM.)				
I. (a) PLAINTIFFS Hadil Al-Mowafak, Wasim Ghaleb and John Doe, on behalf of themselves and others similarly situated; ACLU of Northern California; Jewish Family & Community Service East Bay				DEFENDANTS Donald Trump, President of the United States; U.S. Department of State; U.S. Department of Homeland Security; U.S. Customs and Border Protection; Rex W. Tillerson, Secretary of State; (see attachment)			
(b) County of Residence (E. (c) Attorneys (Firm Name, Ad Julia Harumi Mass #1896 ACLU of No California	CEPT IN U.S. PLAINTIFF CAS dress, Email and Telephone Number)	ridsen #243780		NOTE: INLAND C	e of First Listed Defendant (IN U.S. PLAINTIFF CASES ON ONDEMNATION CASES, USE T OF LAND INVOLVED.		
39 Drumm St., SF, CA 9		St., SF, CA 94111					
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)			NCIPAL PARTIES (Plac		
U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a	Party)	(Fri Citizen of	r Diversity Cases Only) PT: This State	1 Incorporated or Princ of Business In This S	tate	
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of F	arties in Item III)		Another State Subject of a	2 Incorporated and Print of Business In Another		
			Foreign Co		3 3 Foreign Nation		
IV. NATURE OF SUIT	(Place an "X" in One Box C	Only)					
CONTRACT	TOR	TS	FOR	FEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment Of Veteran's Benefits 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities Employment 446 Amer. w/Disabilities Other 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Persona Injury Product Liability 368 Asbestos Persona Injury Product Liability PERSONAL PROPERT 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITION Habeas Corpus: 463 Alien Detainee 510 Motions to Vacat Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Otl 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	710 720 740 751 790 791 e	Drug Related Seizure of Property 21 USC § 881 Other LABOR Fair Labor Standards Act Labor/Management Relations Railway Labor Act Family and Medical Leave Act Other Labor Litigation Employee Retirement Income Security Act	422 Appeal 28 USC § 158 423 Withdrawal 28 USC § 157 PROPERTY RIGHTS 820 Copyrights 830 Patent 840 Trademark SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS-Third Party 26 USC § 7609	375 False Claims Act 376 Qui Tam (31 USC § 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes	
Proceeding Sta	moved from 3 Remar te Court Appell Cite the U.S. Civil Statu	ate Court Re	einstated or eopened	5 Transferred fr Another Dista (Specify) not cite jurisdictional statu			
VI. CAUSE OF ACTIO	N				42 U.S.C.	2000ьь	
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A UNDER RULE 23, FO		DEM	(AND \$	CHECK YES only JURY DEMAND:	if demanded in complaint:	
VIII. RELATED CASE	` '	HIDOD			DOOLET MIRADED		
IF ANY (See instruction IX. DIVISIONAL ASS		JUDGE			DOCKET NUMBER		
(Place an "X" in One Box On			CISCO/	OAKLAND 🗌 SA	N JOSE	A-MCKINLEYVILLE	
/1/	£./	2/2/17				American LegalNet, Inc. www.FormsWorkFlow.com	

CBPBATES00024236

JS-CAND 44 (rev. 07/16) Case 3:17-cv-00557 Document 1-1 Filed 02/02/17 Page 2 of 2

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-CAND 44

Authority For Civil Cover Sheet. The JS-CAND 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I. a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
 - b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
 - c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)."
- II. Jurisdiction. The basis of jurisdiction is set forth under Federal Rule of Civil Procedure 8(a), which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - (1) <u>United States plaintiff.</u> Jurisdiction based on 28 USC §§ 1345 and 1348. Suits by agencies and officers of the United States are included here.
 - (2) United States defendant. When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - (3) Federal question. This refers to suits under 28 USC § 1331, where jurisdiction arises under the Constitution of the United States, an amendmen to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - (4) <u>Diversity of citizenship</u>. This refers to suits under 28 USC § 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.)**
- III. Residence (citizenship) of Principal Parties. This section of the JS-CAND 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the six boxes.
 - (1) Original Proceedings. Cases originating in the United States district courts.
 - (2) Removed from State Court. Proceedings initiated in state courts may be removed to the district courts under Title 28 USC § 1441. When the petition for removal is granted, check this box.
 - (3) Remanded from Appellate Court. Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - (4) Reinstated or Reopened. Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
 - (5) <u>Transferred from Another District</u>. For cases transferred under Title 28 USC § 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - (6) <u>Multidistrict Litigation Transfer</u>. Check this box when a multidistrict case is transferred into the district under authority of Title 28 USC § 1407. When this box is checked, do not check (5) above.
 - (8) Multidistrict Litigation Direct File. Check this box when a multidistrict litigation case is filed in the same district as the Master MDL docket.

Please note that there is no Origin Code 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

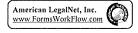
- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC δ 553. Brief Description: Unauthorized reception of cable service.
- statutes unless diversity. Example: U.S. Civil Statute: 47 USC § 553. Brief Description: Unauthorized reception of cable service.

 VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Federal Rule of Civil Procedure 23.

Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

- Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS-CAND 44 is used to identify related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.
- IX. Divisional Assignment. If the Nature of Suit is under Property Rights or Prisoner Petitions or the matter is a Securities Class Action, leave this section blank. For all other cases, identify the divisional venue according to Civil Local Rule 3-2: "the county in which a substantial part of the events or omissions which give rise to the claim occurred or in which a substantial part of the property that is the subject of the action is situated."

Date and Attorney Signature. Date and sign the civil cover sheet.



From:	(b)(6), (b)(7)(C)
Sent:	Friday, February 03, 2017 6:47 PM
To:	HUMPHREY, BRIAN J (DFO); (b)(6), (b)(7)(C)
Cc:	(b)(6), (b)(7)(C)
Subject:	TRO filed in HNL
Hallo.	

Hello:

(b)(5)

(b)(6), (b)(7)(C) , Senior Attorney

Office of the Chief Counsel | U.S. Customs and Border Protection Department of Homeland Security | San Francisco

(b)(6), (b)(7)(C)

From:	(b)(6), (b)(7)(C)
Sent:	Sunday, January 29, 2017 2:34 PM
То:	ENFORCEMENT PROGRAMS DIVISION; (b)(6), (b)(7)(C)
	(b)(6), (b)(7)(C) Owen, Todd C (AC OFO); WAGNER, JOHN P;
	HOFFMAN, TODD A; (b)(6), (b)(7)(C); HUTTON, JAMES R; OFO Field Programs
Cc:	HUMPHREY, BRIAN J (DFO); (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)
	(b)(6), (b)(7)(C)
	(b)(6), (b)(7)(C)
Subject:	FW: EO 212(f) Exemption for (b)(6), (b)(7)(C) (Update)
Attachments:	(b)(6), (b)(7)(C) docx
Waiver Narrative OFO recommends that you	pdated per OCC recommendation. The updated information is in bold. (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)
(b)(5), (k	o)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)

Section Chief – Tactical Branch

Customs and Border Protection

Area Port of San Francisco

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) cell

From: (b)(6), (b)(7)(C)						
Sent: Sunday, January 29, 2017 1	.0:01 AM					
To: ENFORCEMENT PROGRAMS I	DIVISION	(b)(7)(E)	(b)(6), (b)(7)(C)			
	(b)(6), (k	o)(7)(C)	oscosnoscoscos) la mai ma mai mai mai mai mai mai mai mai			
(b)(6), (b)(7)(C)	Owen, Todd (AC	OFO) (b)(6), (b)(7)(C)	WAGNER, JOHN P			
(b)(6), (b)(7)(C)	HOFFMAN, TODD A	(b)(6), (b)(7)(C)			
(b)(6), (b)(7)(C)	; HUTTON, JAMES R	(b)(6), (b)((b)(6), (b)(7)(C)	OFO Field Programs			
(b)(7)(E)						
Cc: HUMPHREY, BRIAN J (DFO)	(b)(6), (b)(7)(C)				
(b)(6) (b)(7)(C)						
(b)(6), (b)(7)(C)						
Subject: EO 212(f) Exemption for	(b)(6), (b)(7)(C)		i			
	12					
Waiver Narrative						
OFO recommends that you	(b)(5)), (b)(6), (b)(7)(C), (b)(7)(I	Ε)			
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)
Assistant Port Director
Customs and Border Protection
Area Port of San Francisco
(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)
(b)(6), (b)(7)(C) cell

WW7 •	TA T	. •
Waiver	Nar	ratiwe

OFO recommends that you

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

From:	(b)(6), (b)(7)(C)
Sent:	Sunday, January 29, 2017 1:59 PM
То:	(b)(6), (b)(7)(C)
	(OCC); Owen, Todd C (AC OFO); WAGNER, JOHN P; HOFFMAN, TODD A; (b)(6), (b)(7)(C)
	(b)(6), (b)(7)(C) HUTTON, JAMES R; OFO Field Programs; ENFORCEMENT PROGRAMS
	DIVISION; HUTTON, JAMES R
Cc:	HUMPHREY, BRIAN J (DFO); (b)(6), (b)(7)(C)
	(b)(6), (b)(7)(C)
Subject:	FW: EO 212(f) Exemption for (b)(6), (b)(7)(C)
Attachments:	(b)(6), (b)(7)(C) docx
,	
	(b)(5)
Waiver Narrative	
OFO recommends that you	(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C) **Assistant Port Director Customs and Border Protection** Area Port of San Francisco (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) bell From: (b)(6), (b)(7)(C) Sent: Sunday, January 29, 2017 9:48 AM (b)(6), (b)(7)(C) (b)(6), (b)(7)(C)(b)(6), (b)(7)(C) Owen, Todd (AC OFO) WAGNER, JOHN P (b)(6), (b)(7)(C)(b)(6), (b)(7)(C); CAMPBELL, CARL S HOFFMAN, TODD A (b)(6), (b)(7)(C) HUTTON, JAMES R ₹ (b)(6), (b)(7)(C), (b)(7)(E) OFO Field Programs (b)(7)(E)**ENFORCEMENT PROGRAMS DIVISION** (b)(7)(E) Cc: HUMPHREY, BRIAN J (DFO) (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) Subject: EO 212(f) Exemption for (b)(6), (b)(7)(C) Waiver Narrative (b)(5), (b)(6), (b)(7)(C), (b)(7)(E) OFO recommends that you (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)

Section Chief – Tactical Branch Customs and Border Protection

Area Port of San Francisco (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) cell

**7 ·	N.T	
Waiver	Narra	itive

OFO recommends that you (b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

From:	(b)(6), (b)(7)(C)		
Sent:	Sunday, January 29, 2017 12:48 F	M	
То:		(b)(6), (b)(7)(C)	
	(OCC); Owen, Todd C (AC OFO); '	WAGNER, JOHN P; HOFFMAN, TODD A; (b)(6), (b)(7)(C)
	((b)(6), (b)(7)(C) HUTTON, JAMES R; OFO DIVISION	Field Programs; ENFORCEMENT PROGRAMS	Š
Cc:	HUMPHREY, BRIAN J (DFO);	(b)(6), (b)(7)(C)	
	(b)(6), (b)(7	')(C)	
Subject:	EO 212(f) Exemption for (b)(6), (t	o)(7)(C)	
Attachments:	(b)(6), (b)(7)(C) docx		
Waiver Narrative OFO recommends that you	(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)	
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	***************************************	

(b)(6), (b)(7)(C)

Section Chief – Tactical Branch Customs and Border Protection

Area Port of San Francisco

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) cell

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Waiver	Narrative	
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OFO recommends that you

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

From:	(b)(6), (b)(7)(C)
Sent:	Sunday, January 29, 2017 1:01 PM
То:	ENFORCEMENT PROGRAMS DIVISION; (b)(6), (b)(7)(C)
	(b)(6), (b)(7)(C) Owen, Todd C (AC OFO); WAGNER, JOHN P;
	HOFFMAN, TODD A; (b)(6), (b)(7)(C) HUTTON, JAMES R; OFO Field Programs
Cc:	HUMPHREY, BRIAN J (DFO); (b)(6), (b)(7)(c)
	(b)(6), (b)(7)(C)
Subject:	EO 212(f) Exemption for (b)(6), (b)(7)(C)
Attachments:	(b)(6), (b)(7)(C) t.docx
Waiver Narrative	
OFO recommends that you	(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)
· · · · · · · · · · · · · · · · · · ·	**************************************

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C)

Assistant Port Director
Customs and Border Protection
Area Port of San Francisco

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(6), (b)(7)(C) cell

#### Waiver Narrative

OFO recommends that you

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

(b)(5), (b)(6), (b)(7)(C), (b)(7)(E)

From:	(b)(6), (b)(7)(C)
Sent:	Saturday, January 28, 2017 9:09 PM
To:	(b)(6), (b)(7)(C)
Subject:	FW: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States
Attachments:	17-STATE-8708.eml.pdf
(b)(6), (b)(7)(C)	
I'm sure you have already been	briefed but I'm following up per instructions.
I would like to keep a log of an	y denials that Vegas would encounter.
b)(6), (b)(7)(C)	
	7 3:41:55 PM  tive Order "Protecting the Nation from Foreign Terrorist Entry into the United States  your local port directors to engage the connectivity.
Sent with Good (www.good.co	m)
From (b)(6), (b)(7)(C)  Sent: Saturday, January 28, 2017  To: #HSI Primary SACS;  Cc: (b)(6), (b)(7)(C)  Subject: RE: Guidance on Execut	7 12:11:21 PM (b)(6), (b)(7)(C) tive Order "Protecting the Nation from Foreign Terrorist Entry into the United States
Dear SACs;	
Fysa, attached is DOS guidance or	the EO.
(ь)(6), (ь)(7)(С)	
From: (b)(6), (b)(7)(C)   Sent: Saturday, January 28, 2017 To: #HSI Primary SACS; Cc: (b)(6), (b)(7)(C)   Subject: FW: Guidance on Executive	7 10:43 AM (b)(6), (b)(7)(C) tive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

1

Dear SACs;	Good morning.	FYSA below	CBP	guidance or	n implement	ing the EO	on Protectin	g the Nation
from Foreign	Terrorist Entry	into the U.S.	Also,	attached fy	i are the EO	and the del	legation orde	er from CBP
Acting Com	missioner concer	rning case by c	ase w	vaiver autho	rity for LPR	s impacted	by this EO.	(b)(6), (b)(7)(C)

.....

From: HOFFMAN, TODD A

Sent: Saturday, January 28, 2017 1:06:41 AM

To: DIRECTORS FIELD OPS; EXECUTIVE DIRECTORS HQ; BORDER SECURITY ASST DIRECTORS

Subject: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

Directors,

I apologize for the delay. Please be advised that you have unilateral authority to approve exemptions to the Executive Order for LPRs, no State Department approval required. The exemption process for other categories of aliens as outlined in the policy guidance currently requires the approval of the acting Commissioner. Further guidance for these exemptions is forthcoming.

Memorandum For: Directors, Field Operations

From: Todd A. Hoffman

**Executive Director** 

Admissibility and Passenger Programs

Office of Field Operations

Subject: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into

the United States"

Effective immediately, and pursuant to Executive Order entitled, "Protecting the Nation from Foreign Terrorist Entry into the United States" (January 27, 2017), all entry into the United States for aliens who are nationals from Iran, Iraq, Libya, Somalia, Sudan, Syria and Yemen is hereby suspended in accordance with Section 212(f) of the INA. This includes all non-immigrant classifications, with the exception of those foreign nationals traveling on diplomatic visas, NATO visas, C2 visas for travel to the United Nations, G1, G2, G-3, and G-4 visas. This also includes all immigrant classes of admission, returning resident aliens refugees and asylees.

The Department to State has provided CBP with a letter provisionally revoking all immigrant and non-immigrant visas for nationals of Iran, Iran, Libya, Somalia, Sudan, and Yemen. Revocations may not yet be annotated in the system.

Wherever possible, (b)(7)(E) will coordinate the denial of boarding through	(b)(7)(E)
(b)(7)(E)	

Should aliens, subject to the Executive Order, arrive at the port of entry, CBP officers are instructed to take the following actions:

Applicants bearing Non-Immigrant Visas and First T	Time Arriving Immigrants:
(1) All case processing will be recorded in	(b)(7)(E)
system, according to current policy/procedure	€.

- (2) Subjects will be allowed to withdraw their application for admission on Form I-275, *without a sworn statement*. All other procedures pertaining to the processing of Form I-275 withdrawal cases apply.
- (3) Should the alien decline to withdraw their application for admission, the alien will be placed in Expedited Removal in accordance with standard operating procedures.
- (4) Aliens claiming fear of return will be referred to an asylum officer, and processed for Expedited Removal/Credible Fear (ERF). Aliens processed under ERF procedures will be referred to ERO for detention. Field Offices should clearly indicate to both CIS and ERO that aliens are subject to Executive Order during the referral process.

Returning Residents,
(1) Lawful Permanent Residents should be referred for (b)(7)(E) and held at the port of entry until an exemption to the Executive Order is granted. The authority to grant an exemption has been
delegated to the Commissioner of CBP, and further delegated to Directors of Field Operations and SES
Port Directors. Once an exemption has been granted results of (b)(7)(E) should be notated in
(b)(7)(E) with the following language: Individual is subject to Presidential Executive Order and barred
from entry pursuant to $212(f)$ of the INA but has been granted an exemption per (insert DFO/SES PD).
Refugees, Asylees, Unaccompanied Children, and subjects returning to the US with Advanced Parole:  (1) Aliens from the above group who are prevented from entry solely as a result of the Executive Order, should be referred for (b)(7)(E) and held at the port of entry until such time as an exemption to the Executive Order can be obtained. This exemption falls to the Secretary of State and Secretary of Homeland Security. Further guidance will be forthcoming on processing these exemptions.
Individuals who fall within any of the above may not be paroled, which includes port parole and deferred inspection. To the extent that there is an emergent medical issue related to an alien who falls within the Executive Order, CBP officers must accompany the alien for any medical care.
<ul> <li>Returning aliens ineligible who withdraw their application for admission:</li> <li>(1) Aliens arriving via air or sea: Commercial carriers are required to remove foreign aliens found ineligible for entry under this order pursuant to 241(c)(1) of the INA.</li> <li>(2) Aliens arriving via land will be returned per current established procedures with the contiguous country.</li> </ul>

Please ensure that this memorandum and attached muster are disseminated to all ports of entry within your jurisdiction. If you have any questions or require additional information, please contact (b)(6), (b)(7)(C)

Todd A. Hoffman Executive Director, Admissibility and Passenger Programs Office of Field Operations U.S. Customs and Border Protection

(b)(6), (b)(7)(c) (A) Director, Enforcement Programs Division, at (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

**Sent:** Sunday, January 29, 2017 10:15 AM

To: (b)(6), (b)(7)(C)

Subject: RE: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry

into the United States

Not really. We will still be moving forward on many. Hopefully another day or two and this should die down.

From: (b)(6), (b)(7)(C)

Sent: Sunday, January 29, 2017 6:00:24 AM

To: (b)(6), (b)(7)(C)

Subject: RE: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

Copy thanks!

Looks like the courts have put all of this on ice!

From: (b)(6), (b)(7)(C)

Sent: Saturday. January 28, 2017 9:13:40 PM

To: (b)(6), (b)(7)(C)

Subject: RE: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

10-4. We have 1 female LPR arriving on BA tonight. (b)(6), (b)(7)(C) No derogatory info at this time. She will likely be admitted but it requires the LAX Port Director's waiver.

Otherwise, nothing more so far.

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Saturday, January 28, 2017 6:09:17 PM

To: (b)(6), (b)(7)(C)

Subject: FW: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

(b)(6), (b)(7)(C)

I'm sure you have already been briefed but I'm following up per instructions.

I would like to keep a log of any denials that Vegas would encounter.

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Saturday, January 28, 2017 3:41:55 PM

To:	(b)(6), (b)(7)(C)	
Cc:	(b)(6), (b)(7)(C)	

Subject: FW: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

(b)(6), (b)(7)(c) please reach out to your local port directors to engage the connectivity.

Sent with Good (www.good.com)

From: (b)(6), (b)(7)(C)

Sent: Saturday, January 28, 2017 12:11:21 PM

**To:** #HSI Primary SACS; (b)(6), (b)(7)(C)

Cc: (b)(6), (b)(7)(C)

Subject: RE: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

Dear SACs;

Fysa, attached is DOS guidance on the EO.

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Saturday, January 28, 2017 10:43 AM

**To:** #HSI Primary SACS; (b)(6), (b)(7)(C)

Cc: (b)(6), (b)(7)(C)

Subject: FW: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

Dear SACs; Good morning. FYSA below CBP guidance on implementing the EO on Protecting the Nation from Foreign Terrorist Entry into the U.S. Also, attached fyi are the EO and the delegation order from CBP Acting Commissioner concerning case by case waiver authority for LPRs impacted by this EO. [69(6),(b)(7)(c)]

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From: HOFFMAN, TODD A

Sent: Saturday, January 28, 2017 1:06:41 AM

To: DIRECTORS FIELD OPS; EXECUTIVE DIRECTORS HQ; BORDER SECURITY ASST DIRECTORS

Subject: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States

Directors,

I apologize for the delay. Please be advised that you have unilateral authority to approve exemptions to the Executive Order for LPRs, no State Department approval required. The exemption process for other categories of aliens as outlined in the policy guidance currently requires the approval of the acting Commissioner. Further guidance for these exemptions is forthcoming.

Memorandum For: Directors, Field Operations

From: Todd A. Hoffman

**Executive Director** 

Admissibility and Passenger Programs

Office	of Field	<b>Operations</b>

Subject: Guidance on Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States"

Effective immediately, and pursuant to Executive Order entitled, "Protecting the Nation from Foreign Terrorist Entry into the United States" (January 27, 2017), all entry into the United States for aliens who are nationals from Iran, Iraq, Libya, Somalia, Sudan, Syria and Yemen is hereby suspended in accordance with Section 212(f) of the INA. This includes all non-immigrant classifications, with the exception of those foreign nationals traveling on diplomatic visas, NATO visas, C2 visas for travel to the United Nations, G1, G2, G-3, and G-4 visas. This also includes all immigrant classes of admission, returning resident aliens refugees and asylees.

The Department to State has provided CBP with a letter provisionally revoking all immigrant and non-immigrant visas for nationals of Iran, Iran, Libya, Somalia, Sudan, and Yemen. Revocations may not yet be annotated in the system.

Wherever possible, (b)(7	(E) will coordinate th	e denial of boarding through	(b)(7)(E)	
(b)(7)(E)	locations, and	(b)(7)(E)		

Should aliens, subject to the Executive Order, arrive at the port of entry, CBP officers are instructed to take the following actions:

Applicants bearing Non-Immigrant Visas and First Time Arriving Immigrants:

- (1) All case processing will be recorded (b)(7)(E) system, according to current policy/procedure.
- (2) Subjects will be allowed to withdraw their application for admission on Form I-275, *without a sworn statement*. All other procedures pertaining to the processing of Form I-275 withdrawal cases apply.
- (3) Should the alien decline to withdraw their application for admission, the alien will be placed in Expedited Removal in accordance with standard operating procedures.
- (4) Aliens claiming fear of return will be referred to an asylum officer, and processed for Expedited Removal/Credible Fear (ERF). Aliens processed under ERF procedures will be referred to ERO for detention. Field Offices should clearly indicate to both CIS and ERO that aliens are subject to Executive Order during the referral process.

Returning Residents,

(1) Lawful Permanent Residents should be referred for (b)(7)(E) and held at the port of entry until an exemption to the Executive Order is granted. The authority to grant an exemption has been delegated to the Commissioner of CBP, and further delegated to Directors of Field Operations and SES Port Directors. Once an exemption has been granted results of (b)(7)(E) should be notated in (b)(7)(E) with the following language: Individual is subject to Presidential Executive Order and barred from entry pursuant to 212(f) of the INA but has been granted an exemption per (insert DFO/SES PD).

Refugees, Asylees, Unaccompanied Children, and subjects returning to the US with Advanced Parole:

(1) Aliens from the above group who are prevented from entry solely as a result of the Executive Order, should be referred for (b)(7)(E) and held at the port of entry until such time as an exemption to the Executive Order can be obtained. This exemption falls to the Secretary of State and Secretary of Homeland Security. Further guidance will be forthcoming on processing these exemptions.

Individuals who fall within any of the above may not be paroled, which includes port parole and deferred inspection. To the extent that there is an emergent medical issue related to an alien who falls within the Executive Order, CBP officers must accompany the alien for any medical care.

Returning aliens ineligible who withdraw their application for admission:

- (1) Aliens arriving via air or sea: Commercial carriers are required to remove foreign aliens found ineligible for entry under this order pursuant to 241(c)(1) of the INA.
- (2) Aliens arriving via land will be returned per current established procedures with the contiguous country.

Please ensure that this memorandum and attached muster are disseminated to all ports of entry within your jurisdiction. If you have any questions or require additional information, please contact (b)(6), (b)(7)(C) Director, Enforcement Programs Division, at (b)(6), (b)(7)(C)

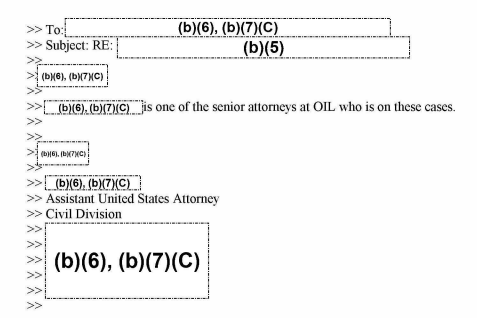
Todd A. Hoffman Executive Director, Admissibility and Passenger Programs Office of Field Operations U.S. Customs and Border Protection

From:	MARTEL, CARLOS C
From: Sent:	Sunday, January 29, 2017 6:42 PM
To:	
Cc:	FLORES, PETE ROMERO; (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) (OCC)
Subject:	
Subject.	RE: Executive Action Cases (b)(6), (b)(7)(C)
Got it. Will advise shortly.	
From: FLORES, PETE ROMERO	
Sent: Sunday, January 29, 2017 3:	
To: MARTEL, CARLOS C <	(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C) Cc: (b)(6), (b)(	7)(C)
Cc: (D)(6), (D)( Subject: FW: Executive Action Cas	
Subject. Fiv. Executive Action Cas	es - ONE TRO ISSUED IN CIDEA
Carlos / Mitch,	
Can request below	/L\/=\
See request below -	(b)(5)
h	
From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 3  To: FLORES, PETE ROMERO  Subject: FW: Executive Action Ca	
Hi Pete: not related to the Flore	s case: Per the attorneys here, (b)(5)
	(b)(5)
Thank you!	
From: (b)(6), (b)(7)(C) (OCC)  Sent: Sunday, January 29, 2017 3  To: (b)(6), (b)(7)(C)  Subject: FW: Executive Action Ca	
(b)(6), (b)(7)(C) Attorney (Enforcement and Operation Office of Chief Counsel U.S. Customs and Border Protection Desk: Cell: (b)(6), (b)(7)(C)	s)

Original Message  From: [
(b)(6) Senior Litigation Counsel Office of Immigration Litigation - District Court Section (b)(6)
Original Message  From: [
Guess what weekend. Guess what weekend. Guess what Guess what weekend. Guess what weekend. Guess what Guess which Guess
(b)(6), (b)(7)(c)  Assistant United States Attorney Civil Division  (b)(6), (b)(7)(C)  Los Angeles, CA 90012  P: F: (b)(6), (b)(7)(C)
Original Message From: [(b)(6), (b)(7)(C)] (USACAC) Sent: Sunday, January 29, 2017 2:13 PM To: [
(b)(5)
Thanks,
(b)(6), (b)(7)(C)

(b)(6)
Assistant United States Attorney
Civil Division
(b)(6)
(b)(6) Los Angeles, CA 90012
D: {
F: (b)(6)
Original Message From: (b)(6)
Sent: Sunday, January 29, 2017 1:35 PM
To: (b)(6)
Subject: RE: Executive Action Cases
(LVO) (LVTVO)
(b)(6), (b)(7)(C)
(b)(5)
Thanks,
(b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)
Trial Attorney
Office of Immigration Litigation - District Court Section United States Department of Justice P.O. Box Ben Franklin Station
Washington, D.C. 20044
P: (b)(6), (b)(7)(C)   F: (b)(6), (b)(7)(C)
This communication, along with any attachments, is covered by federal and state law governing electronic communications and may
contain confidential and legally privileged information. If the reader of this message is not the intended recipient, the reader is hereby
notified that any dissemination, distribution, use or copying of this message is strictly prohibited. If you have received this in error,
please reply immediately to the sender and delete this message.
Original Message From: (b)(6),(b)(7)(C)
Sent: Sunday, January 29, 2017 4:03 PM
,
To (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C)
Subject: RE: Executive Action Cases
(b)(6), (b)(7)(C) number is (b)(6), (b)(7)(C) (He's copied on this email.)
(110 s copied on this citation)
Bob
(b)(b) (b)(7)(C)
(b)(6), (b)(7)(C) Assistant United States Attorney
Civil Division
(b)(6), (b)(7)(C)
Lancata and the same and the sa
Los Angeles, CA 90012
F: (b)(6), (b)(7)(C)
A. I

Original Message	
From: (b)(6) (USACAC) Sent: Sunday, January 29, 2017 1:01 PM	
To: (b)(6)	
Subject: Re: Executive Action Cases	
(b)(5)	
(b)(5)	
Sent from my iPhone	
> On Jan 29, 2017, at 12:49 PM, (b)(6) wrote:	
(b)(5)	
\$J	
(b)(6), (b)(7)(C)	
> 1 (b)(6), (b)(7)(C)	
<ul><li>Assistant United States Attorney</li><li>Civil Division</li></ul>	
(b)(6), (b)(7)(C) > Los Angeles, CA 90012	
> P: ("1) (1) (1) (1)	
> F: (b)(6), (b)(7)(C)	
> >	
>Original Message	
> From: S (b)(6), (b)(7)(C) y (USACAC) > Sent: Sunday, January 29, 2017 12:38 PM	
> To{ (b)(6), (b)(7)(C)	
> Subject: Re: Executive Action Cases >	
> The ones in our Central District of California, correct?	
> Sent from my iPhone	
>	
>> On Jan 29, 2017, at 12:35 PM, (b)(6), (b)(7)(C) wrote:	
>> FYI, an OIL attorney ( (b)(6), (b)(7)(c) just filed a notice of appearance in both Executive Action cases.	
>> >>	
>> (b)(6), (b)(7)(C)	
>>\	
>> (b)(6), (b)(7)(C) >> Assistant United States Attorney	
>> Civil Division	
>> (b)(6), (b)(7)(C)	
>> Los Angeles, CA 90012 >> P: (4) (2) (4) (7) (2)	
>> P: >> F: (b)(6), (b)(7)(C)	
>> >>	
>>Original Message	
>> From: (b)(6), (b)(7)(C) (USACAC)	
>> Sent: Sunday, January 29, 2017 12:31 PM	



From: Sent: To: Cc: Subject: Attachments:	(b)(6), (b)(7)(C) Sunday, January 29, 2017 6:41 PM MARTEL, CARLOS C; (b)(6), (b)(7)(C) (b)(6), (b)(7)(C) (OCC)  FW: Executive Action Cases - (b)(6), (b)(7)(C) 2017-0129.CR 5. (b)(6), (b)(7)(C)
Carlos / Mitch,	,
See request below - attorney's a	re asking for (b)(5)
From: (b)(6),(b)(7)(c) OCC)  Sent: Sunday, January 29, 2017 3  To: FLORES, PETE ROMERO  Subject: FW: Executive Action Ca	
	(b)(5)
Thank you!	
From: (b)(6), (b)(7)(C) (OCC)  Sent: Sunday, January 29, 2017 3  To: (b)(6), (b)(7)(C) (OCC)  Subject: FW: Executive Action Ca	
(b)(6), (b)(7)(C) Attorney (Enforcement and Operation Office of Chief Counsel U.S. Customs and Border Protection Desk Cell: (b)(6), (b)(7)(C)	us)
attorney work product, or U.S. Govern	), may contain information which is law enforcement sensitive, attorney-client privileged, nment information. It is not for release, review, retransmission, dissemination, or use by anyone ase consult with the CBP Office of Chief Counsel before disclosing any information contained in
Original Message From: (b)(6), (b Sent: Sunday, January 29, 2017 3:57 I To. (b)(6), (b)(7) Subject: FW: Executive Action Cases Importance: High	PM (c)

Senior Litigation Counsel Office of Immigration Litigation - District Court Section (b)(6), (b)(7)(C)	
Original Message  From: (b)(6), (b)(7)(C)  Sent: Sunday, January 29, 2017 5:15 PM  To: (b)(6), (b)(7)(C)  Subject: FW: Executive Action Cases { (b)(6), (b)(7)(C)  Importance: High	
Guess what, [1016] Judge (against us!) in one of the two ACLU-filed habeas petitions that have the weekend.	e been filed over
(b)(6), (b)(7)(C)	
(b)(6), (b)(7)(C)  Assistant United States Attorney Civil Division  (b)(6), (b)(7)(C)  Los Angeles, CA 90012  P: F: (b)(6), (b)(7)(C)	
Original Message From: (b)(7)(C) Sent: Sunday, January 29, 2017 2:13 PM To: (b)(6), (b)(7)(C)  (c) (b)(6), (b)(7)(C)  Subject: RE: Executive Action Cases (b)(6), (b)(7)(C)  Importance: High	
Hi.	
Since we last spoke, there has been a significant development in the first of the two habeas petitions filed in our district Kelly, et al., CV 17-1702. Petitioners filed an AMENDED ex parte application for a TRO today, which I can't access [(b)(6)] GRANTED THE EX PARTE APPLICATION. THE TRO IS ATTACHED. The order is directed solely within one petitioner, but may well have broader effects soon. The judge also set forth a brief schedule, and scheduled a	s, and Judge with respect to
OIL. (b)(5)	
Thanks,	
(b)(6), (b)(7)(C)	
(b)(6), (b)(7)(C) Assistant United States Attorney Civil Division (b)(6), (b)(7)(C) Los Angeles, CA 90012 P:	
F: (b)(6), (b)(7)(C)	

Original Message
From: (b)(6), (b)(7)(C) Sent: Sunday, January 29, 2017 1:35 PM
To: (b)(6), (b)(7)(C)
Subject: RE: Executive Action Cases
(b)(6), (b)(7)(C)
(b)(5)
Thanks, (b)(6), (b)(7)(c)
(b)(6), (b)(7)(C)
Trial Attorney
Office of Immigration Litigation - District Court Section United States Department of Justice P.O. Box Box Bern Franklin Station
Washington, D.C. 20044 P: (b)(6), (b)(7)(C) F: (b)(6), (b)(7)(C)
Original Message
From: (b)(6), (b)(7)(C) Sent: Sunday, January 29, 2017 4:03 PM
To: (b)(6), (b)(7)(C)
Cc: (b)(6), (b)(7)(C)
(b)(6), (b)(7)(C) Subject: RE: Executive Action Cases
(Tele conied on this small)
(b)(6), (b)(7)(c) number is (b)(6), (b)(7)(C) (He's copied on this email.)
(b)(6),(b)(7)(C)
(b)(6), (b)(7)(C)
Assistant United States Attorney
Civil Division
(b)(6), (b)(7)(C)
Los Angeles, CA 90012
F: (b)(6), (b)(7)(C)
Original Message
From (b)(6)  Sent: Sunday, January 29, 2017 1:01 PM
To: (b)(6)
Cc: [ (b)(6) Subject: Re: Executive Action Cases
Please send me! (b)(6)   contact info so the ACLU can contact him directly. Thanks!

#### Sent from my iPhone

```
> On Jan 29, 2017, at 12:49 PM,
                                               (b)(6), (b)(7)(C)
                                                                               wrote:
                     (b)(5)
(b)(6), (b)(7)(C)
  (b)(6), (b)(7)(C)
> Assistant United States Attorney
> Civil Division
   (b)(6), (b)(7)(C)
> Los Angeles, CA 90012
      (b)(6), (b)(7)(C)
> -----Original Message-----
> From: (b)(6)
> Sent: Sunday, January 29, 2017 12:38 PM
                           (b)(6)
> Subject: Re: Executive Action Cases
                           (b)(5)
> Sent from my iPhone
>> On Jan 29, 2017, at 12:35 PM
                                                    (b)(6), (b)(7)(C)
>> FYI, an OIL attorney (b)(6), (b)(7)(C) just filed a notice of appearance in both Executive Action cases.
  (b)(6), (b)(7)(C)
>><u>(b)(6)</u>
>> Assistant United States Attorney
>> Civil Division
    (b)(6), (b)(7)(C)
>> Los Angeles, CA 90012
       (b)(6), (b)(7)(C)
>> -----Original Message-----
>> From: (b)(6), (b)(7)(C)
>> Sent: Sunday, January 29, 2017 12:31 PM
                           (b)(6), (b)(7)(C)
>> Subject: RE: Remind me - has it been filed? If so who is the judge?
>>
>> Dorothy:
>> (b)(6), (b)(7)(C) is one of the senior attorneys at OIL who is on these cases.
>>
>> Bob
```

>> (b)(6), (b)(7)(C)
>> Assistant United States Attorney
>> Civil Division
>> (b)(6), (b)(7)(C)
>> Los Angeles, CA 90012
>> P:
>> F: (b)(6), (b)(7)(C)
>>

From:	(b)(6), (b)(7)(C)
Sent:	Friday, January 27, 2017 10:19 AM
То:	
	(b)(6), (b)(7)(C)
Cc:	

Subject: Attachments: FW: Congressional Inquiries Regarding Executive Orders

FW: GUIDANCE ON EXECUTIVE ORDERS REGARDING IMMIGRATION 012517

FYSA for Area Port Leaders:

Note below guidance on congressional inquiries regarding recent Executive Orders.

In addition, I attached the guidance previously sent on media inquiries.

Let me know if anyone receives either.

Thank you,

### (b)(6), (b)(7)(C)

Assistant Port Director U.S. Customs and Border Protection Area Port of New Orleans Office: (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C) on behalf of OFO-FIELD LIAISON				
2017 6:25:08 PM		[		
)(6), (b)(7)(C)	); MANNING, REG	SINALD I; (b)(6), (b)(	7)(C); DURST,	
)(6), (b)(7)(C)	(b)(6), (b)	)(7)(C)	FERRARA,	
S), (b)(7)(C)	HILMEY, ROSE M;	(b)(6), (b)(7)(C)		
(b)(6), (b)	(7)(C)	,	WHITE, ROBERT	
PERRY, C	CHRISTOPHER [	(b)(6), (b)(7)(C)		
MANCHA, HECTOR:	(b)			
(7)(C)	SHOBERG, ERIK;		;)	
(b)(6)	, (b)(7)(C)			
		; SABATI	NO. DIANE J:	
7)(C)	STAVINOHA, STEVEN;	(b)(6), (b)(7	')(C)	
PEF	REZ, ROBERT E; [	(b)(6), (b)(7)(C)		
(b)(6), (b)(7)(C); HOWE, RANDY J; (b)(6), (b)(7)(C)				
PETE ROMERO;		')(C)	HUMPHREY,	
<u>-</u>	(Β)(Θ), (Β)(γ΄)(Ο)΄΄΄΄΄΄΄΄	/ <u>/ / / / / / / / / / / / / / / / / / /</u>	<del>-</del>	
i), (b)(7)(C)	JAMES, MICHELE	(b)(6), (b)(7)(C)		
/ILLIAM K;	(b)(6), (b)	(7)(0)		
SON W;	(b)(6), (b)(7)(C)	,		
OFO-FI	ELD LIAISON			
	(017 6:25:08 PM (6), (b)(7)(c) (6), (b)(7)(c) (b)(6), (b) (b)(6), (b) (b)(6), (c) (b)(6) (b)(6) (b)(6) (b)(6) (b)(6) (b)(6) (b)(7)(0) (b)(7)(0) PETE ROMERO; (c) (d)(d) (d)(e) (e) (e) (e) (e) (f) (f) (f) (f) (f) (f) (f) (f	(b)(6), (b)(7)(c)	(b)(6), (b)(7)(c)	

Subject: Congressional Inquiries Regarding Executive Orders

Good evening Directors,

Field Liaison has been receiving notifications that some Ports and Field Offices are receiving inquiries from congressional staffers regarding the recent Executive Orders that were signed. The Office of Congressional Affairs (OCA) has provided the following guidance:

Please refer all congressional inquiries to OCAInquiry@cbp.dhs.gov.

At this time, the Office of Congressional Affairs is under strict instruction to forward such inquiries to DHS. OCA will log and coordinate all inquiries with DHS.

Thank you.

Respectfully,

## (b)(6), (b)(7)(C)

Field Liaison Division
Office of Field Operations
U.S. Customs and Border Protection
1300 Pennsylvania Ave. NW, Room 2.3A-5
Washington, DC 20229

Office: Mobile: E-Mail:

(b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Wednesday, January 25, 2017 5:25 PM

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

(c)

Cc: Subject:

FW: GUIDANCE ON EXECUTIVE ORDERS REGARDING IMMIGRATION 012517

Please note the following guidance on media inquiries regarding the subject line.

Thank you,

(b)(6), (b)(7)(C)

Assistant Port Director

U.S. Customs and Border Protection

Area Port of New Orleans

Office: (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Wednesday, January 25, 2017 3:55 PM

To: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Cc: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C) ; STAVINOHA, STEVEN (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: RE: GUIDANCE ON EXECUTIVE ORDERS REGARDING IMMIGRATION 012517

Please note correct link to submit inquiries: mediainquiry@hq.dhs.gov.

(b)(6), (b)(7)(C)

Assistant Director Field Operations

New Orleans Field Office

**Customs and Border Protection** 

(O) (C) (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

	(b)(7)(C)	
In:	y, January 25, 2017 3:50 PM (b)(6), (b)(7)(C)	
	(b)(6), (b)(7)(C)	
Cc:	(b)(6), (b)(7)(C)	
	(b)(6),(b)(7)(C)	; STAVINOHA,
STEVEN [	(b)(6), (b)(7)(C)	
	b)(6), (b)(7)(C	

Subject: FW: GUIDANCE ON EXECUTIVE ORDERS REGARDING IMMIGRATION 012517

All:

Please be advised that we are not to provide any statements, responses, or grant interviews regarding the wall or Executive Orders

Submit all inquiries to mediainquiry@hg.dhs.gov

(b)(6), (b)(7)(C)

Program Manager, Border Security Customs & Border Protection New Orleans Field Office Office (b)(6), (b)(7)(C) Cell (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Wednesday, January 25, 2017 3:44:03 PM

To: (b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: GUIDANCE ON EXECUTIVE ORDERS REGARDING IMMIGRATION 012517

All,

It's important for everyone to know that CBP is not providing responses, statements, nor granting interviews regarding the wall or any Executive Orders at this time. Please refer all queries to DHS at <a href="mediainquiry@hq.dhs.gov">mediainquiry@hq.dhs.gov</a>.

Here's the link to the WH Presidential Actions Page which includes today's Executive Orders for your situational awareness:

https://www.whitehouse.gov/briefing-room/presidential-actions

Please let me know if you have any questions.

Thank you,

(b)(6), (b)(7)(C)

Branch Chief, Media Communications Communications Management Office Office of Field Operations Customs and Border Protection

(b)(6), (b)(7)(C) (Office) (Mobile)

(b)(6), (b)(7)(C)

OFO Proud!

From:

(b)(6), (b)(7)(C)

Sent:

Tuesday, January 31, 2017 4:31 PM

To:

(b)(6), (b)(7)(C)

Subject:

FW: GUIDANCE ON EXECUTIVE ORDER - TRAVEL

We can now direct reporters to this link as well instead of the email address.

(b)(6), (b)(7)(C)

Assistant Port Director - Trade

Public Affairs Liaison

Cell: (b)(6), (b)(7)(C)

Office: (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 2:18 PM

To:

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: FW: GUIDANCE ON EXECUTIVE ORDER - TRAVEL

(b)(6), (b)(7)(C)

Program Manager; Public Affairs Liaison

Customs and Border Protection San Francisco Field Office Tel: (b)(6), (b)(7)(C)

From: (b)(6), (b)(7)(C)

Sent: Tuesday, January 31, 2017 1:17 PM

To:

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

(b)(6), (b)(7)(C)

Subject: GUIDANCE ON EXECUTIVE ORDER - TRAVEL

Good Afternoon-

Please see the link https://www.cbp.gov/border-security/protecting-nation-foreign-terrorist-entry-unitedstates

that includes information and FAQs about the Executive Order (Protecting the Nation from Foreign Terrorist Entry into the United States) that was issued on Friday. Going forward, please refer all reporters to this link.

In addition, OPA asked that we still hold and not respond to media inquiries regarding the EO (outside of the reference to the link provided). More information and guidance for engagement will be provided tomorrow.

Please let me know if you have any questions.

Thank you,

(b)(6), (b)(7)(C)

Branch Chief, Media Communications Communications Management Office Office of Field Operations

**Customs and Border Protection** 

(Office) (b)(6), (b)(7)(C)

(Mobile)

(b)(6), (b)(7)(C)

OFO Proud!

From: Sent: To: Subject: Attachments:	(b)(6), (b)(7)(C) Friday, February 03, 2017 11:18 AM DEN-SUPERVISORS FW: RE: Litigation Hold/Preservation Notice; Executive Order: Protecting the Nation from Foreign Terrorist Entry into the United States; January 27, 2017 Litigation Hold EO Protecting the Nation from Foreign Terrorist Entry into the US Jan 27 2017.pdf		
Supervisors,			
	(b)(5)		
(b)(5)			
need to be kept in conjunction w	ith this litigation hold. (b)(5)		
(b)(6), (b)(7)(C)  Assistant Port Director – Trace Public Affairs Liaison Cell: (b)(6), (b)(7)(C)  Office: (b)(6), (b)(7)(C)	de		
From: (b)(6), (b)(7)(C)			
Sent: Friday, February 3, 2017 8:2	29 AM (b)(6), (b)(7)(C)		
(b)(6	5), (b)(7)(C)		
Cc:	(b)(6), (b)(7)(C)		
(b)(6), (b)(7)(C)  Subject: FW: RE: Litigation Hold/Preservation Notice; Executive Order: Protecting the Nation from Foreign Terrorist Entry into the United States; January 27, 2017  Please see attached litigation hold/preservation notice.			
From: (b)(6), (b)(7)(C)			
Sent: Thursday, February 2, 2017			
To: HUMPHREY, BRIAN J (DFO) 4	(b)(6), (b)(7)(C)		
Cc:	(b)(6), (b)(7)(C)		
(b)(6), (b)(7)(C)			
Subject: FW: RE: Litigation Hold/Preservation Notice; Executive Order: Protecting the Nation from Foreign Terrorist Entry into the United States: Japuary 27, 2017			
Entry into the United States; January 27, 2017			

	Good afternoon DFO Humphrey,					
	(b)(5)					
	(b)(6), (b)(7)(C)  Assistant Chief Counsel, San Francisco  Desk: (b)(6), (b)(7)(C)  Mobile: ( (b)(6), (b)(7)(C)					
	From: (b)(6), (b)(7)(C)  Sent: Thursday, February 02, 2017 2:12	2 PM				
	To: FLANAGAN, PATRICK S		(6), (b)(7)(C)			
	CBP Chicago (b)(7)(E)	OCC CBP Houston	(b)(7)(E)	; OCC CBP HQ		
		CBP ITL (b)(7)(E)	OCC CBP LA	(b)(7)(E) OCC		
-	CBP Managers (b)(7)(E)			OCC CBP NFC		
L.	(b)(7)(E) OCC CBP		; OCC CBP TUCSON			
	(b)(7)(E)	(b) (6), (b)(7)(C)	(6), (b)(7)(C)	, Todd C (AC OFO)		
ſ	d	NER, JOHN P 4	(b)(6), (b)(7)(C)	, Todd C (AC OFO)		
	(b)(b)(6					
-	(b)(6), (b)(7)(C) SITUAT (b)(7)(E)	TON ROOM <(b)(7	<u>/(⊏)</u> ; CBP CH	EF OF STAFFS		
Cc: (b)(6), (b)(7)(C)						
-	(b)(6), (b)(7)(C)					

**Subject:** RE: Litigation Hold/Preservation Notice; Executive Order: Protecting the Nation from Foreign Terrorist Entry into the United States; January 27, 2017

Good afternoon,

(b)(5)

# (b)(5)

Thank you for your assistance in this matter.

(b)(6), (b)(7)(C)

Paralegal Specialist

Office of the Chief Counsel

U.S. Customs and Border Protection

(b)(6), (b)(7)(C) (Desk) (Fax)

(b)(6), (b)(7)(C)



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