

THE HONORABLE JAMES L. ROBERT

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

PARS EQUALITY CENTER;)
ONEAMERICA; PAMELA WHITEHALL)
RAGHEBI; AFSHIN RAGHEBI; ZEINAB)
MOHAMED HASSAN; SIRAJI ETHA)
SIRAJI; MALAYEEN AHMED; REZA)
AZIMI; YAHYA GHALEB; MITRA)
HANNANI; NICHOLAS HANOUT;)
HOSSEIN ZAMANI HOSSEINABADI;)
JOHN DOES #1-3; and JANE DOE #1,)

No. 2:18-cv-1122

JOINT STATUS REPORT

Plaintiffs,

v.

MIKE POMPEO; KIRSTJEN NIELSEN;)
KEVIN K. MCALEENAN; U.S.)
DEPARTMENT OF HOMELAND)
SECURITY; U.S. DEPARTMENT OF)
STATE; and U.S. CUSTOMS AND)
BORDER PROTECTION,)

Defendants.

1 COME NOW THE PARTIES, collectively referenced herein as the “Parties,” and
2 submit their Joint Status Report to this Court after their Fed. R. Civ. P. 26(f) Conference on
3 September 18, 2018.

4 1. **Nature and Complexity of the Case.** Plaintiffs are challenging
5 Defendants’ implementation of the waiver provision of Presidential Proclamation No.
6 9645, “Enhancing Vetting Capabilities and Processes for Detecting Attempted Entry into
7 the United States By Terrorists or other Public-Safety Threats” (“Proclamation”).
8 Plaintiffs assert claims under the Administrative Procedure Act and the Constitution, and
9 seek injunctive and other equitable relief from the Court. In response, Defendants have
10 moved for dismissal pursuant to Federal Rule of Civil Procedure 12(b)(6) for failure to
11 state a claim upon which relief can be granted.

12 2. **Deadline for Joinder of Additional Parties.** The Parties propose a deadline
13 of November 21, 2018 for joining additional parties.

14 3. **Consent to Assignment to Magistrate Judge:** No.

15 4. **Discovery Plan:** The Parties attended an FRCP 26(f) Conference on September
16 18, 2018 by telephone and propose the following discovery plan:

17 a. Initial Disclosures: Per the September 4 Order, the Parties exchanged Initial
18 Disclosures on October 2. Plaintiffs believe that the Initial Disclosures served by
19 Defendants are inadequate and reserve the right to move the court to compel more
20 adequate disclosures.

21 b. Subjects, timing and potential phasing of discovery:

22 Plaintiffs propose that:

23 i. Phase I of discovery will involve production of the Administrative
24 Record. Per Plaintiffs’ motion to compel the Administrative Record, the Record
25 should have been filed October 2. Once review of the record is complete,
26 Plaintiffs may seek to compel supplementation of the record.

1 ii. Phase II will consist of any discovery necessary for class certification
2 discovery.

3 iii. Phase III will consist of any remaining discovery relevant to the
4 merits.

5 Defendants assert that discovery should not proceed until such time as the Court
6 has ruled on Defendants' motion to dismiss. Defendants have moved to dismiss on the
7 ground that there are no agency decisions subject to review under the Administrative
8 Procedure Act ("APA"). If the Court does not dismiss the entire case and instead
9 identifies a final agency action that is subject to review under the APA, any discovery
10 should be limited to the administrative record before the agency at the time the action
11 under review was taken. *See* 5 U.S.C. § 706; *Florida Power & Light Co. v. Lorion*, 470
12 U.S. 729, 743-44 (1985). Defendants maintain that, to date, Plaintiffs have failed to
13 identify what, if any, specific final agency action they are challenging, and therefore
14 which administrative record they believe should be produced. Plaintiffs disagree and
15 contend that the Complaint identifies the final agency actions challenged. It is
16 Defendants' position that if the case is not dismissed and Plaintiffs' challenge is better
17 defined, Defendants will produce an administrative record with their Answer to the
18 Complaint, as contemplated in LCR 79(h).

19 c. Electronically stored information: Both Parties will likely have electronically
20 stored information. Plaintiffs anticipate that the vast majority of electronically stored
21 information will be in Defendants' possession.

22 d. Privilege issues: The Parties anticipate that the Defendants will assert various
23 privileges. Any document withheld in full or in part on the basis of a privilege by either
24 Party will be identified on a log with sufficient particularity to allow assessment of the
25 privilege. To the extent documents are withheld from the administrative record or this
26 Court directs discovery beyond the administrative record, Defendants will provide
27

1 Plaintiffs with a privilege log.

2 e. Proposed limitations on discovery: Plaintiffs will not be in a position to
3 determine whether the presumptive limits on numbers of depositions and interrogatories
4 under Rules 30 and 33 are adequate until access to the Administrative Record has been
5 provided. Defendants take the position there should be no discovery until their Rule 12
6 motion is decided. If the case is not dismissed in whole, Defendants believe that any
7 discovery should be limited to the administrative record. If this Court authorizes
8 discovery beyond the administrative record, Defendants believe the limits on
9 depositions and interrogatories under Rules 30 and 33 are appropriate.

10 f. The need for any discovery related orders: Plaintiffs have filed a motion to
11 compel production of the Administrative Record and Defendants' initial disclosures.
12 Defendants will oppose the motion. Further, Defendants plan to file motions (i) to stay
13 discovery pending resolution of the Rule 12 motion, and (ii) for a protective order to
14 limit any discovery to the administrative record of the agency decision that the Court
15 identifies as subject to APA review.

16 **5. The Parties Views, Proposals and Agreements on Local Rule 26(f)(1) Items:**

17 a. Prompt case resolution: Plaintiffs believe that assessment of potential for
18 prompt case resolution is premature until the Administrative Record has been produced.
19 Subject to assessment of the Administrative Record, plaintiffs will promptly evaluate the case
20 for potential injunctive relief. The Defendants have filed a Rule 12 motion.

21 b. Alternative dispute resolution: The Parties agree this case is not a candidate
22 for alternative dispute resolution.

23 c. Related cases: Plaintiffs designated this case as related to *Doe v. Trump*,
24 2:17-cv-0178-JLR. See ECF 39. As Plaintiffs set out in their September 24, 2018 Opposition
25 to Defendants' Motion to Transfer Venue, the *Doe* complaint includes allegations and claims
26 relating specifically to the Proclamation's waiver provision and the manner in which it would
27

1 be implemented. As argued in their September 6, 2018, Motion to Transfer Case, Defendants
2 do not agree that this case is related to *Doe*. Instead, Defendants believe this case is related to
3 *Emami, et al. v. Nielsen, et al.*, No. 18-cv-01587-JD (N.D. Cal. filed Mar. 13, 2018). *Emami* is
4 a putative class action case that raises substantially similar issues and was filed on behalf of a
5 putative class that is defined in almost the same way as the putative class here.

6 d. Discovery management: Plaintiffs are amenable to sharing discovery from
7 third parties, scheduling case management or discovery conferences and presenting discovery
8 disputes to the court by informal means. To the extent discovery proceeds and is not limited to
9 the administrative record, Defendants are amenable to scheduling case management or
10 discovery conferences and presenting discovery disputes to the court by informal means, when
11 appropriate. The Parties do not consent to presenting discovery issues to a magistrate judge.

12 e. Anticipated discovery sought: Plaintiffs anticipate that they will seek
13 discovery on their constitutional claims, including depositions, written party discovery and third
14 party discovery. Plaintiffs will not be in a position to determine whether the presumptive limits
15 on numbers of depositions and interrogatories under Rules 30 and 33 are adequate until access
16 to the Administrative Record has been provided. Defendants maintain that, should this case not
17 be dismissed under Rule 12, discovery should be limited to the administrative record of the
18 agency decision that the Court identifies as subject to APA review. Defendants will produce
19 an administrative record with their Answer to the Complaint, as contemplated in LCR 79(h). If
20 the case is not limited to record review, Defendants anticipate taking discovery from Plaintiffs
21 on both class certification and the merits.

22 f. Phasing motions: Plaintiffs anticipate filing a motion for class certification.
23 Following production of the complete Administrative Record, Plaintiffs will assess the potential
24 for moving for preliminary injunctive relief. Defendants have filed (i) a motion to transfer, and
25 (ii) a Rule 12 motion, and may seek to stay proceedings pending resolution of the Rule 12
26 motion.

1 g. Preservation of discoverable information: Plaintiffs have issued document
2 holds. Defendants have issued document holds.

3 h. Inadvertent Production of Privilege issues: The Parties are willing to meet
4 and confer as to entry of an order governing inadvertent production of privileged information
5 in accordance with Rule of Evidence 502(d).

6 i & j. Model Protocol for Discovery of ESI and alternatives to Model Protocol:
7 The Parties will discuss the suitability of an ESI protocol when the scope of discovery and
8 potential ESI issue is clearer.

9 6. **Discovery Deadline.** The Plaintiffs propose a discovery deadline of nine months
10 from the date of production of the Administrative Record. Plaintiffs propose that class
11 certification discovery be completed three to four months after production of the Administrative
12 Record, and that an additional period of merits discovery follow that. Depending on timing and
13 extent of the Administrative Record and discovery ordered, Plaintiffs anticipate merits
14 discovery can be completed 6 months after class certification discovery. Defendants do not
15 believe discovery is appropriate. Should discovery proceed in this case, it should be limited to
16 the administrative record of the agency decision that the Court identifies as subject to APA
17 review. Defendants will produce an administrative record with their Answer to the Complaint,
18 as contemplated in LCR 79(h) and do not believe any other discovery deadline is necessary.

19 7. **Bifurcation.** Bifurcation is unnecessary.

20 8. **Rule 16 Pretrial Statement and Pretrial Order:** The Parties do not believe the
21 standard Rule 16 pretrial statements and pretrial order shall be dispensed with.

22 9. **Individualized Trial Program:** The Parties agree this matter is not a candidate
23 for the individualized trial program.

24 10. **Shortening the Case.** The Plaintiffs will evaluate the case for potential interim
25 injunctive relief once the Administrative Record has been produced. The Defendants have filed
26 a Rule 12 motion.
27

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

11. **Proposed Trial Date.** Plaintiffs believe the case will be ready for trial ten months from production of the Administrative Record, i.e., if the Administrative Record is produced promptly, the case will be ready for trial in August 2019. If this Court finds dismissal is inappropriate, Defendants believe this case should be resolved through summary judgment motions based on the administrative record.

12. **Jury Trial.** Should this Court find trial necessary, the Parties agree that this would be a non-jury trial.

13. **Length of Trial.** Plaintiffs believe this will require assessment of the Administrative Record. Defendants believe this case should be resolved through summary judgment motions based on the administrative record.

14. **Trial counsel.** Darin Sands, Jessica Walder, and Aaron Fickes of Lane Powell PC will serve as trial counsel for Plaintiffs. August E. Flentje, Gisela Westwater, David Kim, and Nicole Grant will serve as trial counsel for Defendants.

15. **Trial counsel conflicts.** The Parties have not identified any conflicts.

16. **Service of Process.** All Defendants have been served.

17. **Scheduling Conference.** Plaintiffs believe an initial scheduling conference would be helpful, and that it would be most efficient to schedule this in conjunction with a hearing on the Defendants' Rule 12 motion, which Plaintiffs plan to request in their Opposition to Defendants' motion. Defendants believe that a scheduling conference should be delayed until after the Court resolves Defendants' pending motion to dismiss.

18. **Corporate Disclosures:** Plaintiffs filed corporate disclosures on August 8, 2018 (ECF 48 & 49). Defendants are exempt from corporate disclosures under LCR 7.1.

Respectfully submitted on this the 9th day of October, 2018.

LANE POWELL, PC

By: s/Darin Sands
 Darin Sands, WSBA No. 36865

By: s/Dustin O'Quinn
 Dustin O'Quinn
Admitted Pro Hac Vice

By: s/Jessica Walder
 Jessica Walder, WSBA No. 47676

By: s/Aaron Fickes
 Aaron Fickes, WSBA No. 51584
 1420 Fifth Avenue, Suite 4200
 P.O. Box 91302
 Seattle, WA 98111-9402
 Telephone: 206-223-7000
 Facsimile: 206-223-7107
 Emails: sandsd@lanepowell.com
 oquinnd@lanepowell.com
 walderj@lanepowell.com
 fickesa@lanepowell.com

Attorneys for Plaintiffs

NATIONAL IMMIGRATION LAW
CENTER

By: s/Esther H. Sung
 Esther H. Sung
Admitted Pro Hac Vice

By: s/Joshua Stehlik
 Joshua Stehlik
Admitted Pro Hac Vice

By: s/Melissa S. Keaney
 Melissa S. Keaney
Admitted Pro Hac Vice
 3450 Wilshire Blvd. #108-62
 Los Angeles, CA 90010
 Telephone: (213) 639-3900
 Emails: sung@nilc.org
 stehlik@nilc.org
 keaney@nilc.org

Attorneys for Plaintiffs

IRANIAN AMERICAN BAR
ASSOCIATION

By: s/Babak G. Yousefzadeh
 Babak G. Yousefzadeh
Admitted Pro Hac Vice
 5185 MacArthur Blvd. NW, Suite 624
 Washington, DC 20016
 Telephone: (415) 774-3191
 Email: President@iaba.us

Attorney for Plaintiffs

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

ARNOLD & PORTER KAYE SCHOLER
LLP

By: s/John A. Freedman
John A. Freedman
Admitted Pro Hac Vice
601 Massachusetts Avenue, N.W.
Washington, DC 20001-3743
Telephone: (202) 942-5000
Email: john.freedman@arnoldporter.com

Attorney for Plaintiff

COUNCIL ON AMERICAN-ISLAMIC
RELATIONS, CALIFORNIA

By: s/Brittney Rezaei
Brittney Rezaei
Admitted Pro Hac Vice
By: s/Zahra A. Billoo
Zahra A. Billoo
Admitted Pro Hac Vice
3160 De La Cruz Blvd., Suite 110
Santa Clara, CA 95054
Telephone: (408) 986-9874
Emails: brezaei@cair.com
zbilloo@cair.com

Attorneys for Plaintiffs

ADVANCING JUSTICE – ASIAN LAW
CAUCUS

By: s/Elica S. Vafaie
Elica S. Vafaie
Admitted Pro Hac Vice
By: s/Christina Sinha
Christina Sinha
Admitted Pro Hac Vice
55 Columbus Ave.
San Francisco, CA 94111
Telephone: (415) 848-7771
Emails: elicav@advancingjustice-alc.org
christinas@advancingjustice-alc.org

Attorneys for Plaintiffs

US DEPARTMENT OF JUSTICE

By: JOSEPH H. HUNT
Assistant Attorney General

SCOTT G. STEWART
Deputy Assistant Attorney General

AUGUST E. FLENTJE
Special Counsel

WILLIAM C. PEACHEY
Director, Office of Immigration
Litigation District Court Section

GISELA A. WESTWATER
Assistant Director, Office of
Immigration Litigation District Court
Section

s/Nicole P. Grant
DAVID KIM
NICOLE P. GRANT
Trial Attorneys
U.S. Department of Justice
Civil Division
Office of Immigration Litigation
P.O. Box 878, Ben Franklin Station
Washington, D.C. 20044
Phone: (202) 532-4094

Attorneys for the Federal Defendants

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

CERTIFICATE OF SERVICE

Pursuant to RCW 9A.72.085, the undersigned certifies under penalty of perjury under the laws of the United States and the laws of the State of Washington, that on the 9th day of October, 2018, the foregoing document will be served electronically upon registered participants identified on the Notice of Electronic Filing.

Executed on the 9th day of October, 2018, at Seattle, Washington.

s/ Jessica Walder
Jessica Walder, WSBA No. 47676
1420 Fifth Avenue, Suite 4200
P.O. Box 91302
Seattle, WA 98111-9402
Telephone: 206-223-7000
Facsimile: 206-223-7107
Email: _walderj@lanepowell.com
Attorneys for Plaintiffs

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27