UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

HAMEED KHALID DARWEESH and HAIDER SAMEER ABDULKHALEQ ALSHAWI,

on behalf of themselves and others similarly situated,

Notice Re. Emergency Motion for Clarification and to Enforce

Petitioners,

Case No. 1:17-cv-00480

V.

DONALD TRUMP, President of the United States; U.S. DEPARTMENT OF HOMELAND SECURITY ("DHS"); U.S. CUSTOMS AND BORDER PROTECTION ("CBP"); JOHN KELLY, Secretary of DHS; KEVIN K. MCALEENAN, Acting Commissioner of CBP; JAMES T. MADDEN, New York Field Director, CBP,

Date: January 29, 2017

Respondents.

NOTICE REGARDING PETITIONERS' EMERGENCY MOTION FOR CLARIFICATION AND ENFORCEMENT OF ORDER

Earlier today, Petitioners filed an Emergency Motion for Clarification and Enforcement of Order, ECF No. 9, based on persistent reports of Respondents' noncompliance with the Court's Decision and Order issued January 28, 2017. *See* ECF No. 8. At the time the motion was filed, Respondents, through counsel, had indicated a belief that the injunction may not be nationwide, and refused to confirm that the Respondents would respect the order nationwide. *See* ECF No. 9. Since the filing, counsel for Respondents' counsel has confirmed that Respondents acknowledge that the Order does in fact apply nationwide. Petitioners continue to

monitor reports of noncompliance and are working with Respondents' counsel to attempt to resolve them. Petitioners will update the Court as to any issues of noncompliance should further clarification or enforcement be necessary.

DATED: January 29, 2017 New Haven, Connecticut

Respectfully submitted,

/s/ Michael J. Wishnie Michael J. Wishnie (MW 1952) Muneer I. Ahmad[†] Elora Mukherjee (EM 4011)

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- **Application for admission forthcoming.
- * Motion for law student appearance forthcoming.
- † Motion for admission *pro hac vice* forthcoming.

†† For identification purposes only. This motion has been prepared by a clinic operated by Yale Law School, but does not purport to present the school's institutional views, if any.

Counsel for Petitioners

CERTIFICATE OF SERVICE

I, Michael Wishnie, hereby certify that on January 29, 2017 the foregoing motion for a stay of removal and accompanying documents were filed through the CM/ECF system and will be sent by U.S. Mail to the parties at the addresses below.

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U.S. Attorney's Office for the Eastern District of New York Attn: Civil Process Clerk 271 Cadman Plaza East Brooklyn NY 11201

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