From:

Keller, Scott <Scott.Keller@oag.texas.gov>

Sent: To:

Monday, June 05, 2017 5:10 PM

Wall, Jeffrey B. (OSG);Readler, Chad A. (CIV)

Subject:

Nos. 16A1190 & 16-1436 - Trump v. IRAP

Attachments:

16-1436 tsac States of Texas et al.pdf

The attached amicus brief was just filed at the Supreme Court.

Scott Keller Solicitor General of Texas (512) 936-2725 Scott.Keller@oag.texas.gov

In the Supreme Court of the United States

DONALD J. TRUMP, ET AL., PETITIONERS

v.

INTERNATIONAL REFUGEE ASSISTANCE PROJECT, A PROJECT OF THE URBAN JUSTICE CENTER, INC., ON BEHALF OF ITSELF AND ITS CLIENTS, ET AL.

ON PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT AND APPLICATION FOR STAY

MOTION FOR LEAVE TO FILE AND BRIEF FOR THE STATES OF TEXAS, ALABAMA, ARIZONA, ARKANSAS, FLORIDA, KANSAS, LOUISIANA, MONTANA, NORTH DAKOTA, OHIO, OKLAHOMA, SOUTH CAROLINA, SOUTH DAKOTA, TENNESSEE, AND WEST VIRGINIA, AND GOVERNOR PHIL BRYANT OF THE STATE OF MISSISSIPPI AS AMICI CURIAE IN SUPPORT OF PETITIONERS AND THEIR STAY APPLICATION

KEN PAXTON Attorney General of Texas

JEFFREY C. MATEER First Assistant Attorney General

OFFICE OF THE ATTORNEY GENERAL P.O. Box 12548 (MC 059) Austin, Texas 78711-2548 scott.keller@oag.texas.gov (512) 936-1700 SCOTT A. KELLER Solicitor General Counsel of Record

J. CAMPBELL BARKER Deputy Solicitor General

ARI CUENIN Assistant Solicitor General

MOTION FOR LEAVE TO FILE

The States of Texas, Alabama, Arizona, Arkansas, Florida, Kansas, Louisiana, Montana, North Dakota, Ohio, Oklahoma, South Carolina, South Dakota, Tennessee, and West Virginia, and Governor Phil Bryant of the State of Mississippi respectfully move for leave to file a brief as amici curiae in support of petitioners' stay application and to file the enclosed amicus brief supporting petitioners and their stay application without 10 days' advance notice to the parties of amici's intent to file. See Sup. Ct. R. 37.2(a).

The parties consent to the filing of the enclosed amicus brief.

Amici also respectfully request that the Court consider the arguments herein and in the enclosed amicus brief in support of petitioners' stay application in *Trump v. Hawaii*, No. 16A1191 (S. Ct. filed June 1, 2017).

1. Statement of Movants' Interest. The district court order enjoined in part Executive Order 13,780, signed by the President on March 6, 2017, and entitled "Protecting the Nation from Foreign Terrorist Entry into the United States." The States have a significant interest in protecting their residents' safety. But the States and their elected officials must generally rely on the federal government to set the terms and conditions for whether aliens may enter the States. See Arizona v. United States, 132 S. Ct. 2492, 2507 (2012). Amici therefore have a substantial interest in the alleged existence of restrictions on the President's ability to suspend the entry of aliens as he determines is in the national interest. Amici's view on the standards governing plaintiffs'

challenge to the Executive Order "may be of considerable help to the Court." Sup. Ct. R. 37.1.

2. Statement Regarding Brief Form and Timing. Given the expedited consideration of this matter of significant national interest, amici respectfully request leave to file the enclosed brief supporting petitioners and their stay application without 10 days' advance notice to the parties of intent to file. The district court heard oral argument on March 15, 2017, and entered its injunction that day. The en banc court of appeals heard oral argument on May 8. On May 25, the court of appeals affirmed in part and vacated in part the injunction, and denied petitioners' motion for a stay pending appeal as moot. The petition for a writ of certiorari and application for stay and for expedited briefing and consideration in this Court were filed on June 1. On June 2, this Court ordered a response to these filings by June 12. This accelerated timing justifies the request to file the enclosed amicus brief supporting petitioners and their stay application without 10 days' advance notice to the parties of intent to file.

CONCLUSION

The Court should grant amici curiae leave to file the enclosed brief in support of petitioners and their stay application.

KEN PAXTON Attorney General of Texas

JEFFREY C. MATEER First Assistant Attorney General

OFFICE OF THE
ATTORNEY GENERAL
P.O. Box 12548 (MC 059)
Austin, Texas 78711-2548
scott.keller@oag.texas.gov
(512) 936-1700

Respectfully submitted.

SCOTT A. KELLER Solicitor General Counsel of Record

J. CAMPBELL BARKER Deputy Solicitor General

ARI CUENIN Assistant Solicitor General

In the Supreme Court of the United States

DONALD J. TRUMP, ET AL., PETITIONERS

v.

INTERNATIONAL REFUGEE ASSISTANCE PROJECT, A PROJECT OF THE URBAN JUSTICE CENTER, INC., ON BEHALF OF ITSELF AND ITS CLIENTS, ET AL.

ON PETITION FOR A WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT AND APPLICATION FOR STAY

BRIEF FOR THE STATES OF TEXAS,
ALABAMA, ARIZONA, ARKANSAS, FLORIDA,
KANSAS, LOUISIANA, MONTANA,
NORTH DAKOTA, OHIO, OKLAHOMA,
SOUTH CAROLINA, SOUTH DAKOTA,
TENNESSEE, AND WEST VIRGINIA, AND
GOVERNOR PHIL BRYANT OF THE STATE OF
MISSISSIPPI AS AMICI CURIAE
IN SUPPORT OF PETITIONERS AND
THEIR STAY APPLICATION

KEN PAXTON
Attorney General of Texas

JEFFREY C. MATEER First Assistant Attorney General

OFFICE OF THE
ATTORNEY GENERAL
P.O. Box 12548 (MC 059)
Austin, Texas 78711-2548
scott.keller@oag.texas.gov
(512) 936-1700

SCOTT A. KELLER Solicitor General Counsel of Record

J. CAMPBELL BARKER Deputy Solicitor General

ARI CUENIN Assistant Solicitor General

TABLE OF CONTENTS

.		Page
Interes	st of amici curiae	1
Summa	ary of argument	2
Argum	ent	4
Ī.	Nonresident aliens abroad possess no constitutional rights regarding entry into this country, and the constitutional provisions invoked by plaintiffs do not extend extraterritorially.	
II.	The Executive Order receives "the strongest of presumptions" of validity because it is within <i>Youngstown</i> 's first category as executive action pursuant to power delegated expressly by Congress	7
III.	Plaintiffs cannot satisfy the exacting standard that applies to discriminatory-purpose challenges to facially neutral government actions. A. An exacting standard insulates government action from being deemed a discriminatory pretext absent the clearest proof to the contrary	15 d
Conclus	B. The Order here, which classifies aliens by nationality and reflects national-security concerns, cannot be deemed a pretext for a religious testsion	s 1 19

TABLE OF AUTHORITIES

Cases:

Abourezk v. Reagan,
785 F.2d 1043 (D.C. Cir. 1986)
Am. Mfrs. Mut. Ins. Co. v. Sullivan,
526 U.S. 40 (1999)
Artzona v. United States.
132 S. Ct. 2492 (2012)
Boumediene v. Bush,
553 U.S. 723 (2008)
City of Columbia v. Omni Outdoor Advert., Inc.,
499 U.S. 365 (1991)
Crosby v. Nat'l Foreign Trade Council,
530 ILS 363 (2000)
530 U.S. 363 (2000)
Dames & Moore v. Regan,
453 U.S. 654 (1981)
r temming v. Nestor.
363 U.S. 603 (1960)
r wicher v. Peck,
6 Cranch 87 (1810)
Hautan Rejugee Ctr. v. Gracen
809 F.2d 794 (D.C. Cir. 1987)
Harisiades v. Shaughnessy,
342 U.S. 580 (1952)
Hawaii v. Trump,
No. 17-15589 (9th Cir. Apr. 10, 2017)24
No. 1:17-ev-50 (D. Haw. Mar. 15, 2017)
12 11. 11. 10, 2011)

Johnson v. Eisentrager,
339 U.S. 259 (1950)
Kerry v. Din,
135 S. Ct. 2128 (2015)25
Kleindienst v. Mandel
408 U.S. 753 (1972)passim
Lamont v. Woods,
948 F.2d 825 (2d Cir. 1991)
Landon v. Plasencia,
459 U.S. 21 (1982)
Mainews v. Diaz.
426 U.S. 67 (1976)
McCleskey v. Kemp.
481 U.S. 279 (1987)
McCreary County v ACLII
545 U.S. 844 (2005)
Muller v. Johnson.
515 U.S. 900 (1995)
Pers. Adm'r of Mass. v. Feeney
442 U.S. 256 (1979)
Posadas v. Nat'l City Bank of N.Y.,
296 U.S. 497 (1936)
Reno v. AmArab Anti-Discrimination Comm
525 U.S. 471 (1999)14, 16, 22
Republican Party of Minn. v. White,
536 U.S. 765 (2002)23
Sale v. Haitian Ctrs. Council, Inc.,
509 U.S. 155 (1993)
Shaughnessy v. United States ex rel. Mezei
345 U.S. 206 (1953)

Smith v. Doe,
538 U.S. 84 (2003)
Sunday Lake Iron Co. v. Wakefield Twp.,
247 U.S. 350 (1918)
Swarthout v. Cooke,
562 U.S. 216 (2011)24
1 enney v. Brandhove.
341 U.S. 367 (1951)
Texas v. United States,
809 F.3d 134 (5th Cir. 2015)
Trump v. Hawaii,
No. 16A1191 (S. Ct. filed June 1, 2017)
U.S. Dep't of Labor v. Triplett,
494 U.S. 715 (1990)
United States v. Chem. Found., Inc.,
272 U.S. 1 (1926)
United States ex rel. Knauff v. Shaughnessy,
338 U.S. 537 (1950)
United States v. Verdugo-Urquidez,
494 U.S. 259 (1990)
Vill. of Arlington Heights v. Metro. Hous. Dev. Corp.,
429 U.S. 252 (1977)
Washington v. Davis,
426 U.S. 229 (1976)
Washington v. Trump,
847 F.3d 1151 (9th Cir. 2017)24
No. 17-35105 (9th Cir. Mar. 17, 2017)
Yick Wo v. Hopkins,
118 U.S. 356 (1886)5
0

Youngstown Sheet & Tube Co. v. Sawyer,	
343 U.S. 579 (1952)	14
Zadvydas v. Davis,	
533 U.S. 678 (2001)	. 6
Zivotofsky ex rel. Zivotofsky v. Kerry,	
135 S. Ct. 2076 (2015)	13
Constitutional provisions, statutes, and rules:	
U.S. Const.:	
amend. I	77
amend. V	۱ ۱۸
Immigration and Nationality Act, 8 U.S.C.:	. 4
§ 1101(a)(4)	1
§ 1101(a)(13)(A)	1
§ 1101(a)(15)-(16)	Υ
§ 1151(a)-(b)	N N
§ 1152(a)(1)(A)	1
§ 1153(e)	a
§ 1157(a)(2)	g
§ 1157(a)(3)	R
§ 1157 note	6
§ 11811	1
§ 1181(a)1	0
§ 1181(c)1	1
§ 1182(a)11. 12	2
§ 1182(f) <i>passin</i>	r
§ 11841	1
§ 1185(a)(1)	9
§ 1187(a)(12)	n
§ 1187(a)(12)(A)(i)(III)20)
§ 1201(h)1	1

§ 1201(i)
§ 1254a(a)(1)
§ 1255 note
§ 1255 note
10 U.S.C. § 801 note
50 U.S.C. § 1541 note
Authorization for Use of Military Force
Pub. L. No. 107-40, 115 Stat. 224
Department of State, Foreign Operations, and
Related Programs Appropriations Act, 2016,
Pub. L. No. 114-113 div. V. 100 Grand or or or or
Pub. L. No. 114-113, div. K, 129 Stat. 2705 (2015) 6 National Defense Authorization Act
for Figeal Vacuation Act
for Fiscal Year 2016,
Pub. L. No. 114-92, 129 Stat. 726 (2015)
22 O.F.R.:
§ 41.122
5 x2.02
Sup. Ct. R.:
37.21
1
Miscellaneous:
Executive Order 13,780,
82 Fed. Reg. 13,209 (Mar. 9, 2017)passim
Letter of Bob Goodlatte, Chairman, H. Comm. on
the Judiciany to Remail Of
the Judiciary, to Barack Obama, President of
the United States of America (Oct. 27, 2015)
n. Comm. on Homeland Sec., 114th Cong
Nation's Top Security Officials' Concerns on
Refugee Vetting (Nov. 19, 2015)21

VII

H. Comm. on Homeland Sec., 114th Cong.,	
Syrian Refugee Flows: Security Risks and	
Counterterrorism Challenges (Nov. 2015)	21
H. Comm. on Homeland Sec., 114th Cong.,	
Terror Threat Snapshot: The Islamist Terrorist	
Threat (Nov. 2015)	21
Muslim Population by Country: 2010, Pew-	
Templeton Global Religious Futures Project	
(last visited June 5, 2017),	
http://www.globalreligiousfutures.org/	
religions/muslims	20
Presidential Proclamation No. 5377,	
50 Fed. Reg. 41,329 (Oct. 10, 1985)	12
Presidential Proclamation No. 5517,	
51 Fed. Reg. 30,470 (Aug. 26, 1986)	11
The White House, Report on the Legal and Policy	
Frameworks Guiding the United States' Use of	
Military Force and Related National Security	
Operations (Dec. 2016)	22

INTEREST OF AMICI CURIAE

Amici curiae are the States of Texas, Alabama, Arizona, Arkansas, Florida, Kansas, Louisiana. Montana, North Dakota, Ohio, Oklahoma, South Carolina, South Dakota, Tennessee, and West Virginia, and Governor Phil Bryant of the State of Mississippi.1 The States have a significant interest in protecting their residents' safety. But the States and their elected officials must generally rely on the federal Executive Branch to restrict or set the terms of aliens' entry into the States for public-safety and national-security reasons, pursuant to the laws of Congress. See Arizona v. United States, 132 S. Ct. 2492, 2507 (2012). And the Immigration and Nationality Act (INA) gives the Executive significant authority to suspend aliens' entry into the country. Amici therefore have a substantial interest in the alleged existence of restrictions on the President's ability to suspend the entry of aliens as he determines is in the national interest.

Pursuant to Supreme Court Rule 37.2, amici state that no counsel for any party authored this brief in whole or in part, and no person or entity other than amici contributed monetarily to the preparation or submission of this brief. The parties consented to the filing of this brief. Due to the nature of the expedited relief sought in this case of national significance, amici were unable to notify the parties of amici's intent to file 10 days before filing. Thus, amici submit an accompanying motion for leave to file this brief. Amici also respectfully request that the Court consider the arguments herein in support of petitioners' stay application in Trump v. Hawaii, No. 16A1191 (S. Ct. filed June 1, 2017).

SUMMARY OF ARGUMENT

The district court's injunction of the President's temporary suspension of entry for specified classes of nonresident aliens is remarkable. The injunction was issued despite *three* longstanding doctrines limiting the availability of judicial remedies for disagreement with policy decisions like the Executive Order here.

First, the Constitution does not apply extraterritorially to nonresident aliens abroad seeking entry. And this Court has specifically recognized that there is no "judicial remedy" to override the Executive's use of its delegated 8 U.S.C. § 1182(f) power to deny classes of nonresident aliens entry into this country. Sale v. Haitian Ctrs. Council, Inc., 509 U.S. 155, 188 (1993).

Second, the Order must be accorded "the strongest of presumptions and the widest latitude of judicial interpretation," because it is in Youngstown's first zone of executive action pursuant to congressionally delegated power. Youngstown Sheet & Tube Co. v. Sawyer, 343 U.S. 579, 637 (1952) (Jackson, J., concurring).

Third, the Court has long accorded facially neutral government actions a presumption of validity and good faith, so those actions can be invalidated under a discriminatory-purpose analysis only if there is the clearest proof of pretext. This longstanding, exacting standard for judicial scrutiny of government motives has been recognized by this Court in multiple types of constitutional challenges. See infra Part III.A. This limit respects institutional roles by precluding courts from engaging in a tenuous "judicial psychoanalysis of a drafter's heart of hearts." McCreary County v. ACLU, 545 U.S. 844, 862 (2005).

Plaintiffs cannot satisfy this Court's exacting standards for showing that the Executive Order is pretext masking a religious classification. The Order classifies aliens according to nationality based on concerns about the government's ability to adequately vet nationals of six covered countries who seek entry. Not only that, but these six countries covered by the Order were previously identified by Congress and the Obama Administration, under the visa-waiver program, as national-security "countries of concern." The Order is therefore valid, as it provides a "facially legitimate and bona fide reason" for exercising 8 U.S.C. § 1182(f) national-security and foreign-affairs powers to restrict entry. Kleindienst v. Mandel, 408 U.S. 753, 770 (1972).

Campaign-trail statements regarding a potential future policy are far from the clearest proof needed to overcome the strong presumption of validity accorded to a different policy adopted by the President after he assumed the responsibilities of office and consulted with multiple high-ranking government officials. Accepting plaintiffs' arguments would discount the well-founded reasons for the exacting nature of a pretext challenge to neutral government actions.

This injunction is contrary to law, and it denies the federal government—under a statutory regime crafted by the representatives from the States in Congress—the latitude necessary to make national-security, foreign-affairs, and immigration policy judgments inherent in this country's nature as a sovereign. The Court should grant the petition and the stay application.

ARGUMENT

Plaintiffs must overcome three doctrines cabining the availability of judicial relief for their disagreement with the Executive Order's national-security decision on immigration policy. First, the Constitution does not apply extraterritorially to nonresident aliens abroad seeking entry into the country. Second, the Order must be accorded the strongest of presumptions of validity because it is within Youngstown's first zone of executive action pursuant to congressionally delegated power. Third, a discriminatory-purpose challenge to facially neutral government action entails an exacting standard requiring the clearest proof of pretext.

Plaintiffs' claims fail under each of these three doctrines, any one of which is an independent bar to their claims. The injunction should therefore be stayed and ultimately reversed.

I. Nonresident Aliens Abroad Possess No Constitutional Rights Regarding Entry into This Country, and the Constitutional Provisions Invoked by Plaintiffs Do Not Extend Extraterritorially.

Plaintiffs challenged the Executive Order as violating rights against religious discrimination under the equal-protection component of the Fifth Amendment's Due Process Clause and under the Establishment Clause. First Am. Compl. ¶¶ 220-25, Int'l Refugee Assistance Project v. Trump, No. 8:17-cv-361, Docket entry No. 93 (D. Md. Mar. 10, 2017). Plaintiffs' theory is the same as to both Clauses—that the Executive Order is a pretext for discrimination on account of religion.

That theory for relief is fundamentally untenable. Nonresident aliens outside territory under clear United States control possess no constitutional rights regarding the terms on which they may enter the country: It is "clear" that "an unadmitted and nonresident alien" "ha[s] no constitutional right of entry to this country as a nonimmigrant or otherwise." *Mandel*, 408 U.S. at 762. The "power to admit or exclude aliens is a sovereign prerogative," and aliens seeking admission to the United States request a "privilege." *Landon v. Plasencia*, 459 U.S. 21, 32 (1982).

Consequently, the Due Process Clause and Establishment Clause provide no "judicial remedy" to override the President's 8 U.S.C. § 1182(f) power to deny classes of nonresident aliens entry. Sale, 509 U.S. at 188; see id. ("agree[ing] with the conclusion expressed in Judge Edwards' concurring opinion" regarding statutory and constitutional challenges in Haitian Refugee Center v. Gracey, 809 F.2d 794, 841 (D.C. Cir. 1987): "there is no solution to be found in a judicial remedy" overriding the Executive's exercise of § 1182(f) authority (emphasis added)).

This Court has long "rejected the claim that aliens are entitled to Fifth Amendment rights outside the sovereign territory of the United States." United States v. Verdugo-Urquidez, 494 U.S. 259, 269 (1990) (citing Johnson v. Eisentrager, 339 U.S. 763, 784 (1950)). Rather, the Due Process Clause applies only "within the territorial jurisdiction." Yick Wo v. Hopkins, 118 U.S. 356, 369 (1886).

The Constitution does not regulate immigration policy regarding foreign citizens who are neither resident

nor present in United States territory. The Court has therefore recognized a key distinction between aliens inside versus outside the United States, according the former certain constitutional rights while not extending those rights to the latter. See Zadvydas v. Davis, 533 U.S. 678, 693 (2001); cf. Boumediene v. Bush, 553 U.S. 723, 754 (2008) (involving (1) lengthy detention, rather than entry denial, at (2) Guantanamo Bay, where the United States had "plenary control, or practical sovereignty").

What is more, Congress has repeatedly designated members of certain religious groups—such as Soviet Jews, Evangelical Christians, and members of the Ukrainian Orthodox Church—as presenting "special humanitarian concern to the United States" for immigration purposes. 8 U.S.C. § 1157(a)(3) & note; see Department of State, Foreign Operations, and Related Programs Appropriations Act, 2016, Pub. L. No. 114-113, div. K, § 7034(k)(8)(A), 129 Stat. 2705, 2765 (2015) (reauthorizing this designation). That accepted practice underscores the inapplicability in this context of the religious-nondiscrimination rights invoked by plaintiffs.

Plaintiffs cannot make an end-run around the territorial limits on constitutional rights by relying on the alleged stigmatizing effect on individuals within the United States of a challenged decision about whether nonresident aliens outside this country are admitted. To hold otherwise would allow bootstrapping a constitutional claim based on government action regulating only aliens beyond constitutional protection. Amici are aware of no instance, outside the present context, in which a U.S. citizen or alien resident in this country prevailed

on an Establishment Clause claim based on the stigma allegedly perceived by how the government treated other persons who possessed no constitutional rights regarding entry. Cf. Lamont v. Woods, 948 F.2d 825, 827, 843 (2d Cir. 1991) (allowing an Establishment Clause claim to proceed based on the unique taxpayer-standing doctrine in a challenge to the expenditure of government funds in foreign countries).

II. The Executive Order Receives "the Strongest of Presumptions" of Validity Because It Is Within Youngstown's First Category as Executive Action Pursuant to Power Delegated Expressly by Congress.

Even assuming for argument's sake that the constitutional protections invoked by plaintiffs could apply extraterritorially to aliens subject to the Executive Order, plaintiffs would face an exacting standard for review of their claim.

The President's action here is accorded "the strongest of presumptions and the widest latitude of judicial interpretation." Youngstown, 343 U.S. at 637 (Jackson, J., concurring), quoted in Dames & Moore v. Regan, 453 U.S. 654, 674 (1981). That is because the Order is within Youngstown's first zone of executive action: Congress expressly delegated to the President the authority he exercised here. See infra pp. 8-9. The burden of persuasion will therefore "rest heavily upon" plaintiffs, as the parties challenging the President's Youngstown-zone-one action. Youngstown, 343 U.S. at 637 (Jackson, J., concurring).

A. The Executive Order temporarily suspends the entry into the United States of two classes of aliens:

- nationals of six listed countries, if they are not lawful permanent residents (LPRs) of the United States, were outside this country ten days after the Executive Order issued, and do not qualify for other exceptions (such as holding a valid visa ten days after the Executive Order issued); and
- aliens seeking entry under the U.S. Refugee Admissions Program.

Executive Order 13,780 (EO) §§ 2, 3, 6, 82 Fed. Reg. 13,209, 13,212-16 (Mar. 9, 2017). This Executive Order exercises authority that Congress expressly delegated.

1. "Courts have long recognized the power to expel or exclude aliens as a fundamental sovereign attribute exercised by the Government's political departments largely immune from judicial control." Shaughnessy v. United States ex rel. Mezei, 345 U.S. 206, 210 (1953). Congress too has recognized this sovereign power to exclude aliens, giving the President broad discretion to suspend the entry of any class of aliens:

Whenever the President finds that the entry of any aliens or of any class of aliens into the United States would be detrimental to the interests of the United States, he may by proclamation, and for such period as he shall deem necessary, suspend the entry of all aliens or any class of aliens as immigrants or nonimmigrants, or impose on the entry of aliens any restrictions he may deem to be appropriate.

8 U.S.C. § 1182(f) (emphases added). It is unlawful for an

alien to enter the country in violation of "such limitations and exceptions as the President may prescribe." Id. § 1185(a)(1).

In addition to the President's broad § 1182(f) power to suspend the entry of aliens, Congress also provided that the Executive "may at any time, in [its] discretion," revoke a visa. *Id.* § 1201(i). Such a discretionary visa revocation is judicially unreviewable except in one narrow circumstance: in a removal proceeding (as opposed to an entry denial), if the "revocation provides the sole ground for removal." *Id.*

And, as to refugees, the President's power to limit alien admission is authorized, not only by § 1182(f), but also by the INA's separate delegation to the President of power to control refugee admissions. *Id.* § 1157(a)(2) (refugee admissions capped at "such number as the President determines," after certain congressional consultation, "is justified by humanitarian concerns or is otherwise in the national interest" (emphases added)).

2. Any challenge to congressional authorization for the Order's nationality-based suspension of entry under § 1182(f) founders on this Court's decision in *Sale*, 509 U.S. at 187-88. *Sale* held—in terms equally applicable here—that no "judicial remedy" exists to override the Executive's use of its § 1182(f) power to deny entry to specified classes of nonresident aliens. *Id.* at 188 (quoting *Gracey*, 809 F.2d at 841 (Edwards, J., concurring)).

Sale is fatal to any claim that the Order here is unauthorized by the INA. Sale held it "perfectly clear that 8 U.S.C. § 1182(f)... grants the President ample power to establish a naval blockade that would simply deny illegal Haitian migrants the ability to disembark on our

shores." *Id.* at 187. The Court rejected the argument that a later-enacted statutory provision limits the President's power under § 1182(f) to suspend aliens' entry into the United States, reasoning that it "would have been extraordinary for Congress to make such an important change in the law without any mention of that possible effect." *Id.* at 176.

Likewise here. Congress's broad delegation of authority to suspend the entry of classes of aliens is not undermined by 8 U.S.C. § 1152(a)(1)(A), which makes no mention of § 1182(f). Section 1152(a)(1)(A) does not address the entry of aliens into the country at all. Instead, it is part of a set of restrictions on the issuance of *immigrant visas*—that is, permission for aliens to seek admission for permanent residence. See 8 U.S.C. §§ 1101(a)(15)-(16), 1151(a)-(b), 1181(a). Added in the Immigration and Nationality Act of 1965, which abolished an earlier nationality-based quota system for allocating immigrant visas, § 1152(a)(1)(A) provides:

Except as specifically provided [elsewhere in the INA], no person shall receive any preference or priority or be discriminated against in the issuance of an immigrant visa because of the person's race, sex, nationality, place of birth, or place of residence.

Section 1152(a)(1)(A) does not conflict with § 1182(f) or impliedly restrict nationality-based denials of entry under § 1182(f). See Sale, 509 U.S. at 176; see also Posadas v. Nat'l City Bank of N.Y., 296 U.S. 497, 503 (1936) (describing conflict requirement for repeal by implication). An alien's entry into this country is a different and much more consequential event than the pre-

liminary step of receiving a visa, which merely entitles the alien to apply for admission into the country. See 8 U.S.C. §§ 1101(a)(4), 1181, 1182(a), 1184. Visa possession does not control or guarantee entry; the INA provides several ways in which visa-holding aliens can be denied entry. E.g., 8 U.S.C. §§ 1101(a)(13)(A), 1182(a), (f), 1201(h), (i); 22 C.F.R. §§ 41.122, 42.82. One of them is the President's express authority under § 1182(f) to suspend the entry of classes of aliens.

This design of the INA has been repeatedly recognized in past practice. For example, over 30 years ago, the President suspended the entry of Cuban nationals as immigrants, subject to certain exceptions. Presidential Proclamation No. 5517, 51 Fed. Reg. 30,470 (Aug. 26, 1986); see also Pet. App. 166a & n.2 (C.A. am. op.) (Niemeyer, J., dissenting) (citing additional examples). Plaintiffs point to no instance in which the government has read § 1152(a)(1)(A)'s visa-allocation provisions as prohibiting nationality-based suspensions of entry under § 1182(f).

In all events, § 1152(a)(1)(A) applies only to *immi-grant* visas, and does not cover other prospective entrants, such as those seeking *nonimmigrant* visas. So, even on plaintiffs' view, this section cannot possibly establish that § 2 of the Order is statutorily unauthorized as applied to aliens seeking entry as nonimmigrants.²

 $^{^2}$ Similarly, refugee admission does not require an immigrant visa. See 8 U.S.C. § 1181(c). So § 1152(a)(1)(A)'s provisions regarding immigrant-visa issuance, even on plaintiffs' view, cannot show that Congress somehow withheld authority for the refugee-program directives in § 6 of the Order.

3. Nor is the President's § 1182(f) authority to suspend aliens' entry limited by 8 U.S.C. § 1182(a), which also makes no mention of § 1182(f). Cf. Mem. in Support of Mot. for TRO 29-37, Hawaii v. Trump, No. 1:17-cv-50, Docket entry No. 65-1 (D. Haw. Mar. 8, 2017) (Hawaii plaintiffs' argument on this provision). In § 1182(a), Congress enumerated no fewer than seventy grounds that make an alien automatically inadmissible to this country, unless an exception applies. Congress did not provide that these are the only grounds on which the Executive can deny aliens entry. Instead, Congress in § 1182(f) separately enabled the President to impose additional entry restrictions, including the power to "suspend the entry" of "any class of aliens" for "such period as he shall deem necessary."

As the District of Columbia Circuit correctly recognized in Abourezk v. Reagan, 785 F.2d 1043 (D.C. Cir. 1986), § 1182(f) permits the Executive to deny aliens entry even if the aliens are not within one of the enumerated § 1182(a) categories that automatically make aliens inadmissible: "The President's sweeping proclamation power [in § 1182(f)] thus provides a safeguard against the danger posed by any particular case or class of cases that is not covered by one of the categories in section 1182(a)." Id. at 1049 n.2. The Abourezk court even noted an example of this understanding in a nationality-based § 1182(f) proclamation issued by President Reagan, which suspended entry for "officers or employees of the Cuban government or the Cuban Communist Party." Id. (citing Presidential Proclamation No. 5377, 50 Fed. Reg. 41,329 (Oct. 10, 1985)).

B. Executive action in the first Youngstown zone—exercising power delegated by Congress—is "supported by the strongest of presumptions and the widest latitude of judicial interpretation." Youngstown, 343 U.S. at 637 (Jackson, J., concurring), quoted in Dames & Moore, 453 U.S. at 674. Overcoming this strongest presumption is a burden that rests "heavily" on a challenger. Id.

This significant burden is well-founded here, not only because of the explicit congressional grant of authority to deny entry, 8 U.S.C. § 1182(f), but also because of the INA's complementary approach to allowing entry. Specifically, Congress enacted "extensive and complex" provisions detailing how over forty different classes of nonimmigrants, refugees, and other aliens can attain lawful presence in the country. Arizona, 132 S. Ct. at 2499; see Texas v. United States, 809 F.3d 134, 179 (5th Cir. 2015), aff'd by an equally divided court, 136 S. Ct. 2271 (2016) (per curiam). But while Congress imposed these detailed criteria to significantly restrict the Executive's ability to unilaterally allow aliens to be lawfully present in the country, Congress simultaneously provided the Executive broad authority to exclude aliens from the country, under § 1182(f).

The President's authority in this context therefore "includes all that he possesses in his own right plus all that Congress can delegate." Youngstown, 343 U.S. at 635 (Jackson, J., concurring), quoted in Crosby v. Nat'l Foreign Trade Council, 530 U.S. 363, 375 (2000), and Zivotofsky ex rel. Zivotofsky v. Kerry, 135 S. Ct. 2076, 2083-84 (2015). The injunction here is thus remarkable for interfering with a decision authorized by two

branches of government. And it does so in a particularly sensitive area. The admission of aliens into this country is a federal prerogative "inherent in sovereignty, necessary for maintaining normal international relations and defending the country against foreign encroachments and dangers—a power to be exercised exclusively by the political branches of government." *Mandel*, 408 U.S. at 765 (quotation marks omitted); *accord United States ex rel. Knauff v. Shaughnessy*, 338 U.S. 537, 542 (1950).

The strong presumption of validity due under Youngstown underscores that any judicial scrutiny of the President's decisions in the Executive Order must be highly deferential. Because the Executive Order involves the national-security, foreign-affairs, and immigration powers of Congress and the President, it receives the strongest presumption of validity. Plaintiffs cannot surmount that presumption here. And when the Executive expresses its "reasons for deeming nationals of a particular country a special threat," then "a court would be ill equipped to determine their authenticity and utterly unable to assess their adequacy." Reno v. Am.-Arab Anti-Discrimination Comm., 525 U.S. 471, 491 (1999) (AADC).

III. Plaintiffs Cannot Satisfy the Exacting Standard that Applies to Discriminatory-Purpose Challenges to Facially Neutral Government Actions.

As this Court has recognized for years and in many different contexts, a discriminatory-purpose challenge to facially neutral government action faces an exacting standard. The Court has articulated this exacting standard in different ways, but the central principle in this well-established body of case law is that only the clearest proof of pretext can invalidate a facially neutral government action. See infra pp. 16-18. This high standard for overriding government action by discerning a discriminatory purpose respects the "heavy presumption of constitutionality to which a carefully considered decision of a coequal and representative branch of our Government is entitled." U.S. Dep't of Labor v. Triplett, 494 U.S. 715, 721 (1990) (citation and quotation marks omitted).

That heavy presumption cannot be overcome by plaintiffs' arguments here, especially given the Executive Order's detailed national-security findings, the resonance of those findings in determinations of numerous federal officials, and the judicial deference owed to executive decisions in this context. The lower courts' analysis deeming the Executive Order pretext for a religious test discounts those weighty considerations, and it undermines the sound reasons for the exacting standard required to invalidate facially neutral government action based on an alleged discriminatory purpose.

A. An exacting standard insulates government action from being deemed a discriminatory pretext absent the clearest proof to the contrary.

A discriminatory-purpose challenge to facially neutral government action faces an exacting standard under this Court's precedents: it requires the clearest proof of pretext.

1. This exacting standard for discriminatory-purpose challenges is just one application of the Court's general recognition that government action is presumed valid, e.g., Sunday Lake Iron Co. v. Wakefield Twp., 247 U.S. 350, 353 (1918); that government actors are presumed to act in good faith, Miller v. Johnson, 515 U.S. 900, 916 (1995); and that a "presumption of regularity" attaches to official government action, United States v. Chem. Found., Inc., 272 U.S. 1, 14-15 (1926). These doctrines create a "heavy presumption of constitutionality." Triplett, 494 U.S. at 721.

And this presumption of constitutionality applies with particular force to the foreign-affairs and national-security determinations at issue here. See AADC, 525 U.S. at 491. After all, "[u]nlike the President and some designated Members of Congress, neither the Members of this Court nor most federal judges begin the day with briefings that may describe new and serious threats to our Nation and its people." Boumediene, 553 U.S. at 797.

2. Consequently, this Court "has recognized, ever since Fletcher v. Peck, [6 Cranch 87, 130-31 (1810),] that judicial inquiries into legislative or executive motivation represent a substantial intrusion into the workings of other branches of government." Vill. of Arlington

Heights v. Metro. Hous. Dev. Corp., 429 U.S. 252, 268 n.18 (1977); see also Washington v. Trump, No. 17-35105, slip op. 7 (9th Cir. Mar. 17, 2017) (Kozinski, J., dissenting from denial of rehearing en banc). The Court has therefore permitted a discriminatory-purpose analysis of government action in only a "very limited and well-defined class of cases." City of Columbia v. Omni Outdoor Advert., Inc., 499 U.S. 365, 377 n.6 (1991).

Even when it has permitted a discriminatory-purpose analysis of government action, this Court has concomitantly stated that any such analysis proceeds under an exacting standard. As Chief Justice Marshall explained for the Court over two centuries ago in *Fletcher*, government action can be declared unconstitutional only upon a "clear and strong" showing. 6 Cranch at 128.

The Court has thus repeatedly explained, in various contexts, that only clear proof of pretext can allow courts to override facially neutral government actions. For example:

- When there are "legitimate reasons" for government action, courts "will not infer a discriminatory purpose." McCleskey v. Kemp, 481 U.S. 279, 298-99 (1987) (rejecting equal-protection claim).
- A law's impact does not permit "the inference that the statute is but a pretext" when the classification drawn by a law "has always been neutral" as to a protected status, and the law is "not a law that can plausibly be explained only as a [suspect class]-based classification." Pers. Adm'r of Mass. v. Feeney, 442 U.S. 256, 272, 275 (1979)

(rejecting equal-protection claim); see Arlington Heights, 429 U.S. at 269-71; Washington v. Davis, 426 U.S. 229, 245-48 (1976).

- Only the "clearest proof" will suffice to override the stated intent of government action, to which courts "defer." Smith v. Doe, 538 U.S. 84, 92 (2003) (rejecting ex-post-facto claim); see Flemming v. Nestor, 363 U.S. 603, 617 (1960) (citing Fletcher, 6 Cranch at 128).
- "[Unless] an understanding of official objective emerges from readily discoverable fact, without any judicial psychoanalysis of a drafter's heart of hearts," judicial inquiry into purpose may make little "practical sense." *McCreary County v. ACLU*, 545 U.S. 844, 862 (2005).

This exacting standard for a discriminatory-purpose challenge to facially neutral government action exists for good reason. It keeps a purpose inquiry judicial in nature, safeguarding against a devolution into policy-based reasoning that elevates views about a perceived lack of policy merit into findings of illicit purpose. Even when an official adopts a different policy after criticism of an earlier proposal, critics can be quick to perceive an illicit purpose when they disagree with the final policy issued. See Tenney v. Brandhove, 341 U.S. 367, 378 (1951) ("In times of political passion, dishonest or vindictive motives are readily attributed . . . and as readily believed."). The clearest-proof standard helps keep the Judiciary above that political fray.

B. The Order here, which classifies aliens by nationality and reflects national-security concerns, cannot be deemed a pretext for a religious test.

The Executive Order classifies aliens by nationality—not religion.³ The Order's temporary pause in entry by nationals from six countries and in the refugee program neither mentions any religion nor depends on whether affected aliens are Muslim. See EO §§ 2, 3, 6. These provisions distinguish among aliens only by nationality. Id.

The Executive Order therefore is emphatically not a "Muslim ban." Numerous majority-Muslim countries in the world are not covered by the Executive Order, and data from the Pew-Templeton Global Religious Futures Project indicates that the six countries covered by the

³ Because the Executive Order classifies aliens by nationality, and not religion, any equal-protection analysis possibly applicable under the Constitution, but see supra Part I, subjects the Order to no more than rational-basis review. See, e.g., Mathews v. Diaz, 426 U.S. 67, 83 (1976). In fact, decades-old nationalitybased classifications are found throughout the INA. For example, Congress has authorized Temporary Protected Status for an "alien who is a national of a foreign state" specified by the Executive. 8 U.S.C. § 1254a(a)(1). Congress has also conferred certain benefits on aliens from particular countries who are applying for LPR status. See, e.g., id. § 1255 note (listing immigration provisions under the Haitian Refugee Immigration Fairness Act of 1998 and the Nicaraguan Adjustment and Central American Relief Act, among others). And Congress created a "diversity immigrant" program to issue immigrant visas to aliens from countries with historically low rates of immigration to the United States. See id. § 1153(c).

Executive Order contain only about 10% of the world's Muslims.⁴

The Order finds detriment to national interests from permitting "unrestricted entry into the United States of nationals of Iran, Libya, Somalia, Sudan, Syria, and Yemen." EO § 2(c). All six of these countries were already included in the list of seven "countries referred to in, or designated under, section 217(a)(12) of the INA, 8 U.S.C. [§] 1187(a)(12)." EO § 1(b)(i), (f). That set of seven countries under 8 U.S.C. § 1187(a)(12) was created by Congress and the Obama Administration, in administering the visa-waiver program, upon finding each to be a national-security "country or area of concern." 8 U.S.C. § 1187(a)(12)(A)(i)(III).

The Order then explains at length the rationale for ordering a pause in entry for nationals of the six covered countries. See EO §§ 1-2. Those restrictions have a manifest legitimate basis: to "ensure the proper review and maximum utilization of available resources for the screening and vetting of foreign nationals, [and] to ensure that adequate standards are established to prevent infiltration by foreign terrorists." EO § 2(c). The Order thus further directs that, while entry from those countries is paused, the Secretary of Homeland Security in consultation with the Secretary of State and Director of National Intelligence undertake a worldwide review to identify what information is needed from foreign coun-

⁴ See Muslim Population by Country: 2010, Pew-Templeton Global Religious Futures Project (last visited June 5, 2017), http://www.globalreligiousfutures.org/religions/muslims (providing statistics on Muslim population as a percentage of total population on a per-country basis).

tries to allow adequate screening of entrants. Then, the Secretary must submit reports to the President naming any country that these officials believe should be added to or removed from the list of countries subject to a suspension of entry. EO § 2(a)-(b), (d)-(g).

Moreover, before the current Administration took office, numerous federal officials—including the FBI Director,⁵ the Director of National Intelligence,⁶ and the Assistant Director of the FBI's Counterterrorism Division⁷—expressed concerns about the country's current ability to vet alien entry. According to the House Homeland Security Committee, ISIS and other terrorists "are determined" to abuse refugee programs,⁸ and "groups like ISIS may seek to exploit the current refugee flows." The national-security interests implicated

⁵ H. Comm. on Homeland Sec., 114th Cong., Nation's Top Security Officials' Concerns on Refugee Vetting (Nov. 19, 2015), https://homeland.house.gov/press/nations-top-security-officials-concerns-on-refugee-vetting/.

⁶ Id.

⁷ Letter of Bob Goodlatte, Chairman, H. Comm. on the Judiciary, to Barack Obama, President of the United States of America (Oct. 27, 2015), http://judiciary.house.gov/_cache/files/20315137-5e84-4948-9f90-344db69d318d/102715-letter-to-president-obama.pdf.

⁸ H. Comm. on Homeland Sec., 114th Cong., Syrian Refugee Flows: Security Risks and Counterterrorism Challenges 2-3 (Nov. 2015), https://homeland.house.gov/wp-content/uploads/2015/11/HomelandSecurityCommittee_Syrian_Refugee_Report.pdf.

⁹ H. Comm. on Homeland Sec., 114th Cong., Terror Threat Snapshot: The Islamist Terrorist Threat (Nov. 2015), https://homeland.house.gov/wp-content/uploads/2015/11/November-Terror-Threat-Snapshot.pdf.

by the ongoing War on Terror against radical Islamic terrorists have been recognized since the 2001 Authorization for Use of Military Force, Pub. L. No. 107-40, 115 Stat. 224 (codified at 50 U.S.C. § 1541 note). 10

Given this national-security grounding, a challenge to the Executive Order as a pretext for religious discrimination must fail. Ample reason exists for courts to leave undisturbed the delicate policy judgments inherent in the Executive Order, as these decisions must account for factors indicating a heightened nationalsecurity risk that warrants a particular course of action regarding the Nation's borders. Courts are not well situated to evaluate competing experts' views about particular national-security-risk-management measures. See Boumediene, 553 U.S. at 797; AADC, 525 U.S. at 491. When it comes to deciding the best way to use a sovereign's power over its borders to manage risk, courts have long recognized that the political branches are uniquely well situated. E.g., Mathews, 426 U.S. at 81; Harisiades v. Shaughnessy, 342 U.S. 580, 588-89, 591 (1952).

Comments the President made during his campaign for office cannot overcome the combination of (1) the Order's detailed explanation of its national-security

¹⁰ See, e.g., Boumediene, 553 U.S. at 733; see also, e.g., National Defense Authorization Act for Fiscal Year 2016, Pub. L. No. 114-92, § 1035(a), 129 Stat. 726, 971 (2015) (codified at 10 U.S.C. § 801 note); The White House, Report on the Legal and Policy Frameworks Guiding the United States' Use of Military Force and Related National Security Operations 4-7 (Dec. 2016), https://www.justsecurity.org/wp-content/uploads/2016/12/framework.Report_Final.pdf.

basis, (2) the legitimate basis for that reasoning in conclusions of numerous federal officials, see supra pp. 20-22, and (3) the exacting standard for deeming facially neutral government action pretext for a discriminatory purpose, see supra Part III.A. Furthermore, this Court has recognized the limited significance of campaign statements made before candidates assume the responsibilities of office. See Republican Party of Minn. v. White, 536 U.S. 765, 780 (2002); see also Washington v. Trump, slip. op. 4-7 (Kozinski, J., dissenting from denial of rehearing en banc). And comments made by nongovernment officials are irrelevant for determining whether the Executive Branch took action as a pretext for a prohibited, discriminatory purpose. See Feeney, 442 U.S. at 279.

Plaintiffs' claim that the Order is pretext for a religious classification thus fails. The Order must be accorded the strongest presumption of validity as Youngstown-zone-one action. See supra Part II. And the Order is accorded the heavy presumption that facially neutral government action is valid and taken in good faith. See supra Part III.A.

Especially with those presumptions in mind, the Executive provided a "facially legitimate and bona fide reason" for exercising 8 U.S.C. § 1182(f) national-security and foreign-affairs powers to restrict entry. *Mandel*, 408 U.S. at 770; see also Kerry v. Din, 135 S. Ct. 2128, 2140-41 (2015) (Kennedy, J., concurring in the judgment) (federal government official informing alien of visa denial based expressly on statutory provision is a "facially legitimate and bona fide" reason under *Mandel*). Courts therefore must "neither look behind

the exercise of that discretion, nor test it by balancing its justification against" plaintiffs' asserted constitutional rights. *Mandel*, 408 U.S. at 770.¹¹

¹¹ In Washington v. Trump, 847 F.3d 1151 (9th Cir. 2017) (per curiam), a panel of the Ninth Circuit erroneously concluded that the Executive was unlikely to succeed in appealing a district court order enjoining the prior Executive Order on the basis that it violated the Due Process Clause. Id. at 1164-65. As this Court has recognized, no process is due if one is not deprived of a constitutionally protected interest in life, liberty, or property. E.g., Swarthout v. Cooke, 562 U.S. 216, 219 (2011) (per curiam); Am. Mfrs. Mut. Ins. Co. v. Sullivan, 526 U.S. 40, 59 (1999). Nonresident aliens abroad have no constitutionally protected interest in entering the United States. See Mandel, 408 U.S. at 762. Regardless, whatever process could possibly be due was satisfied here by the Executive Order's "facially legitimate" public proclamation prospectively announcing an exercise of the Executive's § 1182(f) authority. Id. at 770. The Washington v. Trump panel posited that four categories of aliens, other than lawful permanent residents, may have "potential" claims to due-process protections, 847 F.3d at 1166, which was incorrect because those aliens lack due-process rights and actionable claims, see Amicus Br. for State of Texas et al., Hawaii v. Trump, No. 17-15589, at 22-25 (9th Cir. Apr. 10, 2017).

CONCLUSION

The Court should grant the petition for a writ of certiorari and the stay application.

STEVEN T. MARSHALL Attorney General of Alabama

MARK BRNOVICH Attorney General of Arizona

LESLIE RUTLEDGE Attorney General of Arkansas

PAMELA JO BONDI Attorney General of Florida

DEREK SCHMIDT Attorney General of Kansas

JEFF LANDRY Attorney General of Louisiana

TIM FOX Attorney General of Montana Respectfully submitted.

KEN PAXTON Attorney General of Texas

JEFFREY C. MATEER First Assistant Attorney General

SCOTT A. KELLER Solicitor General Counsel of Record

J. CAMPBELL BARKER Deputy Solicitor General

ARI CUENIN Assistant Solicitor General

OFFICE OF THE
ATTORNEY GENERAL
P.O. Box 12548 (MC 059)
Austin, Texas 78711-2548
scott.keller@oag.texas.gov
(512) 936-1700

WAYNE STENEHJEM Attorney General of North Dakota

MIKE DEWINE Attorney General of Ohio

MIKE HUNTER Attorney General of Oklahoma

ALAN WILSON Attorney General of South Carolina

MARTY J. JACKLEY Attorney General of South Dakota

HERBERT H. SLATERY III Attorney General and Reporter of Tennessee

PATRICK MORRISEY Attorney General of West Virginia

PHIL BRYANT Governor of Mississippi

June 2017

Kravitz, Hirsh D. (CIV)

From:

Keller, Scott <Scott.Keller@oag.texas.gov>

Sent:

Thursday, June 29, 2017 11:08 AM

To:

Readler, Chad A. (CIV)

Subject:

RE: Call between 1pm and 3pm ET today?

Sounds good.

From: Readler, Chad A. (CIV) [Chad.A.Readler@usdoj.gov]

Sent: Thursday, June 29, 2017 10:04 AM

To: Keller, Scott

Subject: Re: Call between 1pm and 3pm ET today?

How about 1?

Sent from my Verizon, Samsung Galaxy smartphone

----- Original message ------

From: "Keller, Scott" <Scott.Keller@oag.texas.gov>

Date: 6/29/17 10:18 AM (GMT-05:00)

To: "Readler, Chad A. (CIV)" (b) (6)

Subject: Call between 1pm and 3pm ET today?

Do you have time for a quick call sometime between 1pm and 3pm ET today? Thanks.

Scott Keller Solicitor General of Texas (512) 936-2725 Scott.Keller@oag.texas.gov

Kravitz, Hirsh D. (CIV)

Scott Keller

From: Keller, Scott <Scott.Keller@oag.texas.gov> Sent: Wednesday, June 14, 2017 10:23 AM To: Readler, Chad A. (CIV) Subject: RE: Call Sounds good. From: Readler, Chad A. (CIV) [Chad.A.Readler@usdoj.gov] Sent: Wednesday, June 14, 2017 9:20 AM To: Keller, Scott Subject: RE: Call The morning has filled up. How about 2 this afternoon? Chad A. Readler Acting Assistant Attorney General, Civil Division U.S. Department of Justice ----Original Message----From: Keller, Scott [mailto:Scott.Keller@oag.texas.gov] Sent: Tuesday, June 13, 2017 11:33 PM To: Readler, Chad A. (CIV) (6) Subject: RE: Call Sounds good. I'm in a meeting from 11am to noon ET. From: Readler, Chad A. (CIV) [Chad.A.Readler@usdoj.gov] Sent: Tuesday, June 13, 2017 10:29 PM To: Keller, Scott Subject: Re: Call Tomorrow AM? Sent from my Verizon, Samsung Galaxy smartphone ----- Original message -----From: "Keller, Scott" < Scott. Keller@oag.texas.gov> Date: 6/13/17 5:23 PM (GMT-05:00) To: "Readler, Chad A. (CIV)" (b) (6) Subject: Call Do you have time for a quick call?

Solicitor General of Texas (512) 936-2725 Scott.Keller@oag.texas.gov

Kravitz, Hirsh D. (CIV)

From:

Keller, Scott <Scott.Keller@oag.texas.gov>

Sent:

Thursday, November 30, 2017 10:20 AM

To:

Shumate, Brett A. (CIV)

Cc:

Readler, Chad A. (CIV)

Subject:

RE: CFPB

Happy to help, and we definitely plan on re-filing the brief in this case.

From: Shumate, Brett A. (CIV) [Brett.A.Shumate@usdoj.gov]

Sent: Thursday, November 30, 2017 8:43 AM

To: Keller, Scott

Cc: Readler, Chad A. (CIV)

Subject: CFPB

Scott:

Thank you for filing the State's amicus brief in the CFPB case. I know that was a significant effort given the timing. Judge Kelly mentioned the constitutional issues in his oral ruling denying the TRO so he must have read your brief. See attached transcript. I hope the State will consider re-filing at a later stage of the case.

Best regards,

Brett A. Shumate
Deputy Assistant Attorney General
Civil Division, Federal Programs Branch

(b) (6)

(b) (6)

From:

Keller, Scott <Scott.Keller@oag.texas.gov>

Sent:

Tuesday, May 01, 2018 11:34 AM

To:

Readler, Chad A. (CIV)

Subject:

RE: DACA

Sounds good.

From: Readler, Chad A. (CIV) [Chad.A.Readler@usdoj.gov]

Sent: Tuesday, May 1, 2018 10:32 AM

To: Keller, Scott Subject: Re: DACA

Great. Want to try me at the number below?

Sent from my Verizon, Samsung Galaxy smartphone

----- Original message -----

From: "Keller, Scott" <Scott.Keller@oag.texas.gov>

Date: 5/1/18 11:27 AM (GMT-05:00)

To: "Readler, Chad A. (CIV)" (b) (6)

Subject: RE: DACA

That works.

From: Readler, Chad A. (CIV) [mailto:Chad.A.Readler@usdoj.gov]

Sent: Tuesday, May 01, 2018 10:26 AM

To: Keller, Scott <Scott.Keller@oag.texas.gov>

Subject: RE: DACA

1:45?

Chad A. Readler

Acting Assistant Attorney General, Civil Division U.S. Department of Justice

(b) (6)

From: Keller, Scott [mailto:Scott.Keller@oag.texas.gov]

Sent: Tuesday, May 01, 2018 11:24 AM

To: Readler, Chad A. (CIV) (b) (6)

Subject: DACA

Do you have time for a phone call today before 3pm ET?

Scott Keller Solicitor General of Texas (512) 936-2725 Scott.Keller@oag.texas.gov<mailto:Scott.Keller@oag.texas.gov>

Kravitz, Hirsh D. (CIV)

From:

Keller, Scott <Scott.Keller@oag.texas.gov>

Sent:

Tuesday, September 05, 2017 4:46 PM

To: Subject: Readler, Chad A. (CIV)

Attachments:

Texas v. United States (S.D. Tex.) DAPA - notice of voluntary dismissal 9 5 2017.pdf

The attached notice of voluntary dismissal was just filed.

Scott Keller Solicitor General of Texas (512) 936-2725 Scott.Keller@oag.texas.gov

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

STATE OF TEXAS ET AL.	§	
Plaintiffs,	§ §	
υ.	§ §	Civil Action No. 1:14-cv-254
UNITED STATES OF AMERICA ET AL.	§ §	
${\it Defendants}.$	§ §	

PLAINTIFFS' NOTICE OF VOLUNTARY DISMISSAL

On June 15, 2017, the U.S. Department of Homeland Security released a memorandum entitled Rescission of November 20, 2014 Memorandum Providing for Deferred Action for Parents of Americans and Lawful Permanent Residents ("DAPA"). On September 5, 2017, the Department released a memorandum entitled Rescission of the June 15, 2012 Memorandum Entitled "Exercising Prosecutorial Discretion with Respect to Individuals Who Came to the United States as Children." Given these memoranda rescinding the DAPA program and phasing out the DACA and Expanded DACA programs, Plaintiffs file this notice voluntarily dismissing this action. See Fed. R. Civ. P. 41(a)(1)(A) (allowing plaintiffs to dismiss an action, without court order, by filing a notice of dismissal before the opposing party serves either an answer or a motion for summary judgment).

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(B), this dismissal is without prejudice because Plaintiffs have not previously dismissed any federal- or state-court action based on or including the same claim.

Respectfully submitted.

KEN PAXTON
Attorney General of Texas

JEFFREY C. MATEER
First Assistant Attorney General

BRANTLEY STARR
Deputy First Assistant Attorney General

/s/ Angela V. Colmenero
ANGELA V. COLMENERO
Assistant Attorney General
Attorney-in-Charge
TX Bar No. 24048399
Southern District ID No. 1002881

ADAM N. BITTER
Assistant Attorney General
TX Bar No. 24085070
Southern District ID No. 2167538

ERIC A. HUDSON ADAM ARTHUR BIGGS Assistant Attorneys General

Office of the Attorney General of Texas P.O. Box 12548 Austin, TX 78711-2548 (512) 936-1700

COUNSEL FOR PLAINTIFF STATES

CERTIFICATE OF SERVICE

I hereby certify that on this 5th day of September, 2017, the foregoing was electronically filed with the Clerk of the Court using the CM/ECF system and served on all attorney(s) and/or parties of record, via the CM/ECF service.

/s/ Angela V. Colmenero
ANGELA V. COLMENERO
Assistant Attorney General

RE: Call between 1pm and 3pm ET today?

Keller, Scott [Scott.Keller@oag.texas.gov]

Sent: Thursday, June 29, 2017 11:08 AM

To: Readler, Chad A. (CIV)

Sounds good.

From: Readler, Chad A. (CIV) [Chad.A.Readler@usdoj.gov]

Sent: Thursday, June 29, 2017 10:04 AM

To: Keller, Scott

Subject: Re: Call between 1pm and 3pm ET today?

How about 1?

Sent from my Verizon, Samsung Galaxy smartphone

----- Original message -----

From: "Keller, Scott" <Scott.Keller@oag.texas.gov>

Date: 6/29/17 10:18 AM (GMT-05:00)

To: "Readler, Chad A. (CIV)" (b) (6)

Subject: Call between 1pm and 3pm ET today?

Do you have time for a quick call sometime between 1pm and 3pm ET today? Thanks.

Scott Keller

Solicitor General of Texas

(512) 936-2725

Scott.Keller@oag.texas.gov

From: Tyler, John (CIV)

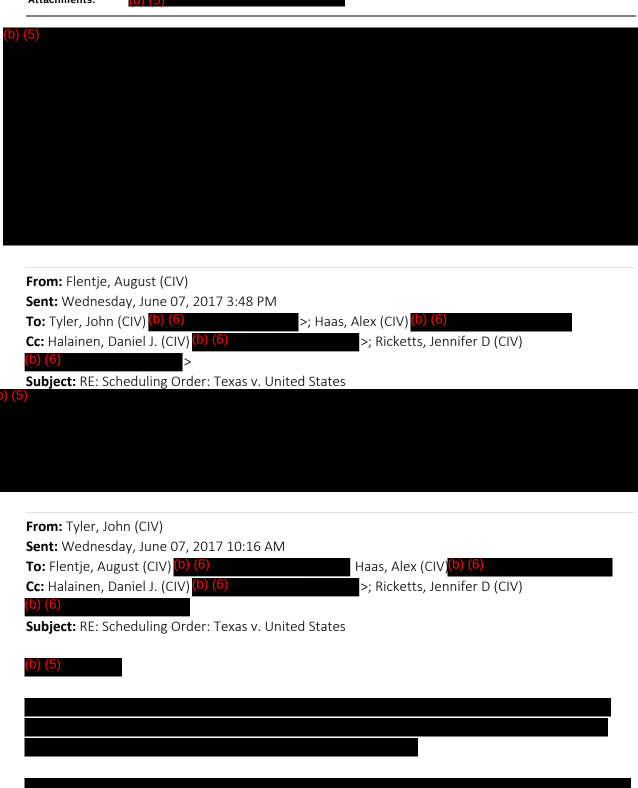
To: Flentje, August (CIV); Haas, Alex (CIV)

Cc: Halainen, Daniel J. (CIV): Ricketts, Jennifer D (CIV)

Subject: FW: Scheduling Order: Texas v. United States

Date: Wednesday, June 07, 2017 5:22:44 PM

Attachments: (b) (5)



```
From: Flentje, August (CIV)
Sent: Wednesday, June 07, 2017 10:00 AM
To: Tyler, John (CIV) <<mark>(b) (6)</mark>
                                               Haas, Alex (CIV) < (b) (6)
Cc: Halainen, Daniel J. (CIV) < (b) (6)
Subject: Re: Scheduling Order: Texas v. United States
----- Original message -----
From: "Tyler, John (CIV)" (b) (6)
Date: 6/6/17 5:29 PM (GMT-05:00)
To: "Flentje, August (CIV)" < (b) (6)
                                                                 , "Haas, Alex (CIV)"
Cc: "Halainen, Daniel J. (CIV)" < (6) (6)
Subject: RE: Scheduling Order: Texas v. United States
From: Flentje, August (CIV)
Sent: Tuesday, June 06, 2017 4:32 PM
To: Tyler, John (CIV) (b) (6)
                                               ; Haas, Alex (CIV) (b) (6)
Cc: Halainen, Daniel J. (CIV) (b) (6)
```

Subject: RE: Scheduling Order: Texas v. United States



From: Tyler, John (CIV)

Sent: Tuesday, June 06, 2017 3:30 PM

To: Flentje, August (CIV) (b) (6) >; Haas, Alex (CIV) (b) (6)

Cc: Halainen, Daniel J. (CIV) < (b) (6)

Subject: FW: Scheduling Order: Texas v. United States

(b) (5)

From: Biggs, Adam [mailto:Adam.Biggs@oag.texas.gov]

Sent: Tuesday, June 06, 2017 3:24 PM

To: Halainen, Daniel J. (CIV) < (b) (6)

Cc: Colmenero, Angela <<u>Angela.Colmenero@oag.texas.gov</u>>; Bitter, Adam

<<u>Adam.Bitter@oag.texas.gov</u>>; Hamil, Peggy <<u>Peggy.Hamil@oag.texas.gov</u>>; Saltman, Julie (CIV)

(b) (6) ; Tyler, John (CIV) (b) (6)

Subject: RE: Scheduling Order: Texas v. United States

Daniel:

In anticipation of our call tomorrow, please find attached a proposed scheduling order. Thanks.

Best,

Adam Arthur Biggs Assistant Attorney General General Litigation Division Office of the Attorney General of Texas P.O. Box 12548, Capital Station Austin, Texas 78711 t. (512) 475-4080 f. (512) 370-9384 This e-mail (including any attachments) may be a privileged attorney-client communication and/or may contain privileged and confidential information intended only for the use of the individual(s) named above. If you are not an intended recipient of this e-mail, or the employee or agent responsible for delivering this to an intended recipient, you are hereby notified that any dissemination or copying of this e-mail or disclosure of the information contained in this e-mail is strictly prohibited. If you have received this e-mail in error, please immediately notify us by telephone at (512) 463-2100 or by e-mail reply.

From: Halainen, Daniel J. (CIV) (b) (6)

Sent: Friday, June 02, 2017 1:22 PM

To: Biggs, Adam < <u>Adam.Biggs@oag.texas.gov</u>>

Cc: Colmenero, Angela < <u>Angela.Colmenero@oag.texas.gov</u>>; Bitter, Adam

<<u>Adam.Bitter@oag.texas.gov</u>>; Hamil, Peggy <<u>Peggy.Hamil@oag.texas.gov</u>>; Saltman, Julie (CIV)

(b) (6) Tyler, John (CIV) (b) (6)

Subject: RE: Scheduling Order: Texas v. United States

Adam,

Thank you for reaching out. Are you available to confer on Wednesday afternoon at 3:00 pm Eastern / 2:00 pm Central ? Please let me know if that time doesn't work. Have a nice weekend.

Best, Daniel

Daniel Halainen

Trial Attorney, U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW Washington, DC 20530 (202) 616-8101

From: Biggs, Adam [mailto:Adam.Biggs@oag.texas.gov]

Sent: Thursday, June 01, 2017 4:19 PM

To: Saltman, Julie (CIV) (6) (6) >; Halainen, Daniel J. (CIV)

; Tyler, John (CIV) < (6)

Cc: Colmenero, Angela <<u>Angela.Colmenero@oag.texas.gov</u>>; Bitter, Adam <<u>Adam.Bitter@oag.texas.gov</u>>; Hamil, Peggy <<u>Peggy.Hamil@oag.texas.gov</u>>

Subject: Scheduling Order: Texas v. United States

All:

As you know, Judge Hanen issued an order in March requiring the parties to confer and propose a scheduling order by June 15. We were hoping to schedule a

conference call for early next week to discuss. Please let us know your availability and I will circulate a call-in number. Thank you and have a good rest of your day.

Best,

Adam Arthur Biggs
Assistant Attorney General
General Litigation Division
Office of the Attorney General of Texas
P.O. Box 12548, Capital Station
Austin, Texas 78711
t. (512) 475-4080
f. (512) 370-9384

This e-mail (including any attachments) may be a privileged attorney-client communication and/or may contain privileged and confidential information intended only for the use of the individual(s) named above. If you are not an intended recipient of this e-mail, or the employee or agent responsible for delivering this to an intended recipient, you are hereby notified that any dissemination or copying of this e-mail or disclosure of the information contained in this e-mail is strictly prohibited. If you have received this e-mail in error, please immediately notify us by telephone at (512) 463-2100 or by e-mail reply.

From: Readler, Chad A. (CIV)

Brand, Rachel (OASG); Panuccio, Jesse (OASG); Tucker, Rachael (OAG) To: Flentje, August (CIV); Mooppan, Hashim (CIV); Shumate, Brett A. (CIV) Cc:

FW: Texas, et al. v. United States, et al. Subject: Date: Thursday, June 29, 2017 4:40:06 PM

Attachments: DACA letter 6 29 2017.pdf

Chad A. Readler Acting Assistant Attorney General, Civil Division U.S. Department of Justice

From: Keller, Scott [mailto:Scott.Keller@oag.texas.gov]

Sent: Thursday, June 29, 2017 3:42 PM

To: Readler, Chad A. (CIV) (b) (6)

Subject: FW: Texas, et al. v. United States, et al.

From: Bitter, Adam

Sent: Thursday, June 29, 2017 2:41 PM

To: Keller, Scott <<u>Scott.Keller@oag.texas.gov</u>> Subject: FW: Texas, et al. v. United States, et al.

From: Bitter, Adam

Sent: Thursday, June 29, 2017 2:37 PM

To: Saltman, Julie (CIV) (6) ; Tyler, John (CIV) <<mark>(b) (6</mark>) Halainen, Daniel J. (CIV) (b) (6) ; nperales@maldef.org

Cc: Colmenero, Angela < <u>Angela.Colmenero@oag.texas.gov</u>>; Biggs, Adam

<<u>Adam.Biggs@oag.texas.gov</u>>

Subject: Texas, et al. v. United States, et al.

Counsel,

Attached is a letter to Attorney General Jeff Sessions from the Attorneys General of Texas, Alabama, Arkansas, Idaho, Kansas, Louisiana, Nebraska, South Carolina, Tennessee, and West Virginia, as well as the Governor of Idaho.

Sincerely,

Adam Bitter

Adam N. Bitter

Assistant Attorney General
General Litigation Division
Office of the Attorney General of Texas
P.O. Box 12548
Austin, Texas 78711-2548
(512) 475-4055 (phone)
(512) 320-0667 (fax)
adam.bitter@oag.texas.gov

Re: Texas v. United States - scheduling order Subject: Date: Thursday, June 15, 2017 8:00:22 PM Attachments: ----- Original message -----From: "Halainen, Daniel J. (CIV)" (6) (6) Date: 6/15/17 7:54 PM (GMT-05:00) To: "Flentje, August (CIV)" < (b) (6) Cc: "Tyler, John (CIV)" (b) (6) "Saltman, Julie (CIV)" Subject: RE: Texas v. United States - scheduling order From: Flentje, August (CIV) **Sent:** Thursday, June 15, 2017 7:45 PM **To:** Halainen, Daniel J. (CIV) (b) (6) Cc: Tyler, John (CIV) (b) (6) ; Saltman, Julie (CIV) (b) (6) Ricketts, Jennifer D (CIV) (b) (6) Subject: Re: Texas v. United States - scheduling order ----- Original message -----From: "Halainen, Daniel J. (CIV)" < (6) Date: 6/15/17 7:40 PM (GMT-05:00) To: "Flentje, August (CIV)" < (6) Cc: "Tyler, John (CIV)" < (b) (6) >, "Saltman, Julie (CIV)" , "Ricketts, Jennifer D (CIV)" (6) (6) Subject: FW: Texas v. United States - scheduling order

From:

To:

Cc:

Flentje, August (CIV) Halainen, Daniel J. (CIV)

Tyler, John (CIV); Saltman, Julie (CIV)

From: Nina Perales [mailto:nperales@MALDEF.org]

Sent: Thursday, June 15, 2017 7:32 PM

To: Halainen, Daniel J. (CIV) < (b) (6)

Cc: Tyler, John (CIV) < (b) (6) >; Saltman, Julie (CIV) (b) (6)

Subject: RE: Texas v. United States - scheduling order

I would like to see a copy of the exhibit before giving our position on the request for an additional stay.

Nina Perales

Vice President of Litigation
Mexican American Legal Defense
and Educational Fund, Inc. (MALDEF)
110 Broadway, Suite 300
San Antonio, TX 78231
Ph (210) 224-5476 ext. 206
FAX (210 224-5382

From: Halainen, Daniel J. (CIV) (b) (6)
Sent: Thursday, June 15, 2017 6:29 PM

To: Nina Perales

Cc: Tyler, John (CIV); Saltman, Julie (CIV)

Subject: RE: Texas v. United States - scheduling order

Nina,

Thanks – I will remove that language. Does MALDEF have a position that we can include in the motion?

We are still waiting for a copy of Exhibit A to include with the motion.

Daniel Halainen

Trial Attorney, U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW Washington, DC 20530 (202) 616-8101

From: Nina Perales [mailto:nperales@MALDEF.org]

Sent: Thursday, June 15, 2017 7:24 PM

To: Halainen, Daniel J. (CIV) < (b) (6)

Cc: Tyler, John (CIV) < 6 (6)

Subject: RE: Texas v. United States - scheduling order

Please also provide Exhibit A to the motion.

Nina Perales
Vice President of Litigation
Mexican American Legal Defense
and Educational Fund, Inc. (MALDEF)
110 Broadway, Suite 300
San Antonio, TX 78231
Ph (210) 224-5476 ext. 206
FAX (210 224-5382

From: Nina Perales

Sent: Thursday, June 15, 2017 6:21 PM

To: 'Halainen, Daniel J. (CIV)'

Cc: Tyler, John (CIV); Saltman, Julie (CIV)

Subject: RE: Texas v. United States - scheduling order

Daniel,

Please remove the language that says: Counsel for Intervenors was not available to state its position on this motion.

Nina Perales
Vice President of Litigation
Mexican American Legal Defense
and Educational Fund, Inc. (MALDEF)
110 Broadway, Suite 300

San Antonio, TX 78231 Ph (210) 224-5476 ext. 206

FAX (210 224-5382

From: Halainen, Daniel J. (CIV) (b) (6)
Sent: Thursday, June 15, 2017 5:51 PM

To: Biggs, Adam; Nina Perales

Cc: Colmenero, Angela; Bitter, Adam; Hamil, Peggy; Tyler, John (CIV); Saltman, Julie (CIV)

Subject: RE: Texas v. United States - scheduling order

Adam and Nina,

Attached please find a draft motion to stay the merits proceedings for two weeks in light of new guidance signed by the Secretary of Homeland Security today.

Daniel Halainen

Trial Attorney, U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW Washington, DC 20530 (202) 616-8101

From: Biggs, Adam [mailto:Adam.Biggs@oag.texas.gov]

Sent: Thursday, June 15, 2017 6:29 PM

To: Halainen, Daniel J. (CIV) < 6 (6) ; Nina Perales < <u>nperales@MALDEF.org</u>>

Cc: Colmenero, Angela < <u>Angela.Colmenero@oag.texas.gov</u>>; Bitter, Adam

<<u>Adam.Bitter@oag.texas.gov</u>>; Hamil, Peggy <<u>Peggy.Hamil@oag.texas.gov</u>>; Tyler, John (CIV)

(b) (6) ; Saltman, Julie (CIV) (b) (6)

Subject: RE: Texas v. United States - scheduling order

Fine with us.

Best,

Adam Arthur Biggs
Assistant Attorney General
General Litigation Division
Office of the Attorney General of Texas
P.O. Box 12548, Capital Station
Austin, Texas 78711
t. (512) 475-4080
f. (512) 370-9384

This e-mail (including any attachments) may be a privileged attorney-client communication and/or may contain privileged and confidential information intended only for the use of the individual(s) named above. If you are not an intended recipient of this e-mail, or the employee or agent responsible for delivering this to an intended recipient, you are hereby notified that any dissemination or copying of this e-mail or disclosure of the information contained in this e-mail is strictly prohibited. If you have received this e-mail in error, please immediately notify us by telephone at (512) 463-2100 or by e-mail reply.

From: Halainen, Daniel J. (CIV) (6)

Sent: Thursday, June 15, 2017 5:11 PM

To: Biggs, Adam <<u>Adam.Biggs@oag.texas.gov</u>>; Nina Perales <<u>nperales@MALDEF.org</u>>

Cc: Colmenero, Angela < <u>Angela.Colmenero@oag.texas.gov</u>>; Bitter, Adam

<<u>Adam.Bitter@oag.texas.gov</u>>; Hamil, Peggy <<u>Peggy.Hamil@oag.texas.gov</u>>; Tyler, John (CIV)

; Saltman, Julie (CIV) (b) (6)

Subject: RE: Texas v. United States - scheduling order

Adam and Nina,

Are you available for a call at 6:30 pm Eastern/5:30 pm Central? Please call (b) (6) and enter the (b) (6)

Daniel Halainen

Trial Attorney, U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW Washington, DC 20530 (202) 616-8101

From: Halainen, Daniel J. (CIV)

Sent: Thursday, June 15, 2017 5:37 PM

To: 'Biggs, Adam' < <u>Adam.Biggs@oag.texas.gov</u>>; 'Nina Perales' < <u>nperales@MALDEF.org</u>>

Cc: 'Colmenero, Angela' < Angela. Colmenero@oag.texas.gov >; 'Bitter, Adam'

<<u>Adam.Bitter@oag.texas.gov</u>>; 'Hamil, Peggy' <<u>Peggy.Hamil@oag.texas.gov</u>>; Tyler, John (CIV)

(b) (6) Saltman, Julie (CIV) < (b) (6) >

Subject: RE: Texas v. United States - scheduling order

Adam and Nina.

Thanks again for your patience. We will make every effort to get back to you within the half hour.

Daniel Halainen

Trial Attorney, U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW Washington, DC 20530 (202) 616-8101

From: Halainen, Daniel J. (CIV)

Sent: Thursday, June 15, 2017 11:55 AM

To: 'Biggs, Adam' < Adam. Biggs@oag.texas.gov>; 'Nina Perales' < nperales@MALDEF.org>

Cc: 'Colmenero, Angela' < <u>Angela.Colmenero@oag.texas.gov</u>>; 'Bitter, Adam'

b) (6) >; Saltman, Julie (CIV) (b) (6)

Subject: RE: Texas v. United States - scheduling order

Adam and Nina,

Following up on our call yesterday, we have nothing definitive to report at this time. I apologize for the delay, and thank you for your patience. We will get back to you this afternoon.

Daniel Halainen

Trial Attorney, U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW Washington, DC 20530 (202) 616-8101

From: Halainen, Daniel J. (CIV)

Sent: Wednesday, June 14, 2017 12:22 PM

To: 'Biggs, Adam' < Adam.Biggs@oag.texas.gov>; Nina Perales < nperales@MALDEF.org>

Cc: Colmenero, Angela < <u>Angela.Colmenero@oag.texas.gov</u>>; Bitter, Adam

<<u>Adam.Bitter@oag.texas.gov</u>>; Hamil, Peggy <<u>Peggy.Hamil@oag.texas.gov</u>>; Tyler, John (CIV)

(b) (6) Saltman, Julie (CIV) (b) (6)

Subject: RE: Texas v. United States - scheduling order

All,

For today's *Texas v. United States* call at 3:00 pm Eastern/2:00 pm Central, please call the conference line at (b) (6) and enter the PIN(b) (6)

Thanks,

Daniel Halainen

Trial Attorney, U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW Washington, DC 20530 (202) 616-8101

From: Biggs, Adam [mailto:Adam.Biggs@oag.texas.gov]

Sent: Monday, June 12, 2017 1:59 PM

To: Nina Perales < nperales @MALDEF.org >; Halainen, Daniel J. (CIV) (6)

Cc: Colmenero, Angela <<u>Angela.Colmenero@oag.texas.gov</u>>; Bitter, Adam

<<u>Adam.Bitter@oag.texas.gov</u>>; Hamil, Peggy <<u>Peggy.Hamil@oag.texas.gov</u>>; Tyler, John (CIV)

(b) (6) ; Saltman, Julie (CIV) (b) (6)

Subject: RE: Texas v. United States - scheduling order

Daniel:

That is fine.

Best,

Adam Arthur Biggs
Assistant Attorney General
General Litigation Division
Office of the Attorney General of Texas
P.O. Box 12548, Capital Station
Austin, Texas 78711
t. (512) 475-4080
f. (512) 370-9384

This e-mail (including any attachments) may be a privileged attorney-client communication and/or may contain privileged and confidential information intended only for the use of the individual(s) named above. If you are not an intended recipient of this e-mail, or the employee or agent responsible for delivering this to an intended recipient, you are hereby notified that any dissemination or copying of this e-mail or disclosure of the information contained in this e-mail is strictly prohibited. If you have received this e-mail in error, please immediately notify us by telephone at (512) 463-2100 or by e-mail reply.

From: Nina Perales [mailto:nperales@MALDEF.org]

Sent: Monday, June 12, 2017 12:57 PM

To: Halainen, Daniel J. (CIV) (b) (6) >; Biggs, Adam

<<u>Adam.Biggs@oag.texas.gov</u>>

Cc: Colmenero, Angela < <u>Angela.Colmenero@oag.texas.gov</u>>; Bitter, Adam

<<u>Adam.Bitter@oag.texas.gov</u>>; Hamil, Peggy <<u>Peggv.Hamil@oag.texas.gov</u>>; Tyler, John (CIV)

(b) (6) ; Saltman, Julie (CIV) (b) (6)

Subject: RE: Texas v. United States - scheduling order

That's ok with me.

Nina Perales

Vice President of Litigation
Mexican American Legal Defense
and Educational Fund, Inc. (MALDEF)
110 Broadway, Suite 300
San Antonio, TX 78231
Ph (210) 224-5476 ext. 206
FAX (210 224-5382

From: Halainen, Daniel J. (CIV) (6) Sent: Monday, June 12, 2017 12:27 PM

To: Biggs, Adam

Cc: Colmenero, Angela; Bitter, Adam; Hamil, Peggy; Tyler, John (CIV); Saltman, Julie (CIV); Nina Perales

Subject: Texas v. United States - scheduling order

Adam,

We have nothing further to report today on the proposed scheduling order due to the court by Thursday, June 15. Can we reschedule today's call for Wednesday, June 14, at 3:00 pm Eastern/2:00 pm Central? If we have a response for you before then, I'll let you know. I'm copying Nina Perales of MALDEF, so that we can coordinate among the parties.

Thanks very much.

Best, Daniel

Daniel Halainen

Trial Attorney, U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Ave. NW Washington, DC 20530 (202) 616-8101

