## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

THE JAMES MADISON PROJECT and NOAH SHACHTMAN,	)	
Plaintiffs,	)	
v.	)	No. 1:17-cv-00390-CKK
DEPARTMENT OF JUSTICE and DEPARTMENT OF HOMELAND SECURITY,	) ) )	
Defendants.	)	

## **JOINT STATUS REPORT**

Defendants Department of Justice ("DOJ") and Department of Homeland Security ("DHS") (collectively, "Defendants") and Plaintiffs The James Madison Project and Noah Shachtman ("Plaintiffs") respectfully submit this Joint Status Report pursuant to the Court's Minute Order, dated July 27, 2017. The parties report as follows:

- 1. Plaintiffs initiated this action under the Freedom of Information Act ("FOIA") on March 3, 2017. The Complaint alleges that this action involves FOIA requests dated January 31, 2017, and submitted to DOJ's Office of Legal Counsel ("OLC"), DHS, and four components of DHS (the Transportation Security Administration ("TSA"), U.S. Customs and Border Protection ("CBP"), U.S. Immigration and Customs Enforcement ("ICE"), and U.S. Citizenship and Immigration Services ("USCIS")).
- 2. On May 10, 2017, Plaintiffs filed an Amended Complaint, which explains that the FOIA request to OLC was not actually submitted to the agency until March 24, 2017.

- 3. OLC, DHS, and the four DHS components have initiated searches for records responsive to Plaintiffs' FOIA request.
- 4. TSA has completed its processing of Plaintiffs' request and released 35 pages of responsive records, withholding some information in those records pursuant to the FOIA's statutory exemptions from disclosure and referring some information to DHS for further review.
- 5. With respect to OLC, DHS, and the remaining DHS components, the parties have been conferring about the scope of Plaintiffs' requests, and Plaintiffs have agreed to certain limitations or clarifications of their scope.
- 6. CBP has begun rolling production of non-exempt records, with the first production issued on July 20, 2017. The agency has received a large number of FOIA requests for records relating to the January 27, 2017 Executive Order "Protecting the Nation from Foreign Terrorist Entry into the United States" and its searches for records responsive to those requests have located tens of thousands of records. The agency's search for records responsive to the particular FOIA request at issue in this case is still ongoing, and the agency is still determining the volume of records at issue, while it makes rolling productions of the responsive records located so far.
- 7. ICE's search located approximately 3,500 pages of potentially responsive records. Since the parties' last Joint Status Report, ICE began making productions of non-exempt records. ICE anticipates making rolling productions and completing its response to Plaintiffs' FOIA request by the end of January 2018, with the potential exception of records requiring interagency review.
- 8. USCIS's search located approximately 6,000 pages of potentially responsive records. USCIS has not yet begun making productions, but anticipates completing its response

to Plaintiffs' FOIA request in early 2018, with the potential exception of records requiring interagency review.

- 9. OLC conducted a keyword-based search for records relating to one or both of the Executive Orders, issued on January 27, 2017, and March 6, 2017, titled "Protecting the Nation from Foreign Terrorist Entry into the United States." This search was designed to capture records responsive to any of twenty-five pending FOIA requests, including Plaintiffs', which seek various categories of OLC records relating to these Executive Orders. Since the parties' last Joint Status Report, OLC has determined that its keyword-based search identified over 14,000 potentially responsive documents, including emails and stand-alone files. With email attachments included in the count, the number of potentially responsive records requiring further responsiveness review totals more than 26,000.
- 10. On August 2, 2017, OLC released 13 pages of records consisting of final OLC legal advice documents relating to the Executive Orders. OLC anticipates completing its initial manual responsiveness review of the remaining potentially responsive records in September 2017, and beginning rolling productions in October 2017. (Some productions may consist entirely of the denial in full of a specified number of pages.) OLC anticipates being able to estimate when it will complete its response to Plaintiffs' FOIA request once OLC has completed its initial manual responsiveness review.
- 11. DHS has conducted an initial search that located approximately 400 pages of potentially responsive records and has begun its review of this material. DHS anticipates beginning rolling productions of responsive records and evaluating whether additional searches are warranted.

- 12. The parties agree that it is too early to determine whether Defendants will need to prepare *Vaughn* indices.
- 13. The parties respectfully propose that they file another Joint Status Report no later than November 6, 2017.

Dated: September 5, 2017

Bradley P. Moss, Esq.

D.C. Bar #975905 Mark S. Zaid, Esq.

D.C. Bar #440532

Mark S. Zaid, P.C.

1250 Connecticut Avenue, NW

Suite 200

Washington, D.C. 20036

(202) 454-2809

(202) 330-5610 fax

Brad@MarkZaid.com

Mark@MarkZaid.com

Attorneys for the Plaintiffs

Respectfully submitted,

CHAD A. READLER

Acting Assistant Attorney General

ELIZABETH J. SHAPIRO

Deputy Branch Director

/s/

MATTHEW J. BERNS

Trial Attorney (DC Bar No. 998094)
United States Department of Justice

Civil Division, Federal Programs Branch

20 Massachusetts Avenue NW

Washington, DC 20530

Telephone: (202) 616-8016

Fax: (202) 616-8470

Matthew.J.Berns@usdoj.gov

Counsel for Defendants