United States District Court Northern District of Illinois – CM/ECF NextGen 1.8 (rev. 1.8.2) (Chicago) CIVIL DOCKET FOR CASE #: 1:21–cv–02519

Organized Communities Against Deportations et al v. Immigration and Customs Enforcement Assigned to: Honorable Georgia N Alexakis Demand: \$75,000 Cause: 05:552 Freedom of Information Act

<u>Plaintiff</u>

Organized Communities Against Deportations

Date Filed: 05/11/2021 Jury Demand: None Nature of Suit: 895 Freedom of Information Act Jurisdiction: U.S. Government Defendant

represented by Emily Lora Mallor

Beyond Legal Aid 17 N State St Suite 1380 Chicago, IL 60602 (312) 554–5388 Fax: Not a member Email: <u>Emily.Mallor@cookcountyil.gov</u> *TERMINATED: 07/13/2021 LEAD ATTORNEY*

Lam Nguyen Ho

Beyond Legal Aid 17 N State St Suite 1380 Chicago, IL 60602 (773) 888–1404 Fax: Active Email: <u>lho@beyondlegalaid.org</u> *LEAD ATTORNEY*

Maria Couri LaHood

Center For Constitutional Rights 666 Broadway, 7th Floor New York, NY 10012 (212) 614–6430 Fax: Pro Hac Vice Email: <u>mlahood@ccrjustice.org</u> *LEAD ATTORNEY PRO HAC VICE ATTORNEY TO BE NOTICED*

Ghita Schwarz

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TERMINATED: 08/03/2022

Sarah Cockrum

Beyond Legal Aid 17 North State Street Ste 1380 Chicago, IL 20006 913–314–3360 Email: <u>scockrum@beyondlegalaid.org</u> *ATTORNEY TO BE NOTICED*

<u>Plaintiff</u>

Center for Constitutional Rights (CCR)

represented by Maria Couri LaHood

(See above for address) LEAD ATTORNEY PRO HAC VICE ATTORNEY TO BE NOTICED

Ghita Schwarz (See above for address) PRO HAC VICE ATTORNEY TO BE NOTICED

Lam Nguyen Ho (See above for address) ATTORNEY TO BE NOTICED

Sarah Cockrum (See above for address) ATTORNEY TO BE NOTICED

Plaintiff

Immigrant Defense Project (IDP)

represented by Lam Nguyen Ho

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Maria Couri LaHood

(See above for address) LEAD ATTORNEY PRO HAC VICE ATTORNEY TO BE NOTICED

Ghita Schwarz

(See above for address) PRO HAC VICE ATTORNEY TO BE NOTICED

Rebecca Nicole Guterman

(See above for address) *TERMINATED: 08/03/2022*

Sarah Cockrum (See above for address) ATTORNEY TO BE NOTICED

V.

Defendant

United States Immigration and Customs Enforcement

represented by Alex Harms Hartzler United States Attorney's Office (NDIL – Chicago)

219 South Dearborn Street Chicago, IL 60604 (312) 886–1390 Fax: US Govt Attorney Email: <u>Alex.Hartzler@usdoj.gov</u> *ATTORNEY TO BE NOTICED*

Date Filed	#	Docket Text
05/11/2021	1	COMPLAINT filed by Organized Communities Against Deportations ; Filing fee \$ 402, receipt number 0752–18230015. (Attachments: # 1 Exhibit Exhibit A, # 2 Exhibit Exhibit B, # 3 Exhibit Exhibit C, # 4 Exhibit Exhibit D)(Mallor, Emily) (Entered: 05/11/2021)
05/11/2021	<u>2</u>	CIVIL Cover Sheet (Attachments: # <u>1</u> Civil Cover Sheet Civil Cover Sheet)(Mallor, Emily) (Entered: 05/11/2021)
05/11/2021		CASE ASSIGNED to the Honorable John Robert Blakey. Designated as Magistrate Judge the Honorable Maria Valdez. Case assignment: Random assignment. (mxo,) (Entered: 05/11/2021)
05/13/2021		SUMMONS Issued as to United States Immigration and Customs Enforcement, Office of the General Counsel, U.S. Attorney, and U.S. Attorney General. (as,) (Entered: 05/13/2021)
05/28/2021		ALIAS Summons Issued as to Defendant United States Immigration and Customs Enforcement, Office of the General Counsel, U.S. Attorney, and U.S. Attorney General. (crl,) (Entered: 05/28/2021)
06/10/2021	3	MINUTE entry before the Honorable John Robert Blakey: This case has been assigned to the calendar of the Honorable John Robert Blakey. The litigants are ordered to review and fully comply with all of this Court's standing orders, which are available on Judge Blakey's information page on the Court's official website: http://www.ilnd.uscourts.gov/. In addition, the parties must file a status report no later than 7/13/2021, using the model template set forth in this Court's standing order regarding Initial (or Reassignment) Status Conferences. Failure by any party to file the status report by the requisite deadline (either jointly or, if necessary, individually with an explanation as to why a joint report could not be filed) may result in a summary dismissal of the case for failure to prosecute, or an entry of default against any served defendant(s) failing to comply with this order. During the litigation, the attorneys must also appear at all hearing dates set by the Court or noticed by the parties. If an attorney has a conflict with a set court date, the attorney must notify Judge Blakey's Courtroom Deputy, Gloria Lewis, at (312) 818–6699. If appropriate, the Court will then reset the matter. Advising opposing counsel of a scheduling conflict is not a substitute for communicating directly with the Court. Mailed notice (gel,) (Entered: 06/10/2021)
06/16/2021	<u>4</u>	DESIGNATION of Alex Harms Hartzler as U.S. Attorney for Defendant United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 06/16/2021)
06/16/2021	<u>5</u>	MOTION by Defendant United States Immigration and Customs Enforcement for extension of time to file answer regarding complaint, <u>1</u> (<i>Unopposed</i>) (Hartzler, Alex) (Entered: 06/16/2021)
06/16/2021	<u>6</u>	(<i>Unopposed</i>) NOTICE of Motion by Alex Harms Hartzler for presentment of motion for extension of time to file answer <u>5</u> before Honorable John Robert Blakey on 6/22/2021 at 11:00 AM. (Hartzler, Alex) (Entered: 06/16/2021)
06/16/2021	2	MINUTE entry before the Honorable John Robert Blakey:Defendant's unopposed motion for extension of time to file answer <u>5</u> is granted and any answer shall be filed on or before 7/21/2021. Motion hearing set for 6/22/2021 is stricken. Mailed notice (gel,) (Entered: 06/16/2021)
07/09/2021	<u>8</u>	ATTORNEY Appearance for Plaintiffs Center for Constitutional Rights (CCR), Organized Communities Against Deportations by Lam Nguyen Ho (Ho, Lam) (Entered: 07/09/2021)

07/12/2021	2	MOTION by Attorney Emily L. Mallor to withdraw as attorney for Organized Communities Against Deportations. No party information provided (Mallor, Emily) (Entered: 07/12/2021)
07/12/2021	<u>10</u>	STATUS Report <i>Joint Status Report</i> by Organized Communities Against Deportations (Mallor, Emily) (Entered: 07/12/2021)
07/13/2021	<u>11</u>	MINUTE entry before the Honorable John Robert Blakey: Attorney Emily L. Mallor's motion to withdraw <u>9</u> is granted. Mailed notice (gel,) (Entered: 07/13/2021)
07/21/2021	<u>12</u>	ANSWER to Complaint by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 07/21/2021)
07/22/2021	<u>13</u>	MINUTE entry before the Honorable John Robert Blakey: The parties shall file an updated status report by $9/30/21$ indicating whether any party will seek summary judgment and, if so, proposing reasonable dates for a briefing schedule; alternatively, the parties shall propose trial dates in the second half of 2022 and provide their best estimate on the length of trial. In their most recent status report, <u>10</u> , the parties indicate that they have initiated efforts to resolve or narrow certain issues, and the Court encourages them to exhaust these efforts before incurring the expense of summary judgment briefing or a trial. Mailed notice (gel,) (Entered: $07/22/2021$)
09/30/2021	<u>14</u>	STATUS Report (<i>Joint Status Report</i>) by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 09/30/2021)
10/04/2021	<u>15</u>	MINUTE entry before the Honorable John Robert Blakey: The Court has reviewed the parties joint status report 14 in which the parties state that they have been unable to resolve or narrow issues, and Defendant is currently searching for records responsive to plaintiff's FOIA request. Both parties state that they wish to present their respective proposed production schedule to the Court after Defendant completes its document search. Id. paragraph 2. The parties also agree that Defendant needs to search for documents (and possibly produce them) before they can determine if summary judgment briefings or trial is necessary. Id. paragraph 3. To allow Defendant time to search for responsive documents and communicate with Plaintiff about the results of that search, the Court gives the parties up to and including 11/22/21 to file an updated joint status report. The status report shall confirm whether Defendant complete it; and whether the parties agree on a proposed production schedule and, if not, the issues regarding production timing about which the parties disagree and each party's respective position on those issues. The parties shall also indicate whether either party will seek summary judgment and, if so, propose a reasonable briefing schedule. Although the parties indicate in their status report, 14 paragraph 2, that they expect to disagree on a proposed production schedule, the Court encourages the parties to continue discussions in good faith to try to reach a consensus. Mailed notice (gel,) (Entered: 10/04/2021)
11/22/2021	<u>16</u>	STATUS Report (<i>Joint Status Report</i>) by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 11/22/2021)
11/23/2021	<u>17</u>	MINUTE entry before the Honorable John Robert Blakey: In the parties' $11/22/21$ status report <u>16</u> , Defendant represents that it will have an update on the status of its search by $12/22/21$, and that once its search is complete, its FOIA office will collect the results and begin processing them at a rate of 500 pages per month. See <u>16</u> 1. Defendant does not say when it expects to complete its search; nor does it provide any indication of the number of pages involved in this endeavor. Defendant shall file an updated status report by $12/22/21$ indicating whether its search is complete (and if it is not complete, Defendant shall provide a firm date when the search will be complete); Defendant shall also state the number of pages included in the search results. Mailed notice (gel,) (Entered: $11/23/2021$)
12/22/2021	<u>18</u>	STATUS Report by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 12/22/2021)
01/03/2022	<u>19</u>	MINUTE entry before the Honorable John Robert Blakey: Consistent with its 12/22/21 status report, Defendant shall provide an update on discovery on or about 1/5/22. Mailed notice (gel,) (Entered: 01/03/2022)

01/05/2022	<u>20</u>	MOTION for Leave to Appear Pro Hac Vice Filing fee \$ 150, receipt number 0752–19023856. (LaHood, Maria) (Entered: 01/05/2022)
01/05/2022	<u>21</u>	STATUS Report by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 01/05/2022)
01/06/2022	<u>22</u>	MINUTE entry before the Honorable John Robert Blakey: The Court grants Maria LaHood's motion for leave to appear pro hac vice 20 . Mailed notice (gel,) (Entered: $01/06/2022$)
01/07/2022	<u>23</u>	MINUTE entry before the Honorable John Robert Blakey: Based upon the representations in Defendant's 1/5/22 status report <u>21</u> , the Court orders the parties to file a joint report by $3/31/22$ updating the Court on the progress of discovery and providing an estimated date for the completion of Defendant's production. Mailed notice (gel,) (Entered: $01/07/2022$)
01/10/2022	<u>24</u>	ATTORNEY Appearance for Plaintiffs Immigrant Defense Project (IDP), Organized Communities Against Deportations by Rebecca Nicole Guterman (Guterman, Rebecca) (Entered: 01/10/2022)
01/12/2022	<u>25</u>	MOTION for Leave to Appear Pro Hac Vice Filing fee \$ 150, receipt number 0752–19047554. (Ghita, Schwarz) (Entered: 01/12/2022)
01/12/2022	<u>26</u>	MOTION by Plaintiffs Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations to expedite <i>Production of</i> <i>Responsive Documents</i> (Attachments: # <u>1</u> Exhibit Exhibit A – OCAD Affidavit, # <u>2</u> Exhibit Exhibit B – IDP Affidavit)(Guterman, Rebecca) (Entered: 01/12/2022)
01/12/2022	<u>27</u>	NOTICE of Motion by Rebecca Nicole Guterman for presentment of motion to expedite, <u>26</u> before Honorable John Robert Blakey on 1/18/2022 at 11:00 AM. (Guterman, Rebecca) (Entered: 01/12/2022)
01/14/2022	28	MINUTE entry before the Honorable John Robert Blakey: The Court grants the motion for leave to appear pro hac vice filed by Ghita Schwarz <u>25</u> . Defendant shall respond to Plaintiff's motion for expedited production <u>26</u> by $1/20/22$; at a minimum, Defendant shall explain why it cannot begin production immediately, provide the maximum per month production (and explain why the maximum cannot be exceeded), and provide a proposed schedule for full production, recognizing that Plaintiff has established a legitimate sense of urgency for such production. The $1/18/22$ Notice of Motion date is stricken. Mailed notice (mjc,) (Entered: $01/14/2022$)
01/20/2022	<u>29</u>	MOTION by Defendant United States Immigration and Customs Enforcement for extension of time to file response/reply as to motion to expedite, <u>26</u> (Hartzler, Alex) (Entered: 01/20/2022)
01/20/2022	<u>30</u>	NOTICE of Motion by Alex Harms Hartzler for presentment of motion for extension of time to file response/reply <u>29</u> before Honorable John Robert Blakey on 1/27/2022 at 11:00 AM. (Hartzler, Alex) (Entered: 01/20/2022)
01/24/2022	<u>31</u>	MINUTE entry before the Honorable John Robert Blakey: The Court grants Defendant's motion for additional time <u>29</u> and strikes the 1/27/22 Notice of Motion date. Defendant shall file its response (including any declaration) by 2/3/22. Mailed notice (gel,) (Entered: 01/24/2022)
02/03/2022	<u>32</u>	RESPONSE by United States Immigration and Customs Enforcement in Opposition to MOTION by Plaintiffs Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations to expedite <i>Production of</i> <i>Responsive Documents</i> <u>26</u> (<i>Defendant's Response to Plaintiffs' Motion for Expedited</i> <i>Production</i>) (Hartzler, Alex) (Entered: 02/03/2022)
02/07/2022	<u>33</u>	MINUTE entry before the Honorable John Robert Blakey: The Court finds Defendant's explanation concerning its processing ability to be credible and thus declines to order the relief Plaintiffs seek. Plaintiff's motion for expedited production <u>26</u> is denied. In light of Defendant's offer to accommodate Plaintiffs' prioritization requests, however, this Court encourages the parties to meet and confer in an effort to narrow the scope of the search and facilitate record production. Mailed notice (gel,) (Entered: 02/07/2022)

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02/08/2022	<u>34</u>	MINUTE entry before the Honorable John Robert Blakey: The parties shall file a status report by 4/1/22 updating the Court on the progress of discovery, providing an estimated date for the completion of Defendant's production, and proposing any additional case management dates. Mailed notice (gel,) (Entered: 02/08/2022)
03/31/2022	<u>35</u>	STATUS Report (<i>Joint Status Report</i>) by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 03/31/2022)
04/04/2022	<u>36</u>	MINUTE entry before the Honorable John Robert Blakey: Based upon the representations in the parties' $3/31/22$ status report <u>35</u> , the Court orders the parties to file their next status report by $8/22/22$. By that time, Plaintiffs likely will have had the benefit of at least six productions from Defendant, and the parties may be in a better position to resolve any prioritization issues. Mailed notice (gel,) (Entered: $04/04/2022$)
07/29/2022	<u>37</u>	AMENDED Appearance to represent Plaintiff Immigrant Defense Project (Ho, Lam) (Entered: 07/29/2022)
07/29/2022	<u>38</u>	MOTION by Attorney Rebecca Guterman to withdraw as attorney for Immigrant Defense Project (IDP), Organized Communities Against Deportations. No party information provided (Guterman, Rebecca) (Entered: 07/29/2022)
08/03/2022	<u>39</u>	MINUTE entry before the Honorable John Robert Blakey: Rebecca Guterman's motion for leave to withdraw as counsel <u>38</u> is granted. Mailed notice (gel,) (Entered: 08/03/2022)
08/22/2022	<u>40</u>	STATUS Report <i>Filed</i> by Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations (Attachments: # <u>1</u> Exhibit)(Siczek, Alison) (Entered: 08/22/2022)
08/24/2022	<u>41</u>	MINUTE entry before the Honorable John Robert Blakey: The parties shall file an updated status report by 9/30/22 concerning their continued production and redaction disputes. Defendant shall also explain its efforts to prioritize the production of documents connected to the New York, Chicago, and Puerto Rico field offices or to the Citizen's Academy Program within ICE's ERO; simply reiterating that Plaintiffs declined a prior streamlining proposal will not suffice. Mailed notice (gel,) (Entered: 08/24/2022)
09/30/2022	<u>42</u>	STATUS Report (<i>Joint Status Report</i>) by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 09/30/2022)
10/05/2022	<u>43</u>	MINUTE entry before the Honorable John Robert Blakey: The Court has reviewed the parties' $9/30/22$ status report <u>42</u> , and directs the parties to file an updated status report by $12/20/22$ concerning their continued production and redaction disputes. Mailed notice (gel,) (Entered: $10/05/2022$)
12/20/2022	<u>44</u>	STATUS Report (<i>Joint Status Report</i>) by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 12/20/2022)
12/21/2022	<u>45</u>	MINUTE entry before the Honorable John Robert Blakey: The Court has reviewed the parties' $12/20/22$ status report <u>44</u> and directs the parties to file an updated status report by $1/19/23$ concerning the progress of discovery and any production–related disputes. Mailed notice. (dm,) (Entered: $12/21/2022$)
12/29/2022	<u>46</u>	ANNUAL REMINDER: Pursuant to Local Rule 3.2 (Notification of Affiliates), any nongovernmental party, other than an individual or sole proprietorship, must file a statement identifying all its affiliates known to the party after diligent review or, if the party has identified no affiliates, then a statement reflecting that fact must be filed. An affiliate is defined as follows: any entity or individual owning, directly or indirectly (through ownership of one or more other entities), 5% or more of a party. The statement is to be electronically filed as a PDF in conjunction with entering the affiliates in CM/ECF as prompted. As a reminder to counsel, parties must supplement their statements of affiliates within thirty (30) days of any change in the information previously reported. This minute order is being issued to all counsel of record to remind counsel of their obligation to provide updated information as to additional affiliates if such updating is necessary. If counsel has any questions regarding this process, this LINK will provide additional information. Signed by the Executive Committee on 12/29/2022: Mailed notice. (tg.) (Entered: 12/30/2022)

01/19/2023	<u>47</u>	STATUS Report (<i>Joint Status Report</i>) by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 01/19/2023)
01/27/2023	<u>48</u>	STATUS Report (<i>Joint Status Report</i>) by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 01/27/2023)
01/30/2023	<u>49</u>	MINUTE entry before the Honorable John Robert Blakey: The Court has reviewed the parties' $1/27/23$ status report <u>48</u> and directs the parties to file an updated status report by $3/15/23$ concerning the progress of discovery and any production-related disputes. Mailed notice (gel,) (Entered: $01/30/2023$)
03/15/2023	<u>50</u>	STATUS Report by United States Immigration and Customs Enforcement (Hartzler, Alex) (Entered: 03/15/2023)
03/15/2023	<u>51</u>	STATUS Report 3/15/2023 by Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations (Attachments: # <u>1</u> Exhibit)(Siczek, Alison) (Entered: 03/15/2023)
04/13/2023	<u>52</u>	MINUTE entry before the Honorable John Robert Blakey: The parties shall continue to cooperate concerning any redaction and production issues and file an updated status report by 5/31/23 concerning any remaining disputes. Mailed notice (gel,) (Entered: 04/13/2023)
05/31/2023	<u>53</u>	STATUS Report (Joint Status Report) by United States Immigration and Customs Enforcement
		(Hartzler, Alex) (Entered: 05/31/2023)
06/07/2023	<u>54</u>	MINUTE entry before the Honorable John Robert Blakey: The parties shall file an updated status report by 6/16/23 proposing additional case management dates. Mailed notice (gel,) (Entered: 06/07/2023)
06/16/2023	<u>55</u>	STATUS Report (Joint Status Report) by United States Immigration and Customs Enforcement
		(Hartzler, Alex) (Entered: 06/16/2023)
06/29/2023	<u>56</u>	MINUTE entry before the Honorable John Robert Blakey: The Court adopts the parties' proposed case management schedule, see <u>55</u> , and sets dates as follows: Plaintiffs shall serve their list of challenged redactions by 6/30/23; Defendant shall file its summary judgment motion by 8/30/23; Plaintiffs shall respond by 9/29/23; and Defendant shall file its reply by 10/13/23. Mailed notice (gel,) (Entered: 06/29/2023)
06/30/2023	<u>57</u>	ATTORNEY Appearance for Plaintiffs Immigrant Defense Project (IDP), Organized Communities Against Deportations by Sarah Cockrum (Cockrum, Sarah) (Entered: 06/30/2023)
06/30/2023	<u>58</u>	MOTION by Plaintiffs Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations for extension of time (Joint Motion to Extend Briefing Schedule)
		(Cockrum, Sarah) (Entered: 06/30/2023)
07/03/2023	<u>59</u>	NOTICE of Motion by Sarah Cockrum for presentment of extension of time <u>58</u> before Honorable John Robert Blakey on 7/12/2023 at 11:00 AM. (Cockrum, Sarah) (Entered: 07/03/2023)
07/06/2023	<u>60</u>	MINUTE entry before the Honorable John Robert Blakey: The Court grants the parties' joint motion to extend time <u>58</u> , strikes the 7/12/23 Notice of Motion date, and sets revised dates as follows: Plaintiffs shall serve their list of challenged redactions by 7/14/23; Defendant shall file its summary judgment motion by 9/13/23; Plaintiffs shall respond by 10/13/23; and Defendant shall file its reply by 10/27/23. Mailed notice (gel,) (Entered: 07/06/2023)
09/11/2023	<u>61</u>	MOTION by Defendant United States Immigration and Customs Enforcement for extension of time to file
		(Hartzler, Alex) (Entered: 09/11/2023)

09/11/2023	<u>62</u>	NOTICE of Motion by Alex Harms Hartzler for presentment of motion for extension of time to file <u>61</u> before Honorable John Robert Blakey on 9/20/2023 at 11:00 AM. (Hartzler, Alex) (Entered: 09/11/2023)
09/15/2023	<u>63</u>	MINUTE entry before the Honorable John Robert Blakey: The Court grants Defendant's motion to extend time <u>61</u> , strikes the 9/20/23 Notice of Motion date, and sets revised dates as follows: Defendant shall file its summary judgment motion by 9/27/23; Plaintiffs shall respond by 10/27/23; and Defendant shall file its reply by 11/10/23. Mailed notice (gel,) (Entered: 09/15/2023)
09/26/2023	<u>64</u>	MOTION by Defendant United States Immigration and Customs Enforcement for extension of time to file <i>motion for summary judgment</i>
		(Hartzler, Alex) (Entered: 09/26/2023)
09/26/2023	<u>65</u>	NOTICE of Motion by Alex Harms Hartzler for presentment of motion for extension of time to file <u>64</u> before Honorable John Robert Blakey on 10/4/2023 at 11:00 AM. (Hartzler, Alex) (Entered: 09/26/2023)
09/28/2023	<u>66</u>	MINUTE entry before the Honorable John Robert Blakey: The Court grants Defendant's motion to extend time <u>64</u> , strikes the 10/4/23 Notice of Motion date, and sets revised dates as follows: Defendant shall file its summary judgment motion by 10/18/23; Plaintiffs shall respond by 11/17/23; and Defendant shall file its reply by 12/1/23. Mailed notice (gel,) (Entered: 09/28/2023)
10/18/2023	<u>67</u>	MOTION by Defendant United States Immigration and Customs Enforcement for summary judgment (Hartzler, Alex) (Entered: 10/18/2023)
10/10/2022	60	
10/18/2023	<u>68</u>	MEMORANDUM by United States Immigration and Customs Enforcement in support of motion for summary judgment <u>67</u> (Hartzler, Alex) (Entered: 10/18/2023)
10/18/2023	<u>69</u>	RULE 56 LR 56.1 Statement by United States Immigration and Customs Enforcement regarding motion for summary judgment <u>67</u> (<i>LR 56.1 Statement of Material Facts in Support of Defendant's Motion for Summary Judgment</i>) (Hartzler, Alex) (Entered: 10/18/2023)
10/23/2023	<u>70</u>	MOTION by Defendant United States Immigration and Customs Enforcement to Revise Briefing Schedule (Joint)
		(Hartzler, Alex) (Entered: 10/23/2023)
10/24/2023	<u>71</u>	MINUTE entry before the Honorable John Robert Blakey: Defendant's joint motion to revise briefing schedule <u>70</u> is granted as follows: Plaintiffs to file a combined response to ICE's summary judgment motion and cross-motion for summary judgment in plaintiffs' favor by December 8, 2023; ICE to file a combined reply in support of its motion and response to plaintiffs' motion by December 22, 2023; and plaintiffs to file a reply in support of their motion by January 6, 2024. Counsel is reminded that all motions shall be noticed for presentment or may be stricken. Mailed notice (gel,) (Entered: 10/24/2023)
12/04/2023	<u>72</u>	MOTION by Plaintiffs Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations for extension of time (Joint Motion to Extend Briefing Schedule)
		(Cockrum, Sarah) (Entered: 12/04/2023)
12/04/2023	<u>73</u>	NOTICE of Motion by Sarah Cockrum for presentment of extension of time <u>72</u> before Honorable John Robert Blakey on 12/13/2023 at 11:00 AM. (Cockrum, Sarah) (Entered: 12/04/2023)
12/07/2023	<u>74</u>	MINUTE entry before the Honorable John Robert Blakey: Plaintiff's joint motion to extend briefing schedule <u>72</u> is granted and Plaintiffs' deadline to file a combined response to ICE's summary judgment motion and crossmotion for summary judgment in Plaintiffs' favor is due by December 15, 2023; ICE's deadline to file a combined reply in support of its motion and response to Plaintiffs' motion is due by December 29, 2023; and Plaintiffs to file a reply in support of their motion by January 13, 2024.

		Motion hearing set for 12/13/2023 is stricken. Mailed notice (gel,) (Entered: 12/07/2023)
12/15/2023	<u>75</u>	MOTION by Plaintiffs Organized Communities Against Deportations, Immigrant Defense Project (IDP), Center for Constitutional Rights (CCR) for summary judgment
		(Cockrum, Sarah) (Entered: 12/15/2023)
12/15/2023	<u>76</u>	MEMORANDUM by Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations in support of motion for summary judgment <u>75</u> (Cockrum, Sarah) (Entered: 12/15/2023)
12/15/2023	77	RULE 56 LR 56.1 Statement by Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations regarding motion for summary judgment <u>75</u> (Attachments: # <u>1</u> Exhibit Declaration of Antonio Gutierrez, # <u>2</u> Exhibit Webpage, # <u>3</u> Exhibit Press Release, # <u>4</u> Exhibit Press Release, # <u>5</u> Exhibit Bates No. 6131A–6139A, # <u>6</u> Exhibit Press Release, # <u>7</u> Exhibit Bates No. 0177A, # <u>8</u> Exhibit Bates Nos. 702A, 764A, # <u>9</u> Exhibit Press Release, # <u>10</u> Exhibit Press Release, # <u>11</u> Exhibit Bates No. 3022, # <u>13</u> Exhibit Bates Nos. 3802A and 3816A)(Cockrum, Sarah) (Entered: 12/15/2023)
12/28/2023	<u>78</u>	ANNUAL REMINDER: Pursuant to Local Rule 3.2 (Notification of Affiliates), any nongovernmental party, other than an individual or sole proprietorship, must file a statement identifying all its affiliates known to the party after diligent review or, if the party has identified no affiliates, then a statement reflecting that fact must be filed. An affiliate is defined as follows: any entity or individual owning, directly or indirectly (through ownership of one or more other entities), 5% or more of a party. The statement is to be electronically filed as a PDF in conjunction with entering the affiliates in CM/ECF as prompted. As a reminder to counsel, parties must supplement their statements of affiliates within thirty (30) days of any change in the information previously reported. This minute order is being issued to all counsel of record to remind counsel of their obligation to provide updated information as to additional affiliates if such updating is necessary. If counsel has any questions regarding this process, this LINK will provide additional information. Signed by the Executive Committee on 12/28/2023: Mailed notice. (tg.) (Entered: 12/28/2023)
12/29/2023	<u>79</u>	RESPONSE by United States Immigration and Customs Enforcement in Opposition to MOTION by Plaintiffs Organized Communities Against Deportations, Immigrant Defense Project (IDP), Center for Constitutional Rights (CCR) for summary judgment <u>75</u> (Defendant's Consolidated Response to Plaintiffs' Motion for Summary Judgment and Reply in Support of Defendant's Motion for Summary Judgment) (Hartzler, Alex) (Entered: 12/29/2023)
12/29/2023	<u>80</u>	RESPONSE by Defendant United States Immigration and Customs Enforcement to Rule 56 statement,, <u>77</u> (<i>Defendant's Response to Plaintiffs' Statement of Facts</i>) (Hartzler, Alex) (Entered: 12/29/2023)
12/29/2023	<u>81</u>	RULE 56 LR 56.1(b)(3) Statement by United States Immigration and Customs Enforcement regarding motion for summary judgment <u>75</u> (<i>Defendant's LR 56.1(b)(3)</i> Statement of Additional Facts in Opposition to Plaintiffs' Motion for Summary Judgment) (Hartzler, Alex) (Entered: 12/29/2023)
01/12/2024	<u>82</u>	RESPONSE by Plaintiffs Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations to Rule 56 statement, <u>81</u> <i>Plaintiffs' Response to Defendant's LR 56.1(b)(3) Statement of Additional Facts</i> (Cockrum, Sarah) (Entered: 01/12/2024)
01/12/2024	<u>83</u>	REPLY by Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations to response in opposition to motion, <u>79</u> <i>Reply Memorandum in Support of Plaintiffs' Cross–Motion for Summary Judgment</i> <i>and In Opposition to Defendant's Motion for Summary Judgment</i> (Cockrum, Sarah) (Entered: 01/12/2024)
05/08/2024	<u>84</u>	MINUTE entry before the Honorable John Robert Blakey: As explained in the accompanying Memorandum Opinion and Order, the Court grants in part, and denies in part, the parties' cross-motions for summary judgment. The Court finds ICE's

		search to be adequate in all respects except one and thus grants ICE's motion for summary judgment in part and grants Plaintiffs' cross-motion in part. ICE shall conduct the additional searches of the ERO outlined herein by May 29, 2024. The parties shall file a Joint Status Report and provide the ordered sample of contested withheld or redacted documents by June 12, 2024. The Court reserves ruling on ICE's withholdings and redactions pending the supplemental production ordered herein and the Court's in camera review of the documents provided. Mailed notice (gel,) (Entered: 05/08/2024)
05/08/2024	<u>85</u>	MEMORANDUM Opinion and Order Signed by the Honorable John Robert Blakey on 5/8/2024. Mailed notice(gel,) (Entered: 05/08/2024)
06/12/2024	<u>86</u>	STATUS Report <i>Joint Status Report</i> by Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP), Organized Communities Against Deportations
		(Cockrum, Sarah) (Entered: 06/12/2024)
08/16/2024	<u>87</u>	MEMORANDUM OPINION and ORDER: For the reasons stated in the accompanying Memorandum Opinion and Order, the Court finds that ICE properly applied FOIA's exemptions, and conducted a proper segregability analysis. As a result, the Court grants ICE's motion for summary judgment <u>67</u> and denies Plaintiffs' cross-motion for summary judgment <u>75</u> on the issue of ICE's withholdings under FOIA. In response to the parties' Joint Status Report <u>86</u> , the Court orders as follows: ICE shall produce all responsive records from its supplemental search of the Enforcement and Removal Operations office by 9/30/24. The parties shall then meet and confer and, by 10/15/24, file a joint status report indicating whether issues remain as to the supplemental production and proposing additional case management dates to advance the case in light of those issues, or in the absence of any such issues. Signed by the Honorable John Robert Blakey on 8/16/2024. Mailed notice (ags) (Entered: 08/16/2024)
08/23/2024	88	EXECUTIVE COMMITTEE ORDER: GENERAL ORDER 24–0024: IT APPEARING THAT, the civil cases on the attached list have been selected for reassignment to form the initial calendar of the Honorable Georgia N. Alexakis; therefore IT IS HEREBY ORDERED that the attached list of 293 cases be reassigned to the Honorable Georgia N. Alexakis; and IT IS FURTHER ORDERED that all parties affected by this Order must review the Honorable Georgia N. Alexakis' webpage on the Court's website for the purpose of reviewing instructions regarding scheduling and case management procedures; andIT IS FURTHER ORDERED that any civil case that has been reassigned pursuant to this Order will not be randomly reassigned to create the initial calendar of a new district judge for twelve months from the date of this Order; and IT IS FURTHER ORDERED that the Clerk of Court is directed to add the Honorable Georgia N. Alexakis to the Court's civil case assignment system during the next business day, so that she shall receive a full share of such cases and IT IS FURTHER ORDERED that the Clerk of Court is directed to add the Honorable Georgia N. Alexakis to the Court's civil case assignment system during the next business day, so that she shall receive a full share of such cases and IT IS FURTHER ORDERED that the Clerk of Court is directed to add the Honorable Georgia N. Alexakis to the Court's criminal case assignment system twelve (12) months from the date of this order so that Judge Alexakis shall thereafter receive a full share of such cases Case reassigned to the Honorable Georgia N Alexakis for all further proceedings. Honorable John Robert Blakey no longer assigned to the case. Signed by Honorable Virginia M. Kendall on 8/23/2024.(tg,) (Entered: 08/23/2024)
09/24/2024	<u>89</u>	MOTION by Defendant United States Immigration and Customs Enforcement for extension of time (Unopposed Motion to Partially Extend Production Deadline)
		(Hartzler, Alex) (Entered: 09/24/2024)
09/24/2024	<u>90</u>	NOTICE of Motion by Alex Harms Hartzler for presentment of extension of time <u>89</u> before Honorable Georgia N Alexakis on 9/30/2024 at 09:30 AM. (Hartzler, Alex) (Entered: 09/24/2024)
09/30/2024	<u>91</u>	MINUTE entry before the Honorable Georgia N Alexakis: Motion hearing held on 9/30/24. The Court disclosed to the parties its prior employment at the United States Attorney's Office, which represents the defendant, and explained why in its view and despite that prior employment, its impartiality cannot reasonably be questioned in this matter. The Court also invited plaintiff, if it believes otherwise, to file a motion seeking the Court's recusal. Unopposed motion to extend a production deadline

		through $10/11/24$ and the filing deadline for the parties' next joint status report to $10/29/24$ <u>89</u> is granted. (ca,) (Entered: $09/30/2024$)
10/29/2024	<u>92</u>	STATUS Report (Joint Status Report) by United States Immigration and Customs Enforcement
		(Hartzler, Alex) (Entered: 10/29/2024)
10/30/2024	<u>93</u>	MINUTE entry before the Honorable Georgia N Alexakis: The Court has reviewed the parties' joint status report <u>92</u> . The parties are directed to file another joint status report on or before 11/18/24, following plaintiffs' review of documents defendant searched and produced following the earlier summary–judgment ruling. (ca,) (Entered: $10/30/2024$)
11/15/2024	<u>94</u>	STATUS Report (Joint Status Report) by United States Immigration and Customs Enforcement
		(Hartzler, Alex) (Entered: 11/15/2024)
11/18/2024	<u>95</u>	MINUTE entry before the Honorable Georgia N Alexakis: The Court has reviewed the parties' joint status report <u>92</u> , which reflects the state of the parties' negotiations related to post–summary–judgment document productions made by ICE in September and October 2024. The parties are directed to file another joint status report by 12/13/24 on their efforts. (ca,) (Entered: 11/18/2024)
12/13/2024	<u>96</u>	STATUS Report (Joint Status Report) by United States Immigration and Customs Enforcement
		(Hartzler, Alex) (Entered: 12/13/2024)
12/16/2024	<u>97</u>	MINUTE entry before the Honorable Georgia N Alexakis: The Court has reviewed the parties' joint status report <u>96</u> . Consistent with the parties' recommendation, the parties are directed to file a status report on $1/10/25$ updating the Court on their efforts to resolve any remaining disputes. (ca,) (Entered: $12/16/2024$)
12/27/2024	98	ANNUAL REMINDER: Pursuant to Local Rule 3.2 (Notification of Affiliates), any nongovernmental party, other than an individual or sole proprietorship, must file a statement identifying all its affiliates known to the party after diligent review or, if the party has identified no affiliates, then a statement reflecting that fact must be filed. An affiliate is defined as follows: any entity or individual owning, directly or indirectly (through ownership of one or more other entities), 5% or more of a party. The statement is to be electronically filed as a PDF in conjunction with entering the affiliates in CM/ECF as prompted. As a reminder to counsel, parties must supplement their statements of affiliates within thirty (30) days of any change in the information previously reported. This minute order is being issued to all counsel of record to remind counsel of their obligation to provide updated information as to additional affiliates if such updating is necessary. If counsel has any questions regarding this process, this LINK will provide additional information. Signed by the Honorable Virginia M. Kendall on 12/27/2024: Mailed notice. (tg.) (Entered: 12/28/2024)
01/10/2025	<u>99</u>	STATUS Report (Joint Status Report) by United States Immigration and Customs Enforcement
		(Hartzler, Alex) (Entered: 01/10/2025)
01/13/2025	100	MINUTE entry before the Honorable Georgia N Alexakis: The Court has reviewed the parties' joint status report <u>99</u> . Consistent with the parties' recommendation, on or before 1/29/25, the parties are directed to file either a status report updating the Court on their efforts to resolve any remaining disputes, or a motion seeking relevant relief. Any motion should be accompanied by a joint proposed briefing schedule. (ca,) (Entered: 01/13/2025)
01/29/2025	101	MOTION by Plaintiffs Organized Communities Against Deportations, Center for Constitutional Rights (CCR), Immigrant Defense Project (IDP) to compel (Attachments: # <u>1</u> Exhibit Second Supplemental Declaration of Fernando Pineiro, # <u>2</u> Exhibit Bates Nos. 06000–06002, # <u>3</u> Exhibit Bates Nos. 05948–05949, # <u>4</u> Exhibit

		Bates Nos. 08661–08662, # <u>5</u> Exhibit Bates Nos. 08305–08308, # <u>6</u> Exhibit Bates No. 05722)(Cockrum, Sarah) (Entered: 01/29/2025)
01/29/2025	<u>102</u>	NOTICE of Motion by Sarah Cockrum for presentment of motion to compel, <u>101</u> before Honorable Georgia N Alexakis on 2/4/2025 at 09:30 AM. (Cockrum, Sarah) (Entered: 01/29/2025)