

Exhibit 3

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND
SOUTHERN DIVISION**

IRANIAN ALLIANCES ACROSS BORDERS;
et al.

Plaintiffs,

v.

DONALD J. TRUMP, in his official capacity as
President of the United States; *et al.*

Defendants.

Case No. 17-cv-02921-TDC

DECLARATION OF JANE DOE #2

Pursuant to 28 U.S.C. § 1746, I, [REDACTED], known for the purpose of this case as Jane Doe #2, hereby declare and state as follows:

1. I am over the age of eighteen years, and I make this declaration based on my own personal knowledge. If asked to do so, I could testify truthfully about the matters contained herein.

2. I am a US citizen born in the United States in 1994. I have lived in Maryland my entire life.

3. I went to college at the University of Maryland in College Park and graduated in 2017 with a Bachelor's degree in International Business and Marketing and Persian Studies.

4. I currently work as a loan processor at NVR Mortgage, and have had this job for the last two months.

5. About seven years ago, I first met my fiancé on a visit to Iran. We gradually became closer to each other and started a romantic relationship about a year ago. I visited him in Iran, and we maintained a long-distance relationship. With my current job, it is very difficult for

me to get away to go visit him in Iran, and we eagerly await the time that we can fully be together. It is extremely difficult and emotionally draining for us to be apart from each other. I cannot wait until he joins me in the United States and we can get married.

6. In February 2017, I applied for a K visa for my fiancé. The application was received on February 14, which is Valentine's Day. Things moved relatively quickly after that. On August 4, 2017, he had his interview at the U.S. Embassy in Ankara. We provided dozens of pictures, call logs, a letter detailing our relationship, and paperwork covering other aspects of our relationship. We are now awaiting a final response on his application.

7. I understand that if his visa is not issued by October 18, he will be banned from traveling to the United States by the September 24, 2017 Presidential Proclamation. This will mean that I have to choose between my home and my country here in Maryland and the love of my life, the man I want to marry.

8. We have both been distraught since finding out about the ban. If my fiancé's visa is not granted, we will be completely devastated. It will be very difficult for me to leave my job and the only home I have known. This will tear us apart, and we are already devastated just thinking about it.

9. I believe this Proclamation targets me and my loved ones because of religion and national origin, and not because of any legitimate reason. I feel dismayed and fearful that my country is enacting official policies that discriminate against me and make me feel that I do not belong here. Because of this Proclamation targeting me and my community, I feel insecure and I fear for my safety and the safety of my loved ones. I feel that I am being treated as an outsider in my own country.

10. It is important for me to remain anonymous in this lawsuit. I am aware of rising anti-Muslim and anti-Iranian sentiment that has been reinforced by the two previous travel bans and this latest Presidential Proclamation. I fear especially that, because of the indefinite nature of this Proclamation and the statements it makes about Iranians, there will be even more attacks against my community and my loved ones. I am concerned that revealing my identity will invite harassment or targeting. I am also concerned about revealing sensitive information about my fiancé's immigration status and religion, and about retaliation that he might suffer in Iran if his identity is revealed in the course of this litigation.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on October 5, 2017.

