October 28, 2018

The Honorable Jesse M. Furman United States District Court for the Southern District of New York 40 Centre Street, Room 2202 New York, NY 10007

RE: Plaintiffs' letter-motion to compel production of documents in *State of New York*, et al. v. U.S. Dep't of Commerce, et al., 18-CV-2921 (JMF).

Dear Judge Furman,

Plaintiffs seek disclosure of seven withheld documents that were conveyed outside the Commerce Department: (1) six that the Commerce Department disclosed to Mark Neuman; and (2) one transmitted by James Uthmeier to John Gore. *See* Ex. 1. Defendants fail to meet their burden of proving the claimed privileges apply. *In re County of Erie*, 473 F.3d 413, 418 (2d Cir. 2007). The parties were unable to resolve this dispute through meet-and-confer discussions. Plaintiffs request, pursuant to this Court's Rule 2(C), that the Court review these documents *in camera* to determine whether to order their disclosure.

1. Documents shared with Mark Neuman. Defendants advised Plaintiffs on October 24 and October 25 that six documents previously withheld on privilege grounds (AR 2021, 3731, 10249, 10285, 10296, COM\_DIS 20920) had been shared with Mr. Neuman. Ex. 2; Ex. 3. Disclosing these documents to Mr. Neuman waives those privileges.

The attorney-client privilege (claimed for four documents) is waived because the documents were not kept confidential. Mr. Neuman is not a lawyer and the documents were not shared to obtain legal advice. Indeed, Plaintiffs previously contested an effort to shield records shared with Mr. Neuman, and Defendants withdrew privilege claims conceding that the privilege had been "mistakenly marked." Docket No. 254, ¶ 15. Defendants now cite *Trustees of Elec. Workers Local No. 26 v. Trust Fund Advisors*, 266 F.R.D. 1 (D.D.C. 2010), contending that a third-party "consultant and trusted adviser" falls within the privilege. Ex. 2. But in that case, the third parties were two attorneys and a paid investment advisor with a fiduciary relationship. *Trustees*, 266 F.R.D. at 3-7. Mr. Neuman is not a lawyer, paid advisor, or fiduciary.

The deliberative process privilege (claimed for five documents) is likewise waived. That privilege protects inter- or intra-agency communications, *Winfield*, 2018 WL 716013, at \*4; but communications between Commerce and Mr. Neuman are not communications between government agencies. During the meet-and-confer, Defendants stated that because Mr. Neuman is a "trusted adviser," Ex. 2, these communications were covered by the "consultant corollary" identified in *Department of Interior v. Klamath Water Users Protective Ass'n*, 532 U.S. 1 (2001). But in opposing Plaintiffs' motion to depose Mr. Neuman, Defendants stated the opposite. *See* Docket No. 346 ("Mr. Neuman . . . was not acting as a high-level advisor to Secretary Ross, but rather was one of a large number of people who communicated information or opinions"). Defendants cannot change facts when it suits their purposes. *See Micilli v. Liddle & Robinson LLP*, No. 15-cv-2141 (JMF), 2016 WL 2997507, at \* 4 (S.D.N.Y. May 23, 2016) (burden to establish privilege is "not discharged by mere conclusory or *ipse dixit* assertions").

The work-product protection (claimed for three documents) is waived as well. Defendants make no claim that the disclosures to Mr. Neuman were in aid of litigation or that they shared a "common adversary," *Medinol, Ltd. v. Boston Sci. Corp.*, 214 F.R.D. 113, 116 (S.D.N.Y. 2002). Defendants' assertions that these privileges extend to Mr. Neuman refer only to the attorney-client and deliberative process privileges, *see* Ex. 2, Ex. 3; and their privilege logs do not even identify the selective disclosures or explain how work-product protection attaches to Mr. Neuman, *see* Ex. 1. The work-product protection is waived.

- 2. Note to Acting AAG John Gore. Defendants have withheld on claims of deliberative process, attorney-client, and work product privilege a note from Mr. Uthmeier to Mr. Gore (DOJ15197) that accompanied a copy of the August 2017 Uthmeier Memo (which the Court separately considered at Docket No. 361). Defendants took the position during an October 26 meet-and-confer that any challenge to this privilege claim is untimely based on the October 24 status conference and subsequent scheduling order. (Docket No. 401.) Plaintiffs respectfully disagree. At the status conference, Plaintiffs described the possible need to compel disclosure of several documents in advance of Mr. Gore's deposition, see Oct. 24 Tr. at 31; and the Court directed next-day briefing in light of the timing of that deposition, id. at 32-33. Because Plaintiffs learned new information about the withheld documents during the course of that status conference including that DOJ15197 is a handwritten Post-It note, id. at 31, which is not reflected on the privilege log, see Ex. 1 Plaintiffs concluded that instead of seeking to compel disclosure before Mr. Gore's deposition, they should determine whether other new facts could be identified at the deposition to inform a privilege challenge. Information identified during the deposition contradicts the privilege log and establishes that no privileges apply to the note.<sup>1</sup>
- a. The deliberative process privilege applies to inter- or intra-agency documents that are both predecisional and deliberative. *Nat'l Council of La Raza v. Dep't of Justice*, 411 F.3d 350, 356 (2d Cir. 2005). Based on the date the note was prepared (also not included on the privilege log, and discovered at Mr. Gore's deposition), the note is post-decisional and therefore not protected by the privilege. The record has established that Secretary Ross and Attorney General Sessions spoke on September 17, 2017, the same day that the Attorney General's aide told the Secretary's Chief of Staff "[f]rom what John [Gore] told me, it sounds like we can do whatever you all need us to do." Ex. 4. On September 22, Uthmeier called Gore, and they spoke about the citizenship question. Ex. 5 (Gore dep. tr. 105); Ex. 4. Shortly after that, Mr. Gore received by hand-delivery a copy of the Uthmeier Memo, with the accompanying note. Ex. 5 (Gore dep. tr. 106). These circumstances indicate that Commerce was conveying to the Justice Department "whatever you all need us to do," Ex. 4, making the note post-decisional and not privileged.

If the deliberative process privilege does apply, the note should still be disclosed under the balancing test set out in *Winfield v. City of N.Y.*, 2018 WL 716013 (S.D.N.Y. Feb. 1, 2018). The seriousness of the litigation and the role of the agency weigh heavily in favor of disclosure here. *See* Tr. of Sept. 14 Conference, at 9-10. Even if disclosure may inhibit future candid debate among agency actors, *see id.* at 10, the two remaining factors – relevance of the evidence, and availability of other evidence – weigh in favor of disclosure. The circumstances surrounding

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<sup>&</sup>lt;sup>1</sup> If the Court did intend the order at Docket No. 401 as a deadline for any challenge to this withholding (as opposed to a deadline for pre-deposition challenge), Plaintffs respectfully seek leave to file out of time, especially in light of new information that only became available to Plaintiffs during Mr. Gore's deposition.

the exchange of these materials from Uthmeier to Gore – including the proximity to the Ross-Sessions call, the decision to hand-deliver a memo with a handwritten note that could easily have been emailed, and other evidence that Commerce officials were mindful of the record they were creating, Ex. 4 – suggest that the note contains relevant evidence of the Commerce Department's intent not available from another source. The withheld note also contrasts with Defendants' production of many other communications conveying the Uthmeier Memo. Ex. 6. The note should be reviewed *in camera* to determine whether it should be produced, in full or in part.

- b. The attorney-client privilege "protects communications (1) between a client and his or her attorney (2) that are intended to be, and in fact were, kept confidential (3) for the purpose of obtaining or providing legal assistance." Brennan Ctr. for Justice v. DOJ, 697 F.3d 184, 207 (2d Cir. 2012). The Gore deposition confirmed that the Commerce Department is not Mr. Gore's client. Ex. 5 (Gore dep. tr. 35-37). "Where one consults an attorney not as a lawyer but as a friend or as a business adviser or banker, or negotiator . . . the consultation is not professional nor the statement privileged." In re Lindsey, 158 F.3d 1263, 1270 (D.C. Cir. 1998) (quoting 1 McCormick on Evidence § 88). In addition, Mr. Gore testified that the note did not solicit legal advice from him, Ex. 5 (Gore dep. tr. 108), which contradicts the privilege log, see Ex. 1. Because the handwritten note was not prepared for the purpose of obtaining legal assistance, the privilege does not attach. See Erie, 473 F.3d at 420. Mr. Gore later gave conflicting testimony, and stated that the note did request legal advice. Ex. 5 (Gore dep. tr. 111). At minimum, this inconsistent testimony warrants in camera review of the note to determine whether the claim of privilege is well-founded, or whether redaction is available. Erie, 473 F.3d at 421-22 & n.8 (2d Cir. 2007) (discussing redaction and in camera review).
- c. The attorney work-product doctrine protects documents "that are prepared in anticipation of litigation or for trial by or for another party or its representative." Fed. R. Civ. P. 26(b)(3); see In re General Motors LLC Ignition Switch Litig., 80 F. Supp. 3d 521, 531 (S.D.N.Y. 2015). Mr. Uthmeier delivered his handwritten note to Mr. Gore in September 2017; since Defendants assert that their decisionmaking process was not "initiated" until December 2017, AR 1313, Commerce could not reasonably have anticipated litigation months earlier.

Even assuming work-product applies, that protection is not absolute; the Court can compel disclosure where Plaintiffs have "substantial need . . . and cannot, without undue hardship, obtain their substantial equivalent by other means." Fed. R. Civ. P. 26(b)(3)(A)(ii). Plaintiffs have demonstrated substantial need for disclosure of the note given the unusual circumstances surrounding transmittal of the Uthmeier Memo to Mr. Gore. As the Court has recognized and Defendants have acknowledged, the Commerce Department's intent is at issue in this case. *New York v. U.S. Dep't of Commerce*, No. 18-cv-2921 (JMF), 2018 WL 4539659, at \*2-3 (Sept. 21, 2018). As described above, the timing and form of these materials strongly indicate that they communicate the Commerce Department's intent, because they were responsive to the offer that Justice would do "whatever [Commerce] need[s] us to do." Ex. 4. At minimum, the note should be reviewed *in camera* to assess Plaintiffs' request for Rule 26(b)(3)(A)(ii) disclosure on grounds of substantial need.

Respectfully submitted,

BARBARA D. UNDERWOOD

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# Exhibit 1

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	Bates	Bates	Attach.	Attach.	То	From	сс	Date/Sent	Author	Date/Created	Filename	or WIF	Privilege	Privilege Log Description
			DOJ00015197			N/A	N/A	Date) Jent	Aution	Date/ Created	Thename	WIF	ACP; AWP; DPP	Note from James Uthmeier to John Gore accompanying memorandum written by James Uthmeier. Uthmeier prepared this document for the purpose of obtaining legal advice from the Department of Justice, and in anticipation of litigation. This document was considered by DOJ to aid in their deliberations concerning whether to request the addition of a citizenship question.
423	DOJ00015198	DOJ00015198	DOJ00015198	DOJ00015198			N/A					WIF	ACP; AWP; DPP	Memorandum written by James Uthmeier for the purpose of providing legal advice to his client and to aid in Commerce's deliberations about whether or not to add a citizenship question to the census, and in anticipation of litigation. The document was also shared with John Gore for the purpose of obtaining legal advice from the Department of Justice, and considered by DOJ to aid in their deliberations concerning whether to request the addition of a citizenship question.
424	DOJ00015199	DOJ00015199	DOJ00015199	DOJ00015199	N/A	N/A	N/A					WIF	DPP	
425	DOJ00015200	DOJ00015200	DOJ00015200	DOJ00015200	N/A	N/A	N/A					WIF	DPP	Draft powerpoint presentation containing deliberative material on the critical objective for Census 2020.
426	DOJ00015201	DOJ00015201	DOJ00015201	DOJ00015201	John (CRT)	Teramoto, Wendy (Federal) SLeach@doc.gov - on behalf of - Teramoto, Wendy	N/A	9/13/17 5:12 PN	и		Call with John Gore- Justice .msg  Call with John Gore-	Redacted	PII	PII redacted to avoid unsolicited contact.
					• • • • • • • • • • • • • • • • • • • •	(Federal) Unspecified	N/A	9/13/17 5:11 PN			Justice .msg  RE: Census Question Litigation: LITIGATION	Redacted	PII	PII redacted to avoid unsolicited contact Internal communication regarding preservation obligations as a result of recently-filed lawsuits involving the citizenship question on the 2020
			DOJ00015203		Aguiñaga, Ben	Toomey, Kathleen	N/A	5/8/18 9:40 AN			FW: Census Question Litigation: LITIGATION	WIF	ACP: AWP: PII	Census.  Internal communication regarding preservation obligations as a result of recently-filed lawsuits involving the citizenship question on the 2020
429	DOJUUU152U4	DOJUUU15204	DOJ00015204	DO100012331	(CKI)	(CRT)	N/A	5/8/18 9:39 AN	VI		HOLD.msg	WIF	ACP; AWP; PII	Census.

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						Walsh, Michael	3/20/2018			Re: DOC Morning News Clips for	-	Attorney communications
0002013	0002013	0002013	0002013	Davidson, Peter (Federal)	James Uthmeier	(Federal)	10:37			Tuesday, March 20, 2018.msg	Privacy	re citizenship question
					Uthmeier, James	Walsh, Michael	3/20/2018			Re: DOC Morning News Clips for		
0002013	0002013	0002013	0002013	Davidson, Peter (Federal)	(Federal)	(Federal)	10:37		-	Tuesday, March 20, 2018.msg	PII - Personal Privacy	
							0.15.100.10				AC - Attorney Client	Email from DOJ on
0002044	0002044	0002044	0002046	Malab Malabaal (Fadam)	la ara a a 1 Mala ara a la ar		3/6/2018			Fwd: checklist for compiling	Privilege; WP - Work	compiling administrative
0002014	0002014	0002014	0002016	Walsh, Michael (Federal)	James Uthmeier		16:30			administrative record.msg	Product	record
									2/23/2018	Adminstrative Record	AC - Attorney Client Privilege; WP - Work	DOJ administrative record
0002015	0002015	0002014	0002016	N/A	N/A			igriffit	2:51 PM	checklist.pdf	Product	checklist
0002013	0002013	0002014	0002010	IN/A	IV/A			jgriffit	2.31 PIVI	спескізт.ра	AC - Attorney Client	CHECKIIST
									2/23/2018		Privilege; WP - Work	DOJ monograph on APA
0002016	0002016	0002014	0002016	N/A	N/A		7/00/2015	jgriffit	2:51 PM	DOJ APA monograph (2015).pdf		litigation
0002010	0002010	0002014	0002010	IN/A	11/7		7/00/2013	Jernine	2.511101	Dos Al A monograph (2015).pur	Todact	intigation
												Emails between Commerce
											AC - Attorney Client	counsel and DOJ about
							2/27/2018				Privilege; PII - Personal	DOC matter in anticipation
0002017	0002017	0002017	0002017	Shumate, Brett A. (CIV)	James Uthmeier		14:05			Re: DOJ matter.msg	Privacy; WP - Work Product	· •
				, , ,							AC - Attorney Client	Ŭ
											Privilege; PII - Personal	
											Privacy; WP - Work	
							2/6/2018			Re: Memo: Census Questions	Product; DP - Deliberative	Emails between counsel
0002018	0002019	0002018	0002019	Freitas, Jessica (Federal Employee)	James Uthmeier	Kelley, Karen (Federal)	19:54			Around the World.msg	Process	about revising draft memo
											AC - Attorney Client	
							2/5/2018				Privilege; PII - Personal	Attorney communications
0002020	0002020	0002020	0002021	Lenihan, Brian (Federal)	James Uthmeier		16:20			Fwd: .msg	Privacy	re draft memo
									1/9/2018	Arbitrary & Capricious	AC - Attorney Client	Draft attorney memo re
0002021	0002021	0002020	0002021	Uthmeier, James	Freitas, Jessica		1/9/2018	Jessica Freitas	12:28 PM	Memo.docx	Privilege Privilege	legal research
											A.C. Attauran Climat	
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0002022	0002022	0002022	0002022	Willard, Aaron (Federal)	James Uthmeier		1/29/2018 17:57			Re: Steering committee	Privacy: WP - Work Product	Email from counsel about
0002022	0002022	0002022	0002022	willaru, Aaron (rederal)	James Ounmeier		1/.5/		1	meeting tomorrow.msg	Privacy; WP - Work Product	ronow-up request
											AC - Attorney Client	
						Park-Su, Sahra	1/29/2018			Re: Steering committee	Privilege; PII - Personal	Email from counsel about
0002023	0002023	0002023	0002023	Willard, Aaron (Federal)	James Uthmeier	(Federal)	08:56			meeting tomorrow.msg	Privacy; WP - Work Product	

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0003726	0003726	0003726	0003726	Robinson, Barry (Federal)	Uthmeier, James (Federal)		1/7/2018 10:51			PL-DOC-WH_194, 196, 197-0 20180107 1052AM Re Revised Opinion on DOJ Census Questionnaire Request - Citizenship_mc.msg	AC - Attorney Client Privilege; WP - Work Product; DP - Deliberative Process	Emails between counsel about draft legal memo
0003727	0003727	0003727	0003727	Robinson, Barry (Federal)	Uthmeier, James (Federal)		1/7/2018 12:21			PL-DOC-WH_194, 196, 197-0 20180107 1222PM Re Revised Opinion on DOJ Census Questionnaire Request - Citizenship_mc.msg	AC - Attorney Client Privilege; WP - Work Product; DP - Deliberative Process	Emails between counsel about draft legal memo
0003728	0003728	0003728	0003729	Davidson, Peter (Federal)	Uthmeier, James (Federal)		1/8/2018 14:12			PL-DOC-WH_202-0 20180108 212PM FW Revised Opinion on DOJ Census Questionnaire Request - Citizenship_mc_2_010818.msg	AC - Attorney Client Privilege; WP - Work Product; DP - Deliberative Process	Emails between counsel about draft legal memo
0003729	0003729	0003728	0003729	Uthmeier, James	Robinson, Barry		1/8/2018	Robinson, Barry (Federal)	1/8/2018 1:55 PM	Revised Opinion on DOJ Census Questionnaire Request - Citizenship_mc_2_010818.docx	Product; DP - Deliberative	Draft legal memo on DOJ request to reinstate citizenship question
0003730	0003730	0003730	0003731	Davidson, Peter (Federal)	Hyson, Beverly (Federal)	Uthmeier, James (Federal)	1/9/2018 15:17			PL-DOC-WH_211-0 20180109 317PM Revised Opinion on DOJ Census Questionnaire Request - Citizenship_ju_1_9_18.msg		Email between counsel about draft legal memo
0003731	0003731	0003730	0003731	Davidson, Peter; Uthmeier, James	Robinson, Barry		1/9/2018	Robinson, Barry (Federal)	1/9/2018 3:07 PM	Revised Opinion on DOJ Census  Questionnaire Request -  Citizenship_ju_1_9_18.docx	AC - Attorney Client Privilege; WP - Work Product; DP - Deliberative Process	Pre-decisional draft legal memo on DOJ request to reinstate citizenship question
0003732				Davidson, Peter (Federal)	Uthmeier, James (Federal)		1/10/2018 08:39			PL-DOC-WH_221-0 20180110 839AM FW Revised Opinion on DOJ Census Questionnaire Request - Citizenship_ju_1_9_18.msg	AC - Attorney Client Privilege; WP - Work Product; DP - Deliberative Process	Emails between counsel about draft legal memo

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0010244	0010244	0010244	0010244	N/A	N/A		3/15/2018	No metadata available	7/20/2018 9:46 AM	kdk call agenda for secretary ross, march 15, 2018.pdf	DP - Deliberative Process	Internal pre-call briefing for Secretary Ross and handwritten notes
0010245	0010245	0010245	0010245	N/A	Census Bureau		3/9/2018	No metadata available	7/20/2018 9:46 AM	kdk Camerota, Steve - briefing memo for secretary ross, march 13, 2018.pdf	DP - Deliberative Process	Internal pre-call briefing memo for Secretary Ross with handwritten notes
0010246	0010246	0010246	0010246	N/A	Platt, Mike		3/9/2018	No metadata available	7/20/2018 9:46 AM	kdk Carper, Tom - briefing memo for secretary ross, march 12, 2018.pdf	DP - Deliberative Process	Internal pre-call briefing memo for SWR with handwritten notes
0010248	0010248	0010248	0010248	N/A	N/A		After 1/31/2018	No metadata available	7/20/2018 9:46 AM	kdk census memo, 2018.pdf	DP - Deliberative Process	Draft of potential census memo from Secretary with handwritten notes
0010249	0010249	0010249	0010249	Kelley, Karen Dunn; Uthmeier, James	Feitas, Jessica		<mark>2/5/2018</mark>	No metadata available	7/20/2018 9:46 AM		AC - Attorney Client Privilege; WP - Work Product; DP - Deliberative Process	Draft pre-decisional memo from counsel re census citizenship question in foreign countries with handwritten notes
0010250	0010250	0010250	0010250	N/A	Platt, Mike		3/14/2018	No metadata available	7/20/2018 9:46 AM	kdk Connolly, Gerry - briefing memo for secretary ross, march 15, 2018.pdf	DP - Deliberative Process	Pre-call briefing memo for Secretary Ross with handwritten notes
0010251	0010251	0010251	0010251	N/A	N/A			No metadata available	7/18/2018 6:37 PM	KDK Copy of answered Questions w notes.pdf	DP - Deliberative Process	Handwritten notes on internal draft questions on Jan 19 draft census memo on citizenship question reinstatement request
0010273	0010273	0010273	0010273	Ross, Wilbur	Abrowd, John		2/5/2018	No metadata available	7/18/2018 6:39 PM	KDK Copy of Jan 19 memo w notes (2).pdf	DP - Deliberative Process	Predecisional draft of January 19, 2018 Abowd memo with handwritten notes

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0040204	0040204	0040304	0040204	21/2	21/2		7/22/4004	No metadata	7/19/2018	kdk fed register, part III Dept. of		pre-decisional notes
0010281	0010284	0010281	0010284	IN/A	N/A		7/22/1991	available	7:56 PM	Commerce, july 22, 1991.pdf	DP - Deliberative Process  AC - Attorney Client	redacted
											Privilege; WP - Work	Predecisional draft list of
								No metadata	7/20/2018		Product; DP - Deliberative	administrative record
0010285	0010285	0010285	0010285	N/A	N/A			available	9:46 AM	kdk final record, Feb. 2018.pdf	Process	considerations
											AC - Attorney Client	
											Privilege; WP - Work	Predecisional draft list of
								No metadata	7/20/2018		Product; DP - Deliberative	administrative record
0010286	0010286	0010286	0010286	N/A	N/A			available	9:46 AM	kdk final record.pdf	Process	considerations
												Internal list and status of
								No moto data	7/10/2019	KDK FOIA Requests on SOGI and	WP - Work Product; DP -	pending FOIA requests on
0010287	0010287	0010287	0010287	N/A	N/A		2/22/2018	No metadata available	7/19/2018 7:58 PM	Citizenship FY17 and FY18 02222018.pdf	Deliberative Process	citizenship and SOGI question
0010207	0010287	0010287	0010287	IN/A	14/7		2/22/2018	available	7.561101	02222016.pui	Deliberative Frocess	question
												Pre-meeting agenda for
								No metadata	7/20/2018	kdk follow-up census issues,		internal meeting, with
0010288	0010288	0010288	0010288	N/A	N/A		2/22/2018	available	9:46 AM	February 22, 2018.pdf	DP - Deliberative Process	handwritten notes
												Pre-call briefing memo
												with suggested talking
												points for Secretary's call
								No metadata	7/20/2018	kdk Hood, Jim - briefing memo for secretary ross, march 12,		with Attorney General Hood, with handwritten
0010289	0010289	0010289	0010289	N/A	Platt, Mike		3/9/2018	available	9:46 AM	2018.pdf	DP - Deliberative Process	notes
0010203	0010203	0010203	0010203	IN/A	riatt, wince		3/3/2010	available	3.40 AIVI	2010.pui	DI Deliberative Process	Pre-call briefing memo
												with suggested talking
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										kdk Howard, Jerry - briefing		with Attorney Jerry
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0010290	0010290	0010290	0010290	N/A	Lenihan, Brian		3/9/2018	available	9:46 AM	13, 2018.pdf	DP - Deliberative Process	notes
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0010291	0010291	0010291	0010201	Ross, Wilbur	Abrowd, John		1/19/2018	No metadata available	7/18/2018 6:33 PM	KDK Jan 19 Abowd memo w notes.pdf	DP - Deliberative Process	memo with handwritten notes
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												Pre-call briefing memo
												with suggested talking
										kdk Johnson, Ron - briefing		points for Secretary's call
								No metadata	7/20/2018	memo for secretary ross, march		with Senator Ron Johnson,
0010292	0010292	0010292	0010292	N/A	Platt, Mike		3/9/2018	available	9:46 AM	9, 2018.pdf	DP - Deliberative Process	with handwritten notes
												Pre-call briefing memo
												with suggested talking
												points for Secretary's call
									_	kdk Landry, Jeff - briefing memo		with Attorney General
							. /- /	No metadata	7/20/2018	for secretary ross, march 12,		Landry, with handwritten
0010293	0010293	0010293	0010293	N/A	Platt, Mike		3/9/2018	available	9:46 AM	2018.pdf	DP - Deliberative Process	notes
												Pre-call briefing memo
										helle Marley and County of the County		with suggested talking
								No see de de de	7/20/2010	kdk Maloney, Carolyn - briefing		points for Secretary's call
0040304	0040304	0040204	0040304	N. / A	Diate Mailes		2/0/2010	No metadata	7/20/2018	memo for secretary ross, march	DD Dalibanativa Duagas	with Rep. Maloney, with
0010294	0010294	0010294	0010294	N/A	Platt, Mike		3/9/2018	available	9:46 AM	9, 2018.pdf	DP - Deliberative Process	handwritten notes
												Pre-call briefing memo
										kdk Maloney, Carolyn - briefing		with suggested talking points for Secretary's call
								No metadata	7/20/2018	memo for secretary ross, march		with Rep. Maloney, with
0010295	0010295	0010295	0010295	NI/A	Platt, Mike		3/9/2018	available	9:46 AM	12, 2018 (2).pdf	DP - Deliberative Process	handwritten notes
0010293	0010293	0010293	0010293	IN/A	Platt, Mike		3/3/2018	available	9.40 AIVI	12, 2016 (2).pui	DF - Deliberative Process	nandwritten notes
												Draft chart of MOU
												updates with handwritten
												notes and internal draft pre
												decisional list of materials
								No metadata	7/19/2018	kdk memo of understanding		to be considered by
0010296	0010296	0010296	0010296	N/A	N/A		2/23/2018	available	8:16 PM		DP - Deliberative Process	Secretary
												Pre-call briefing memo
												with suggested talking
												points for Secretary's call
										kdk Miller, Tom - briefing memo		with Attorney General Tom
								No metadata	7/20/2018	for secretary ross, march 12,		Miller, with handwritten
0010297	0010297	0010297	0010297	N/A	Platt, Mike		3/9/2018	available	9:46 AM	2018.pdf	DP - Deliberative Process	notes

1422	COM_DIS00020872	COM_DIS00020872	COM_DIS00020872	COM_DIS00020872		Austin Schnell	EC Census Memo Draft Aug 11 2017 ec edits reprint.docx	8/28/2018 17:26	WIF	ACP; DPP; WP	Legal memorandum written by attorney for the purpose of providing legal advice to his client and to aid in Commerce's deliberations about whether or not to add a citizenship question to the census in track changes, prepared in anticipation of litigation following the decision.
1423	COM_DIS00020873	COM_DIS00020873	COM_DIS00020873	COM_DIS00020873		Rockas, James (Federal)	EC jgr edits DRAFT STATEMENT TPs FAQs CITIZENSHIP Q SUPPLEMENT_V1 + MC ec.docx	7/23/2018 17:26	WIF	ACP; DPP; WP	Attorney edits to draft public statement regarding the reinstatement of a citizenship question to the census, , including opinions, advice, and recommendations.
1424	COM_DIS00020920	COM_DIS00020920	COM_DIS00020920	COM_DIS00020920			DL 2020 Census Senior Management Meeting Agenda.pdf	9/14/2018 12:21	WIF	(DPP)	Draft list of Commerce discussion topics for Census senior management regarding citizenship question with handwritten notes, which include opinions, advice, and recommendations.
1425	COM_DIS00020921	COM_DIS00020921	COM_DIS00020921	COM_DIS00020921			DL Technical Review of the Department of Justice to add Citizenship Question to the 2020 Census.pdf	9/14/2018 12:20	WIF	DPP	Handwritten notes on non-final draft of Census Jan 19 memo with handwritten notes by Langdon, including opinions, advice, and recommendations.
1426	COM_DIS00020964	COM_DIS00020964	COM_DIS00020964	COM_DIS00020964		Reist, Burton H (CENSUS/ADDC FED)	SPS 3.1.18_ edits_HOGR_10-12- 17 Hearing_QFRs.docx	3/1/2018 16:25	WIF	DPP	Non-final draft responses to Congressional QFRs for HOGR Hearing in track changes, , including opinions, advice, and recommendations.
1427	COM_DIS00020965	COM_DIS00020965	COM_DIS00020965	COM_DIS00020965			SPS 2020 Census Steering Committee.pdf	9/14/2018 11:38	WIF	DPP	Handwritten notes on Census presentation illustrating opinions, advice, and recommendations on the presentation.
1428	COM_DIS00020966	COM_DIS00020966	COM_DIS00020966	COM_DIS00020966			SPS Citizenship Inquiries on the Decennial Census.pdf	9/14/2018 11:27	WIF	ACP; DPP; WP	Legal memorandum written by attorney for the purpose of providing legal advice to his client and to aid in Commerce's deliberations about whether or not to add a citizenship question with handwritten notes, prepared in anticipation of litigation following the decision.
1429	COM_DIS00020968	COM_DIS00020968	COM_DIS00020968	COM_DIS00020968			SPS Did Census Make Recommendations the last time a question was added.pdf	9/14/2018 11:22	WIF	ACP; DPP; WP	Attorney notes on Census answers to Commerce questions on Census Jan 19 memo, including opinions, advice, and recommendations.
1430	COM_DIS00020969	COM_DIS00020974	COM_DIS00020969	COM_DIS00020974			SPS Email chain re Alternatives Memo.pdf	9/14/2018 11:23	Redacted	PII	PII redacted for privacy purposes.
1431	COM_DIS00020975	COM_DIS00020975	COM_DIS00020975	COM_DIS00020975			SPS Final Record.pdf	9/14/2018 11:28	WIF	DPP	Non-final draft list of documents relevant to the Secretary's decision memo, with handwritten notes, including opinions, advice, and recommendations.
1432	COM_DIS00020976	COM_DIS00020978	COM_DIS00020976	COM_DIS00020978			SPS FOIA Requests on SOGI and Citizenship FY17 and FY18.pdf	9/14/2018 11:32	Redacted	DPP; WP	List of Census FOIA requests re SOGI & Citizenship. Opinions, advice, and recommendations regarding how to comply with then-pending FOIA requests redacted.
1433	COM_DIS00020979	COM_DIS00020979	COM_DIS00020979	COM_DIS00020979		Maryann M Chapin (CENSUS/ADDC FED)	SPS Hearing Prep 5_8_18.docx	5/14/2018 12:05	WIF	DPP	Draft talking points for Congressional testimony, including opinions, advice, and recommendations.  Draft legal memo on use of citizenship
1434	COM_DIS00020980	COM_DIS00020980	COM_DIS00020980	COM_DIS00020980		Freitas, Jessica (Federal Employee)	SPS International Censuses - Combined 2.7.18.docx	2/7/2018 9:07	WIF	ACP; DPP; WP	question on international censuses, including legal opinions, advice, and recommendations
1435	COM_DIS00020981	COM_DIS00020981	COM_DIS00020981	COM_DIS00020981			SPS Memo Legal Review of DOJ's Request.pdf	9/14/2018 11:23	WIF	ACP; DPP; WP	Non-final draft of legal memo analyzing DOJ's request letter with comment bubbles, prepared in anticipation of litigation following the decision and including opinions, advice, and recommendations.
1436	COM_DIS00020982	COM_DIS00020983	COM_DIS00020982	COM_DIS00020983			SPS Outstanding Decennial Correspondence February 23.pdf	9/14/2018 11:33	Redacted	DPP	Draft list of correspondence regarding citizenship question with handwritten notes, including opinions, advice, and recommendations.

# Exhibit 2

### Case 1:18-cv-02921-JMF Document 414-2 Filed 10/28/18 Page 2 of 2

From: Bailey, Kate (CIV)

To: Goldstein, Elena; Freedman, John A.; DHo@aclu.org; Federighi, Carol (CIV); Coyle, Garrett (CIV); Kopplin,

Rebecca M. (CIV); Halainen, Daniel J. (CIV); Tomlinson, Martin M. (CIV); Ehrlich, Stephen (CIV); Wells, Carlotta

(CIV)

Cc: Sarah Brannon; Gersch, David P.; Colangelo, Matthew

Subject: RE: 18-cv-2921: meet and confer

Date: Friday, October 26, 2018 7:43:08 PM

#### Counsel,

Thank you for speaking with us earlier this evening. As we discussed on the call, we have withdrawn our assertion of privilege over the document described in the seventh bullet point of Brad Rosenberg's 2:33pm yesterday email to Shankar Duraiswamy. We have notified Mr. Neuman's counsel and expect that he will produce that document to you directly.

This is to confirm that we maintain our assertions of privilege over the other six documents referenced in Brad's email. As we explained, disclosure of the documents to Mr. Neuman does not waive attorney-client privilege due to his role as a consultant and trusted adviser to senior officials at the Department of Commerce. *See Trustees of Elec. Workers Local No. 26 v. Trust Fund Advisors*, 266 F.R.D. 1, 7-9 (D.D.C. 2010). We also have asserted deliberative-process privilege over the documents you raised during our call. Regarding Bates 5418, as indicated in Brad's email, that document appears in our privilege logs in multiple places, including 3731, 3733, and 8568. We have therefore asserted deliberative-process privilege over this document and will continue to do so. We will also continue to assert deliberative-process privilege over Bates 2021, as asserted at Bates 3735.

Thank you,

### **Kate Bailey**

Trial Attorney
United States Department of Justice
Civil Division – Federal Programs Branch
1100 L Street, NW
Washington, D.C. 20005
202.514.9239 | kate.bailey@usdoj.gov

# Exhibit 3

From: Rosenberg, Brad (CIV) < <a href="mailto:Brad.Rosenberg@usdoj.gov">Brad.Rosenberg@usdoj.gov</a>>

Sent: Thursday, October 25, 2018 2:33 PM

To: Duraiswamy, Shankar <<u>sduraiswamy@cov.com</u>>; Howard Feldman <<u>hfeldman@feldman-wasser.com</u>>; Altvater, B.J.,

<BAltvater@cov.com>; Stan Wasser <swasser@feldman-wasser.com>

Cc: Gardner, Joshua E (CIV) < Joshua. E. Gardner@usdoj.gov >

Subject: RE: NY v. Dept of Commerce

### Hi Shankar:

Following-up on and updating my email below, we have identified seven documents in Mr. Neuman's possession that we are withholding on the basis of the deliberative process privilege:

• The first document is a January 9, 2018 memorandum from Barry Robinson to Peter Davidson and James Uthmeier. The document appears in the government's privilege logs at Bates Nos. 3731, 3733, 5418, and 8568.

### Case 1:18-cv-02921-JMF Document 414-3 Filed 10/28/18 Page 3 of 6

- The second document is a pre-decisional draft list of materials to be considered by the Secretary and appears in the government's privilege logs at Bates No. 10296. The version of this document in Mr. Neuman's files is one page shorter than the version reflected in the privilege log, as it does not contain the "Draft chart of MOU updates" described in the log. The version of the document in Mr. Neuman's files also does not contain any handwritten notes.
- The third document is a pre-decisional draft list of administrative record considerations that appears in the government's privilege logs at Bates No. 10285.
- The fourth document is a Feb. 5, 2018 memorandum from Jessica Freitas to Karen Dunn Kelley & James Uthmeier. The document appears in the government's privilege logs at Bates No. 10249, though the version of the document in Mr. Neuman's files does not contain any handwritten notes.
- The fifth document is a draft of a Jan. 9, 2018 Memo with blank "To" and "From" fields. Though the exact version of this draft does not appear on our privilege logs, a subsequent version of this document (with the "To" and "From" fields filled-in) are logged at Bates Nos. 2021 and 3735.
- The sixth document is a draft list of Commerce discussion topics for Census senior management that appears in the government's privilege logs at Bates No. COM-\_DIS00020920, though the version of this document in Mr. Neuman's files does not contain any handwritten notes.
- The seventh document does not appear on our privilege logs and is being identified here. It is a list of topics/questions regarding the citizenship question.

I am attaching the referenced privilege logs for your convenience. Please do not hesitate to contact me with any questions.

Thanks,
-Brad

From: Rosenberg, Brad (CIV)

Sent: Wednesday, October 24, 2018 5:26 PM

To: 'Duraiswamy, Shankar' <<u>sduraiswamy@cov.com</u>>; Howard Feldman <<u>hfeldman@feldman-wasser.com</u>>

**Cc:** A. Mark Neuman (amarkneu@aol.com) <amarkneu@aol.com>; Stan Wasser <swasser@feldman-wasser.com>;

Altvater, B.J., <<u>BAltvater@cov.com</u>>; Gardner, Joshua E (CIV) <<u>jgardner@CIV.USDOJ.GOV</u>>

Subject: RE: NY v. Dept of Commerce

### Hi Shankar:

As Howard noted in his email below, we have identified five documents in Mr. Neuman's possession on which the government is asserting a privilege and that are being withheld. We believe that all five documents, or versions of those documents, have previously been

### Case 1:18-cv-02921-JMF Document 414-3 Filed 10/28/18 Page 4 of 6

identified on the government's privilege logs, but are in the process of confirming that. I hope to follow-up with more information about those documents, including identifying where they appear on those logs, shortly.

Thanks,

-Brad

**From:** Duraiswamy, Shankar [mailto:sduraiswamy@cov.com]

Sent: Wednesday, October 24, 2018 9:47 AM

To: Howard Feldman <a href="mailto:hfeldman@feldman-wasser.com">hfeldman@feldman-wasser.com</a>

Cc: A. Mark Neuman (amarkneu@aol.com) <a href="markneu@aol.com">amarkneu@aol.com</a>; Stan Wasser <a href="markneu@aol.com">swasser@feldman-wasser.com</a>;

Rosenberg, Brad (CIV) < <a href="mailto:BRosenbe@civ.usdoj.gov">BRosenbe@civ.usdoj.gov">BRosenbe@civ.usdoj.gov</a>>; Altvater, B.J., < <a href="mailto:BAltvater@cov.com">BAltvater@cov.com</a>>

Subject: RE: NY v. Dept of Commerce

Howard,

Thanks for the update. A few responses:

- 1. Please send the documents that are <u>not</u> allegedly privileged asap. Given the timing we need to review them promptly and don't want to wait on the privilege log.
- 2. Please let me know who at the government you have been dealing with on privilege issues, so we know who to reach out to.
- 3. If you are withholding any documents based on an NDA, please identify what the NDA says about providing information or documents pursuant to court order or legal process. Thanks.

Best regards, Shankar

----Original Message-----

From: Howard Feldman < hfeldman@feldman-wasser.com >

Sent: Wednesday, October 24, 2018 9:35 AM

To: Duraiswamy, Shankar <sduraiswamy@cov.com>

Cc: A. Mark Neuman (amarkneu@aol.com) <amarkneu@aol.com>; Stan Wasser <swasser@feldman-wasser.com>;

Rosenberg, Brad (CIV) < <a href="mailto:Brad.Rosenberg@usdoj.gov">Brad.Rosenberg@usdoj.gov</a>>

Subject: RE: NY v. Dept of Commerce

Going to work on that this morning. There are a few documents that the government is claiming a privilege and I will provide as close as I can to a detailed privilege log. Those issues are between you and the government but I do not want my client to get into trouble releasing documents that are privileged.

Howard W. Feldman Attorney and Counselor at Law FeldmanWasser Post Office Box 2418 1307 South 7th Street Springfield, Illinois 62705 Office 217-544-3403 Fax 217-544-1593 <u>www.feldman-wasser.com</u> hfeldman@feldman-wasser.com

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----Original Message----

From: Duraiswamy, Shankar < <a href="mailto:sduraiswamy@cov.com">sduraiswamy@cov.com</a>>

Sent: Wednesday, October 24, 2018 8:29 AM

To: Howard Feldman < hfeldman@feldman-wasser.com >

Cc: Altvater, B.J., <<u>BAltvater@cov.com</u>>
Subject: RE: NY v. Dept of Commerce

I'm working on finding out. Where are we on documents?

----Original Message-----

From: Howard Feldman < <a href="mailto:hfeldman@feldman-wasser.com">hfeldman@feldman-wasser.com</a>>

Sent: Wednesday, October 24, 2018 9:26 AM

To: Duraiswamy, Shankar < <a href="mailto:sduraiswamy@cov.com">sduraiswamy@cov.com</a>>

Subject: RE: NY v. Dept of Commerce

Thank you-do you have a count on the number of lawyers attending?

Howard W. Feldman
Attorney and Counselor at Law
FeldmanWasser
Post Office Box 2418
1307 South 7th Street
Springfield, Illinois 62705
Office 217-544-3403
Fax 217-544-1593
www.feldman-wasser.com
hfeldman@feldman-wasser.com

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----Original Message-----

From: Duraiswamy, Shankar < <a href="mailto:sduraiswamy@cov.com">sduraiswamy@cov.com</a>>

Sent: Wednesday, October 24, 2018 7:56 AM

To: Howard Feldman < hfeldman@feldman-wasser.com >

### 

Cc: Stan Wasser < <a href="mailto:swasser@feldman-wasser.com">swasser@feldman-wasser.com</a>>; Altvater, B.J., < <a href="mailto:BAltvater@cov.com">BAltvater@cov.com</a>>

Subject: Re: NY v. Dept of Commerce

Okay, thanks. Please keep in mind that we have seven hours on the record and while we don't expect to use all seven, we may well have to go past 5 pm.

Sent from my iPhone

On Oct 23, 2018, at 6:27 PM, Howard Feldman < <a href="mailto:hfeldman@feldman-wasser.com">hfeldman@feldman-wasser.com</a> wasser.com<>> wrote:

Mr. Neuman has indicated he can start at noon. That should be enough time I hope to get you out of here and on your way. Not that Illinois cannot use the extra revenue of staying the night. However, given the night getting you home is a good thing. I hope that helps a little. I will address the documents tomorrow.

Howard

Howard W. Feldman Attorney and Counselor at Law FeldmanWasser Post Office Box 2418 1307 South 7th Street Springfield, Illinois 62705 Office 217-544-3403 Fax 217-544-1593

www.feldman-wasser.com
http://www.feldman-wasser.com/>
hfeldman@feldman-wasser.com
mailto:hfeldman@feldman-wasser.com

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From: Duraiswamy, Shankar <sduraiswamy@cov.com<mailto:sduraiswamy@cov.com>>

Sent: Tuesday, October 23, 2018 5:11 PM

To: Howard Feldman <a href="mailto:hfeldman@feldman@feldman-wasser.com">hfeldman@feldman-wasser.com</a>

Subject: RE: NY v. Dept of Commerce

Howard,

Can we start at 11 am? That would hopefully avoid our having to stay into Sunday evening and allow us to travel from and back to DC in the same day.

In addition, can you please produce asap the documents that you were prepared to produce before the stay was imposed? Thanks.

# Exhibit 4

### Case 1:18-cv-02921-JMF Document 414-4 Filed 10/28/18 Page 2 of 5

From: @doc.gov Sent: 9/18/2017 12:24:55 AM Cutrona, Danielle (OAG) [ To: Subject: Re: Call They connected. Thanks for the help. Wendy Sent from my iPhone On Sep 17, 2017, at 12:10 PM, Cutrona, Danielle (OAG) > wrote: Wendy, The Attorney General is available on his cell. His number is 2 . He is in Seattle so he is 3 hours behind us. From what John told me, it sounds like we can do whatever you all need us to do and the delay was due to a miscommunication. The AG is eager to assist. Please let me know if you need anything else. You can reach me at Thanks, Danielle Sent from my iPhone On Sep 17, 2017, at 10:08 AM, Cutrona, Danielle (OAG) < wrote: Checking now. Will let you know as soon as I hear from him. Sent from my iPhone On Sep 16, 2017, at 6:29 PM, Teramoto, Wendy (Federal) wrote: Thanks. Danielle-pls let me know when the AG is available to speak to Secretary Ross. Thanks. Anytime on the weekend is fine too. W Sent from my iPhone On Sep 16, 2017, at 3:55 PM, Gore, John (CRT) > wrote: Wendy: By this email, I introduce you to Danielle Cutrona from DOJ. Danielle is the person to connect with about the issue we discussed earlier this afternoon. Danielle: Wendy's cell phone number is Thanks. Sent from my iPhone On Sep 13, 2017, at 4:57 PM, Teramoto, Wendy (Federal) < > wrote:

### Case 1:18-cv-02921-JMF Document 414-4 Filed 10/28/18 Page 3 of 5

Yes. CC'ing macie to set up. Look forward to connecting. W

Sent from my iPhone

On Sep 13, 2017, at 4:44 PM, Gore, John (CRT) wrote: Wendy:

My name is John Gore, and I am an acting assistant attorney general in the Department of Justice. I would like to talk to you about a DOJ-DOC issue. Do you have any time on your schedule tomorrow (Thursday) or Friday for a call?

Thanks.

John M. Gore
Acting Assistant Attorney General
Civil Rights Division
U.S. Department of Justice

From: Sent: To:	Legore-Traore, Camille (CRT) Friday, September 22, 2017 12:44 PM Gore, John (CRT)
Subject:	phone message
Hi John,	
Mr. James Uthmeier (Dept. o please return his call, 2 P	f Commerce) called. He spoke with you in the past regarding some matters. Could you
Thanks!	

### Case 1:18-cv-02921-JMF Document 414-4 Filed 10/28/18 Page 5 of 5

probably will need an hour or so to study the memo ,whether or not it is likely to end up in the SC. WLR
ederal) { PII   wrote:
ll briefing for you on the citizenship question. The briefing whenever you are back in the office. Since this diligent in preparing the administrative record.
wrote:
sponsive / Deliberative
This morning about Census? They seem dig in about not he question of where is the DoJ in their analysis ? If let me know your contact person and I will call the AG.  Federal)  PII wrote:
Il briefing for you on the citizenship question. The briefing whenever you are back in the office. Since t diligent in preparing the administrative record.  wrote:  sponsive / Deliberative I this morning about Census? They seem dig in about not he question of where is the DoJ in their analysis ? If let me know your contact person and I will call the Administration.

0003984 0012476

# Exhibit 5

1	
2	NOTICE
3	This transcript is an UNCERTIFIED ROUGH
4	DRAFT TRANSCRIPT ONLY. It contains the raw output
5	from the court reporter's stenotype machine
6	translated into English by the court reporter's
7	computer, without the benefit of proofreading. It
8	will contain untranslated steno outlines,
9	mistranslations (wrong words), and misspellings.
10	These and any other errors will be
11	corrected in the final transcript. Since this
12	rough draft transcript has not been proofread, the
13	court reporter cannot assume responsibility for
14	any error. This rough draft transcript is
15	intended to assist attorneys in their case
16	preparation and is not to be construed as the
17	final transcript. It is not to be read by the
18	witness or quoted in any pleading or for any other
19	purpose and may not be filed with any court.
20	
21	
22	
	2 UNCERTIFIED DRAFT TRANSCRIPT
1	PROCEEDINGS

## Case 1:18-cv-02921-JMF Document 414-5 Filed 10/28/18 Page 3 of 17 VIDEO TECHNICIAN: Good morning. We are

- 3 going on the record at 9:05 a.m. on Friday,
- 4 October 26th, 2018.
- 5 Please note that the microphones are
- 6 sensitive and may pick up whispering and private
- 7 conversations. Please turn off all cell phones or
- 8 place them away from the microphones, as they can
- 9 interfere with the deposition audio.
- Audio and video recording will continue
- 11 to take place unless all parties agree to go off
- 12 the record.
- 13 This is media unit 1 of the
- 14 video-recorded deposition of John Gore, taken by
- 15 counsel for the plaintiff, in the matter of the
- 16 New York Immigration Coalition, et al. Versus the
- 17 United States Department of Commerce, et al.
- This case is filed in the United States
- 19 District Court for the southern district of New
- 20 York.
- 21 This deposition is being held at the law
- 22 offices of Covington & Burling, LLP, located at

- 1 850 Tenth Street, Northwest, Washington, D.C.
- 2 20001.
- 3 My name is Dan Reidy from the firm
- 4 Veritext Legal Solutions, and I'm the
- 5 videographer. The court reporter is Christina

### Case 1:18-cv-02921-JMF Document 414-5 Filed 10/28/18 Page 4 of 17

- 6 Hotsko from the firm Veritext Legal Solutions.
- 7 I'm not authorized to administer an oath,
- 8 I'm not related to any party in this action, nor
- 9 am I financially interested in the outcome.
- 10 Counsel and all present in the room will
- 11 now state their appearances and affiliations for
- 12 the record. If there are any objections to
- 13 proceeding, please state them at the time of your
- 14 appearance, beginning with the noticing attorney.
- MR. HO: Detail Ho for the New York
- 16 Immigration Coalition plaintiffs.
- 17 Jonathan Topaz for NYC Plaintiffs.
- Denise Hulett for Lupe Plaintiffs.
- 19 Dorian Spence for the City of San Jose.
- 20 Eri Andriola for the Lupe Plaintiffs.
- John Greenbaum for the City of San
- 22 Jose...

- 1 Tina Thomas for the Kravitz Plaintiffs.
- 2 Rebecca Kopplin from the Department of
- 3 Justice.
- 4 Alice Lacour from the Department of
- 5 Justice.
- 6 Brett Shumate from the Department of
- 7 Justice.
- 8 Josh Gardner for the Department of

### Case 1:18-cv-02921-JMF Document 414-5 Filed 10/28/18 Page 5 of 17

- 9 Justice on behalf of the Defendants.
- 10 Andrew Saindom on behalf of the District
- 11 of Columbia.
- 12 Valerie Nannery from the District of
- 13 Columbia.
- Dave Dorey dory from the Department of
- 15 Commerce.
- David Dorey from the Department of
- 17 Commerce.
- 18 Whereupon,
- 19 JOHN GORE,
- 20 being first duly sworn or affirmed to testify to
- 21 the truth, the whole truth, and nothing but the
- 22 truth, was examined and testified as follows:

- 1 BY MR. HO:
- 2 Q. Mr. Gore, have you been deposed before?
- 3 A. No.
- 4 Q. But you have been in depositions before,
- 5 correct?
- 6 A. Yes.
- 7 Q. Roughly how many times have you attended
- 8 a deposition?
- 9 A. Ten.
- 10 Q. You understand that you're under oath
- 11 under penalty of perjury today?
- 12 A. Yes, I do.

### Case 1:18-cv-02921-JMF Document 414-5 Filed 10/28/18 Page 6 of 17 MR. GARDNER: Objection.

- 7 Mischaracterizes the document.
- 8 THE WITNESS: I think what I've testified
- 9 to is what is here in the record, and that answer
- 10 speaks for itself.
- 11 BY MR. HO:
- 12 Q. Well, what did you mean by that? Were
- 13 you aware of any analysis as to whether or not
- 14 including the citizenship question on the census
- 15 could affect the rate at which the people respond
- 16 to the census?
- 17 A. As I said then and as I sit here today,
- 18 I'm not aware of any data on that issue. As I
- 19 firth explain, erk Ross explains he took a hard
- 20 look at that issue and found no empirical evidence
- 21 to support the conclusion there's be a reduction
- 22 inerance rates from reinstatement of the

- 1 citizenship question on the questionnaire.
- 2 Q. One more question about your testimony
- 3 for now, on page 27. The last question on the
- 4 page from representative goudy. So if
- 5 Secretary Ross wanted to include a question, how
- 6 would a court determine whether or not that was an
- 7 appropriate question. I mean, I guess what I'm
- 8 getting at is what is the standard by which you
- 9 judge the inclusion or exclusion of a question on

- 10 the census form.
- 11 Your response, I think that is a very
- 12 good question. It's probably better directed to
- 13 the commerce department. I'm not involved in the
- 14 litigation. That's being handled out, and then
- 15 you got cut off.
- What do you mean when you testified on
- 17 May 21st that you're not involved in the
- 18 litigation over the citizenship question?
- 19 A. I am not a counsel of record in that
- 20 case. I have not been involved in litigating that
- 21 case on behalf of the United States. I have not
- 22 written any of the briefs, filed any of the

- 1 pleadings, or done anything like that. Ium rar
- 2 witness in the case. Obviously sitting here
- 3 today. I was involved in the decision made by the
- 4 Department of Justice. But under Department of
- 5 Justice regulations, this is defensive litigation
- 6 being handled by the civil division, and the
- 7 counsel of record is in the civildition, not civil
- 8 rights division.
- 9 Q. When you say you're not counsel of
- 10 record, are you counsel in some other capacity in
- 11 this litigation?
- MR. GARDNER: Objection. Vague.

13 THE WITNESS: No.

- 14 BY MR. HO:
- 15 Q. And you're not a party in this case,
- 16 right?
- 17 A. No.
- Q. And neither the civil rights division nor
- 19 the Department of Justice itself is a party in
- 20 this case, right?
- A. That's my understanding. I believe the
- 22 case was brought against the Department of

- 1 Commerce, but I've not studied the pleadings to
- 2 know whether the Department of Justice saparty,
- 3 but I believe it's not.
- 4 Q. You wouldn't describe yourself as a
- 5 consultant giving legal advice to counsel of
- 6 record in this case, would you?
- 7 A. No.
- 8 Q. Mr. Gore you sometimes use private --
- 9 A. I believe I may have done that. Yeah.
- 10 Q. Which of those things have you used for
- 11 DOJ work before?
- 12 A. Actually, I don't think I have used it
- 13 for DOJ work, now that I think about it.
- 14 Q. You've sometimes sent e-mails between
- 15 your personal g mail account and DOJ account?
- 16 A. I have done that, yes.

### 5 BY MR. HO:

- 6 Q. This is an e-mail to you dated
- 7 September 22nd, 2017. Just so the record is
- 8 clear, this was produced to us in discovery, the
- 9 electronic /SRERGZ has a file name that's stamped
- 10 DOJ 30651, but the document itself does not bear a
- 11 Bates number.
- Mr. Gore, this is an e-mail to you from
- 13 cumeal lugor tory?
- 14 A. Yes.
- Q. And it's dated September 22nd, 2017?
- 16 A. Correct.
- 17 Q. And this e-mail informs you that James
- 18 utmier from the Department of Commerce called to
- 19 speak with you, correct?
- A. That's correct.
- Q. Prior to this e-mail, had you spoken with
- 22 Mr. Uthmeier about the citizenship question?

- 1 A. I don't recall.
- 2 Q. You and Mr. Uthmeier had been colleagues
- 3 at Jones day, correct?
- 4 A. Correct.
- 5 Q. You knew each other from your time there,
- 6 correct?
- 7 A. Yes.

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- 8 Q. Since -- did you socialize with
- 9 Mr. Uthmeier?
- 10 A. Not regularly, no.
- 11 Q. But at some point, if not regularly, you
- 12 socialized with him?
- 13 A. I might have spent time with him at
- 14 events sponsored by the law firm.
- 15 Q. Between the time you became a DOJ
- 16 employee and the date that you received this
- 17 e-mail, September 22nd, 2017, did you have any
- 18 other conversations with Mr. Uthmeier?
- 19 A. Not that I can recall.
- Q. And at the time Mr. Uthmeier -- at the
- 21 time of this e-mail, Mr. Uthmeier worked in the
- 22 general counsel's office in the commerce

- 1 department, correct?
- 2 A. That's correct.
- 3 Q. To the best of your knowledge,
- 4 Mr. Uthmeier does not have any Voting Rights Act
- 5 enforcement responsibilities, correct?
- 6 A. Correct.
- 7 Q. And to the best of your knowledge,
- 8 Mr. Uthmeier does not have any experience
- 9 enforcing the Voting Rights Act, correct?
- 10 A. That is correct as well. Yeah.
- 11 Q. Did you ever return Mr. Uthmeier's call?

### Case 1:18-cv-02921-JMF Document 414-5 Filed 10/28/18 Page 11 of 17

- 12 A. Yes. I believe I did.
- 13 Q. Roughly when?
- 14 A. Sometime around when I received this
- 15 /PHAES. I can't remember if it was that day or
- 16 the following week.
- 17 Q. Roughly how long did you speak with
- 18 Mr. Uthmeier?
- 19 A. Not particularly long. Maybe 15 or
- 20 20 minutes.
- Q. Did you talk to him about the citizenship
- 22 question?

- 1 A. Yes, among other things.
- Q. At some point you received a note and a
- 3 memo from Mr. Uthmeier concerning the citizenship
- 4 question, correct?
- 5 A. That's correct.
- 6 Q. Was the note handwritten?
- 7 A. Yes, it was.
- 8 Q. How was the note transmitted to you?
- 9 A. Along with the memo, it was delivered to
- 10 my office.
- 11 Q. When did you receive the note and memo?
- 12 A. I don't recall exactly.
- Q. Was it after receiving this phone call to
- 14 your office from Mr. Uthmeier on September 22nd,

- 15 2017?
- 16 A. I believe so, yes.
- 17 Q. Was it before the Department of Justice
- 18 sent its letter to the Census Bureau on
- 19 December 12, 2017, requesting the citizenship
- 20 question?
- 21 A. Yes.
- Q. You showed that note to other people,

- 1 right?
- 2 A. Yes.
- Q. Who did you show that note to?
- 4 A. I showed it to -- I know I've shown it to
- 5 cath leantumey in the civil rights division as
- 6 part of the document collection. And I understand
- 7 that it was shown to a couple of other people in
- 8 the civil division who are responsible for
- 9 litigating this case on behalf of the United
- 10 States.
- I don't recall showing it to anyone else.
- 12 Q. Do you know if anyone to whom you showed
- 13 the note showed it to anyone else?
- 14 A. I don't.
- 15 Q. Did you ever have any discussions with
- 16 anyone about the note?
- 17 A. No, I don't believe so.
- Q. You just showed it to some people but you

- 19 never discussed it?
- A. Oh, I showed it to them after receive
- 21 agdocument request in this litigation
- 22 /SKWAO\*EURBGS gave it to them as part of the

- 1 collection of documents responsive to that --
- 2 potentially responsive to that request.
- I may have had a question with ben agnaga
- 4 about it, but I don't recall.
- 5 Q. Did the note solicit legal advice from
- 6 you?
- 7 A. No.
- 8 Q. And you didn't provide legal advice in
- 9 response to that note, correct?
- 10 A. I believe I may have, actually.
- 11 Q. You testified earlier you weren't
- 12 providing legal advice in connection with to the
- 13 citizenship question question, I thought.
- 14 MR. GARDNER: Objection.
- 15 Mischaracterizes the witness' prior testimony.
- 16 THE WITNESS: I don't believe that was my
- 17 testimony.
- 18 BY MR. HO:
- 19 Q. Okay. So you think you did provide legal
- 20 advice to Mr. Uthmeier in response to the memo?
- A. Now you've changed the question.

Case 1:18-cv-02921-JMF Document 414-5 Filed 10/28/18 Page 14 of 17 Q. Yeah.

#### 109 UNCERTIFIED DRAFT TRANSCRIPT

- 1 A. No, I didn't provide legal advice to
- 2 Mr. Uthmeier.
- 3 Q. Did you provide legal advice to the
- 4 Department of Commerce in response to the note
- 5 from Mr. Uthmeier?
- 6 A. I did discuss -- now that you mention it,
- 7 I did discuss the note with Mr. Uthmeier and
- 8 Mr. Davidson.
- 9 Q. Did you provide legal advice to the
- 10 Department of Commerce in connection with the note
- 11 from Mr. Uthmeier?
- 12 A. Yes.
- 13 Q. At this point were you anticipating
- 14 litigation over the possibility of including a
- 15 citizenship question in the census?
- 16 A. I'm sorry, can you say that again?
- 17 Q. At this point --
- 18 A. Right.
- 19 Q. -- when you received the handwritten note
- 20 from Mr. Uthmeier, were you anticipating
- 21 litigation over the possibility of the inclusion
- 22 of the citizenship question on the census?

#### 110 UNCERTIFIED DRAFT TRANSCRIPT

1 A. Absolutely.

#### Case 1:18-cv-02921-JMF Document 414-5 Filed 10/28/18 Page 15 of 17

- Q. Did the -- was the note shared with you
- 3 in anticipation of litigation over the citizenship
- 4 question?
- 5 MR. GARDNER: Objection. Lack of
- 6 foundation. Calls for speculation.
- 7 BY MR. HO:
- 8 Q. If you know?
- 9 A. That would be speculating. I don't know.
- 10 Q. Did the note state one way or the other
- 11 whether or not it was prepared in anticipation of
- 12 litigation?
- 13 A. I don't recall that it did.
- Q. Did it state whether or not it was
- 15 requesting legal advice from you?
- 16 A. Yes, it did.
- 17 Q. Your answer is it was requesting legal
- 18 advice, the note?
- 19 A. Yes.
- Q. Did you -- let me start this again.
- 21 Did the Department of Justice rely on
- 22 that note in drafting its request to the Census

- 1 Bureau to include a citizenship question on the
- 2 census?
- 3 MR. GARDNER: Objection. Vague.
- 4 THE WITNESS: The note contained
- 5 information regarding that issue that was

- 6 considered by the Department of Justice in
- 7 drafting its request.
- 8 BY MR. HO:
- 9 Q. Does inform -- did -- does any
- 10 information contained on that note /PA\*ERP in the
- 11 Department of Justice's letter to the Census
- 12 Bureau requesting a citizenship question on the
- 13 2020 census?
- MR. GARDNER: Objection. To the extent
- 15 that calls for discloche... /TK\*EUGS /TK\*EUGS. To
- 16 the extent you can answer that question without
- 17 divulging that, you may. Otherwise, I instruct
- 18 you not to answer.
- 19 A. Consistent with that instruction, I can't
- 20 answer that question.
- MR. HO: Just so I understand the
- 22 question, even if information was on that letter

- 1 that became public, your position is that's
- 2 protected from my question about whether or not --
- 3 MR. GARDNER: Your question wasn't
- 4 whether it was expressly incorporated by
- 5 reference. At which I would agree with you, that
- 6 would waive the privilege. You asked if
- 7 information in that letter was somehow used in
- 8 forming the letter. That is classic deliberative

## Case 1:18-cv-02921-JMF Document 414-5 Filed 10/28/18 Page 17 of 17 9 process.

- MR. HO: I don't think that's what my
- 11 question --
- MR. GARDNER: Ask it again.
- 13 BY MR. HO:
- 14 Q. Does information on the handwritten note
- 15 from Mr. Uthmeier appear in the Department of
- 16 Justice's letter requesting a citizenship question
- 17 on the 2020 census questionnaire?
- 18 MR. GARDNER: Same objection. Same
- 19 instruction.
- THE WITNESS: Consistent with that
- 21 instruction, I can't answer.
- 22 (Gore Deposition Exhibit 11 marked for

- 1 identification and attached to the
- 2 transcript.)
- 3 BY MR. HO:
- 4 Q. This is Exhibit 11. This is an e-mail --
- 5 Chris heron dated November 1st, 2017, with a cc to
- 6 ben agwinaggy, correct?
- 7 A. That is correct.
- 8 Q. Chris heron is the chief of the voting
- 9 section, correct?
- 10 A. Yes. And a great lawyer.
- 11 Q. The subject line of your e-mail is,
- 12 confidential and closehold draft letter, correct?

# Exhibit 6

Received	Re: Census paper
Thanks E	arl, clean copy attached. I can swing a call any time after 4:30 today.
James	
Sent: Frid To: Uthm	mstock, Earl (Federal) day, August 11, 2017 3:40 PM neier, James (Federal) Re: Census paper
	James. Please take a look at the attached edits. If you agree then we can send to the Secretary, who wanted to call today to discuss. Earl
<b>Date:</b> Fi	Uthmeier, James (Federal)" < PII riday, August 11, 2017 at 10:18 AM mstock, Earl (Federal)" < PII t:Re: Census paper
	couple small edits for clarity. Also, I have not yet sent this to Peter. Just let me know if you want me to loop - I think he is heading out pretty early today, and I'm tied up 11-1, but maybe we can walk through with him early eek.

From:Uthmeier, James (Federal) Sent: Friday, August 11, 2017 9:55:52 AM To: Comstock, Earl (Federal) Subject: Re: Census paper
Earl-
A draft, predecisional and privileged memo is attached. I know he likes short briefing materials, but I wanted to be more thorough given the issue and our uncertainty regarding the exact question(s) being presented.
I will keep working to clean it up and am happy to incorporate any edits. I am out of the office for some MBDA and infrastructure meetings but can be reached on my cell. I'll be able to talk today other than 11-1. Will be working over the next hour to clean this up a bit.
If you want to provide some handwritten comments, you can deliver to Barb (OGC secretary) and she will get them to me quickly.
I have some new ideas/recommendations on execution that I look forward to discussing. Ultimately, we do not make decisions on how the data should be used for apportionment, that is for Congress (or possibly the President) to decide. think that's our hook here.
Best,

James

> Sent from my iPhone

From:Comstock, Earl (Federal)
Sent: Friday, August 11, 2017 8:11:41 AM
To: Uthmeier, James (Federal)
Subject: Re: Census paper

Great. Thanks! Earl
Sent from my iPhone

> On Aug 11, 2017, at 7:45 AM, Uthmeier, James (Federal) 
> Earl> Finishing this up this morning and will have a memo to you by 930.
> James

### Case 1:18-cv-02921-JMF Document 414-6 Filed 10/28/18 Page 5 of 12

From: Comstock, Earl (Federal) Odoc.gov]	
Sent: 8/16/2017 8:44:41 PM	
Teramoto, Wendy (Federal) [ @doc.gov]	
CC: Wilbur Ross	
Subject: Re: Memo on Census Question	
Thanks Wendy. That works for me. Earl	
From: Wendy Teramoto < @doc.gov>	
Date: Wednesday, August 16, 2017 at 4:24 PM	
To: "Comstock, Earl (Federal)" <	
Cc: Wilbur Ross <	
Subject: Re: Memo on Census Question	
Peter Davidson and Karen Dunn Kelly wi both be here Monday. Let's spend 15 min together and sort this out. W	
Sent from my iPhone	
On Aug 11, 2017, at 4:12 PM, Comstock, Earl (Federal) <	
Mr. Secretary –	
•	
Per your request, here is a draft memo on the citizenship question that James Uthmeier in the Office of General Cou	unsel
prepared and I reviewed. Once you have a chance to review we should discuss so that we can refine the memo to	
better address any issues.	
Before making any decisions about proceeding I would also like to bring in Peter Davidson and Census counsel to en	sure
we have a comprehensive analysis of all angles.	
Thanks. Earl	
<census 11="" 2017.docx="" aug="" draft2="" memo=""></census>	

To: Uthmeier, James (Federal) Shambon, Longord (Floren) 02921-JMF Document 414-6 Filed 10/28/18 Page 6 of 12 From: Fri 8/11/2017 6:56:17 PM Sent: Importance: Normal Subject: RE: Census paper Fri 8/11/2017 6:56:19 PM Received: Got it and will shoot you the timeline. Updating it now. Leonard M. Shambon Special Legal Advisor Office of the Chief Counsel for Economic Affairs U.S. Department of Commerce From: Uthmeier, James (Federal) Sent: Friday, August 11, 2017 1:59 PM To: Shambon, Leonard (Federal) Subject: Fwd: Census paper Hey Lenny, I just wanted to shoot you a current copy of the census paper. Earl is currently reviewing, Thank you and happy Friday! James Begin forwarded message:

From: "Uthmeier, James (Federal)"

**Date:** August 11, 2017 at 10:18:56 AM EDT

To: "Comstock, Earl (Federal)"

Subject: Re: Census paper

Made a couple small edits for clarity.

To: From: Sent: Importanc Subject: Received:	Re: Census paper
Thanks L	enny.
On Aug	14, 2017, at 11:04 AM, Shambon, Leonard (Federal) < wrote:
H	ad some small edits to the last draft which I'll incorporate into the current draft.
Le	eonard M. Shambon
Sp	pecial Legal Advisor
O.	ffice of the Chief Counsel for Economic Affairs
U.	.S. Department of Commerce
•	
S T	com:Uthmeier, James (Federal) ent: Monday, August 14, 2017 9:51 AM o: Shambon, Leonard (Federal) < ubject: FW: Census paper
U	pdated version.

Shambon, Leonard (Federal) Uthmeier, Janus (Federal) To:

Document 414-6 Filed 10/28/18 Page 9 of 12 From:

Mon 8/14/2017 1:50:48 PM Sent:

Importance: Normal Subject: FW: Census paper

Received: Mon 8/14/2017 1:50:00 PM

Census Memo Draft Aug 11 2017.docx

Updated version.

To: Comstock, Earl (Federal)[ From: Uthmeier, James (Federal) - 02921-JMF Document 414-6 Filed 10/28/18 Page 10 of 12 Sent: Fri 8/11/2017 8:05:48 PM Importance: Normal Subject: Re: Census paper Received: Fri 8/11/2017 8:05:51 PM Census Memo Draft Aug 11 2017.docx	
Thanks Earl, clean copy attached. I can swing a call any time after 4:30 today.	
James	
From: Comstock, Earl (Federal)  Sent: Friday, August 11, 2017 3:40 PM  To: Uthmeier, James (Federal)  Subject: Re: Census paper	
Thanks James. Please take a look at the attached edits. If you agree  Earl	
From:"Uthmeier, James (Federal)" < Date:Friday, August 11, 2017 at 10:18 AM To:"Comstock, Earl (Federal)" < Subject:Re: Census paper	
Made a couple small edits for clarity.	

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> Earl> Finishing this up this morning and will have a memo to you by 930.
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