EXHIBIT C

	Page 1
1	UNITED STATES DISTRICT COURT
2	EASTERN DISTRICT OF CALIFORNIA
3	x
4	THE UNITED STATES OF AMERICA, :
	Plaintiff, :
5	vs. : No. 18-264
	THE STATE OF CALIFORNIA; :
6	EDMUND GERALD BROWN, JR., :
	Governor of California, in his:
7	Official Capacity; AND XAVIER :
	BECERRA, Attorney General of :
8	California, in his Official :
	Capacity, :
9	Defendants. :
10	x
11	VIDEOTAPED
12	DEPOSITION OF: THOMAS HOMAN
13	DATE: Tuesday, April 10, 2018
14	TIME: 10:12 a.m.
15	LOCATION: Department of Justice
16	950 Pennsylvania Avenue, N.W.
17	Washington, D.C.
18	REPORTED BY: Denise M. Brunet, RPR
19	Reporter/Notary
20	
21	
22	
23	
24	
25	

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1	APPEARANCES (continued):
2	
3	On behalf of the Defendants (continued):
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15	ALSO PRESENT: Rene E. Browne
16	Michael P. Davis
17	Michael F. Arnold
18	Moria Skinner
19	Julie Laughlin
20	Dan Reidy, Videographer
21	
22	
23	
24	
25	

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	Q	You	just	state	d th	at it	costs	s more	mor	зеу
for	the	gove	rnment	to s	end	addit	ional	agent	s.	Do
you	have	an	estima	ate of	how	much	more	money	it	
cost	ts?									

A I don't know the figure offhand. We -we did operations recently in southern California
and in northern California. We did three
operations this -- in the past several months in
California. We had to send many detail agents to
augment existing staff to do these operations.

I'm certain we track those expenses. I don't know
off the top of my head. We certainly can provide
them.

Q Do you attribute the increase in ICE enforcement activities in California to AB 450?

A I think AB 450 is requiring us to work harder and less efficient than prior to the enactment of 450.

Q Can you please describe why you believe that?

A Well, a couple of things. We just did an I-9 operation in California, and I recently learned that, for instance, one company in San Francisco did not want to supply the I-9 forms per the notice of inspection. It was the delay in

1	giving us the I-9 forms until the company the
2	company felt like they would be in violation of
3	450, so they got an attorney. We had to do an
4	administrative subpoena to get the documents.
5	That caused more work.

There seemed to be confusion on what the employer thought between 450 versus what the federal requirements are. So we spent more time in working that one case. That's one I was briefed on specifically.

- Q What company are you referring to?
- 12 A I don't have that number offhand.
 - Q The name offhand?
 - A I don't know it offhand.
 - Q Okay. When did this I-9 operation relating to this company occur?
 - A Within the past eight weeks. I don't know the exact dates. We have a rolling I-9 inspection throughout the country. California was -- I think we've already completed the first phase in California. So several weeks ago.
 - Q And did the company specifically inform you that they did not want to comply with the I-9 inspection process?
 - A The information I received from HSI

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leadership was that the company would not -didn't think they had to comply with the notice of
inspections to give the I-9s within the three days
required. They thought they were going to be in
violation of 450.

They contacted an attorney. We actually did an administrative subpoena, and we got the I-9s after additional work. That is what was relayed to me.

- Q Who relayed that to you?
- A Derek Benner, the acting executive associate director for Homeland Security investigations.
 - Q And who relayed that to Derek?
- A The e-mail was -- first, Derek verbally told me that he followed up with an e-mail. The e-mail was from Derek. And their staff below -- I don't know who -- I'm sure the e-mail split up between -- we have three SACs, special agents in charge: San Francisco, L.A. and San Diego. So it was -- I'm sure he got it from the SACs, but I do not know for sure because I did not ask him that question.
- Q Do you know if Derek obtained that information directly from the company?

- legislation as a law enforcement officer -- and that certainly would have a bad effect on our mission, what we're trying to do.
- Q Can you please describe what you mean by bad effect on our mission of what we're trying to do?
- A Generally, even back in my day, when we -- when we had this discussion with employers, we like to do it in a private setting because information may come up -- certainly PII information on employees; you know, they provide social security numbers, personal information.

 Employers, in my experience, would much rather meet with, you know, ICE officers in private settings, especially if customers are going to come into the public area. They don't want to see -- their customers see them having a discussion with law enforcement.

I've been a law enforcement officer for 34 years. I can just tell you, doing things like this in a private setting, we usually will encounter better cooperation and be able to find other things out when we're in a private setting.

Victims of trafficking certainly aren't going to come forward in a public setting. But if

1	you're in a private setting talking to an
2	employer an employee that may be a victim of
3	trafficking or abuse or peonage or something were
4	more apt to tell the officer that in a private
5	setting rather than not in a public area.
6	So I just as a law enforcement
7	officer, we that's why generally we do things
8	like this in a private setting, to have
9	confidential conversations away from the general
10	public. And I think not only a law enforcement
11	officer. Whoever we're talking to tends to
12	cooperate better in a private setting. That's
13	just my opinion as a law enforcement officer.
14	MR. KISOR: Before you go on to your next
15	question, I think we're about at the one-hour
16	mark. Is it all right if we take a break?
17	MS. CHUANG: Yes. How long would you
18	like to take a break for?
19	MR. KISOR: Five, ten minutes.
20	MS. CHUANG: That works. Thank you.
21	THE VIDEOGRAPHER: We're going off the
22	record. This ends media unit number 1. The time
23	on the video is 11:12 a.m. We're off the record.

(Whereupon, a short recess was taken.)

THE VIDEOGRAPHER: This begins media unit

24

gather better information, better cooperation in a private setting.

Q And you mentioned speaking to other law enforcement agencies and officers. Who did you speak to?

A Spoke to Phil Miller, spoke to Matt Albence, spoke to Derek Benner. I've been doing this 34 years. I could spend the next four hours -- I used to do worksite investigation as a special agent in Phoenix back in 1988, 1989 when we -- probably '95, '96. When I was a special agent, I did worksite investigation. I have served notice of inspections. And so I have firsthand knowledge how that works and how the interviews go and what you gather from the interviews. I just think, based on my experience and my knowledge, I think AB 450 is going to prevent us from doing much of our job.

And I certainly think it's going to have an impact on identifying possible victims of trafficking and peonage and employer abuse if we can't have discussions in private.

Q You mentioned three individuals before that you spoke to: Phillip Miller, Derek -- I forget his last name -- and another individual.

1		Did	you	implement	this	change	of	policy
2	for ICE?	1						

- A It's my understanding it's still being worked on.
- Q And when it's still being worked on, do you mean it's in draft form?
- A It's the privacy office -- last I was briefed on this, the policy office is working on changes of the privacy policy.
- Q Do you have an estimated time frame for the completion and approval of the new privacy policy?
 - A No.

- Q So those -- in your understanding of this policy change, does it impact privacy protections for lawful permanent residents?
- A There's privacy protection for everybody in our custody. But there's a -- I think there's an elevated concern for those who are lawful permanent residents. And of course, again, for the victims of domestic abuse, trafficking, not only do they have privacy protection, they actually have statutory protections.
- But again, I know what this says, but I can tell you that I'm not a policy expert, but a

- policy expert has reviewed this affidavit and agreed with the factual contents of the affidavit, that this California legislation will put us at odds with privacy policy and statutes. And that's why it's in the affidavit.
- Q Under what circumstances would lawful permanent residents be detained in civil detention facilities?
- A If they're removable. We detain people for removable purposes. So if a lawful permanent resident got convicted of certain aggravated felonies, serious offenses, that would put their lawful permanent resident status at risk if they get convicted of something like that. Let's say an LPR gets convicted of murder. Certainly removable. So we would detain them for removable purposes.
- Q Do you understand this policy change discussed in section G of the February 20th memorandum to impact privacy protections for individuals who are not U.S. citizens and not lawful permanent residents?
 - A Can you repeat the question, please?
- Q Do you understand that the policy change referenced in section G of this February 20th

ACKNOWLEDGMENT OF DEPONENT

I hereby declare under penalty of perjury that I have read the foregoing transcript of my deposition and except for any corrections or changes noted on the errata sheet, I hereby subscribe to the transcript as an accurate record of the statements made by me.

THOMAS HOMAN

4-24-18

DATE

		Page 178
		ERRATA SHEET
IN RE:	U.S.A.	vs. STATE OF CALIFORNIA
DATE:	4/10/2	2018
PAGE	LINE	CORRECTION AND REASON
110	21	cas should be case
113	17_	"icis" should be "cis"
п4 Т	<u>-4</u>	"are citizens" shoulde "are not citize
126	6	"ton" should be "not"
		
		
		
4-3	4-18	
(DATE)		THOMAS HOMAN