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UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
VINTON P. FROST, Plaintiff,	Case No. 17-cv-01240-JCS
v. UNITED STATES DEPARTMENT OF JUSTICE,	ORDER GRANTING SUMMARY JUDGMENT IN FAVOR OF DEFENDANT WITH RESPECT TO ADEQUACY OF FBI SEARCH
Defendant.	Re: Dkt. No. 65

15 Defendant in this FOIA action brought a motion for summary judgment, which the Court granted in part in its April 4, 2018 Order, Docket No. 95. The Court held in abeyance the question 16 of whether the FBI conducted an adequate search for responsive records, ordering Defendant to 17 18 provide an additional declaration addressing the adequacy of its efforts. Before the supplemental 19 declaration had been filed, however, Plaintiff filed a notice of appeal, thereby divesting this Court 20 of jurisdiction until the appeal had been decided or dismissed. Nonetheless, Defendant provided 21 the supplemental declaration by the deadline set by the undersigned and Plaintiff filed a response. 22 See Docket Nos. 107, 110. The Court of Appeals dismissed Plaintiff's appeal on the basis that the 23 order challenged in the appeal was not final or appealable, and the mandate has now issued. See Docket Nos. 116, 117. Therefore, the Court may decide the final issue that it left unresolved in its 24 25 summary judgment order.

The Court has reviewed the supplemental declaration of Mr. Hardy (Docket No. 107) and
finds that it is sufficient to show that the FBI conducted an adequate search with respect to
Plaintiff's FOIA request. Accordingly, the Court GRANTS summary judgment in favor of

Defendant on that question. The Clerk is instructed to enter judgment in favor of Defendant and close the case. IT IS SO ORDERED. Dated: March 13, 2019 CN JOSEPH C. SPERO Chief Magistrate Judge