David B. Smallman (DS-5316) WOLLMUTH MAHER & DEUTSCH LLP 500 Fifth Avenue New York, NY 10110

Tel: (212) 382-3300 Fax: (212) 382-0050

dsmallman@wmd-law.com

Attorneys for Plaintiffs Valerie Plame Wilson and Simon & Schuster, Mase 1:07-cv-04595-BSJ

Document 26

Filed 07/20/2007

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

VALERIE PLAME WILSON;

SIMON & SCHUSTER, INC.,

Plaintiffs,

v.

J. MICHAEL MCCONNELL, IN HIS OFFICIAL CAPACITY AS DIRECTOR OF NATIONAL INTELLIGENCE; CENTRAL INTELLIGENCE AGENCY: MICHAEL V. HAYDEN, IN HIS

OFFICIAL CAPACITY AS DIRECTOR OF

CENTRAL INTELLIGENCE AGENCY,

Defendants.

Case No. 07 CV 4595 (BSJ)

REPLY DECLARATION OF DAVID B. SMALLMAN IN SUPPORT OF **PLAINTIFFS' MOTION**

FOR SUMMARY JUDGMENT, PERMANENT INJUNCTIVE **RELIEF, AND IN OPPOSITION**

TO DEFENDANTS' **CROSS-MOTION FOR** SUMMARY JUDGMENT

I, David B. Smallman, declare as follows:

1. I am a member of the Bar of this Court and a member of Wollmuth Maher & Deutsch LLP, attorneys for plaintiffs Valerie Plame Wilson ("Valerie Wilson") and Simon & Schuster, Inc. ("Simon & Schuster") (collectively "plaintiffs"), in the above-captioned action. I make this declaration in further support of plaintiffs' motion – pursuant to Rule 56 of the Federal Rules of Civil Procedure and Rule 56.1 of the Local Civil Rules of the United States District Court for the Southern District of New York – for an Order granting summary judgment and

permanent injunctive relief as to their complaint filed on May 31, 2007 ("Complaint") and in opposition to defendants' cross-motion for summary judgment. I make this declaration on the basis of my personal knowledge, except where indicated otherwise.

- On July 1, 2007, I conducted an online search of the Thomas.gov website and
 located through that search pages E118 and E119 of the January 16, 2007 Congressional Record.
 Case 1:07-cv-04595-BSJ Document 26 Filed 07/20/2007 Page 2 of 2

 A true and correct copy of my letter to the Court, dated July 2, 2007, attaching the results of my
 July 1, 2007 search (but omitting the other attachments), is annexed hereto as Exhibit A
- 3. On July 20, 2007, I wrote to John A. Rizzo, Esq., Acting General Counsel, Central Intelligence Agency regarding certain email communications between Valerie Wilson and CIA's Publications Review Board ("PRB") during the period June 20, 2007 through July 5, 2007 and requesting that CIA "provide a specific and reasonable timeframe for PRB's completion of its review of the revised version of Ms. Wilson's manuscript, which PRB has now had for approximately three weeks without any substantive response." A true and correct copy of my July 20, 2007 letter to Mr. Rizzo, together with the attached copies of email communications between Ms. Wilson and PRB, is annexed hereto as Exhibit B.

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

Executed on July 20, 2007.

David B Smallman