Rosario, et al v. United States Citizenship and Immigration Services et al

Doc. 178

1	Contempt, but needs additional time to draft the response and any supporting documents given			
2	the volume of material submitted by Plaintiffs. The Government asserts that the additional time			
3	will ensure that the response is thorough and comprehensive.			
4	Therefore, the parties agree that the Government will file its response to Plaintiffs'			
5	Motion for Civil Contempt on April 12, 2021, and that Plaintiffs will file their response by Apr			
6	16, 2021.			
7	Dated this 2nd day of April, 2021.			
8	By: <u>s/Emma C. Winger</u>			
9	Emma C. Winger (<i>pro hac vice</i>) American Immigration Council			
10	1331 G Street, NW, Suite 200 Washington, DC 20005			
11	(617) 505-5375			
12	Matt Adams, WSBA No. 28287 Northwest Immigrant Rights Project			
	615 Second Avenue, Suite 400			
13	Seattle, WA 98104 (206) 957-8611			
14	Devin Theriot-Orr, WSBA 33995			
15	Open Sky Law, PLLC 20415 72nd Ave. S., Ste. 110			
16	Kent, WA 98032 (206) 962-5052			
17	Marc Van Der Hout (pro hac vice)			
18	Van Der Hout, LLP			
19	180 Sutter Street, Suite 500 San Francisco, CA 94104			
20	(415) 981-3000			
21	Robert H. Gibbs, WSBA 5932 Robert Pauw, WSBA 13613			
22	Gibbs Houston Pauw 1000 Second Avenue, Suite 1600			
	1000 Second Avenue, Suite 1000			
23	Ctimulation for Extension			

Stipulation for Extension 15-0813-JLR - 2

U.S. 868, DEPARTMENT OF JUSTICE OFFICE OF IMMIGRATION LITIGATION P.O. BOX 868, BEN FRANKLIN STATION WASHINGTON, D.C. 20044 (202) 532-4107

1		Seattle, WA 98104-1003 (206) 682-1080
2		` ,
3		Scott D. Pollock (pro hac vice) Christina J. Murdoch (pro hac vice) Kathryn P. Wober (pro hac vice)
4		Kathryn R. Weber (<i>pro hac vice</i>) Scott D. Pollock & Associates, P.C.
5		105 W. Madison, Suite 2200 Chicago, IL 60602 (312) 444-1940
6		Counsel for Plaintiffs
7		
8		BRIAN M. BOYNTON Acting Assistant Attorney General Civil Division
9		WILLIAM C. PEACHEY
10		Director Office of Immigration Litigation
11		Office of Immigration Litigation District Court Section
12		JEFFREY S. ROBINS
13		Deputy Director
14		By: <u>s/ Aaron S. Goldsmith</u> Aaron S. Goldsmith
15		Senior Litigation Counsel United States Department of Justice
13		Civil Division
16		Office of Immigration Litigation District Court Section
17		Washington, D.C. 20044
10		Tel.: (202) 532-4107
18		Email: <u>aaron.goldsmith@usdoj.gov</u>
19		Counsel for Defendants
20		
21		
22		
23	Stipulation for Extension 15-0813-JLR - 3	U.S. 868, DEP ARTMENT OF JUSTICE OF IMMIGRATION LITIGATION

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20

21

22

23

ORDER

The parties having so stipulated, IT IS ORDERED that the stipulation is granted. The parties will comply with the deadlines set forth above. The Clerk is DIRECTED to renote the motion (Dkt. # 171) for April 16, 2021.

Dated this 2nd day of April, 2021.

James L. Robart

United States District Judge

Order for Extension 15-0813-JLR - 4