1		The Honorable Marsha J. Pechman	
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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9	STATE OF WASHINGTON, et al.,	NO. 2:18-cv-00939-MJP	
10	Plaintiffs,	DECLARATION OF LAURA K.	
11	v.	CLINTON IN SUPPORT OF MOTION TO EXPEDITE	
12	THE UNITED STATES OF AMERICA; DONALD TRUMP, in his official capacity as		
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14	President of the United States of America, et al.,		
15	Defendants.		
16	Detendants.		
17	I, Laura K. Clinton, declare as follows:		
18	1. I am over the age of 18 and have personal knowledge of all the facts stated herein.		
19	2. I am an Assistant Attorney General and counsel of record for the State of		
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21	Washington in this matter.		
22	3. Attached hereto as Exhibit A is a	true and correct copy of the June 7, 2018 letter	
23	of Governor Jay Inslee and Washington State Attorney General Bob Ferguson to Annette L.		
24	Hayes, Acting United States Attorney; Dan Sprout, Warden, Federal Detention Center-Sea Tac;		
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1	and Bryan Wilcox, Acting Seattle Field Officer Director for Immigration and Customs			
2	Enforcement.			
3	4. Attached hereto as Exhibit B is a true and correct copy of the June 18, 2018,			
4	letter of Governor Jay Inslee and Washington State Attorney General Bob Ferguson to U.S.			
5	Attorney General Jefferson Sessions and Department of Homeland Security (DHS) Secretary			
6	Kirstjen Nielsen.			
7 8	5. Attached hereto as Exhibit C is a true and correct copy of the June 19, 2018,			
9	letter to U.S. Attorney General Sessions and DHS Secretary Nielsen, signed by the Attorneys			
10	General of New Mexico, California, Connecticut, Delaware, District of Columbia, Hawaii,			
11	Illinois, Iowa, Maine, Maryland, Massachusetts, Minnesota, New Jersey, New York, North			
12	Carolina, Oregon, Pennsylvania, Rhode Island, Vermont, Virginia, and Washington.			
13	6. Attached as Exhibit D is a true and correct copy of the June 25, 2018, Department			
14	of Health and Human Services (HHS) Assistant Secretary of Preparedness and Response's map			
15 16	entitled "Separated UAC Count by State."			
17	7. Attached as Exhibit E is a true and correct copy of the June 21, 2018, Temporary			
18	Restraining Order and Order to Show Cause [4] entered in Gustavo Rodriguez Castillo, et al. v.			
19	Kirstjen Nielsen, et al., Case No. CV 5:18-01317-ODW-MAA (C.D. Cal.), Dkt. 10.			
20	8. Attached as Exhibit F is a true and correct copy of the June 24, 2018, New York			
21	Times article, More Than 500 Migrant Children Reunited With Adults, Government Says,			
22	authored by Jennifer Jett and Mihir Zaveri.			
2324	9. Attached as Exhibit G is a true and correct copy of the June 21, 2018, Politico			
25	article, Feds don't have enough beds for migrant families, authored by Ted Hesson and Wesley			
26	Morgan.			

1	10.	Attached as Exhibit H is a true and correct copy of the June 25, 2018, Bloomberg
2	article, Borde	r Patrol Halts Prosecution of Families Crossing Illegally, authored by Shannon
3	Pettypiece and Toluse Olorunnipa.	
4	11.	Attached as Exhibit I is a true and correct copy of the June 25, 2018, Press
5	Briefing by Press Secretary Sarah Sanders.	
6	12.	Attached as Exhibit J is a true and correct copy of the June 24, 2018, tweet of
7	President Dor	nald Trump.
8	13.	Attached as Exhibit K is a true and correct copy of the June 22, 2018, letter to
9		neral Kelly and Levinson signed by more than 120 Democratic lawmakers.
11	14.	Attached as Exhibit L is a true and correct copy of the June 22, 2018, letter from
12		e Elijah Cummings and several other members from the House Oversight
13	Committee to DHS Secretary Kirstjen Nielsen, HHS Secretary Alex Azar, and Attorney General	
14		Dits Secretary Kirstjen Nielsen, 11115 Secretary Alex Azar, and Attorney General
15	Jeff Sessions.	
16	15.	Attached as Exhibit M is a true and correct copy of the June 27, 2018, letter from
17	over 75 lawmakers to HHS Secretary Alex Azar and Director of Office of Refugee Resettlement	
18	Scott Lloyd.	
19	16.	Attached as Exhibit N is a true and correct copy of the June 21, 2018, Washington
20	Post article, T	The chaotic effort to reunite immigrant parents with their separated kids, authored
21	by Kevin Sieff.	
22	17.	Attached as Exhibit O is a true and correct copy of the June 24, 2018, New York
23	Times Article	e, Teenager Is Missing After Walking Away From Migrant Children's Center in
24 25	Texas, authored by Mihir Zaveri and Manny Fernandez.	

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1	18. Attached as Exhibit P is a true and correct copy of the June 29, 2018, Notice of		
2	Compliance filed by Defendants in Flores, et al. v. Sessions, et al., Case No. CV 85-4544-DMG		
3	(C.D. Cal.), Dkt. 447.		
4	I declare under penalty of perjury under the laws of the State of Washington and the		
5	United States of America that the foregoing is true and correct.		
6	DATED this 2nd day of July, 2018, at Seattle, Washington.		
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8	<u>/s/ Laura K. Clinton</u> LAURA K. CLINTON		
9	Assistant Attorney General		
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