	Case 3:08-cv-04373-VRW Document	26 Filed 05/01/2009	Page 1 of 5
1 2 3 4 5 6 7 8 9 10	MICHAEL F. HERTZ Acting Assistant Attorney General, Civil Division DOUGLAS N. LETTER Terrorism Litigation Counsel JOSEPH H. HUNT Director, Federal Programs Branch VINCENT M. GARVEY Deputy Branch Director ANTHONY J. COPPOLINO Special Litigation Counsel U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Avenue, NW, Rm. 6102 Washington, D.C. 20001 Phone: (202) 514-4782 Fax: (202) 616-8460 Attorneys for the Government Defendants Sued in their Official Capacity		
11	UNITED STATES D	ISTRICT COURT	
12	NORTHERN DISTRIC		
13	SAN FRANCIS	<b>CO DIVISION</b>	
14		Case No. C:08-cv-43	73-VRW
15	) CAROLYN JEWEL, TASH HEPTING, () CRECORN HICKS, ERW, KNUTZEN, and ()		
16 17	GREGORY HICKS, ERIK KNUTZEN, and ) JOICE WALTON, )	STIPULATION TO HEARING DATE A	
18	Plaintiffs,	<b>BRIEFING SCHED</b>	DULE
19	v. )	[Civil L.R. 6-1(b); 6-	2; 7-12]
20	NATIONAL SECURITY AGENCY ("NSA"); ) KEITH B. ALEXANDER, Director of the NSA;)		Floor Vaughn R. Walker
	$\mathbf{UNITED STATES OF \Delta MERIC } $	e	
21	UNITED STATES OF AMERICA; ) BARACK OBAMA, President of the United ) States; UNITED STATES DEPARTMENT OF )	C	
21 22	BARACK OBAMA, President of the United )		
	BARACK OBAMA, President of the United ) States; UNITED STATES DEPARTMENT OF ) JUSTICE; ERIC HOLDER, Attorney General )		
22 23 24	BARACK OBAMA, President of the United ) States; UNITED STATES DEPARTMENT OF ) JUSTICE; ERIC HOLDER, Attorney General ) of the United States; DENNIS C. BLAIR, )		
22 23 24 25	BARACK OBAMA, President of the United States; UNITED STATES DEPARTMENT OF ) JUSTICE; ERIC HOLDER, Attorney General of the United States; DENNIS C. BLAIR, ) Director of National Intelligence. ) Government Defendants )		
22 23 24 25 26	BARACK OBAMA, President of the United States; UNITED STATES DEPARTMENT OF ) JUSTICE; ERIC HOLDER, Attorney General of the United States; DENNIS C. BLAIR, ) Director of National Intelligence. ) Government Defendants )		
<ul> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ul>	BARACK OBAMA, President of the United States; UNITED STATES DEPARTMENT OF ) JUSTICE; ERIC HOLDER, Attorney General of the United States; DENNIS C. BLAIR, ) Director of National Intelligence. ) Government Defendants )		
22 23 24 25 26	BARACK OBAMA, President of the United States; UNITED STATES DEPARTMENT OF ) JUSTICE; ERIC HOLDER, Attorney General of the United States; DENNIS C. BLAIR, ) Director of National Intelligence. ) Government Defendants )	chedule	-1-

Pursuant to Local Rule 6.1(b), the parties, through their undersigned counsel, hereby stipulate and agree to a revised hearing date in connection with the Government Defendants' Motion to Dismiss or for Summary Judgment filed on April 3, 2009, and to a briefing schedule for that motion.

## RECITALS

1. On September 18, 2008, plaintiffs filed a complaint in this action against the National Security Agency ("NSA"), the United States, and several Government officials in their official and individual capacities, challenging alleged surveillance activities on statutory and constitutional grounds. *See* Dkt. 1 in 08-cv-4373 (Sept. 18, 2008).

2. On April 3, 2009, the Government Defendants sued on their official capacities filed a Motion to Dismiss and for Summary Judgment. *See* Dkt. 18. The Government Defendants noticed their motion for June 25, 2009—a date which, at the time, appeared to be available on the Court's motion calendar. Subsequently, the Government Defendants have been advised that the Court is unavailable on June 25, 2009.

3. The undersigned counsel for the Government Defendants has conferred with counsel for the plaintiffs regarding a revised hearing date, and the parties request that the Government Defendants' motion be set for hearing on July 15, 2009—a date currently available on the Court's motion calendar.

4. In addition, if it please the Court, the parties request that the matter be set for hearing at 10:30 a.m. instead of 2:30 p.m. when the Court normally hears motions.

5. The parties also have conferred and agreed upon the following briefing schedule in connection with a July 15 hearing date:

June 3, 2009 - Plaintiffs' Opposition to the Government Defendants' Motion June 26, 2009 - Government Defendants' Reply

6. This stipulation does not address any scheduling issue in connection with plaintiffs' claims against the defendants sued in their individual capacities.

## STIPULATION

1	Pursuant to L.R. 6.1(b), the parties, through their undersigned counsel, hereby stipulate			ate	
2	and agree to the following schedule in connection with the Government Defendants' Motion to				
3	Dismiss and For Summary Judgment:				
4 5	1. June 3, 2009: Plaintiffs' Opposition to the Government Defendants' Motion				
5 6	2. June 26, 2009: Government Defendants' Reply				
7	3.	July 15, 2009:	Hearing on G	overnment Defendants' Motion at 10:30 a.m.	
8					
9	DATED: Ap	ril 30, 2009		Respectfully Submitted,	
10				MICHAEL F. HERTZ Acting Assistant Attorney General	
11				DOUGLAS N. LETTER Terrorism Litigation Counsel	
12				JOSEPH H. HUNT	
13				Director, Federal Programs Branch	
14				VINCENT M. GARVEY Deputy Branch Director	
15				ANTHONY J. COPPOLINO	
16				Special Litigation Counsel U.S. Department of Justice	
17				Civil Division, Federal Programs Branch 20 Massachusetts Avenue, NW, Rm. 6102	
18				Washington, D.C. 20001 Phone: (202) 514-4782	
19 20				Fax: (202) 616-8460 Email: tony.coppolino@usdoj.gov	
20 21			Deve	a/Authom I. Compeling	
21 22			By: _	<u>s/ Anthony J. Coppolino</u> Anthony J. Coppolino	
22 23				Attorneys for the Government Defendants Sued in Their Official Capacity	
23 24				Sueu în Their Officiai Capacity	
2 <del>4</del> 25					
26					
27					
28	Stipulation to 1	Revise Hearing Da	te and to Set Brie	fing Schedule	
				No. 08-cv-4373-VRW	-3-

Case 3:08-cv-04373-VRW	Document 26	Filed 05/01/2009	Page 4 of 5
<b>DECLARATION PU</b>	RSUANT TO GE	NERAL ORDER 45,	§ X.B
I, ANTHONY J. COPPOLIN	O, hereby declare	that, pursuant to Gene	ral Order 45, § X.E
I have obtained the concurrence in th	e filing of this doc	cument from each of th	e other signatories
listed below.			
I declare under penalty of perjury	/ that the foregoing	g declaration is true an	d correct.
Executed on April 30, 2009, in th	ne City of Washing	gton, District of Colum	ıbia.
	20 Massachusetts Washington, D.C.	DPPOLINO of Counsel of Justice ederal Programs Branc Avenue, NW, Rm. 61 . 20001 -4782—Fax: (202) 610	.02
SIGNATORY PER G.O. 45:			
	ELECTRONIC F CINDY COHN (1) LEE TIEN (1482 KURT OPSAHL KEVIN S. BANK JAMES S. TYRE 454 Shotwell Stre San Francisco, CA Telephone: 415/4 415/436-9993 (fat	16) (191303) STON (217026) (083117) eet A 94110 36-9333	ΓΙΟΝ
		5. <i>Bankston</i> per G.O. 4 S. Bankston	5
		S. Bankston	
	Attorneys	for Plaintiffs	

X.B,

I

1	[PROPOSED] ORDER					
2	Pursuant to the foregoing Stipulation, and good cause appearing, the Court hereby sets					
3	the following schedule in connection with the Government Defendants' Motion to Dismiss and					
4	For Summary Judgment in this action:					
5	1. June 3, 2009: Plaintiffs' Opposition to Government Defendant's Motion					
6 7	2. June 26, 2009: Government Defendants' Reply					
8	3. July 15, 2009: Hearing on Government Defendants' Motion at <u>10:30 a.m.</u>					
9						
10	PURSUANT TO STIPULATION, IT IS SO ORDERED:					
11	Dated:, 2009					
12						
13	Hon. Vaughn R. Walker United States District Chief Judge					
14						
15						
16						
17						
18						
19						
20						
21						
22						
23						
24						
25						
26						
27						
28	Stipulation to Revise Hearing Date and to Set Briefing ScheduleJewel et al. v. National Security Agency et al., Case No. 08-cv-4373-VRW-5-					