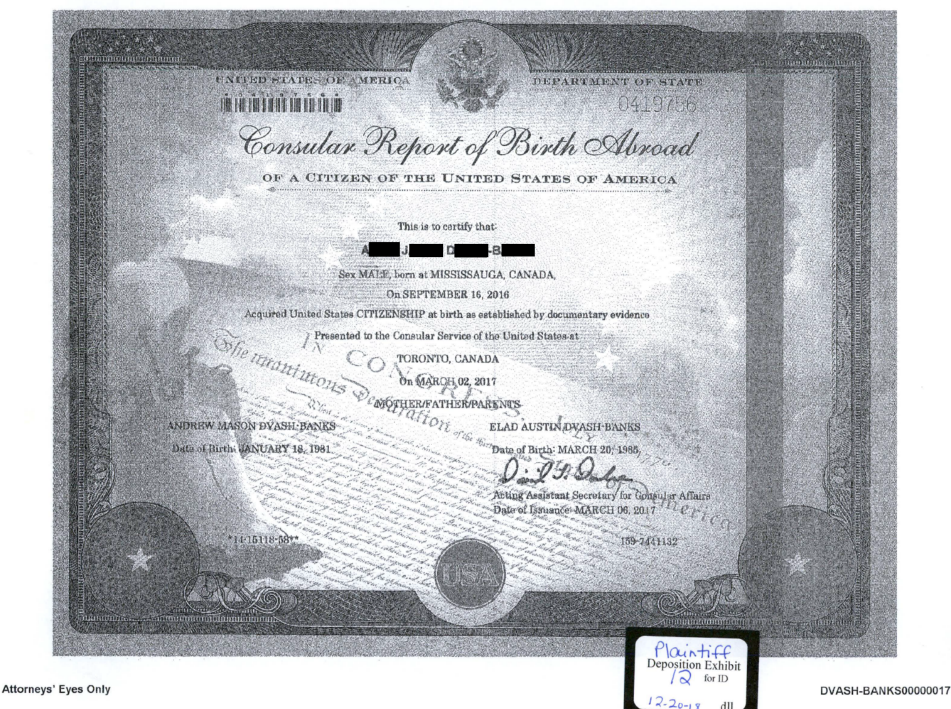
EXHIBIT H



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Since 1790, U.S. law has provided for transmittal of U.S. citizenship to children born abroad to a U.S. citizen parent. The U.S. citizen parent(s) must have resided or been physically present in the United States for the time required by the law in effect when the child was born. Since 1919, such births have been recorded on Form FS-240 Consular Report of Birth Abroad of a Citizen of the United States of America.

This document is a permanent record of the bearer's acquisition of U.S. citizenship. Under the provisions of Section 2705 of Title 22 of the United States Code, the Consular Report of Birth Abroad of a Citizen of the United States is proof of U.S. citizenship.

Attorneys' Eyes Only

EXHIBIT I

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Slixandea Schmidt Alexandra Schmidt

Deputy Registrar General Registraire générale adjointe de l'état civil

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Slexandra Schmidt

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Alexandra Schmidt Deputy Registrar General Registraire générale adjointe

C. C.

EXHIBIT J



U.S. DEPARTMENT OF STATE
U.S. CONSULATE GENERAL, TORONTO
360 University Avenue, Toronto, ON M5G 1S4 Canada

Email: torontopassport@state.gov Website: toronto,usconsulate.gov

January 24, 2017

Mr. Andrew Dvash-Banks 135 Marlec Ave #1601 Toronto, Ontario

Dear Mr. Dvash-Banks,

I am writing in reference to your application for a U.S. passport and a Consular Report of Birth Abroad for A and E B D B born on September 16, 2016, in Mississauga, Canada

The U.S. Consulate General in Toronto has considered the evidence you submitted and concluded that the blood relationship between a U.S. citizen parent and children have not been established by a preponderance of the evidence as required to support a claim to U.S. citizenship. The purpose of this letter is to provide you with information concerning DNA testing as an option to establish the requisite blood relationship between the child and the citizenship-transmitting U.S. citizen parent.

As noted above, in order to establish that both above mentioned children acquired U.S. citizenship by birth abroad to a U.S. citizen parent (and thus is eligible to apply for a CRBA and U.S. passport), the Immigration and Nationality Act (INA) of 1952, as amended, requires, among other things, proof of a blood relationship between the child and the U.S. citizen parent. Volume 22 of the Code of Federal Regulations, Section 51.40 provides that the burden of proof is upon the applicant to establish a claim to U.S. citizenship.

Should you wish to undergo DNA testing, which could conclusively establish whether both children are the biological children of a U.S. citizen parent, please review the enclosed flyer explaining DNA testing and the procedures under which the samples must be collected and the test conducted, including chain of custody procedures, in order for the results to be considered in connection with a citizenship claim. DNA testing must be conducted at a lab accredited by the American Association of Blood Banks in the United States. The laboratory conducting the tests must send the test results and an interpretation of the data to the U.S. Consulate General directly. All expenses are to be borne by the applicant, including shipping costs, and must be paid in advance.

If you choose to have DNA testing conducted in the United States, the sample collection, chain of custody procedures, and the conduct of the test must be in accordance with the joint AMA-ABA Guidelines and the guidelines set forth by the American Association of Blood Banks (AABB), as well as the guidelines of the Department of State. For DNA sample collection overseas, upon your request, the AABB accredited laboratory will provide sample collection kits, packing materials and instructions directly to the U.S. Consulate General in Toronto. DNA sample collection overseas must be done by an authorized lab technician in the presence of a designated U.S. citizen at the U.S. Consulate General Toronto, where the application is pending. The Consulate General will ship the samples directly to the AABB accredited

Deposition Exhibit

25 for ID

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Attorneys' Eyes Only

laboratory that you selected. Enclosed is a list of laboratories in the United States accredited by the AABB.

We appreciate you may not have considered DNA testing, but under the circumstances, it appears this may be the most expeditious way to establish children's claim to U.S. citizenship. You are, of course, free to submit any additional evidence you believe pertinent. Should you have any questions, please do not hesitate to contact us at TorontoPassport@state.gov.

Sincerely,

Frankie Day Vice Consuf

Attorneys' Eyes Only

DVASH-BANKS00000032

Defendants' Opposition Exhibit I

(In Support of Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment)

1	JOSEPH H. HUNT				
1	Assistant Attorney General ANTHONY J. COPPOLINO				
2	Deputy Director VINITA B. ANDRAPALLIYAL				
3	Vinita.b.andrapalliyal@usdoj.gov				
4	Trial Attorney LISA ZEIDNER MARCUS				
5	lisa.marcus@usdoj.gov Senior Counsel				
6	UNITED STATES DEPARTMENT OF J	JUSTICE			
7	Civil Division Federal Programs Branch				
8	P.O. Box 883 Washington, DC 20044				
9	Tel: (202) 514-3336				
10	Counsel for Defendants				
11	UNITED STATES DISTRICT COURT				
12	CENTRAL DISTRICT OF CALIFORNIA				
13	WESTERN DIVISION				
14	ANDREW MASON DVASH-	Case No. 2:18-cv-00523-JFW (JCx)			
15	BANKS, et al.,	, ,			
16	Plaintiffs,	Defendants' Responses to Plaintiffs' First Set of Requests for Admission			
17	v.	Dec. 31, 2018			
18	MICHAEL R. POMPEO, in his				
	official capacity as U.S. Secretary of State, et al.,				
19	Defendants,				
20					
21	Pursuant to Rule 36 of the Federal Rules of Civil Procedure, and Local Rules				
22	36-1 through 36-3, Defendants hereby respond to Plaintiffs' First Set of Requests				
23	for Admission ("RFAs"), which Plaintiffs served on November 29, 2018.				
24	I. OBJECTIONS TO INSTRUCTIONS AND DEFINITIONS				
25	1. Defendants note that Plaintiffs did not serve their First Set of Requests				
26	for Admission until November 29, 2018, making Defendants' responses due on				
27					
28					

DEFS.' FIRST SET OF RESPONSES TO PLS.' FIRST SET OF REQUESTS FOR ADMISSION

Request for Admission 10:

Admit that for purposes of issuing certificates of citizenship in the Ninth Circuit, CIS does not require a biological connection between the child and the child's U.S. citizen parent.

Response:

Upon conducting a reasonable inquiry, Defendants lack knowledge to definitively answer on behalf of the U.S. Citizenship and Immigration Services ("USCIS"), which is a component of the Department of Homeland Security—an Executive agency separate from the Department of State. Defendants understand generally and admit that for those applications for certificates of citizenship that USCIS receives from applicants living in the Ninth Circuit at the time of their application, USCIS applies the Ninth Circuit caselaw of *Scales v. I.N.S.*, 232 F.3d 1159, 1165 (9th Cir. 2000).

Request for Admission 11:

Admit that *Solis-Espinoza* v. *Gonzales*, 401 F.3d 1090 (9th Cir. 2005), precludes the State Department from requiring a showing of a biological connection between the U.S. citizen parent and child applicant in deciding applications for Consular Reports of Birth Abroad and U.S. passports by or on behalf of residents of states located in the Ninth Circuit.

Specific Objection:

Defendants object to this RFA because it calls for a legal conclusion, and because it is overly broad, particularly insofar as it seeks a response regarding U.S. passport applications, which include U.S. passport applications for naturalized citizens as well as for individuals who acquired citizenship at birth because they were born in the United States.

DEFS.' FIRST SET OF RESPONSES TO PLS.' FIRST SET OF REQUESTS FOR ADMISSION

Response:

Subject to and without waiving the above-stated objection, Defendants generally deny this statement. Defendants deny the statement with respect to deciding applications for Consular Reports of Birth Abroad ("CRBAs") by or on behalf of residents of states located in the Ninth Circuit because such residents are not eligible for a CRBA. A CRBA, also known as form FS-240, is a consular declaration of the fact of acquisition of U.S. citizenship at birth, and it is only available to individuals who are located abroad. See 8 FAM 101.1-1. With respect to deciding applications for U.S. passports, insofar as the wording of the RFA and the facts presented by this case refer to applications for first-time passports that are submitted to a U.S. Embassy or consulate abroad by individuals who also are applying for a CRBA, such individuals would, again, be located abroad and not in a state within the Ninth Circuit or of any particular state within the United States.

With respect to deciding applications for U.S. passports by or on behalf of residents of states located in the Ninth Circuit, Defendants are not able to either admit or deny the statement because as stated it is so broad that the applicability or non-applicability of *Solis-Espinoza* v. *Gonzales*, 401 F.3d 1090 (9th Cir. 2005), cannot be determined.

Request for Admission 12:

Admit that the only basis for the State Department's denial of Ethan's applications for a Consular Report of Birth Abroad and U.S. passport is that Ethan and Andrew are not biologically related.

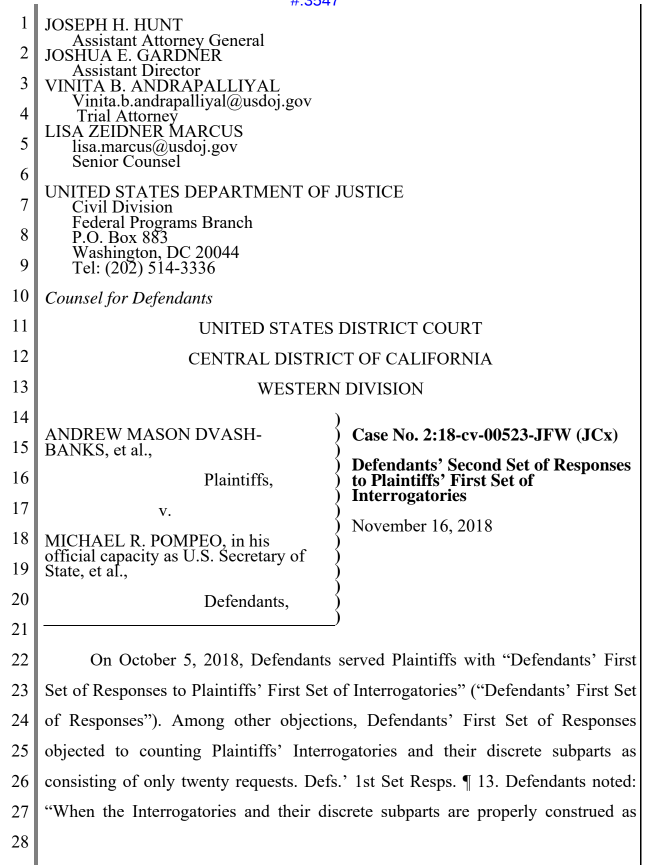
Response:

Defendants admit that one basis for denying the applications was that there was insufficient evidence of a biological tie between the child applicant and

DEFS.' FIRST SET OF RESPONSES TO PLS.' FIRST SET OF REQUESTS FOR ADMISSION

Defendants' Opposition Exhibit J

(In Support of Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment)



DEFS.' SECOND SET OF RESPONSES TO PLS.' FIRST SET OF INTERROGATORIES

With respect to 14(A):¹²

The Department's rationale, governmental interests, and concerns are in faithfully executing the laws passed by Congress. The INA was enacted in 1952, a time when it was commonly understood, that outside the adoption context, a "parent" at birth referred to a biological parent. 8 FAM 301.4-1(D)(1)(a) provides, "[t]he laws on acquisition of U.S. citizenship through a parent have always contemplated the existence of a blood relationship between the child and the parent(s) through whom citizenship is claimed. It is not enough that the child is presumed to be the issue of the parents' marriage by the laws of the jurisdiction where the child was born. Absent a blood relationship between the child and the parent on whose citizenship the child's own claim is based, U.S. citizenship is not acquired. The burden of proving a claim to U.S. citizenship, including blood relationship and legal relationship, where applicable, is on the person making such claim."

With respect to 14(B):¹³

Defendants lack knowledge with respect the rationale, governmental interests, and concerns of the Department of Homeland Security and its components.

DEFS.' SECOND SET OF RESPONSES TO PLS.' FIRST SET OF INTERROGATORIES

¹² Interrogatory 14(A) asks: "Identify and describe the State Department's... rationale, governmental interests or concerns Concerning any decision not to treat as a United States citizen a child born outside of the United States to a married couple (of which one spouse is a United States citizen) when the United States

couple (of which one spouse is a United States citizen) when the United States citizen is not the child's biological parent but is listed as a parent on the child's birth certificate."

¹³ Interrogatory 14(B) asks: "Identify and describe... [US]CIS's or DHS's rationale, governmental interests or concerns Concerning any decision not to treat as a United States citizen a child born outside of the United States to a married couple (of which one spouse is a United States citizen) when the United States citizen is not the child's biological parent but is listed as a parent on the child's birth certificate."

1	IN THE UNITED STAT CENTRAL DISTRIC	ES DISTRICT COURT			
2	WESTERN				
3	ANDREW MASON DVASH- BANKS, et al.,	Case No. 2:18-cv-00523-JFW (JCx)			
4	Plaintiffs,	Defendants' Second Set of Responses			
5	v. ,	to Plaintiffs' First Set of Interrogatories, Signature Page			
6	MICHAEL R. POMPEO, in his				
7	official capacity as U.S. Secretary of State, et al.,				
8	Defendants,				
9)				
10					
11	<u>Certification of Bo</u>	ennett S. Fellows			
12	I, Bennett S. Fellows, declare that	at I assisted in the preparation of and			
13	provided information for the Department of State's responses to Plaintiffs'				
14	Interrogatory Nos. 11(A)–20 in the above-	-captioned case. The responses are based			
15	upon information gathered in the course of my inquiry and information maintained				
16	in the regular course of agency activities, supplemented in some instances with				
17	personal knowledge. On behalf of the Department, I furnish the answers to				
18	Interrogatory Nos. 11(A)–20.				
19	I declare under penalty of perjury	that that these answers are true and			
20	correct.	*			
21	Semit & The	11-16-18			
22	Bennett S. Fellows	Date			
23	Division Chief U.S. Department of State				
24	Bureau of Consular Affairs, Office of Passport Services Office of Adjudication, Policy Division				
25					
26					
27					
28					

DEFS.' SECOND SET OF RESPONSES TO PLS.' FIRST SET OF INTERROGATORIES

Defendants' Opposition Exhibit K

(In Support of Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment)

1 JOSEPH H. HUNT **Assistant Attorney General** 2 ANTHONY J. COPPOLINO **Deputy Director** 3 LISA ZEIDNER MARCUS Senior Counsel 4 Tel: (202-514-3336 5 lisa.marcus@usdoj.gov VINITA B. ANDRAPALLIYAL 6 Trial Attorney Tel: (202) 305-0845 7 vinita.b.andrapalliyal@usdoj.gov UNITED STATES DEPARTMENT OF JUSTICE 8 Civil Division, Federal Programs Branch 9 P.O. Box 883 Washington, DC 20044 10 Counsel for Defendants 11 UNITED STATES DISTRICT COURT 12 FOR THE CENTRAL DISTRICT OF CALIFORNIA 13 WESTERN DIVISION 14 15 ANDREW MASON DVASH-No. CV 18-523-JFW-JC BANKS, et al., 16 **Excerpts from the Deposition** Plaintiffs, **Testimony of Terri Nathine Frances** 17 Day, Supporting Defendants' Motion V. 18 for Summary Judgment MICHAEL R. POMPEO, in his 19 official capacity as U.S. Secretary of Hearing Date: Feb. 4, 2019 State, et al., 20 Honorable John F. Walter Defendants. 21 22 23 Pursuant to this Court's Case Management Order, Defendants hereby file the 24 instant document for deponent Terri Nathine Frances Day. This document contains "only 25 those questions and answers, and any objections made at the time of the deposition to 26 those questions," Order at 11 (Dkt. No. 52), that Defendants are relying on to support 27 their partial motion for summary judgment, "with a citation to the appropriate page(s) 28 DEFS.' OPP. TO PLS.' MOT. FOR PARTIAL S.J. • DEFENDANTS' OPPOSITION EXHIBIT NO. K

and line number(s) in the deposition transcript," id. Ms. Day's deposition was taken 1 Thursday, Deeber 20, 2018, in Charlotte, North Carolina. 2 *** 3 4 Frances Day, Terri Nathine, (Page 29:17–30:3) 5 By Zeidner-Marcus: 6 Q. · · And what was your role in adjudicating 7 8 18 · · those applications? $19 \cdot \cdot \cdot \cdot A \cdot \cdot My$ role was to determine if the 9 20. · applicant had a claim to U.S. citizenship either 10 11 21. through their parent or their place of birth or 12 22. · whatever reason they were -- you know, whatever 13 23. reason they were claiming was their purpose for 24. getting it -- acquiring U.S. citizenship. So that 14 25. · was my -- my job was to determine if that was -15 30 16 17 according to Foreign Affairs Manual and the $\cdot 2 \cdot$ guidelines that we had, if that was -- if they were 18 $\cdot 3 \cdot$ entitled to that citizenship. 19 20 21 Frances Day, Terri Nathine, (Page 37:4–23) 22 By Ms. Zeidner-Marcus: 23 Q. · · And can you explain what you mean by ·5· · "pending"? 24 ·6· · · · · A.· · "Pending," meaning in process, not 25 26 $\cdot 7 \cdot$ determined yet. 27 $\cdot 8 \cdot \cdot \cdot \cdot \cdot Q \cdot \cdot \cdot$ And was it common to put applications $\cdot 9 \cdot$ into this pending status? 28

DEFS.' OPP. TO PLS.' MOT. FOR PARTIAL S.J. • DEFENDANTS' OPPOSITION EXHIBIT NO. K

1	10· · · · · A. · · Could you be a bit more specific? · What
2	11· ·do you mean by "common"?
3	12· · · · · Q.· · Sure.· In your experience, adjudicating
4	13· ·applications for U.S. passports and CRBA, was it
5	14· ·your typical practice to put an application into
6	15· ·pending status?
7	16· · · · · A. · · If the application called for it, yes,
8	17· · without a doubt I would have put it in a pending
9	18· ·status, which so pending pending
10	19· ·documentation could include a birth certificate, a
11	20· ·photo, a signature that needed to be done. · It
12	21 · · could mean a whole list of things. · So it was
13	22· · definitely something that was that happened
14	23. · fairly frequently.
15	
16	Frances Day, Terri Nathine, (Page 116:12 to 116:19)
17	116
18	Da Ma Caldaudda
	By Ms. Goldsmith:
19	12 wouldn't be able to issue or deny without that
19 20	
	12 wouldn't be able to issue or deny without that
20	wouldn't be able to issue or deny without that 13 that DNA test, they were not happy with that.
20 21	wouldn't be able to issue or deny without that 13 that DNA test, they were not happy with that. Q. And how did you know that they weren't
202122	wouldn't be able to issue or deny without that 13 that DNA test, they were not happy with that. 14 Q. And how did you know that they weren't 15 happy at that point?
20212223	wouldn't be able to issue or deny without that 13 that DNA test, they were not happy with that. 14 Q. And how did you know that they weren't 15 happy at that point? 16 A. Well, they seemed upset. They were
2021222324	wouldn't be able to issue or deny without that 13 that DNA test, they were not happy with that. 14 Q. And how did you know that they weren't 15 happy at that point? 16 A. Well, they seemed upset. They were 17 specifically, I think I spoke the most with Andrew,

28

1 Frances Day, Terri Nathine, (Page 120:14–121:3) 2 By Ms. Goldsmith: 3 Q. · · And do you remember asking Andrew and 15 · · Elad how they created their family? 4 $16 \cdot \cdot \cdot \cdot \cdot A. \cdot \cdot$ Those specific words or --5 $17 \cdot \cdot \cdot \cdot \cdot Q \cdot \cdot \cdot Or$ in substance how they created their 6 7 $18 \cdot \text{family}.$ 19· · · · · A. · I don't remember asking that. · If I had 8 9 20. questions about the surrogate or about the 10 21. · surrogacy, about the ART, I would have asked those 11 22. questions, yes. It's an awkward thing to try to 23. ·say, "Which of you donated sperm to put in an egg 12 13 24. · for a baby?" · So I might have said, like, you know, 14 25. "So how were the boys conceived?" Something like 15 121 16 $1 \cdot \cdot$ that, along those lines, yes. 2·····Might we have talked about, like, how 17 3. · they met or something? · I don't -- I don't recall. 18 19 20 Frances Day, Terri Nathine, (Pages 231:04 to 233:18) 21 231 22 By Ms. Zeidner Marcus: Q. Okay. And was it your role to assess 23 4 24 whether there was a biological relationship between the AMCIT father and one or both of the applicant 25 children? 26 27 8 A. Yes. 28 9 Q. And you sound fairly clear about that.

Are you clear about that? A. Yes. Q. But you also earlier said that you don't remember whether you considered -- you don't remember, sitting here today, whether you considered these children to have been born in wedlock or out of wedlock; is that also correct? A. Correct. Q. And -- okay. Would it have been your role to assess whether there is a biological relationship between the AMCIT father and the applicant child under either the framework of wedlock or the framework of out of wedlock? MS. GOLDSMITH: Objection. Form. THE WITNESS: Yes, that -- yes. BY MS. MARCUS: Q. Do you understand that it was -- it would have been necessary, and it was necessary, regardless of whether the children were born in wedlock or out of wedlock -- let me start over. I'm sorry. Regardless of whether the children were born in wedlock or out of wedlock, was it necessary for the children to have a biological connection to the AMCIT father in order for the children to acquire citizenship at birth? A. Yes.

1	12	Q. So is it your testimony that it would			
2	13	not have made a difference to your final			
3	14	adjudication decision for these cases whether you			
4	15	had considered the children to be born in wedlock			
5	16	or whether you had considered them to be born out			
6	17	of wedlock?			
7	18	A. Yes, that's correct.			
8	19	Q. To be clear, it would not have made a			
9	20	difference?			
10	21	A. Correct, it would not have made a			
11	22	difference.			
12	23	Q. Would it have made a difference whether			
13	24	you had adjudicated these applications under INA			
14	25	301 versus INA 309 for these cases?			
15		233			
16	1	A. No, it would not have made a			
17	2	difference.			
18	3	Q. Why not?			
19	4	A. Because the biological connection is			
20	5	still required.			
21	6	Q. And your understanding that the			
22	7	biological connection is required, what is that			
23	8	understanding based on?			
24	9	A. It's based on the FAM, what I read in			
25	10	the FAM.			
26	11	Q. Is it based on anything else?			
27	12	A. No.			
28	13	Q. Was that something that you needed to			

1	14 seek clarity from, from your supervisor?
2	15 A. No.
3	16 Q. Was it something that you needed to
4	17 consult with Maggie Ramsay about?
5	18 A. No.
6	
7	Frances Day, Terri Nathine, (Pages 233:19 to 234:20)
8	233
9	By Ms. Zeidner Marcus:
10	Q. Was that the would you describe the
11	20 lack of a sorry. Let me start over.
12	When you're talking about the FAM
13	when you've been talking today at various points
14	23 about the FAM, do you understand the FAM to be
15	24 something that is completely separated from the
16	25 Immigration and Nationality Act of 1952?
17	234
18	1 A. No.
19	2 Q. You don't consider them completely
20	3 separated?
21	4 A. I don't consider them completely
22	5 separated.
23	6 Q. Does the FAM have quotations from the
24	7 statute within it?
25	8 A. As far as my recollection goes, yes.
26	9 Q. Does it describe provisions as well in
27	10 addition to quoting them?
28	11 A. As far as my recollection goes, yes.

1	12	Q. Would you say that the FAM let me
2	13	start over. I'm sorry.
3	14	MS. MARCUS: Apologies to the court
4	15	reporter and to everybody else.
5	16	BY MS. MARCUS:
6	17	Q. Would you say that there are FAM
7	18	provisions that incorporate the Immigration and
8	19	Nationality Act of 1952?
9	20	A. To the best of my recollection, yes.
10		
11	Fra	ances Day, Terri Nathine, (Pages 277:12 to 278:2)
12		277
13	Ву	Ms. Goldsmith:
14	12	Q. And you also stated in response to one
15	13	of Ms. Marcus's questions that, in your opinion, it
16	14	would not have made a difference whether you had
17	15	adjudicated E.J.'s application under Section 301
18	16	versus Section 309?
19	17	A. Based on my understanding, yes.
20	18	Q. What is the basis for your opinion that
21	19	it would not have made a difference whether you had
22	20	adjudicated E.J.'s application under Section 301
23	21	versus 309?
24	22	A. Because both require the biological
25	23	link both require the biological connection.
26	24	Q. And is your understanding that the
27	25	basis for that requirement is a provision in the
28		278

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1 FAM?

A. Yes.

Defendants' Opposition Exhibit L

(In Support of Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment)

JOSEPH H. HUNT 1 **Assistant Attorney General** 2 ANTHONY J. COPPOLINO **Deputy Director** 3 LISA ZEIDNER MARCUS Senior Counsel 4 Tel: (202-514-3336 5 lisa.marcus@usdoj.gov VINITA B. ANDRAPALLIYAL 6 **Trial Attorney** Tel: (202) 305-0845 7 vinita.b.andrapalliyal@usdoj.gov UNITED STATES DEPARTMENT OF JUSTICE 8 Civil Division, Federal Programs Branch 9 P.O. Box 883 Washington, DC 20044 10 Counsel for Defendants 11 UNITED STATES DISTRICT COURT 12 FOR THE CENTRAL DISTRICT OF CALIFORNIA 13 WESTERN DIVISION 14 15 ANDREW MASON DVASH-No. CV 18-523-JFW-JC BANKS, et al., 16 **Excerpts from the Deposition** Plaintiffs, **Testimony of Andrew Dvash-Banks**, 17 **Supporting Defendants' Opposition to** V. 18 **Plaintiffs' Motion for Partial** MICHAEL R. POMPEO, in his **Summary Judgment** 19 official capacity as U.S. Secretary of State, et al., Hearing Date: Feb. 4, 2019 20 Defendants. Honorable John F. Walter 21 22 23 Pursuant to this Court's Case Management Order, Defendants hereby file the 24 instant document for deponent Andrew Dvash-Banks. This document contains "only 25 those questions and answers, and any objections made at the time of the deposition to 26 those questions," Order at 11 (Dkt. No. 52), that Defendants are relying on to support 27 their partial motion for summary judgment, "with a citation to the appropriate page(s) 28

and line number(s) in the deposition transcript," id. Mr. Dvash-Banks' deposition was 1 2 taken Wednesday, December 12, 2018, at 12:00 P.M., at 1888 Century Park East, 3 Los Angeles, California. *** 4 Dvash-Banks, Andrew Mason - Vol. I, relevant portions from 38:22-67:24: 5 6 7 Pages 38:22 to 40:22) 8 38 9 22 How did you cross the border in 10 23 December 2016? 11 24 We flew. Α Into what airport? 12 25 Q 13 39 We flew into West Palm Beach airport. 14 1 15 2 Did you interact with U.S. customs 16 officials or visa officials when you entered on that trip? 17 4 5 Yes. 18 Α How long did that interaction take? 19 6 Q I can't remember. I think it was just a 20 7 21 few minutes. And were you with all of your family 22 9 23 together? 10 24 11 It was with my husband and my sons. You entered together and you proceeded 25 12 26 through customs together? 13 27 14 Yes. A 28 15 And when you entered --Q

DEFS.' OPP. TO PLS.' MOT. FOR PARTIAL S.J. • DEFENDANTS' OPPOSITION EXHIBIT NO. L

A I -- I should say I think so. I'm pretty sure we entered together. I don't know if I was in a different line as an American citizen. I can't recall. So I just don't want to give, like, wrong testimony. I don't know if we were, like, physically together or we were in different lines. I just can't remember that. Q Okay. But your general recollection is that it only took a few minutes to get through customs? A That's my --MS. LAWSON-REMER: Objection. Mischaracterizes testimony. THE WITNESS: That's my recollection. BY MS. ZEIDNER MARCUS: When you entered again in February 2017, how did you enter? In February, we entered by plane. A And what airport did you fly into? Q LAX. Α Did you interact again with U.S. officials upon entering? Yes. A And how long did you interact with them on that trip? I can't say for certain. But I believe it was just a few minutes.

l		
1	18	Q And did you all enter together?
2	19	A It's the same situation as West Palm
3	20	Beach. I'm not sure if we, like, physically entered
4	21	together or if we were in separate lines. I can't
5	22	recall.
6		
7	Pag	es 41:20 to 44:25
8		41
9	20	BY MS. ZEIDNER MARCUS:
10	21	Q Can you please describe in your own words
11	22	how you would compare those two experiences.
12	23	A Compare those two experiences. The
13	24	experience with the customs and border officer?
14	25	Q Yes.
15		42
16	1	A Yeah. I can't recall if there was any
17	2 (difference at all.
18	3	Q And then the next time you entered the
19	4	United States was June 2017?
20	5	A The next time we entered the United
21	6 3	States you mean the next time we entered, as in
22	7 1	me and my family?
23	8	Q Yes.
24	9	A Was in June 2017.
25	10	Q And did you interact with U.S. officials
26	11	upon entering the United States on that trip?
27	12	A Yes.
28	13	Q How did you enter the United States and
l	I	

14 where? 1 2 15 Entered on an airplane to LAX. 3 And how long was your interaction with the 16 U.S. officials on that entry experience? 4 18 I think no more than a few minutes, to the 5 best of my recollection. 6 Q Have you as a family had any other 7 20 21 interactions with U.S. customs officials other than 8 9 those situations we've been talking about? 10 23 Α Yes. 11 24 What were those interactions? 0 12 25 With customs officials, we interacted in 13 43 14 September of 2018. 15 2 What was the occasion of that interaction? 3 We just came back from a trip to Mexico. 16 How long were you in Mexico? 17 4 Q 5 18 A Just five days. Were you there for business or pleasure? 19 6 20 7 Α Pleasure. 21 8 When you entered -- when you had this interaction in September 2018, was it at the 22 23 airport? 10 24 11 Yes. A And how long was that interaction? 25 12 There were two interactions. 26 13 27 14 Q Can you explain. 28 15 Sure. The first interaction was, like,

the regular immigration line that you go through. 1 2 17 Uh-huh. Q 3 18 And then the second interaction was in a separate room that we were moved to. 4 20 How long total? 5 Q 21 Between those two interactions, how much 6 time total? 7 23 Yes. 8 Q 9 Less than an hour total. 24 10 25 And generally speaking, will you walk me 44 11 through what occurred in that interaction -- let me 12 13 start by asking was this at LAX. 14 3 It was, yes. 15 And you get in the immigration line as a 4 family. And then what happens next? 16 5 We were called up to the desk of the 17 6 18 immigration officer to present our passports. And were you interviewed by that officer? 19 8 Q 20 9 Yeah. Yeah. Α 21 10 How long did your interaction with that 22 officer take? 11 23 Not sure exactly. Maybe ten minutes. 12 And then what happened? 24 13 Q And then he asked for myself and my son to 25 14 go wait in a separate room. 26 15 27 One of your two children? 16 28 17 Yes. Α

1	18	Q	Was it AJ or EJ?	
2	19	A	It was EJ.	
3	20	Q	EJ?	
4	21	A	Yes.	
5	22	Q	And you were with also your husband and	
6	23	your o	other son, AJ, at that time?	
7	24	A	Yes. Before before we were put in that	
8	25	room,	yes.	
9				
10	Pag	ges 45:	05 to 46:05	
11			45	
12	5	BY M	S. ZEIDNER MARCUS:	
13	6	Q	Do you know what they did?	
14	7	A	My husband and AJ?	
15	8	Q	Yes.	
16	9	A	They were with my husband's parents and	
17	10	his sis	sters.	
18	11	Q	And so their interaction with the customs	
19	12	officia	als and the immigration officials ended after	
20	13	the ap	proximately ten-minute interview or discussion	
21	14	at the	desk; is that correct?	
22	15	A	Yes.	
23	16		MS. LAWSON-REMER: Objection. Foundation.	
24	17		THE WITNESS: Yes, that's correct.	
25	18	BY M	IS. ZEIDNER MARCUS:	
26	19	Q	And then yours continued?	
27	20	A	Yes.	
28	21	Q	In another room with your son?	
				Page 7

Yes. And what occurred in that room? We were asked to wait to speak to an -what I figure -- I assume is an immigration officer. And then they called us up to the window. And we had to present our passports and our -- our documentation. And we were asked a few questions. What kind of questions were you asked? Q Regarding [E.J.]'s immigration status. Pages 47:21 to 50:05 MS. ZEIDNER MARCUS: Thank you. Before we took a short break, we were talking about your interactions with immigration officials in September 2018 upon returning from Mexico. Uh-huh. Α Do you recall that? Q Α Yes. And you were describing an experience you had in a separate room from your husband and one of your children. Α Yes. Who else was in that room other than you and EJ? There were other travelers in the room.

How was the room set up? Some windows in the front and then a bunch of chairs, like rows of chairs. Was that a waiting area? Α Yes. When you entered the room, did you -- what did you do first? We were escorted to the room, and then the immigration officer that escorted us into the room asked us to take a seat. In the waiting area? Yes. Α How long were you seated in the waiting Q area? I can't say exactly how long. Q Approximately. A Oh. Just like a guess? Well -- can you say approximately how long you were --I can guess. Maybe 15 minutes. Twenty minutes. Yeah. I'm not asking you to guess. I'm asking -- it's a fine distinction, I suppose, but I'm asking you to think about your recollection and to describe it generally or approximately how long you were waiting. MS. LAWSON-REMER: Objection. Asked and

1	13	answered.
2	14	THE WITNESS: I I would say that I
3	15	don't know. So with a two-year-old time moves a
4	16	little bit differently when you're with a
5	17	two-year-old than when you're not. So I would guess
6	18	it felt like 20 minutes, I would say.
7	19	BY MS. ZEIDNER MARCUS:
8	20	Q And what happened next?
9	21	A We were called up to the window.
10	22	Q And how long were you at the window,
11	23	approximately?
12	24	A Approximately maybe 20 minutes.
13	25	Q And then after that, what happened?
14		50
15	1	A Then we left the room.
16	2	Q And broadly speaking, what was the
17	3	substance of the conversation you had at the window?
18	4	A The conversation at the window was,
19	5	broadly speaking, about [E.J.]'s immigration status.
20		
21	Pag	ges 51:13 to 54:17
22	13	BY MS. ZEIDNER MARCUS:
23	14	Q Do you recall any specific questions you
24	15	were asked?
25	16	A I'm trying to think. Yes.
26	17	Q And what do you recall?
27	18	A I recall one specific question was
28	19	regarding the documentation that we had for Ethan's
	İ	

immigration status. What was that documentation? It's called advance parole. What question was asked regarding that documentation? I don't remember the question that was asked regarding that documentation. What do you recall? Q I just recall being asked to present the documentation, the advance parole. Were you asked to present any other documentation during that interview that you recall? We -- we didn't present any other documentation, no, at that time. I -- I'm just -- I can't recall if the officer that escorted us there handed them our passports and the advance parole document or if we presented it. So I'm sorry if I said, like, we -- we presented the documentation. I'm not sure if, like, we presented it or, like, it was given to them. You know what I mean? Sure. Did you show those, the passports and the advance parole documentation, to the first officer? Yes. Α And -- and by that question I was referring to before you came into the separate room. Yes. Α

1	22	Q And then you were escorted by a different
2	23	officer to the room.
3	24	A I'm not sure if it was a different or the
4	25	same.
5		53
6	1	Q And then the person the officer
7	2	interviewing you within the room also considered
8	3	this documentation?
9	4	A Yes.
10	5	MS. LAWSON-REMER: Objection. Foundation.
11	6	THE WITNESS: Yes.
12	7	BY MS. ZEIDNER MARCUS:
13	8	Q Do you remember any other anything else
14	9	about the interaction you had with the second
15	10	interviewing officer inside the room?
16	11	A Do I remember?
17	12	Q Any any other aspects of your
18	13	interaction with the interviewing officer within
19	14	this second phase of your interactions
20	15	MS. LAWSON-REMER: Objection. Vague.
21	16	BY MS. ZEIDNER MARCUS:
22	17	Q inside the room?
23	18	A Any other aspects other than Ethan's
24	19	EJ's immigration status, no, I do not recall any
25	20	other anything else that was mentioned.
26	21	Q Did how were you treated by the
27	22	immigration officers that you interacted with?
28	23	MS. LAWSON-REMER: Objection. Vague.
	i	

THE WITNESS: We were treated -- I mean, my answer, I guess, would be we were treated normal, treated fine. You know? BY MS. ZEIDNER MARCUS: And what was the outcome of the -- let me rephrase. Did you understand the interviewing officer inside the -- the room to make some sort of decision with respect to your entry into the United States? MS. LAWSON-REMER: Objection. Vague. THE WITNESS: I believe that that immigration officer determined whether we entered into the United States or not. BY MS. ZEIDNER MARCUS: Q And what was the determination? MS. LAWSON-REMER: Objection. Vague. THE WITNESS: We were allowed to enter the United States. Pages 55:02-12 BY MS. ZEIDNER MARCUS: Did -- in -- when you were being interviewed by the officer in that room, do you recall how long that interview took? MS. LAWSON-REMER: Objection. Asked and answered.

1 8 THE WITNESS: Yeah. I'm pretty sure it 2 9 was 20 minutes --3 BY MS. ZEIDNER MARCUS: 11 And --4 Q 12 -- approximately. 5 6 7 Pages 56:03-11 8 9 BY MS. ZEIDNER MARCUS: 10 4 Do you -- can you explain why this 11 interview took 20 minutes? 12 6 Α I can't. 13 7 Were you asked any questions during the interview that you felt uncomfortable answering? 14 15 9 I would say no, to my recollection. I mean, I guess it takes a lot to make me feel 16 17 uncomfortable, but -- I would think. 18 19 20 Pages 57:06–21 21 6 Did you at the time have an impression of your interactions with that interviewing officer? 22 23 8 MS. LAWSON-REMER: Objection. Vague. 24 9 THE WITNESS: Impressions of my -- my impression was that it was not necessary and that --25 in my impression. 26 11 27 BY MS. ZEIDNER MARCUS: 28 13 Sure. Q

And that it was inconvenient. The secondary screening was unnecessary and inconvenient? A Correct. Yeah. So I guess that's why, like, going back to the word, like, "uncomfortable," like, I said no, but, I mean, uncomfortable in the sense that this was inconvenient and unnecessary, then, yeah, it was uncomfortable. Pages 59:06 to 59:11 Do you know why you were selected for secondary screening? Do I know why I was selected? Yes, I know why I was selected for secondary screening. Why? Q Because of EJ's immigration status. Pages 59:16 to 60:16 What is your husband's current immigration status? A My husband is a green card holder. I guess you call that permanent resident. What is EJ's current immigration status? MS. LAWSON-REMER: Objection. Foundation. THE WITNESS: I'm not an expert in this. BY MS. ZEIDNER MARCUS: Sure. Q

1	25 A So I don't know if he has an immigration	
2	60	
3	1 status. That would be my answer, but I'm not sure	
4	2 about it just because	
5	3 Q Do you know whether AJ has an immigration	
6	4 status?	
7	5 A AJ by "immigration status" could, like,	
8	6 a U.S. citizen be considered immigration status?	
9	7 Q Probably not.	
10	8 A Then AJ would not	
11	9 Q I don't know.	
12	10 A have an immigration status.	
13	11 Q So do you understand AJ's current status	
14	12 to be that of United States citizen?	
15	13 A Yes.	
16	14 Q Do you understand EJ's current status as	
17	15 not being that of United States citizen?	
18	16 A Yes.	
19		
20	Pages 60:21 to 63:19	
21	21 BY MS. ZEIDNER MARCUS:	
22	Q It how did EJ I mean, how did EJ	
23	23 enter the United States in the first time that he	
24	24 entered in was was the first time that EJ	
25	25 entered in February 2017?	
26	61	
27	1 A No.	
28	2 Q What was the first time that he entered?	
	Page	16

It was December 2016. December 2016. Q Yes. Α And how did he enter at that time? On his Canadian passport. When did he obtain the advance parole document? I'm not sure of the dates when he obtained it. Q Approximately? Sometime in 2018. Obviously before our Mexico trip. In February 2017, you presented for EJ a Canadian passport when he entered? Yes. Did you present any other documentation at that time for EJ? To my knowledge, no. And what about AJ in February 2017? What documentation did you present for him? I'm not sure. And in June 2017 --Q Actually, I'm sorry. I take that back. I am sure. It was a Canadian passport. In February of 2017, for AJ, it was a Canadian passport. It was a Canadian passport for both children in February 2017?

1	5	A Yeah. Sorry. I just had to think about
2	6	that, you know.
3	7	Q Of course. Thank you.
4	8	In June 2017, what documentation did you
5	9	provide for each of your children on their entry
6	10	into the United States?
7	11	A In June of 2017, the documentation that we
8	12	provided for entrance? For EJ, it was his Canadian
9	13	passport. And for AJ, it was his American passport.
10	14	Q And then in September of 2018, what
11	15	documentation did you present for each of your
12	16	children at that time?
13	17	A The same as in June of 2017.
14	18	Q And in addition, for EJ, you presented the
15	19	advance parole document?
16	20	A Yes.
17	21	Q Did you volunteer that document, or were
18	22	you asked for it?
19	23	MS. LAWSON-REMER: Objection.
20	24	Actually, go ahead.
21	25	THE WITNESS: I can't remember. It was
22		63
23	1	definitely presented. But I just don't know if it
24	2	was volunteered or requested. I can't remember.
25	3	BY MS. ZEIDNER MARCUS:
26	4	Q Has EJ entered the United States at any
27	5	other time other than February 2017, June 2017, or
28	6	September 2018?

1	7	A Yes.
2	8	Q What other time?
3	9	A December 2016.
4	10	Q Okay. And in December 2016, what
5	11	documentation did you provide for your children upon
6	12	
7	13	A Canadian passports.
8	14	Q When did your children obtain Canadian
9	15	passports?
10	16	A I'm not sure of the date, but it was
11	17	before December 2017 sorry before
12	18	December 2016 when we entered the U.S. for the first
13	19	time.
14		
15	Pag	ges 64:16 to 65:08
16		64
17	16	On any of these entries other than
18	17	September 2018, was EJ selected for secondary
19	18	screening?
20	19	MS. LAWSON-REMER: By "these entries" you
21	20	mean the ones that he has previously identified on
22	21	the record?
23	22	MS. ZEIDNER MARCUS: Correct.
24	23	MS. LAWSON-REMER: Okay.
25	24	THE WITNESS: To the best of my knowledge,
26	25	no.
27		65
28	1	BY MS. ZEIDNER MARCUS:
	l	

2 Q Other -- you have identified a number of 1 2 3 entries that EJ had. 3 Yeah. 4 Α 5 Do you recall any other entries that he 4 Q had into the United States other than the ones that 5 you have described on the record? 6 I don't recall any others. 7 8 8 9 Pages 65:14 to 66:15 10 14 BY MS. ZEIDNER MARCUS: You were with your family on all of these 11 15 entries that you described --12 16 13 17 By "family" you mean myself, my husband, and my two children? 14 15 19 Yes. On those specific entries, yes, the four 20 16 17 21 of us were together. 22 18 Did you have any other entries into the United States other than those that you have 19 described in which the four of you were together? 20 24 21 25 MS. LAWSON-REMER: In this time period? 22 66 23 MS. ZEIDNER MARCUS: Yes. Thank you. 1 24 2 THE WITNESS: In this same time period? 25 3 Yes. BY MS. ZEIDNER MARCUS: 26 27 5 When was that? Q 28 6 In May of 2017. Α

1	7	Q Were you selected for secondary screening
2	8	in that experience?
3	9	A I was alone. But to answer your question,
4	10	no, I was not selected for secondary screening.
5	11	Q And where did you enter at that time?
6	12	A Los Angeles.
7	13	Q Did your children ever enter on any other
8	14	occasion with your husband and not with you?
9	15	A No.
10		
11	Pa	ges 67:03-24
12		67
13	3	[Q] Other than the one in which you've entered
14	4	without EJ, the other entries that you have
15	5	described on the record, do those constitute, to the
16	6	best of your knowledge, all of the entries into the
17	7	United States that EJ has experienced?
18	8	MS. LAWSON-REMER: In this time period or
19	9	ever?
20	10	MS. ZEIDNER MARCUS: EJ, ever.
21	11	THE WITNESS: That EJ has experienced. To
22	12	the best of my knowledge, yes, that is all the times
23	13	that he has entered.
24	14	BY MS. ZEIDNER MARCUS:
25	15	Q And I may have already asked this, so
26	16	forgive me if I did. But the only time, to your
27	17	knowledge, that he was selected for secondary
28	18	screening was September 2018?
	I	

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1	19	A To best of my knowledge, yes.
2	20	Q And on the other entries when you were
3	21	with your family, December 2016, February 2017,
4	22	June 2017, were any other members of your family
5	23	selected for secondary screening on those occasions?
6	24	A No.
7		
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Defendants' Opposition Exhibit M

(In Support of Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment)

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DEFS.' OPP. TO PLS.' MOT. FOR PARTIAL S.J. • DEFENDANTS' OPPOSITION EXHIBIT NO. M

Friday, December 7, 2018, at the U.S. Consulate, 360 University Avenue, Toronto, Canada. *** Ramsay, Margaret, (Page 131:22 to 133:23) By Ms. Zeidner Marcus Q. Do you know whether Ms. Day considered Ethan Dvash-Banks to be born in wedlock, as that term is used in the FAM and the INA? A. I think initially, as evidenced by her case notes, she may have considered them in wedlock because she saw a marriage certificate, but believe after reviewing the guidance and as evidenced by the final denial letter, ultimately applied 309 of the INA to the decision-making. Is it your understanding, and if Q. you need to refer to the case notes to refresh your memory on this, then you can do so and then point me to that section, if you do so, but is it your understanding that on the day that they visited, the Dvash-Banks family visited the Consulate Toronto that Ms. Day on that day considered them to be a married couple, the adults in the family? MS. GOLDSMITH: Objection, leading. THE WITNESS: I think what may have happened is when she was reviewing all the documents and she saw a marriage certificate, she

1	18	started typing her notes, as we often do, and then	
2	19	over the course of the interview discovered that we	
3	20	would have to treat the case as a 309 case instead.	
4	21	BY MS. ZEIDNER MARCUS:	
5	22	Q. Do you know whether she	
6	23	communicated to the Dvash-Banks family on that day	
7	24	whether there was a particular provision that she	
8	25	was going to be applying in the case?	
9		133	
10	1	A. I believe she may have told them	
11	2	about the provisions of INA 309.	
12	3	Q. What is that belief based on?	
13	4	A. I think I heard her talk to them	
14	5	about the requirements for it and the requirements	
15	6	for a biological relationship as well.	
16	7	Q. Is there a requirement for a	
17	8	biological relationship under both 301 and 309, as	
18	9	you understand and apply the let me start over.	
19	10	The biological requirement that you were just	
20	11	describing, what is that biological requirement?	
21	12	A. There must be, in order for a U.S.	
22	13	citizen parent to transmit citizenship to a child	
23	14	at birth, there must be a biological relationship	
24	15	between parent and child.	
25	16	Q. Is that true for both INA 301 and	
26	17	INA 309, in your understanding?	
27	18	A. Yes.	
28	19	Q. So would it have made a difference	
			Page 3

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Defendants' Opposition Exhibit N

(In Support of Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment)

JOSEPH H. HUNT 1 **Assistant Attorney General** 2 ANTHONY J. COPPOLINO **Deputy Director** 3 LISA ZEIDNER MARCUS Senior Counsel 4 Tel: (202-514-3336 5 lisa.marcus@usdoj.gov VINITA B. ANDRAPALLIYAL 6 **Trial Attorney** Tel: (202) 305-0845 7 vinita.b.andrapalliyal@usdoj.gov UNITED STATES DEPARTMENT OF JUSTICE 8 Civil Division, Federal Programs Branch 9 P.O. Box 883 Washington, DC 20044 10 Counsel for Defendants 11 UNITED STATES DISTRICT COURT 12 FOR THE CENTRAL DISTRICT OF CALIFORNIA 13 WESTERN DIVISION 14 15 ANDREW MASON DVASH-No. CV 18-523-JFW-JC BANKS, et al., 16 **Excerpts from the Deposition** Plaintiffs, **Testimony of Larilyn Reffett,** 17 **Supporting Defendants' Opposition to** v. Plaintiffs' Motion for Partial 18 MICHAEL R. POMPEO, in his **Summary Judgment** 19 official capacity as U.S. Secretary of State, et al., Hearing Date: Feb. 4, 2019 20 Defendants. Honorable John F. Walter 21 22 23 Pursuant to this Court's Case Management Order, Defendants hereby file the 24 instant document for deponent Larilyn Reffett. This document contains "only those 25 questions and answers, and any objections made at the time of the deposition to those 26 questions," Order at 11 (Dkt. No. 52), that Defendants are relying on to support their 27 partial motion for summary judgment, "with a citation to the appropriate page(s) and line 28

DEFS.' OPP. TO PLS.' MOT. FOR PARTIAL S.J. • DEFENDANTS' OPPOSITION EXHIBIT NO. N

number(s) in the deposition transcript," id. Ms. Reffett's deposition was taken Thursday, December 6, 2018, at the U.S. Consulate, 360 University Avenue, Toronto, Canada. *** Reffett, Larilyn, (Pages 92:06–93:06) By Ms. Klein: Q. And in adjudicating applications for a passport for a child born in September of 2016, is it your testimony that if that child was born in Ontario, the consulate would require submission of a Statement of Live Birth? Generally speaking, we would require a statement of some type issued by the Registrar in Ontario. Q. Okay. And are there written materials stating what documentation needs to be provided to the Toronto Consulate in support of a U.S. passport application for a child? That information is all on our Α. website. When you go to make your appointment for the service, there is a checklist of information that you would need to bring with you. Q. And does that checklist require that a Statement of Live Birth be brought to the consulate? A. I don't know how it references the document. As I mentioned, it is the equivalent of

1 2 a birth certificate and there are many different 2 3 versions here in Ontario. If you bring one of the 3 versions that doesn't meet the requirements, we 4 5 will request that you get the more comprehensive 4 version. 5 6 6 7 Reffett, Larilyn, (Pages 167:18 to 168:19) 8 167 9 By Ms. Klein: 10 11 19. would give rise to doubt of putative parentage? $20 \cdot \cdot \cdot \cdot \cdot \cdot \cdot \cdot A. \cdot \cdot I$ mean, every case is going to be 12 13 $21 \cdot different$ and this is only putative parentage as 22· · related by blood. Other things that might cause 14 15 23. · someone to question whether parentage as related by 16 24. blood was potentially something they should look 17 25 · · into, I don't want to make a huge list of these 168 18 19 $\cdot 1 \cdot$ because they are fraud concerns, but things like a 20 $\cdot 2 \cdot$ birth certificate that was amended later to add 21 ·3· ·potentially a parent or to change some biographical ·4· ·information; that would be something that would be 22 23 ·5· ·considered a red flag for an adjudicating officer 24 $\cdot 6 \cdot$ and that would cause a line of questioning that $\cdot 7 \cdot$ wouldn't be asked of other applicants. 25 ·8· · · · · · · You know, other things about whether 26 27 $\cdot 9 \cdot$ there would be questions about whether a putative 28 10 · parent is related by blood, again, anything that

11. would indicate the use of assisted reproductive 1 2 12· ·technology, that will raise other questions. 13· · · · · · · · Anything on a birth certificate that 3 14· · would seem to indicate an adoption would raise 4 5 15 · · questions. 16· · · · · · · These all are indicators that we look 6 7 $17 \cdot$ at when we are looking at documents so that we are 8 18 ⋅ asking the correct chain of questions to get the 9 19. information that we need to make the determination. 10 Reffett, Larilyn, (Pages 177:04–25) 11 12 By Ms. Klein: 13 O. For children born in Ontario who are applying for a U.S. passport at the Toronto 14 5 15 Consulate, does the consulate require that children 16 7 provide a document entitled a Notice of Live Birth? 17 8 A. No, we require that you provide us 9 18 with a document that has been issued by the Registrar here that is an official Ontario birth 19 10 document, and we do require for minor children that 20 11 21 12 that document does include the names of both of the parents for the purposes of meeting the two-parent 22 13 23 signature consent requirement so we have to be able 14 24 15 to see that on the birth certificate those are the parents listed in order to allow them to sign the 25 16 application. 26 17 27 18 That was kind of what I was referencing 28 in saying that there are a couple of different

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versions, and there is one version that does not list the parents. That one we cannot accept because we have to be able to identify that the people standing in front of us taking the oath are allowed to sign that application and allowed to authorize documentation for the child.

Defendants' Opposition Exhibit O

(In Support of Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment)

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for partial summary judgment, "with a citation to the appropriate page(s) and line number(s) in the deposition transcript," id. Mr. Peek's deposition was taken Thursday, December 20, 2018, at 1700 New York Avenue, Northwest, Washington, District of Columbia. *** 6 Peek, Paul, (Pages 178:20 to 179:18) 8 178 By Mr. Edelman: 20· · · · · Q· · Okay. · Now, if the child was born -- two 10 21. men married to each other, child is born outside the 22. United States, and the spouse whose sperm was used 12 13 23. for the assisted reproduction technology is not a 24. · U.S. citizen, would the State Department recognize 14 15 25 · · the child as a U.S. citizen at birth? 179 16 $\cdot 1 \cdot \cdot \cdot \cdot A \cdot \cdot$ It depends. $\cdot 2 \cdot \cdot \cdot \cdot \cdot Q \cdot \cdot$ What does it depend on? 18 $\cdot 3 \cdot \cdot \cdot \cdot \cdot A \cdot \cdot$ Whether the U.S. citizen parent also 19 ·4· ·contributed genetic material or was the gestational 20 $\cdot 5 \cdot \cdot$ parent. 22 ·6· · · · · Q· ·Okay. · So, again, I'm talking about two 23 $\cdot 7 \cdot$ men, sperm from one of them; that person not a U.S. 24 ·8· ·citizen.· Question: Would the resulting child born 25 ·9· ·outside the United States be considered a U.S. 10· ·citizen at birth? 26 27 $11 \cdot \cdot \cdot \cdot \cdot A \cdot \cdot$ Let me elaborate on why I'm saying "it 28 12· ·depends" in my answer.

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 $13 \cdot \cdot \cdot \cdot \cdot Q \cdot \cdot \text{Please}$. $14 \cdot \cdot \cdot \cdot A \cdot$ Because one of the two men could be 15 ⋅ someone whose has transitioned and is now a man but 16 ⋅ is not always a man. · So could theoretically have 17. · contributed genetic material or been the gestational 18 · parent. Peek, Paul, (Pages 180:16–181:10) Q Okay. So -- and just to close that circle, if you go back to Plaintiffs' Deposition Exhibit 4, which probably is in front of you, 7 FAM 1140, appendix E on page 4 -- tell me if you're there. I know this gets confusing --A The whole thing is 7 FAM appendix E --1140 appendix E. Right. Q Okay. And page 4. We're in the in wedlock and of wedlock. A Right. Q Okay. Part (a), "The term 'birth in wedlock' has consistently -- has been consistently interpreted to mean birth during the marriage of the biological parents to each other," correct? A Yes. And is that -- I'm trying to close off this circle here. Is that what you mean in your last answer when you talk about the requirement that the biological parents be married to each other?

A Yes. 1 10 2 3 Peek, Paul, (Pages 202:17 to 202:23) 202 4 5 By Mr. Edelman: $17 \cdot \cdot \cdot \cdot \cdot Q \cdot \cdot$ Are there circumstances in which the 6 7 18. State Department treats children born into a 8 19. ·same-sex marriage to be children born in wedlock? 9 $20 \cdot \cdot \cdot \cdot A \cdot \cdot Yes.$ $21 \cdot \cdot \cdot \cdot \cdot Q \cdot \cdot$ And what are those circumstances? 10 22· · · · · A· · If both parents had a biological 11 23. · relationship to the child. 12 13 Peek, Paul, (Pages 333:4 to 333:17) 14 15 333 16 By Mr. Edelman: 17 $\cdot 4 \cdot \cdot \cdot \cdot \cdot Q \cdot \cdot$ Sure. In what circumstances does a child 18 $\cdot 5 \cdot$ born to a same-sex female couple acquire U.S. 19 ·6· ·citizenship under INA section 301(g)? $\cdot 7 \cdot \cdot \cdot \cdot \cdot A \cdot \cdot I$ am looking at 8 FAM 304.3-1, which I 20 21 ·8· ·think would also answer your previous question. To 22 ·9· ·read it aloud, paragraph (b), "A child born abroad 23 $10 \cdot \text{to a U.S.}$ citizen gestational mother who is the 24 11. · legal parent of the child at the time of birth in 25 12. • the location of birth, whose genetic parents are an 26 13 · · anonymous sperm donor and the U.S. citizen wife of 27 14. • the gestational legal mother, is considered for 28 15 · citizenship purposes to be a citizen born in wedlock

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16 · · of two U.S. citizens, with a citizenship claim 17· · adjudicated under INA 301(c)." Peek, Paul, (Pages 335:10 to 335:14) By Mr. Edelman: 10· · · · · · What is the State Department's 11. · understanding of USCIS' actions taken to follow the 12 · · 9th Circuit's decision in Scales? 13. A. That, in the jurisdiction of the 14. 9th Circuit, they comply with the ruling.