# Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page1 of 37 Approved for public release May 5, 2014

Plaintiffs,	ALIFORNIA	сто
NORTHERN DISTRICT OF C         SAN FRANCISCO DIV         .YN JEWEL, et al.,         Plaintiffs,	CALIFORNIA TSION . 08-cv-4373-JSW . 07-cv-693-JSW ASSIFIED DECLARATIO MES R. CLAPPER, DIREA NATIONAL INTELLIGE Hearing Scheduled	сто
NORTHERN DISTRICT OF C         SAN FRANCISCO DIV         JYN JEWEL, et al.,         Plaintiffs,         NAL SECURITY AGENCY, et al.,         Defendants.         J         J         No.         Plaintiffs,         J	CALIFORNIA TSION . 08-cv-4373-JSW . 07-cv-693-JSW ASSIFIED DECLARATIO MES R. CLAPPER, DIREM	сто
NORTHERN DISTRICT OF C         SAN FRANCISCO DIV         YN JEWEL, et al.,         Plaintiffs,         NAL SECURITY AGENCY, et al.,         Defendants.         )         )         No.         )         NAL SECURITY AGENCY, et al.,         ) <td>CALIFORNIA TSION . 08-cv-4373-JSW . 07-cv-693-JSW ASSIFIED DECLARATIC</td> <td></td>	CALIFORNIA TSION . 08-cv-4373-JSW . 07-cv-693-JSW ASSIFIED DECLARATIC	
NORTHERN DISTRICT OF C         SAN FRANCISCO DIV         .YN JEWEL, et al.,         Plaintiffs,	CALIFORNIA TSION . 08-cv-4373-JSW	
NORTHERN DISTRICT OF C SAN FRANCISCO DIV .YN JEWEL, et al., Plaintiffs, NAL SECURITY AGENCY, et al., Defendants.	CALIFORNIA TSION . 08-cv-4373-JSW	
NORTHERN DISTRICT OF C SAN FRANCISCO DIV .YN JEWEL, et al., ) Plaintiffs, ) NAL SECURITY AGENCY, <u>et al.</u> , )	CALIFORNIA TSION	
NORTHERN DISTRICT OF C SAN FRANCISCO DIV .YN JEWEL, et al., ) Plaintiffs, ) )	CALIFORNIA TSION	
NORTHERN DISTRICT OF C SAN FRANCISCO DIV .YN JEWEL, et al., ) Plaintiffs, ) )	CALIFORNIA TSION	
NORTHERN DISTRICT OF C SAN FRANCISCO DIV .YN JEWEL, et al., ) ) No.	CALIFORNIA TSION	
NORTHERN DISTRICT OF C SAN FRANCISCO DIV .YN JEWEL, et al., ) ) No.	CALIFORNIA TSION	
NORTHERN DISTRICT OF C SAN FRANCISCO DIV	ALIFORNIA	
NORTHERN DISTRICT OF C	ALIFORNIA	
	A REAL PLATER	
	10 A	
(202) 616-8460 vs for the Government Defendants	8	
(202) 514-4782		
sachusetts Avenue, NW gton, D.C. 20001		
ivision, Federal Programs Branch		
norneys partment of Justice		
<b>EY PATTON</b>		
N DEARINGER		
IA BERMAN		
J. GILLIGAN Litigation Counsel		
Branch Director	5 C	
ONY J. COPPOLINO		
	t	
Assistant Attorney General	_	
H H. HUNT or, Federal Programs Branch ONY J. COPPOLINO Branch Director S J. GILLIGAN Litigation Counsel IA BERMAN Trial Counsel N DEARINGER EY PATTON Itorneys opartment of Justice	3	

÷

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page2 of 37 Approved for public release May 5, 2014

HT FITCH HITCH HICH I, James R. Clapper, do hereby state and declare as follows; 2 (U) INTRODUCTION 3 1. (U) I am the Director of National Intelligence (DNI) of the United States. I have 4 held this position since August 9, 2010. In my capacity as the DNI, I oversee the U.S. 5 Intelligence Community (IC) and serve as the principal intelligence adviser to the President. 6 Prior to serving as the DNI, I served as the Director of the Defense Intelligence Agency from 7 1992 to 1995, the Director of the National Geospatial-Intelligence Agency from 2001 to 2006, 8 9 and the Under Secretary of Defense for Intelligence from 2007 to 2010, where I served as the 10 principal staff assistant and advisor to the Secretary and Deputy Secretary of Defense on 11 intelligence, counterintelligence, and security matters for the Department of Defense. In my 12 capacity as the Under Secretary of Defense for Intelligence, I simultaneously served as the 13 Director of Defense Intelligence for the Office of the Director of National Intelligence (ODNI). 14 15 2. (U) The purpose of this declaration is to formally assert, in my capacity as the 16 DNI and head of the IC, the state secrets privilege and a statutory privilege under the National 17 Security Act of 1947, as amended, see 50 U.S.C. § 3024(i)(1), in order to protect intolligence 18 19 sources and methods that are at risk of disclosure in the above-captioned case as well as in 20Shubert v. Obama (07-ov-00693) (M: 06-cv-1791). This assertion of privilege updates and 21 modifies my prior assertions of privilege in this litigation. As discussed below, I um no longer 22 asserting privilege over the existence of various presidentially authorized National Security 23 Agency (NSA) intelligence activities, later transitioned to authority under the Foreign 24 25 Intelligence Surveillance Act (FISA). I continue to assert privilege over still-classified 26 information concerning the scope and operational details of these intelligence activities, 27 including but not limited to information that would tend to confirm or deny that particular 28

- JUST SECTION SET MAR

<u>Realing the second s</u>

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obama, et al.. No. 07-cv-693-JSW

DESTRUCTION WAR IT SHADLEDS persons were targets of or subject to NSA intelligence activities or that particular 1 telecommunications service providers assisted NSA in conducting intelligence activities. 2 Disclosure of this still-classified information regarding the scope and operational details of NSA 3 ą intelligence activities implicated by plaintiffs' allegations could be expected to cause extremely 5 grave damage to the national security of the United States. The statements made herein are 6 based on my personal knowledge as well as on information provided to me in my official 7 capacity as the DNI. 8

## (U) SUMMARY

(U) In the course of my official duties, I have been advised of this lawsuit and the 3. 11 allegations at issue in the plaintiffs' complaints in the Jewel and Shubert actions. In personally 12 considering this matter, I have executed a separate unclassified declaration dated December 20, 13 2013. Moreover, I have read and personally considered the information contained in the Public 14 15 and the In Camera, Ex Parte Declaration of Frances J. Fleisch, National Security: Agency (NSA), 16 executed on December 20, 2013 (hereafter "Classified NSA Declaration"). Disclosure of the 17 information covered by my and NSA's privilege assertions reasonably could be expected to 18 cause exceptionally grave damage to the national security of the United States and, therefore, the 19 20 information should be excluded from any use in this case,

25

26

27

9

10

4. (U) I reach this conclusion, and make these assertions of privilege, mindful of the public disclosures of information about classified NSA intelligence programs, both authorized and unauthorized, that have taken place since June 2013. The wave of unauthorized public disclosures of classified information regarding NSA intelligence activities that began in June 2013 has been extremely damaging to the national security of the United States, threatening the ability of the IC to conduct operations effectively and keep our country safe. At the same time,

28

THE SECTOR SERVICE

USLORI TIMNOFORN

3

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-ev-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-ev-693-JSW Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page4 of 37 Approved for public release May 5, 2014

an the second these disclosures have generated great public interest in how the NSA uses its special tools and T authorities to gather intelligence, and whether they have been used appropriately. At the 2 3 President's direction, I have therefore declassified and publicly released numerous documents 4 disclosing the existence of, and a number of details about, the NSA's collection of bulk 5 telephony and Internet metadata under sections 402 and 501 of FISA, and the content of 6 communications of non-U.S. persons located abroad under FISA section 702. I did this to 7 facilitate informed public debate about the value and appropriateness of these programs with full 8 9 understanding of what they allow, the oversight mechanisms in place, and the contribution these 0 programs have made to the Nation's security and safety. These documents were properly 11 classified and the decision to declassify and release them was not taken lightly. But I concluded, 12 in consultation with elements of the IC, that in light of the unauthorized disclosures, the public 13 interest in the documents outweighed the potential for additional damage to national security. 14 15 (U) On December 20, 2013, under authority of the President, the existence of 5. 16 collection activities authorized by President George W. Bush in October 2001 was also 17 declassified. Specifically, starting on October 4, 2001, President Bush authorized the Secretary 18 of Defense to employ the capabilities of the Department of Defense, including the NSA, to 19 collect foreign intelligence by electronic surveillance in order to detect and prevent acts of 20 21 terrorism within the United States. President Bush authorized the NSA to collect (1) the contents 22of certain international communications, a program that was later referred to and publicly 23 acknowledged by President Bush as the Terrorist Surveillance Program (TSP), and (2) telephony 24 and Internet non-content information (referred to as "metadata") in bulk, subject to various 25 26 conditions. 27 6. (U) President Bush issued authorizations approximately every 30-60 days. 28

Classified In Camera, Ex Parte Declaration of Jámes R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-ev-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-ev-693-JSW

<u>4-93123-03</u>

Although the precise terms changed over time, each presidential authorization required the minimization of information collected concerning American citizens to the extent consistent with the effective accomplishment of the mission of detection and prevention of acts of terrorism within the United States. The NSA also applied additional internal constraints on the presidentially authorized activities.

(U) Over time, the presidentially authorized activities transitioned to the authority 7. 7 of the FISA. The collection of communications content pursuant to presidential authorization 8 9 ended in January 2007 when the U.S. Government transitioned TSP to the authority of FISA 10 under orders of the FISC. In August 2007, Congress enacted the Protect America Act (PAA) as Ð a temporary measure. The PAA expired in February 2008 and was replaced by the FISA. 12 Amendments Act of 2008, which was enacted in 2008 and remains in effect today. Today, 13 14 content collection is conducted pursuant to section 702 of FISA. The metadata activities also 15 were transitioned to orders of the FISC. The bulk collection of telephony metadata transitioned 16 to the authority of FISA in May 2006 and is collected pursuant to section 501 of FISA. The bulk 17 collection of Internet metadata was transitioned to the authority of FISA in July 2004 and was 18 collected pursuant to section 402 of FISA. In December 2011, the U.S. Government decided not 19 20 to seek re-authorization of the bulk collection of Internet metadata under section 402.

8. (U) As a result of the declassification of the information described above, the U.S.
 Government is no longer asserting privilege over the existence of these programs, whether
 conducted under presidential authority or FISC authorization. It has remained necessary,
 however, to withhold certain information about these programs, even from the publicly released
 documents, to protect sensitive sources and methods, such as particular targets of surveillance,
 and methods of collecting and analyzing intelligence information, because public disclosure of

TEP SET RELATENT

105/000/0N/MOSORW

5

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obaina, et al., No. 07-cv-593-JSW

	this information would likely cause even graver damage to national security than has already
	been done by the unauthorized disclosures that have occurred since June 2013. As explained in
121	great detail herein, and in the accompanying Classified NSA Declaration, the same is true with
	respect to the highly sensitive and still classified information that is implicated by the plaintiffs
	allegations in this litigation.
	(Calles Volter) for example, inigating plantings claims would likely risk of
	require
1000	
112.7	
	10. (U) Accordingly, notwithstanding the unauthorized disclosures and the official
	declassification and release of information about NSA intelligence programs that have taken
1	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged
1	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged national security information described herein, and in greater detail in the NSA classified
1	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged national security information described herein, and in greater detail in the NSA classified declaration, will risk further and exceptionally grave damage to the national security of the
1	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged national security information described herein, and in greater detail in the NSA classified declaration, will risk further and exceptionally grave damage to the national security of the United States.
	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged national security information described herein, and in greater detail in the NSA classified declaration, will risk further and exceptionally grave damage to the national security of the United States. 11. (U) As the NSA states, the allegations in this lawsuit implicate information
	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged national security information described herein, and in greater detail in the NSA classified declaration, will risk further and exceptionally grave damage to the national security of the United States.
	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged national security information described herein, and in greater detail in the NSA classified declaration, will risk further and exceptionally grave damage to the national security of the United States. 11. (U) As the NSA states, the allegations in this lawsuit implicate information
	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged national security information described herein, and in greater detail in the NSA classified declaration, will risk further and exceptionally grave damage to the national security of the United States. 11. (U) As the NSA states, the allegations in this lawsuit implicate information concerning several highly classified and important NSA intelligence activities that commenced
	declassification and release of information about NSA intelligence programs that have taken place since June of this year, it is my judgment that disclosure of the classified, privileged national security information described herein, and in greater detail in the NSA classified declaration, will risk further and exceptionally grave damage to the national security of the United States. 11. (U) As the NSA states, the allegations in this lawsuit implicate information concerning several highly classified and important NSA intelligence activities that commenced

-

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page7 of 37 Approved for public release May 5, 2014

	A, and involve (or involved) sources or methods of
intelligence gathering that continue	e to be relied on by the NSA. See Classified NSA Declaration
12 (TS//STLW/SI	OC/NF). In order to address plaintiffs' allegation that the
NSA, with the assistance of telecor	mmunication providers, including AT&T and Verizon
	ntercepted the content and obtained the communications
	ericans as part of an alleged presidentially authorized
	vel Complaint at ¶ 2-13, 39-97; Shubert Second Amended
	-91,102 further litigation would require or risk disclosure of
	sified NSA intelligence activities, sources and methods. Th
would include	
	NSA's (1) targeted content
surveillance aimed at	terrorist organizations, pursuant to the TSP and
	) the bulk collection and targeted analysis of non-content ternet communications—important and sensitive activities
	ernet communications-important and sensitive activities
information about telephone and Int	ernet communications—important and sensitive activities
information about telephone and Int that have been or continue to be con	ternet communications—important and sensitive activities iducted pursuant to FISC orders.
information about telephone and Int that have been or continue to be con have enabled the NSA to uncover th	ternet communications—important and sensitive activities aducted pursuant to FISC orders.
information about telephone and Int that have been or continue to be con have enabled the NSA to uncover th	ternet communications—important and sensitive activities iducted pursuant to FISC orders. And that in contacts of members or agent
information about telephone and Int that have been or continue to be con have enabled the NSA to uncover th of	ternet communications—important and sensitive activities aducted pursuant to FISC orders. and that are contacts of members or agent ganizations;
information about telephone and Int that have been or continue to be con have enabled the NSA to uncover th of	ternet communications—important and sensitive activities aducted pursuant to FISC orders. and that the contacts of members or agent ganizations; concerning foreign intelligence-gathering activities
information about telephone and Int that have been or continue to be con have enabled the NSA to uncover th of	ternet communications—important and sensitive activities aducted pursuant to FISC ordersand that the contactsof members or agent ganizations; formation concerning foreign intelligence-gathering activities as threat of another terrorist attack on the U.S. Homeland, a
information about telephone and Int that have been or continue to be con have enabled the NSA to uncover th of	ternet communications—important and sensitive activities aducted pursuant to FISC ordersand that are contactsof members or agent ganizations; formation concerning foreign intelligence-gathering activities as threat of another terrorist attack on the U.S. Homeland, a 7.
information about telephone and Int that have been or continue to be con have enabled the NSA to uncover th of	ternet communications—important and sensitive activities aducted pursuant to FISC ordersand that the contactsof members or agent ganizations; formation concerning foreign intelligence-gathering activities as threat of another terrorist attack on the U.S. Homeland, a
information about telephone and Int that have been or continue to be con have enabled the NSA to uncover th of	ternet communications—important and sensitive activities aducted pursuant to FISC ordersand that are contactsof members or agent ganizations; formation concerning foreign intelligence-gathering activities as threat of another terrorist attack on the U.S. Homeland, a 7.

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page8 of 37 Approved for public release May 5, 2014

ALL DI LIGHT STAR HERING TIMENTERS privilege and the DNI's authority to protect intelligence sources and methods pursuant to 50 U.S.C. § 3024(i)(1) to protect against the disclosure of highly classified and important 2 3 intelligence information, sources and methods put at issue in this case, many of which are vital to 4 the national security of the United States, including: (a) information concerning the specific 5 nature of the terrorist threat posed by al-Qa'ida and its affiliates and other foreign terrorist 6 organizations to the United States; (b) information that would tend to confirm or deny whether 7 particular individuals, including the named plaintiffs, have been subject to any NSA intelligence 8 9 activities; (c) information concerning the scope or operational details of NSA intelligence 10 activities that may relate to or be necessary to adjudicate plaintiffs' allegations, including 11 plaintiffs' claims that the NSA indiscriminately intercepts the content of communications, and 12 their claims regarding the NSA's bulk collection of telephony and Internet communications 13 records ("metadata"); and (d) information that may tend to confirm or deny whether AT&T or 14 15 Verizon (and to the extent relevant or necessary, any other relecommunications carrier) has 16 provided assistance to the NSA in connection with any intelligence activity. 17 (U) I specifically concur with the NSA that public speculation about alleged 14. 18 NSA activities above and beyond what has been officially disclosed does not diminish the need 19 20 to protect intelligence sources and methods from further exposure, and that official confirmation. 21 and disclosure of the classified, privileged national security information described herein can be 22 expected to cause exceptionally grave damage to the national security. For these reasons, as set 23 forth further below, I request that the Court uphold the state secrets and statutory privilege 24 assertions that I make herein, as well as the statutory privilege assertion made by the NSA 25 26 pursuant to Section 6 of the National Security Agency Act, see 50 U.S.C. § 3605 (note), and 27 protect the information described in this declaration from disclosure.

28

HAP SHIDET ISTI WISI

CEORCENA OFORE

8

Classified In Camera, Ex Porte Declaration of James R. Clapper, Director of National Intelligence. Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Ohama, et al., No. 07-cv-593-JSW Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page9 of 37 Approved for public release May 5, 2014

U) <u>CLASSIFICATION OF DECLARATION</u>

(SHSL/NF) Pursuant to the standards in Executive Order (E.O.) 13526, this 15. 2 3 declaration is classified as: TOP SECRET //STLW/SI HCS//ORCON/NOFORN. The 4 details concerning these classification markings are set forth in the Classified NSA Declaration 5 and are briefly summarized here. Under E.O. 13526, information is classified "TOP SECRET" б if unauthorized disclosure of the information reasonably could be expected to cause 7 exceptionally grave damage to the national security of the United States; "SECRET" if 8 9 unauthorized disclosure of the information reasonably could be expected to cause serious 10 damage to national security; and "CONFIDENTIAL" if unauthorized disclosure of the 11 information reasonably could be expected to cause identifiable damage to national security. At 12 the beginning of each paragraph of this declaration, the letters "U," "C," "S," and "TS" indicate 13 respectively that the information is either UNCLASSIFIED, or is classified CONFIDENTIAL, 14 15 SECRET, or TOP SECRET. 16 (U) Additionally, this declaration also contains Sensitive Compartmented 16. 17 Information (SCI), which is subject to special access and handling requirements because it 18 involves or derives from particularly sensitive intelligence sources and methods. This 19 20 declaration references communications intelligence, also referred to as special intelligence (SI), 21 which is a subcategory of SCI that identifies information that was derived from exploiting 22 cryptographic systems or other protected sources by applying methods or techniques, or from 23 intercepted foreign communications. This declaration also references human intelligence control 24

system (HCS), another subcategory of SCI that identifies information derived from individuals
 who provide intelligence information.

27

17.

-(TS//STLW/SE/OC/NF) This declaration also contains information related to or

HI SECRET SH H3

mark the state of the o

Classified In Camera, Ex.Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-ev-4873-JSW); Shuhert, et al. v. Obama, et al., No. 07-ev-193-JSW Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page10 of 37 Approved for public release May 5, 2014

TOPSECRETATIONS HC3/CRCAMAPAR derived from the STELLARWIND program, a controlled access signals intelligence program under presidential authorization in response to the attacks of September 11, 2001. In this 2 declaration, information pertaining to the STELLARWIND program is denoted with the special 3 4 marking "STLW" and requires more restrictive handling. Despite the December 2005 public S acknowledgement of the TSP, and the recent public acknowledgment of NSA bulk telephony and 6 Internet metadata collection activities that were also part of the STELLARWIND program, 7 certain details about the STELLARWIND program (including the TSP) remain highly classified 8 9 and strictly compartmented, 10 11 12 13 18. 14 (U) Finally, information labeled "NOFORN" may not be released to foreign 15 governments, foreign nationals, or non-U.S. citizens without permission of the originator and in 10 accordance with DNI policy. The "ORCON" designator means that the originator of the 17 information controls to whom it is released. 18 (U) BACKGROUND ON DIRECTOR OF NATIONAL INTELLIGENCE 19 20 19. (U) The position of DNI was created by Congress in the Intelligence Reform and 21 Terrorism Prevention Act of 2004, Pub. L. 108-458, §§ 1011(a) and 1097, 118 Stat. 3638, 3643-22 63, 3698-99 (2004) (amending sections 102 through 104 of Title I of the National Security Act 23 of 1947). Subject to the authority, direction, and control of the President, the DNI serves as the 24 head of the IC and as the principal adviser to the President, the National Security Council, and 25 26 the Homeland Security Council for intelligence matters related to the national security. See 50 27 U.S.C. § 3023(b)(1), (2). 28 10 STE 14 - T + 11 HCan HC IN- MITORN

Classified In Camero, Ex Parte Declaration of James R. Chapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-ev-4873-JSW); Shubert, et al. v. Obomo, et al., No. 07-ev-503-JSW

ICS/GRCGN/NOFERS (U) The IC includes the ODNI; the Central Intelligence Agency; the NSA; the 20. t Defense Intelligence Agency; the National Geospatial-Intelligence Agency; the National 2 Э. Reconnaissance Office; other offices within the Department of Defense for the collection of 4 specialized national intelligence through reconnaissance programs; the intelligence elements of 5 the military services, the Federal Bureau of Investigation, the Department of the Treasury, the 6 Department of Energy, the Drug Enforcement Administration, and the Coast Guard; the Bureau 7 of Intelligence and Research of the Department of State; the elements of the Department of 8 9 Homeland Security concerned with the analysis of intelligence information; and such other 10 elements of any other department or agency as may be designated by the President, or jointly 11 designated by the DNI and heads of the department or agency concerned, as an element of the 12 IC. See 50 U.S.C. § 3003(4). 13

21. (U) The responsibilities and authorities of the DNI are set forth in the National 14 15 Security Act of 1947, as amended. See 50 U.S.C. § 3024. These responsibilities include 16 ensuring that national intelligence is provided to the President, the heads of the departments and 17 agencies of the Executive Branch, the Chairman of the Joint Chiefs of Staff and senior military 18 commanders, and the Senate and House of Representatives and committees thereof. See 50 19 20 U.S.C. § 3024(a)(1). The DNI is also charged with establishing the objectives of, determining 21 the requirements and priorities for, and managing and directing the tasking, collection, analysis, 22 production, and dissemination of national intelligence by elements of the IC. Id. 23 § 3024(f)(1)(A)(i) and (ii). 24

25 22. (U) In addition, the National Scentrity Act of 1947, as amended, provides that
 "[t]he Director of National Intelligence shall protect intelligence sources and methods from
 unauthorized disclosure." 50 U.S.C. § 3024(i)(1). Consistent with this responsibility, the DNI

THE SUCKET OF WA

BIRCHARD II

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cy-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-cy-493-JSW

CH ALCRETTING HER MAD TALA GAR establishes and implements guidelines for the IC for the classification of information under 1 applicable law, Executive orders, or other Presidential directives, and access to and 2 3 dissemination of intelligence. Id. § 3024(i)(2)(A), (B). In particular, the DNI is responsible for 4 the establishment of uniform standards and procedures for the grant of access to SCI to any þ officer or employee of any agency or department of the United States, and for ensuring the б consistent implementation of those standards throughout such departments and agencies. Id. 7 § 3024(j)(1), (2). 8

23. (U) By virtue of my position as the DNI, and unless otherwise directed by the
 President, I have access to all intelligence related to the national security that is collected by any
 department, agency, or other entity of the United States. See 50 U.S.C. § 3024(b); section 1.3(a)
 of E.O. 12333, as amended. Pursuant to E.O. 13526, the President has authorized me to exercise
 original TOP SECRET classification authority.

15

## (U) ASSERTION OF STATE SECRETS PRIVILEGE

16 24. (U) After careful and actual personal consideration of the matter, based upon my 17 own knowledge and information obtained in the course of my official duties, including the 18 information contained in the public and classified In Camera, Ex Parte Declarations of Frances 19 20 J. Fleisch, NSA, I have determined that sensitive state secrets concerning NSA sources, methods, 21 and activities are implicated by allegations that lie at the core of plaintiffs' claims, and that the 22 disclosure of this information-as set forth herein and described in more detail in the Classified 23 NSA Declaration-can be expected to cause exceptionally grave damage to the nutional security 24 of the United States, and therefore that information must be protected from disclosure and 25 26 excluded from this case. Thus, as to this information, I formally assert the state secrets privilege. 27

28

TEP SHIPET SILWS

CS-URCEST-AOPERN- 12

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obanta, et al., No. 07-cv-593-JSW Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page13 of 37 Approved for public release May 5, 2014

(U) <u>A</u>	SSER	TOP SECRET/STLW/SI TOP SECRET/STLW/SI NTION OF STATUTORY PRIVILEGE UNDER NATIONAL SECURITY AC
	25,	(U) Through this declaration, I also hereby invoke and assert a statutory privileg
held b	y the l	DNI under the National Security Act of 1947, as amended, to protect the informatio
descril	bed he	nein, see 50 U.S.C. § 3024(i)(l). My assertion of this statutory privilege for
intellig	gonee	sources and methods is coextensive with my state secrets privilege assertion.
*	(U) <u>I</u>	NFORMATION SUBJECT TO ASSERTIONS OF PRIVILEGE
	26.	(U) In general and unclassified terms, the following categories of still-classified
inform	ation	are subject to my state secrets and statutory privilege assertions:
	Α.	(U) Threat Information: information concerning the specific nature of the terrorist threat posed by al-Qa'ida and its affiliates and other foreign terrorist organizations to the United States, including actual intelligence information collected from intelligence collection activities;
	B.	(U) Persons Subject to Intelligence Activities: information that would tend to confirm or deny whether particular individuals, including the named plaintiffs, have been subject to any NSA intelligence activities;
	C.	(U) Operational Information Concerning NSA Intelligence Activities: information concerning the scope and operational details of NSA intelligence activities that may relate to or be necessary to adjudicate plaintiffs' allegations, including:
		(1) Communications Content Collection: information concerning the scope or operational details of NSA intelligence activities that may relate to or be necessary to adjudicate plaintiffs' claims that the NSA indiscriminately intercepts the content of communications, see, e.g., Jewel Complaint ¶¶ 9, 10, 73-77; Shubert SAC ¶¶ 1, 2, 7, 64, 70, including:
		a) TSP information: information concerning the scope and
		operation of the now inoperative TSP regarding the interception of the content of certain one-end-international
		communications reasonably believed to involve a member or agent of al-Qa'ida or an affiliated terrorist organization;
		<ul> <li>b) FISA section 702: information concerning operational details related to the collection of communications under</li> </ul>
	_1	THE SEPTEMENT WAS IN THE REST OF CONSIGNATION IN 13
Classified	In Cam	cra, Ex Parte Declaration of James R. Clapper, Director of National Intelligence

#### Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page14 of 37 Approved for public release May 5, 2014

OF SECRET STLVES P\*# +# 11 1313 FISA section 702; and à c) any other information related to demonstrating that the NSA. 2 has not otherwise engaged in the content-surveillance dragnet 3 that the plaintiffs allege, and 4 (2) Communications Records Collection: information concerning the scope or operational details of NSA intelligence activities: 5 that may relate to or be necessary to adjudicate plaintiffs' 6 claims regarding the NSA's bulk collection of telephony and Internet communication records (or "metadata"), see, e.g., 7 Jewel Complaint ¶ 10-11, 13, 73-77, 82-97; Shubert SAC 102; 8 9 and 10 D. (U) Telecommunications Provider Identities: Information that 11 may tend to confirm or deny whether AT&T or Verizon (and to the extent relevant or necessary, any other telecommunications 12 carrier), has provided assistance to the NSA in connection with any intelligence activity, including the collection of communications 13 content or non-content transactional records alleged to he at issue in this litigation. 14 15 (U) DESCRIPTION OF INFORMATION SUBJECT TO PRIVILEGE AND HARM OF DISCLOSURE 16 17 (U) Information Concerning the Threat Posed by al-Qa'ida, It's A. Affiliates, and Other Foreign Terrorist Organizations 18 27. (U) The intelligence activities, sources, and methods that are implicated by this 19 20 lawsuit, and put at risk of disclosure in further proceedings, must be viewed and understood in 21 the context of the threat faced by the United States. In unclassified terms, more than a decade 22 after the September 11, 2001 attacks, we remain in a global conflict with al-Qa'ida and face an 23 evolving threat from its affiliates and adherents. America's campaign against terrorism did not 24 end with the mission at Bin Ladin's compound in May 2011. Indeed, the threats we face have 25 26 become more diverse. 27 28. (U) In addition, to the extent classified information about the al-Qu'ida threat 28 14 N. CALLING Classified In Cantera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Ohama, et al., No. 07-cv-493-JSW

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page15 of 37 Approved for public release May 5, 2014

Litt i zill wrat from September 11, 2001 to the present, or the many other threats facing the United States, would be at issue in attempting to litigate this case (for example, to demonstrate the 2 3 reasonableness of the intelligence-gathering activities initiated in the wake of the September 11, 4 2001, attacks, and those that remain in place today), such information could not be disclosed 5 without revealing intelligence sources, methods, and information of the United States and 6 thereby causing exceptionally grave damage to the national security. Therefore, I assert the state 7 secrets and DNI statutory privilege to protect such information from disclosure. By way of 8 9 illustration, set forth below is a largely unclassified discussion of al-Qa'ida and several of its 10 principal affiliates, followed by a discussion of some of the classified threat information 11 pertaining to these terrorist organizations that is subject to this assertion of privilege. 12

1. (U) Al-Qa'ida and Its Affiliated Groups

29. (TST ME) As al-Qa'ida's core leadership struggles to remain relevant, the
group has turned to its affiliates and adherents to carry out attacks and to advance its ideology.
These groups are from an array of countries, including Yemen, Somalia, Nigeria, Iraq, and Syria.
To varying degrees, these groups coordinate their activities with and follow the direction of alQa'ida leaders in Pakistan. Many of the extremist groups themselves are multidimensional,
blurring the lines between terrorist groups, insurgency, and criminal gangs.

26

27

28

13

30. (U) For example, al-Qa'ida in the Arabian Peninsula (AQAP) remains of particular concern to the United States. The National Counterterrorism Center (NCTC) assesses that this is the most likely entity to attempt attacks in the West. Even in the wake of Anwar al-Aulaqi's death in September 2011, this group maintains the intent and capability to conduct anti-United States attacks with little to no warning. In its three attempted attacks against the U.S. Homeland – the airliner plot of December 2009, an attempted attack against U.S.-bound cargo

THP SECRET STEWS

<u>15</u>

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-ev-4873-JSW); Shubert, et al. v. Obumo, et al., No. 07-ev-693-JSW

TOP SIX RELEASTLY 12-H 301 F+ 33+ 13+ F 34:1 planes in October 2010, and an airliner plot in May 2012 similar to the 2009 attempt -- AQAP į has shown an awareness of the capabilities of Western security procedures and demonstrated its 2 efforts to adapt. AQAP continues to exploit Yemen's inability to disrupt its operations on a 3 4 consistent basis to secure safe havens in the country and mount attacks against the U.S. Embassy 5 in Sanaa. 6

(U) AQAP has also continued to publish the English-language Inspire 31. 7 magazine-previously spearheaded by now-deceased al-Aulagi and Samir Khan-in order to 8 9 mobilize Western-based individuals for violent action, and the publication continues to reach a 10 wide global audience of extremists.

32. (U) Al-Qa'ida's affiliate in Iraq has demonstrated its capacity to mount 12 coordinated, country-wide terrorist attacks is growing, as it continues at an increasing pace to kill 13 lraqi civilians by the scores, even hundreds, with near-daily car and suicide bombs over the past 14 15 year, while also publicly acknowledging the group had established an affiliate in Syria, the al-16 Nusrah Front, with resources diverted from its operations in Iraq. In April, AQI declared its 17 merger with al-Nusrah Front to form the "Islamic State of Iraq and the Levant." However, al-18 Nusrah Front's leader rejected the merger and pledged allegiance directly to al-Qa'ida leader 19 20 Ayman al-Zawahiri. Zawahiri in June 2013 recognized al-Nusrah Front as an al-Qa'ida affiliate, 21 independent of AQI/ISIL and primarily responsible for operations in Syria. Despite his 22 differences with al-Qa'ida leadership over roles insides Syria, AQI/ISIL's leader last year 23 espoused support for violence against the United States, and continues to support al-Qa'ida's 24 global ideology. 25 26 33.

(U) While al-Nusrah Front and AQI/ISIL at times openly have fought, both

27 28

11

THO LEFT FT HIS

16

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jawel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-cv-093-JSW

groups share the near-term goals of removing the Syrian regime from power, and creating a

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page17 of 37 Approved for public release May 5, 2014

SECRET SPLING ICTURIA TAK PURATAND government, favorable to them, based on a strict interpretation of Sharia law. Al+Nusrah Front and AQI/ISIL subscribe to a global jihadist ideology, and each group probably has ambitions 2 1 beyond the conflict in Syria. The groups potentially have access to thousands of foreign fighters, including some Americans, who since 2012 have traveled to Syria to participate in the conflict 5 for a variety of reasons. Additionally, the groups probably have established training camps, familiarizing recruits with combat tactics, as well as the handling of firearms and explosives. Al-Nusrah Front and AQI/ISIL's access to foreign fighters, and the permissive operating environment in Syria, raise the IC's concerns that such individuals, Americans among them, could be leveraged and trained to conduct terrorist attacks in their home countries.

(U) AQI/ISIL leadership also continues to make public statements inciting 34. violence against governments outside of Iraq and Syria. In an August 2013 statement, the group's spokesman called on Egyptians to attack the Egyptian military and follow the example of extremists in Iraq and Syria. Both the group's spokesman and its overall leader last year threatened future efforts to target Americans.

35. (U) For the first time, AOI/ISIL in 2013 began releasing propaganda openly 18 recruiting Westerners, including Belgian and French speakers, highlighting its intent to build a 19 capability to mount attacks against the West. AQI/ISIL's spokesman in mid-2013 publicly stated 20 21 the group plans to conduct attacks from eastern Iraq to western Lebanon, and the group's 22 vitrolic rhetoric and hard-line agenda suggest the group poses a broader threat outside the region 23 than at any time since it was pushed into decline by U.S. coalition forces during the Iraq conflict. 24 36. (U) During the past two-to-four years, American and Canadian authorities have 25 26 arrested several North America-based AQI/ISIL associates, highlighting the potential threat 27 posed to the United States. In May 2011, the FBI arrested Kentucky-based Iraqi nationals Waad

28

ì.

4

6

7

8

9

10

11

12

13

14

15

16

17

DIP SELKET-STLWIS

17

Classified In Camera, Ex Parte Declaration of James R, Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-cv-693-JSW Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page18 of 37 Approved for public release May 5, 2014

<u> 注意 門 私成</u> £142 21679 49 6747583 28 16 16 Alwan and Shareef Hamadi for attempting to send weapons and explosives from Kentucky to 1 Iraq and conspiring to commit terrorism while in Iraq. Alwan pled guilty to supporting terrorism 2 3 in December 2011. In January 2010, Canadian authorities arrested dual Iraqi-Canadian citizen 4 Faruq 'Isa who is accused of vetting individuals on the Internet for suicide operations in Iraq. 5 37. (U) The IC continues to monitor al-Shabaab and its foreign fighter cadre as a 6 potential threat to the U.S. Homeland, although the group is mainly focused on combating 7 African Union Mission in Somalia (AMISOM) forces battling the group in Somalia. The group, 8 9 which formally merged with al-Qa'ida in February 2012, also remains intent on conducting 10 attacks against regional and Western targets in East Africa, especially in countries contributing to 11 the AMISOM mission. Al-Shabaab associated militants in September 2013 conducted an attack 12 on a shopping mall in Nairobi, Kenya. Al-Shabaab leaders in the past have publicly called for 13 14 transnational attacks, including threatening to avenge the January 2012 death of British national 15 and al-Shabaab senior foreign fighter Bilal Berjawi, 16 38. (U) Al-Qa'ida in the Lands of the Islamic Maghreb (AQIM) and Boko Haram 17 have shown minimal interest in targeting the U.S. Homeland, but remain focused on local and 18 regional attack plotting, including targeting Western interests through kidnap-for-ransom 19 20 operations and other means. AQIM is actively working with local extremists in northern Mali to 21 establish a safe haven from which to advance future operational activities. Al-Murabitun, the 22extremist group formed in August 2013 through the merger of two AQIM offshoots - Mohtar 23 Belmokhtar's al-Mulathamun Battalion and Tawhid wal Jihad in West Africa (TWJWA) -24 likewise appears focused on plotting against Western interests in North and West Africa. Boko 25 26 Haram probably has an emerging awareness of U.S. persons or entities in the United States with 27 connections to Nigeria. The group's spokesman publicly threatened to find a way to attack a

28

THE EPICEPT STATE

Carrisgina Contraction (18

Classified In Camera, Ex Parte Declaration of James R, Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-cv-193-JSW Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page19 of 37 Approved for public release May 5, 2014

U.S.-based news organization if its coverage of Islam did not change.

(U) In addition, while most Pakistani and Afghan militant groups pose a more 39. 2 direct threat to U.S. interests and our allies in that region, the IC continues to watch for indicators 3 4 that any of these groups, networks, or individuals are actively pursuing or have decided to 5 incorporate operations outside of South Asia as a strategy to achieve their objectives. Tehrik-e 6 Taliban Pakistan (TTP) leaders have repeatedly threatened attacks against the United States, 7 including after the death of Bin Ladin. NCTC assesses that TTP's claim of responsibility for the 8 9 failed New York Times Square bombing in May 2010 demonstrates its willingness to act on this 10 intent.

40. (STOCANE) The NCTC's current classified threat assessment underscores the 12 continuing threat posed by al-Qa'ida and its affiliates. While NCTC assess that "core" al-Qa'ida, 13 due to leadership losses and other setbacks in recent years, is probably currently unable to carry 14 15 out complex, coordinated, large-scale attacks in the West, it remains intent on doing so. At the 16 same time, the terrorist threat to the United States has diversified to include groups affiliated or 17 allied with al-Qa'ida. NCTC assesses that these terrorist adversaries remain determined to strike 18 against U.S. and Western interests, including via smaller and simpler plots that may be more 19 20 difficult to detect. Preventing attacks remains the IC's highest priority. In this evolving threat 21 landscape, the agencies of the IC continue to work together to disrupt terrorist plots against the 22 United States at home and overseas, to degrade al-Qa'ida significantly through releatless 23 counterterrorism pressure in key global safe havens, and to share key information with domestic 24 and international partners. 25

26

11

## (2) (SHNF) Counterterrorism Successes Against al-Qa'ida

27 28

41.

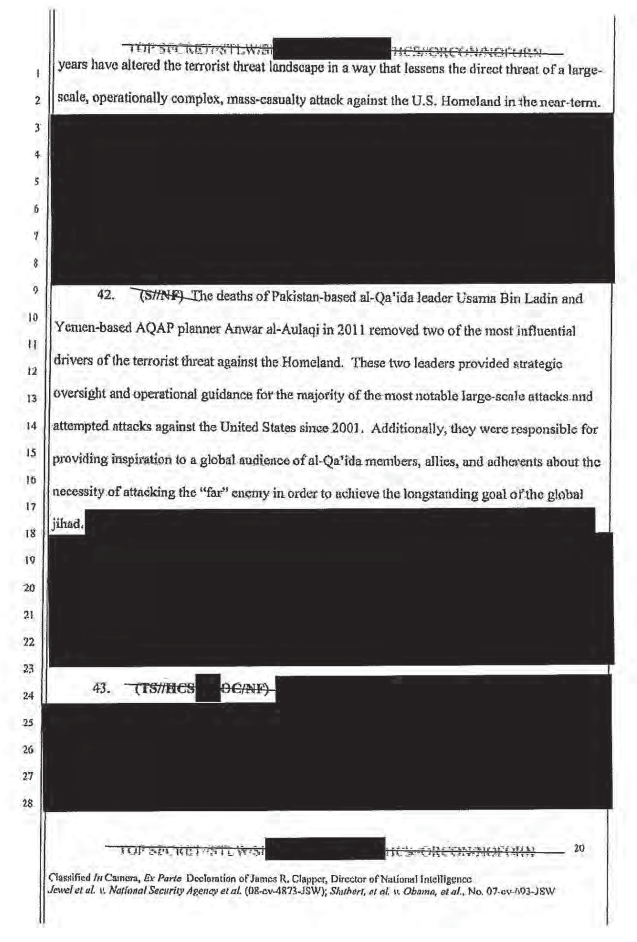
(SHNE) Major counterterrorism successes and momentous global events in recent

**HOP SECRET-STEWS** 

ESOREDWARDAN 19

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shuhert, et al. v. Obama, et al., No. 07-cv-693-JSW

#### Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page20 of 37 Approved for public release May 5, 2014



## Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page21 of 37 Approved for public release May 5, 2014

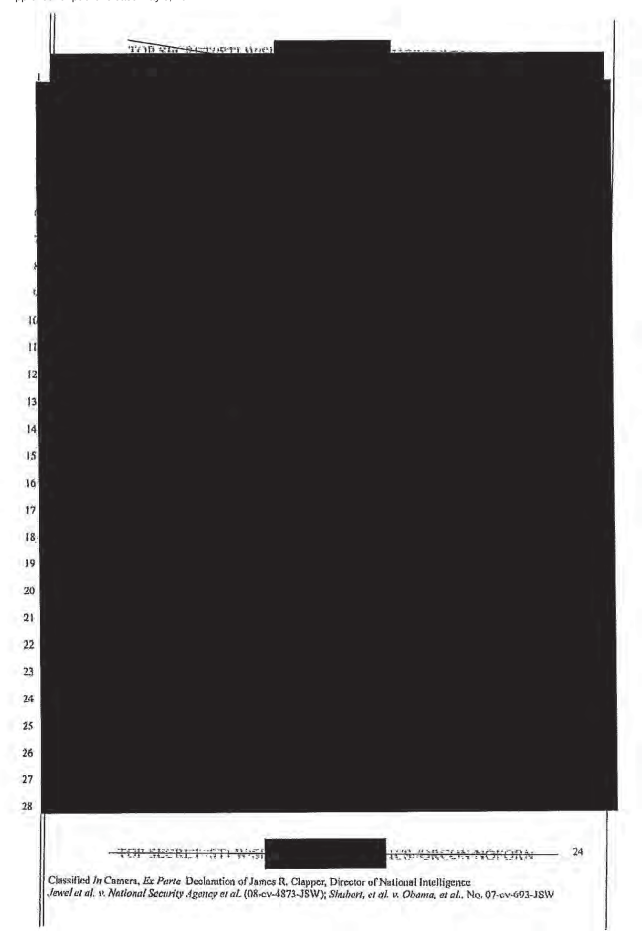
4	4. (S//NE)_AI-Oa'ida has not conducted a suggespilul attack in the Word since 2005
	4. (S//NF)_Al-Qa'ida has not conducted a successful attack in the West since 2005,
and	
-	
	(3) (5//NF) The Continuing Threat of al-Qa'ida and its Global Affiliates.
45	5. (IS//HCS. OC/NF)_Notwithstanding the successes described above, al-
Qa'ida an	id its global affiliates continue to pose a threat to the Nation's security. Pakistan-based
	continues to demonstrate persistent intent to conduct attacks against the United States.
	ce reporting indicates that
nomgen	
nomgen	
noingen	
ș	NCTC assesses that the group
lmost cer	rtainly would attempt to attack the United States if resources, including viable
lmost cer	
lmost cer	rtainly would attempt to attack the United States if resources, including viable
lmost cer	rtainly would attempt to attack the United States if resources, including viable
lmost cer	rtainly would attempt to attack the United States if resources, including viable

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page22 of 37 Approved for public release May 5, 2014

					Al-
protect its and operat such as Ye Afghanista	rospects for rebound Pakistan-based cadre conal capabilities. Do men, Libya, Syria, an n, may provide core es and reinvigorate i (TS//HCS.	and global influen espite its shrinking 1d Egypt, and the in al-Qa'ida a propage	ce, while addressin leadership cadre, p npending withdraw anda opportunity to	g deficiencies in I ersistent unrest in al of U.S. forces to claim victories o	oility to eadersh places from
diverse terr detect. An and against al-Qa'ída's	t in the coming years wist threat than we h expanded set of terro	the United States ave experienced to rist adversaries s have carried on a Al-Qa'ida's affilia opportunities to stu	date, which will lil l-Qa'ida's mantle a te groups are likely fike U.S. interests i	re interdependent cely be more diffi and attempted to s to remain commi- n their operating a	and cult to trike in tted to ureas or

wi	TOP SECURITIZITIANSI HEBORCONCONCIDAL idely, however, in large part because of ment focus on achieving local and regional goals.
Ĥ¢	owever, increasing collaboration between al-Qa'ida's affiliates will further shift the focal poin
of	the global jihad away from South Asia, in particular, as the groups share expertise, advice and
ins	spiration in ways that improve their attack capabilities and/or understanding of our
co	unterterrorism capabilities and tactics.
	48. (TS//HCS OC/NF) AQAP continues its efforts to conduct attacks against
An	nericans in the region and in the West. AQAP remains committed to its regional agenda,
	Additionally, periodic reporting reveals AQAP's intentions to conduc
tta	acks in neighboring Gulf States
	49. (TS!/HCS. OC/NF) AQAP as of early blanned to conduct major
pe	erations that were disrupted by U.S. Government actions. The
nc	reased security and counterterrorism pressure mounted in response to the AQAP threat
	tially caused the group to decrease its operational tempo for internal attacks and limited its
10	vements. However, with fewer counterterrorism operations conducted
C	has observed a recent spike in attacks that reflects AQAP's return to a more aggressive
pe	rational approach as they continue to pursue multiple plots
	TOP SAFTRET ISTON ST
nec	sified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page24 of 37 Approved for public release May 5, 2014



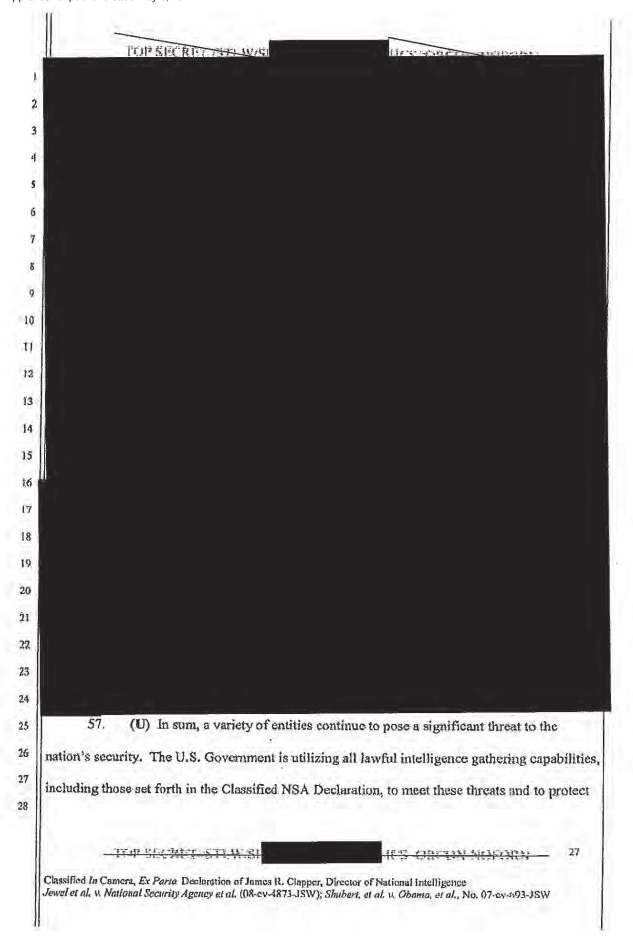
# Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page25 of 37 Approved for public release May 5, 2014

(4) (57/NF)-ALQ2'Ida's Weapons and Tactics         53. (5//NF)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.         In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland snu arms attacks because firearms are easy to acquire and use offectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homegrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (5//NE)         - FOP SECTED: WEB       (C.S.C.MCEDENDENDENDENDENDENDENDENDENDENDENDENDEN		POP SECRET#STLW/SI	The Real of the real of the second states of the se
53. (S#NE)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.       In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland smather arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (S#NE)			
53. (S#NE)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.       In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland smather arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (S#NE)			
53. (S#NE)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.       In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland smather arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (S#NE)			
53. (S#NE)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.       In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland smather arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (S#NE)			
53. (S#NE)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.       In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland smather arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (S#NE)			
53. (S#NE)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.       In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland smather arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (S#NE)			
53. (S#NE)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.       In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland smather arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (S#NE)			
53. (S#NE)-The types of weapons and tactics al-Qa'ida employs characterize the group's continuing threat.       In its         propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland smather arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists.         Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (S#NE)			
group's continuing threat. In its propaganda, al-Qa'ida has encouraged "ione-wolf" extremists to conduct U.S. Homeland sma arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists. Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (SHNE)			
In its propaganda, al-Qa'ida has encouraged "ione-wolf" extremists to conduct U.S. Homeland snur arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homegrown violent extremists. Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (SHNE)		A state of the sta	tactics al-Qa'ida employs characterize the
propaganda, al-Qa'ida has encouraged "lone-wolf" extremists to conduct U.S. Homeland snar arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homegrown violent extremists. Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (SHNE)	group's cont	tinuing threat.	
arms attacks because firearms are easy to acquire and use effectively in the United States, an assertion borne out by a number of small-arms attacks and disrupted plots over the past three years involving homogrown violent extremists. Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and triggering IEDs, and leverage online resources to provide the know-how for new attack methor 54. (SHNE)			In its
Al-Qa*ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and riggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (SHNE)	propaganda,	al-Qa'ida has encouraged "lone-wolf	" extremists to conduct U.S. Homeland smal
Al-Qa*ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and riggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (SHNE)	arms attacks	because firearms are easy to acquire a	and use effectively in the United States, an
Al-Qa'ida-inspired extremists can be expected to Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and riggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (S/ME) - EUP SEUTHER WITH WITH CONSUMPTION (STREET)			
Al-Qa'ida-inspired extremists can be expected to attempt to exploit emerging consumer off the shelf technologies for building, concealing and riggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (SHNE) 			and mit merapion from over the fust three
attempt to exploit emerging consumer off the shelf technologies for building, concealing and riggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (SMNE) 	,	אין איזאאר איזארא א	
attempt to exploit emerging consumer off the shelf technologies for building, concealing and riggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (SMNE) 			
attempt to exploit emerging consumer off the shelf technologies for building, concealing and riggering IEDs, and leverage online resources to provide the know-how for new attack metho 54. (SMNE) 			
TOP SECTOR STATES			
54. (SHARE) - EUP SECRET ETT WEST CONTRACTORY 25	attempt to ex	ploit emerging consumer off the shelf	ftechnologies for building, concealing and
	riggering IE	Ds, and leverage online resources to p	provide the know-how for new attack method
6.00 1. 2000 2.147 1. 201 2. 122 2. 122 2. 1	54.	(SHAND)	
6.00 1. 2000 2.147 1. 201 2. 122 2. 122 2. 1			
6.00 1. 2000 2.147 1. 201 2. 122 2. 122 2. 1			
6.00 1. 2000 2.147 1. 201 2. 122 2. 122 2. 1			
6.00 1. 2000 2.147 1. 201 2. 122 2. 122 2. 1			10 p. 11 12 12 12 1 1 1 1 1 1 1 1 1 1 1 1 1
ID CONTROL IN F IN MICHAEL AND THE FILMENT AND A DECK.	1	( ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (	to an other speciality rapping

### Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page26 of 37 Approved for public release May 5, 2014



Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page27 of 37 Approved for public release May 5, 2014



Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page28 of 37 Approved for public release May 5, 2014

	True star MARKED MARKED HAR HER HER HER HER HER HER HER HER HER HE
2	information necessary to understand why the intelligence activities implicated by or directly at
3	issue in this case are being undertaken, but also to assert a claim of privilege over classified
4	threat information. The U.S. Government cannot disclose classified threat information in
5	addressing plaintiffs' allegations or other issues in this case, or even in publicly supporting its
6 7	assertion of privilege, because to do so would disclose to our adversaries what we know of their
8	plans and how we may be obtaining information about them. Such disclosures would lead our
9	adversaries not only to alter their plans, but also to implement greater security for their
10	communications, thereby increasing the risk of non-detection. In addition, disclosure of threat
11	information might reveal human sources for the United States, compromise those sources, and
12	put their or their families' lives in danger. Accordingly, because I believe that classified threat
14	information is crucial to understanding the importance to our national security of the U.S.
15	Government's intelligence activities, sources, and methods implicated by the plaintiffs'
16	allegations, I must assert the state secrets privilege and the DNI's statutory privilege over this
18	classified threat information because of the exceptionally grave danger to national security that
19	could reasonably be expected to result from its disclosure.
20 21	B. (U) Information That May Tend To Confirm or Deny Whether Particular Individuals, Including the Named Plaintiffs, Have Been Subject to NSA Intelligence Activities.
22 23	58. (U) Next, I am also asserting privilege over information that would tend to reveal
25 24	whether particular individuals, including the named plaintiffs in this lawsuit, have been subject
25	to NSA intelligence activities implicated by plaintiffs' allegations. Disclosure of such
26	information can be expected to cause exceptionally grave damage to the national security.
27 28	59. (TS//SI//NF) Lunderstand from the Classified NSA Declaration that the NSA has
	TOP RECORD TO RECORD 28

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obuma, et al., No. 07-cv-603-JSW

lŀ

### Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page29 of 37 Approved for public release May 5, 2014

.

1	TOP SECRET//STLW/ST
	See Classified NSA Declaration. I concur with the NSA's conclusion that disclosure of these facts can be expected to cause substantial harm to the nation
	sccurity because
	would require the disclosure of sensitive and
	classified details about NSA intelligence-gathering methods. Accordingly, I assert the state
and the second se	secrets and DNI statutory privilege as to this information.
	60. (U) The NSA cannot publicly confirm or deny whether any particular individual
	is subject to intelligence-gathering activities, no matter how likely or unlikely it might appear
	that the individual would be subject to surveillance. If the NSA were to reveal that an individu
	is the target or a subject of intelligence-gathering, the collection capability relating to that
	individual would certainly be compromised. On the other hand, if the NSA were to reveal that
	an individual is not the target or subject of intelligence-gathering, adversaries would know that
	particular individual has avoided scrutiny and is a secure source for communicating. Moreover
	providing assurances to those individuals who are not targets or subjects quickly becomes
	unworkable when faced with a situation in which an individual has in fact been a target or
A North Contraction of the local division of	subject. If the NSA were to confirm that any specific individual is not a target or subject of
	intelligence-gathering, but later refuse to confirm or deny that fact in a situation involving an
	actual target or subject, it would be apparent that intelligence-gathering was occurring in the
	latter case. The only recourse for the NSA is to neither confirm nor deny whether someone has
	been targeted by or subject to NSA intelligence-gathering activities, regardless of whether the
	and me Berge of an application to trove monthence. Rantering scattings, teksioness of mugner me
-	LITTORIAN 29

Classified In Camera, Ex Parte Declaration of James R. Chapper, Director of National Intelligence Jewel et al. w National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-cv-193-JSW

11

individual has been a target or subject or not. To say otherwise when challenged in litigation would result in the frequent, routine exposure of NSA information, sources, and methods, and would severely undermine surveillance activities in general.

5

C.

Ĭ

2

3

4

## (U) Information Concerning the Scope or Operational Details of NSA. Intelligence Activities, Including NSA Sources or Methods.

6 61. (U) Furthermore, I am asserting privilege over any other still-classified facts 7 concerning the scope or operational details of any NSA intelligence activities that may relate to 8 or be necessary to adjudicate plaintiffs' allegations. As noted above, my privilege assertion ø includes, but is not limited to, (1) facts concerning the operation of the now-defunct TSP, 16 including any facts needed to demonstrate that the TSP was limited to the interception of the 11 12 content' of one-end foreign communications reasonably believed to involve a member or agent 13 of al-Qa'ida or an affiliated terrorist organization, (2) facts concerning the operation of the 14 collection of communications under FISA Section 702; (3) any other information related to 15 demonstrating that the NSA has not otherwise engaged in the content-surveillance dragnet that 16 the plaintiffs allege, and (4) still classified information concerning the scope or operational 17 18 details of NSA intelligence activities involving the collection of bulk communications metadata, 19 as discussed in greater detail in the Classified NSA Declaration. 20

- 62. (U) As the NSA indicates, see Public NSA Declaration, the NSA's collection of
   the content of communications under the TSP was directed at international communications in
   which a participant was reasonably believed to be associated with al-Qa'ida or an affiliated
   organization. Thus, as the U.S. Government has previously stated, plaintiffs' allegation that the
   NSA has indiscriminately collected the content of millions of communications sent or received
- 27 28

<sup>1</sup> (U) The term "content" is used herein to refer to the substance, meaning, or purport of a communication, as defined in 18 U.S.C.§ 2510(8).

-TOP SECRET-SIL W-SI

CS: CREON NOTTING 10

Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shuheri, st al. v. Obana, et al., No. 07-cv-493-JSW Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page31 of 37 Approved for public release May 5, 2014

by people inside the United States after September 11, 2001, under the TSP is false. I concur with the NSA that to the extent it must demonstrate in this case that the TSP was not the content dragnet plaintiffs allege, or demonstrate that the NSA has not otherwise engaged in the alleged content dragnet, highly classified details about the scope and operation of the TSP and other NSA intelligence activities would be disclosed, including NSA intelligence sources and methods, thus risking exceptional harm to national security.

63. (U) In particular, as set forth in the Classified NSA Declaration, the United States 8 ŋ faced urgent and immediate intelligence challenges after the September 11, 2001, attacks, and 10 undertook signals intelligence activities pursuant to presidential authorization that were designed 11 to meet those challenges and to detect and prevent future terrorist attacks by al-Qa'ida and its 12 affiliates. Those activities include the TSP and similar sources and methods of content 13 surveillance that later became subject to FISA authority, as well as the bulk collection of ]4 15 telephony and Internet non-content metadata that was also later transitioned to FISA authority, 16 and used to discover contacts and communications patterns of members and affiliates of al-17 Qa'ida. See Classified NSA Declaration. 18

64. (U) Based on my personal consideration and judgment as to the harm disclosure
 can be expected to cause to national security, my privilege assertion includes, but is not limited
 to, the following information discussed in the Classified NSA Declaration.

65. (TS//STLW/SL//OC/NF) I assert privilege over still-classified facts concerning:
the scope and operation of the TSP and any other NSA intelligence activities needed to
demonstrate that the TSP was limited to the interception of certain one-end communications (*i.e.*,
to or from the United States) reasonably believed to involve a member or agent of al-Qa'ida or
an affiliated terrorist organization; the collection of communications content under FISA section

A THAT THE A PATH A LODGE A PARTY OF

HC. THETHAM APRENDS 31

Classified In Camera, Bx Parte Destantion of James R, Clapper, Director of National Intelligence Jewal et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-cv-593-JSW

ICH SHUKE DISTUMPED ICHORCONSISTERIA 702; and the fact that the NSA does not otherwise conduct a dragnet of content surveillance as i the plaintiffs allege. Such facts include those concerning (a) how targets were selected under the 2 3 TSP; (b) the specific methods used under the TSP to intercept telephone and Internet 4 communications; (c) the nature and identity of the targets under the TSP Ŝ (d) any additional classified details about the operation of the TSP that would be Ó necessary to litigate the plaintiffs' allegations (to the extent relevant) including facts concerning 7 the operational swiftness and agility of the TSP, particularly in conjunction with metadata 8 ij analysis: and the 10 effectiveness and success of the TSP; and (e) other NSA surveillance activities, including 11 collection of communications content under FISA section 702, that may be needed to address 12 and disprove the content dragnet allegations. 13 4 See Classified NSA Declaration. In my 15 judgment, revealing or risking disclosure of the foregoing NSA intelligence activities, sources, 16 and methods in order to show that the NSA is not conducting the "dragnet" on the content of 17 communications that plaintiffs allege can be expected to cause exceptionally grave harm to 18 national security by disclosing to our adversaries the ability of the United States to monitor and 19 20 track their activities and communications. 21 66, (U) I also assert privilege over still-classified facts that would describe the scope 22 or operational details of other NSA intelligence activities, including but not necessarily limited to 23 metadata collection activities, that may relate to or be necessary to adjudicate plaintiffs' claims. 24 See Classified NSA Declaration. In my judgment, the NSA is unable to disclose information 25 26 about the scope or operation of the NSA's bulk collection or targeted analysis of Internet or 27 telephony metadata (whether conducted under presidential or FISC authority), beyond that which 28 32 <u>her with a caller state state for</u> MEL EFT TALL TH Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewal et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Obama, et al., No. 07-cv-493-JSW

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page33 of 37 Approved for public release May 5, 2014

11

1	has already been officially acknowledged by the U.S. Government, without risking exceptionally
2	grave harm to national security. Disclosing or confirming further details about these activities
3	could seriously undermine an important tool-telephony metadata collection and analysis-for
	tracking possible terrorist plots; and could reveal methods by which NSA has targeted and
	continues to target its intelligence-gathering activities, thus helping foreign adversaries evade
	detection, and otherwise undermining ongoing intelligence operations conducted under E.O.
	12333 and FISC authorization.
	67. (S) In my judgment, disclosure of these still-classified details regarding these
and the second s	intelligence-gathering activities, either directly or indirectly, would seriously compromise, if not
	destroy, important and vital ongoing intelligence operations. I concur with the NSA that the
	activities discussed herein and described further in the Classified NSA Declaration have given
	the United States unparalleled ability to understand the interconnected groups and agents that al-
	Qa'ida has become, by allowing the NSA to identify and track terrorists as they move around the
1000	world and After personal consideration of the
and a second sec	matter, it is my judgment that disclosing the information described herein and by the NSA would
	compromise important and critical activities, sources, and methods, thereby helping our
- Detter	adversaries evade detection and causing exceptionally grave damage to the national security of
The second second	the United States.
	D. (U) Information That May Tend To Confirm or Deny Whether AT&T, Verizon, or any Other Telecommunications Carrier Has Provided Assistance To the NSA In Connection With Any Intelligence Activity.
	68. (U) In addition, I am asserting privilege over information that may tend to
	confirm or deny whether or not AT&T, Verizon, or to the extent necessary, any other particular
	telecommunications provider, has assisted any NSA intelligence activity, including but not
	17 10 X 27 10 7 - 2 3 ( 33) 10 1 ( 17 10 10 10 10 10 10 10 10 10 10 10 10 10
	Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence

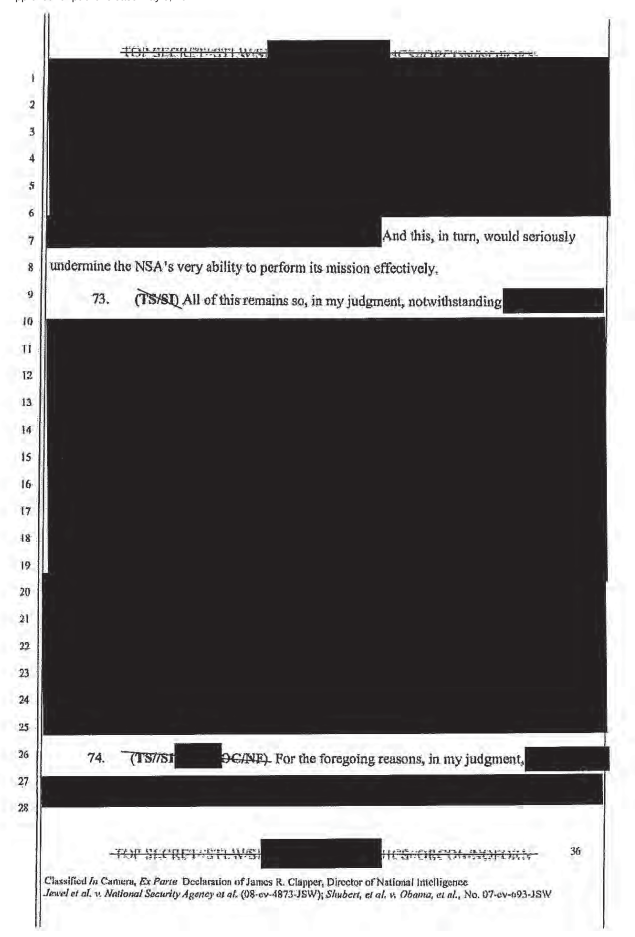
Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page34 of 37 Approved for public release May 5, 2014

CHERRY AND WAR necessarily limited to the alleged intelligence activities. The disclosure of any information that would tend to confirm or deny allegations of such assistance can be expected to cause 2 3 exceptionally grave harm to the national security, for a variety of reasons. 4 69. (U) First, confirming or denying such allegations would reveal to foreign 5 adversaries whether or not the NSA utilizes particular intelligence sources and methods and, 6 thus, either compromise actual sources and methods or disclose that the NSA does not utilize a 7 particular source or method. For example, revealing that a particular company assists the NSA 8 1) would compromise a range of intelligence activities by providing confirmation that certain 10 channels of communications are vulnerable to NSA interception. Confirmation or denial of a 11 carrier's assistance would replace speculation with certainty for hostile foreign adversaries who 12 are balancing the risk that a particular channel of communication may not be secure against the 13 need to communicate efficiently. 14 15 70. (TS//STLW/SI OC/NF) Second, 16 17 18 19 20 21 22 23 24 25 26 27 28 34 TUP SET RELASTLANS Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cv-4873-JSW); Shubert, et al. v. Ohama, et al., No. 07-cv-193-JSW

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page35 of 37 Approved for public release May 5, 2014

		SA Declaration.					
	71.	(TSHSHAT).					
	72.	(TST/SHANE) I	concur, there	fore, with the	NSA's con	lusion that	
_			<u> </u>			and the second	
1.00							
······································	<sup>2</sup> (TS	//STLW/SI	DC/N	IF) In additio	nt. I have rev	riewed the cla	ssified
ertific	ation c	f then-Attorney	General Muka	asey submitte	ed to the Cou	rt pursuant to	Section 802
lescrib	1SA A ed the	ot Amendments	Act of 2008 a	ind assert on	vilege over s	needie miom	nation
					4		
							مم
		TH SEFRET	-F-1 44524D. 4 E		HLANK	Cile Horel	<u>1</u> 4 35

Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page36 of 37 Approved for public release May 5, 2014



# Case4:08-cv-04373-JSW Document220 Filed05/05/14 Page37 of 37 Approved for public release May 5, 2014

I	TOP SECRET/STLWS
2	of the United States, and any information that would tend to make the must be
3	protected from disclosure in this case. Accordingly, I assert the state secrets and DNI statutory
4	privilege over such information, including the information about described
.5	in the Classified NSA Declaration.
-6 -7	
х Х	(U) <u>CONCLUSION</u>
9	75. (U) In sum, I am asserting the state secrets privilege and the DNI's statutory
10	privilege set forth in 50 U.S.C. § 3024(i)(1) to protect the classified national security information
11	described herein and in the Classified NSA Declaration. I respectfully request that the Court not
12	only protect that information from disclosure, but take all steps necessary to protect the
13	intelligence information, sources, and methods described herein in order to prevent exceptionally
14	grave damage to the national security of the United States.
15 16	I declare under penalty of perjury that the foregoing is true and correct,
17	
18	Executed on: December 20, 2013
19	
20	$1 - \infty$
21	James Magner
22	JAMES R. CLAPPER Director of National Intelligence
23	
24	- -
26	
27	
28	
	THE SEPTEMENT AND STORE OF THE SAME STREET, SAME THE PERSON ST
	Classified In Camera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence
	Lassingd m Canera, Ex Parte Declaration of James R. Clapper, Director of National Intelligence Jewel et al. v. National Security Agency et al. (08-cy-4873-JSW); Shuhert, et al. v. Obama, et al., No. 07-cy-693-JSW
]	