

United States District Court  
Northern District of California

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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

NATIONAL URBAN LEAGUE, and  
others,

Plaintiffs,

v.

WILBUR L. ROSS, JR., and others,

Defendants.

Case No. 20-cv-05799 LHK

**ORDER AFTER AUDIT OF  
WITHHELD DOCUMENTS**

Re: ECF 407, 416, 417

This order follows our audit of a collection of documents withheld from production by Defendants. In our December 24 order on privilege disputes (ECF 407), we ordered Defendants to produce 2,944 documents that declarant Brian DiGiacomo identified on December 12 as “likely subject to Executive privilege” ECF 376-2 ¶ 12, unless they were identified on the December 21 privilege log and the privilege was not overruled in our December 24 order. Defendants objected to this part of our order under Fed. R. Civ. P. 72(a). ECF 408. (The dispute about these documents is also summarized in the December 30 joint status report, ECF 417). In their objection, Defendants argued that “a large number of these documents” are not responsive to Plaintiffs’ document requests. ECF 408 at 2:11-12. District Court Judge Lucy H. Koh then ordered us to audit, in camera, a subset

1 of the withheld documents at issue. ECF 416. We accepted Defendants’ procedural  
2 proposal as the more efficient of the two proposals to audit these documents. Specifically,  
3 in ECF 417, Defendants proposed “making available for in camera review all the non-  
4 responsive materials that formed the basis of the relief Defendants sought in their Rule 72  
5 motion.” ECF 417 at 16:25-26.

6 Defendants timely submitted documents to us for in camera review before noon on  
7 January 3. But instead of providing us 2,944 documents (the number identified by  
8 DiGiacomo on December 12 and ordered produced by us on December 24), or 2,477  
9 documents (the number identified by DiGiacomo on December 26 in ECF 408-1), the  
10 Defendants provided 2,268 documents. A cover email (copied to Plaintiffs’ counsel) from  
11 DOJ attorney M. Andrew Zee explained that the 2,268 documents are “derived from a  
12 universe of documents different from the 2,944 identified in Mr. DiGiacomo’s December  
13 12 Declaration, ECF 376-2, for several reasons.”

14 We have audited the 2,268 documents submitted in camera by Defendants on  
15 January 3.<sup>1</sup> We find that this set of 2,268 documents is not responsive to the document  
16 requests from Plaintiffs. We therefore AMEND our December 24 order as to these 2,268  
17 documents. Defendants do not need to produce them.

18 We also find Defendants must further explain what happened to the documents that  
19 were identified by Mr. DiGiacomo as withheld in his declarations on December 12 and 26  
20 but were not included in the 2,268 documents provided for our in camera review. Were  
21 the remaining documents produced to plaintiffs? Identified on the December 21 privilege  
22 log? Withheld on some basis, and if so, what basis? Defendants must file a declaration  
23 answering these questions by January 6 at noon PST.

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<sup>1</sup> Approximately 75 of the documents were blank, which we asked Defendants to explain. ECF 423, 425. We are satisfied with their response.

**IT IS SO ORDERED.**

Dated: January 4, 2021



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NATHANAEL M. COUSINS  
United States Magistrate Judge

/S/

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SUSAN VAN KEULEN  
United States Magistrate Judge

/S/

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THOMAS S. HIXSON  
United States Magistrate Judge

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