UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
AMERICAN CIVIL LIBERTIES UNION and THE AMERICAN CIVIL LIBERTIES UNION FOUNDATION,	x
Plaintiff,	
-against-	
U.S. DEPARTMENT OF JUSTICE, et al.,	
Defendants.	
	x

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12 Civ. 794 (CM)

ORDER OF NOTIFICATION

McMahon, J.:

On May 13, 2015, the court notified the Government that the opinion on the pending motions for summary judgment was ready for classification review.

In that opinion, in addition to making final rulings as to most entries contained on the Vaughn Indices submitted by the defendant Agencies and addressing the Glomar responses interposed by the CIA and the DoD, the court's May 13 opinion:

- (1) directed the production of certain documents within 30 days from May 13 for *in camera* review, and
- (2) directed that all three defendant Agencies (the Office of Legal Counsel at the Department of Justice, the Central Intelligence Agency, and the Department of Defense) conduct further segregability reviews in view of certain rulings made by the court, and directed that either documents or new certifications be produced within 45 days from May 13.

The court intends to issue a supplemental opinion after reviewing the items produced in response to (1) and (2), at which time the court will also enter a Final Order and Judgment that disposes of the entire case. I am doing this to avoid further piecemeal appeals. I specifically direct the Agencies to gather or create and produce the requested materials immediately, even though it

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will probably be several weeks until the May 13 opinion can be filed in full under seal and made publicly available in redacted form. Additional delay is in no one's interest.

The Clerk of the Court is directed to remove the motions at Docket #79, 91, 98 and 106 from the Court's list of open motions.

Dated: May 13, 2015

U.S.D.J.

Cille M. Md

BY ECF TO ALL COUNSEL