1 2 3 4 5 6 7 8 9	Keith Beauchamp (012434) Shelley Tolman (030945) COPPERSMITH BROCKELMAN PLC 2800 N. Central Avenue, Suite 1900 Phoenix, AZ 85004 Telephone: (602) 381-5488 kbeauchamp@cblawyers.com stolman@cblawyers.com  Michelle Lapointe* Norma Ventura* SOUTHERN POVERTY LAW CENTER P.O. Box 1287 Decatur, GA 30031 Telephone: (404) 521-6700 michelle.lapointe@splcenter.org norma.ventura@splcenter.org	
10 11 12 13 14 15 16 17	Matthew J. Schlesinger* Jason A. Carey* Terra White Fulham* COVINGTON & BURLING LLP One City Center, 850 Tenth Street, NW Washington, DC 20001-4956 Telephone: (202) 662-5581 mschlesinger@cov.com jcarey@cov.com tfulham@cov.com  [Additional Counsel Listed on Signature Page] [*Pro hac vice application forthcoming]	
18	UNITED STATES DISTRICT COURT	
19	DISTRICT OF ARIZONA	
20   21	A.P.F. on his own behalf and on behalf of his minor child, O.B.; and J.V.S. on his own behalf and on behalf of his minor child, H.Y.,	No.
22	Plaintiffs,	COMPLAINT
23	V.	JURY TRIAL DEMANDED
24	United States of America,	
25	Defendant.	
26		
27		

{00478117.1 }

### 

### INTRODUCTION

- 1. This action seeks damages for two asylum-seeking families forcibly separated by the United States government: A.P.F. and his son, O.B.; and J.V.S. and his daughter, H.Y.<sup>1</sup>
- 2. When federal agents came to take Herlinda from her father José, she was just five years old. She clutched her dad, and screamed, "Papi, don't leave me! Don't let me go!"
- 3. When federal agents came to take Obet from his father Abel, he was just seven years old—a frail child with a serious heart condition. He clung desperately to his father's neck, and screamed as agents physically tore him from his father's arms.
- 4. José and Abel, were forced to watch, helplessly, as their children were dragged away to an unknown fate.
- 5. The United States government tore these families apart pursuant to a cruel and unconstitutional policy: The government intended to inflict terror and harm on these small children and their fathers, as a means of deterring others from seeking to enter the United States.
- 6. Herlinda and her father José, and Obet and his father Abel, fled persecution in their home countries, only to find it in the very place they sought refuge the United States of America.
- 7. Starting in 2017, the United States government tore thousands of young children away from their parents. The children and their parents were not told when—or even if—they would ever see each other again. The children were sent to facilities and foster homes hundreds or thousands of miles away from their parents, and in many cases were subject to abuse and neglect while in the custody of the United States government.

{00478117.1 } - 2 -

<sup>&</sup>lt;sup>1</sup> For ease of reference and to protect Plaintiffs' identities, A.P.F. will be referenced hereafter by the pseudonym Abel; O.B. by the pseudonym Obet; J.V.S. by the pseudonym José; and H.Y. by the pseudonym Herlinda. Plaintiffs will file a separate motion to proceed with pseudonyms.

- 8. Although the full number of separations is yet unknown, it is estimated that the U.S. government has separated more than 5,000 children from their parents at the southern border since 2017.
- 9. After the separations, government officers inflicted additional trauma by refusing to inform parents and children of each other's whereabouts or well-being, failing to facilitate communication between separated parents and children, and failing to implement any tracking system to ensure families could be reunited.
- 10. The government did not allow children and their parents to communicate in any way for weeks or months. Parents did not know where their children were, or even if they were safe—and had no way to comfort or protect them. Children were terrified and could not understand what had happened to them or why it happened. Why had their parents abandoned them to strangers?
- 11. The government's policy of forcibly taking children from their parents caused extraordinary trauma to thousands of families, including Plaintiffs—two fathers and their two children who were separated for months after being detained at the U.S.-Mexico border in Arizona in May 2018.
- 12. Herlinda and Obet were taken away from their fathers and remained separated from them, in the custody of strangers, for more than two months. Both suffered abuse while in U.S. government custody.
- 13. For weeks, the fathers, despite desperate pleas for information, were told nothing about the safety or location of their children—and had no way to communicate with their children.
- 14. Later, the government provided only limited information about the children's locations and safety, and afforded only minimal opportunities for the families to communicate, often at the fathers' expense. Abel was able to speak to Obet just once over the approximately 70 days they were separated. José spoke with Herlinda only about six times during the at least 71 days they were separated.

{00478117.1}

- 15. The government understood the harm that it was inflicting on these families. Indeed, it took children from their parents not despite the harm, but because of it: The government intended to use the terror inflicted on these families to deter other families from migrating to the United States.
- 16. Plaintiffs suffered, and continue to suffer, physical, mental, and emotional harm because of the intentional, reckless, and negligent acts of U.S. government policymakers at the highest levels, whose goal was to inflict harm and instill terror. Plaintiffs suffered, and continue to suffer, further harm because of the intentional, reckless, and negligent acts and omissions of federal actors who used unreasonable force and cruelty to separate José and Abel from their children and failed to exercise basic care or even simple human decency.
- 17. Even after reunification, the effects of the government's inhumane conduct continue to exact a toll on Plaintiffs. Children, especially those young and vulnerable like the minor Plaintiffs, suffer trauma when they are separated from their parents, even temporarily. Such childhood trauma harms cognitive development and emotional growth, and increases the risk of disease and mental health disorders.
- 18. As a result of the separation, Obet exhibits symptoms of post-traumatic stress disorder ("PTSD") and suffers from traumatic flashbacks, nightmares, and extreme separation anxiety. Herlinda also exhibits PTSD symptoms and has nightmares, is quick to anger, and suffers from low self-esteem.
- 19. The fathers also suffered emotional trauma— as would any parent who is deprived of any ability to protect their child, and later learns that their child has suffered and lives with continued pain. Abel experiences acute headaches, struggles to handle stress, and is overcome with sadness and fear at random times. José is deeply depressed, constantly sad, and has difficulty concentrating. These parents and their children now face an increased risk of developing additional mental health disorders, including severe anxiety, depression, and suicidal ideation.

A report by the U.S. Department of Health and Human Services ("HHS")

Office of the Inspector General ("OIG") issued in September 2019 found that "intense

trauma" was "common" among children who entered the Office of Refugee Resettlement

("ORR") facilities in 2018, with children who had been "unexpectedly separated from a

parent" facing additional trauma.<sup>2</sup> According to this report, "separated children exhibited

more fear, feelings of abandonment, and post-traumatic stress than did children who were

not separated. Separated children experienced heightened feelings of anxiety and loss as

a result of their unexpected separation from their parents." Some children suffered from

"acute grief that caused them to cry inconsolably," "believed their parents had abandoned

them," experienced "feelings of fear or guilt," and were "concerned for their parents'

13

14

15

16

17

18

19

20

21

20.

welfare."4

- 21. Plaintiffs will endure the trauma of forcible separation for the rest of their lives. They seek redress for themselves and on behalf of their children for the harm the United States has inflicted. The government is liable for this conduct under the Federal Tort Claims Act, 28 U.S.C. §§ 1346(b)(1), 2671, et seq. ("FTCA").
- 22. Plaintiffs, by this action, seek monetary damages for the extensive injuries they suffered because of the conduct of the United States government—conduct that should not be tolerated by any civilized society.

### **JURISDICTION AND VENUE**

23. This Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1346(b), and the FTCA, 28 U.S.C. §§ 2671–2680.

2223

24

25

26

28

27

{00478117.1}

<sup>&</sup>lt;sup>2</sup> OFFICE OF THE INSPECTOR GENERAL, U.S. DEP'T OF HEALTH & HUMAN SERVS., OEI-09-18-00431, CARE PROVIDER FACILITIES DESCRIBED CHALLENGES ADDRESSING MENTAL HEALTH NEEDS OF CHILDREN IN HHS CUSTODY 9 (Sept. 2019), *available at* https://perma.cc/2RPJ-WM5H [hereinafter HHS OIG REPORT II].

<sup>&</sup>lt;sup>3</sup> *Id.* at 10.

<sup>&</sup>lt;sup>4</sup> *Id*.

- 24. On April 4, 2019, Plaintiffs submitted administrative claims to the U.S. Department of Justice ("DOJ"), the U.S. Department of Homeland Security ("DHS"), U.S. Immigration and Customs Enforcement ("ICE"), U.S. Customs and Border Protection ("CBP"), and HHS. None of the agencies have made a final disposition of any Plaintiff's administrative claim, and, as six months have passed since submission of the claims, they are deemed finally denied. 28 U.S.C. § 2675(a). Accordingly, Plaintiffs have exhausted all available administrative remedies.
- 25. Venue is proper in this District pursuant to 28 U.S.C. § 1402(b) because the acts and omissions that give rise to this action took place in this District.

#### THE PARTIES

- 26. Plaintiffs José and Herlinda are Guatemalan nationals who currently reside in Massachusetts. José brings this action on behalf of himself and his minor child, Herlinda, age seven. In 2018, José fled to the United States with Herlinda, his only child, seeking asylum.
- 27. José and Herlinda, then five years old, were forcibly separated in a CBP facility in Arizona. José was then detained by ICE in Arizona, Georgia, and Texas, thousands of miles away from his daughter. Herlinda was sent away on her own by airplane—the first flight she'd ever taken—and placed in ORR custody at a facility in New York. They were separated for approximately ten weeks. José and Herlinda are currently seeking asylum in the United States.
- 28. Plaintiffs Abel and Obet are Guatemalan nationals who currently reside in California. Abel brings this action on behalf of himself and his minor child Obet, age eight. In 2018, Abel fled to the United States with his son, seeking asylum.
- 29. Abel and Obet, then seven years old, were forcibly separated in a CBP facility in Arizona. Abel was then detained by ICE in Arizona, Georgia, and Texas, while Obet was sent thousands of miles away from his father and placed in ORR custody at a facility in New York. They were separated for approximately ten weeks. Abel and Obet are currently seeking asylum in the United States.

{00478117.1 } - 6 -

2

3

4

5

- 30. Defendant is the United States of America, acting through DHS, HHS, and DOJ, "federal agencies" of the United States under 28 U.S.C. § 2671, and their employees, officers, and agents, including but not limited to CBP and ICE, subcomponent agencies of DHS that are under the direction, authority, and control of the Secretary of Homeland Security; ORR, a subcomponent agency of HHS that is under the direction, authority, and control of the Secretary of Health and Human Services; and the Office of the Attorney General within the DOJ.
- 31. The federal officers referenced in this Complaint were at all relevant times employees of the United States, working within the scope and course of their employment with the federal agencies listed above.
- 32. DHS employees were responsible for separating José and Abel from their children. DHS employees were also responsible for supervising and managing detained individuals at CBP and ICE facilities, including those located in Arizona, Georgia, and Texas where José and Abel were detained.
- 33. HHS employees are responsible for supervising and managing the detention of children the government classifies as unaccompanied, including at facilities and foster homes in New York where Obet and Herlinda were detained while separated from their fathers.
- 34. High-ranking officials from DHS, HHS, and DOJ worked together to design and promulgate the unlawful and unconstitutional family separation policy, pursuant to which Plaintiffs were subject to significant harm.
- 35. At all relevant times, all DHS employees referenced in this Complaint who interacted with Plaintiffs were acting as investigative or law enforcement officers. 28 U.S.C. § 2680(h).

- 7 -{00478117.1 }

# 

### STATEMENT OF FACTS

- A. The United States Developed and Implemented the Inhumane Separation Policy for the Improper Purpose of Deterring Future Asylum Seekers
- 36. The United States took thousands of children from their parents, intending to cause terror, anguish, and harm. It deliberately used cruelty to deter future migrants from seeking asylum in the United States. The policy violated the Constitution, statutory and common law, and basic human decency.
  - 1. Beginning in Early 2017, the United States Began Planning a Family Separation Policy with Knowledge of and Intent to Cause Harm
- 37. Beginning in February 2017, DHS officials began considering a policy of separating and holding parents and children arriving at the U.S.-Mexico border as a means of deterring the arrival of asylum seekers at this border. On March 3, 2017, press reports showed that DHS had been considering this policy, which DHS acknowledged in a statement explaining that "the Department of Homeland Security continually explores options that may discourage those from even beginning the journey" north from Central America to the U.S. border.<sup>5</sup>
- 38. The federal government *knew*—long before it instituted the family separation policy to which Plaintiffs were ultimately subjected—of the harm it would cause by separating children from their parents. For example, in 2016, the DHS Advisory Committee on Family Residential Centers concluded that "the separation of families for purposes of immigration enforcement or management, or detention is never in the best interest of children," and that "[f]amily separation in these circumstances raises serious concerns and violates the best interests of the child—which requires prioritizing family

{00478117.1 }

<sup>&</sup>lt;sup>5</sup> Julia Edwards Ainsley, *Exclusive: Trump Administration Considering Separating Women, Children at Mexico Border*, REUTERS (Mar. 3, 2017), https://perma.cc/P7DE-HX5A.

integrity and the maintenance of emotional ties and relationships among family members."

- 39. Nonetheless, in February 2017, a meeting of high-ranking federal officials from ORR, DOJ, CBP and ICE took place at the office of the CBP Commissioner, and a proposal to separate asylum-seeking parents from their children at the border was discussed. Commander Jonathan White, a high-ranking HHS official and then Deputy Director of ORR's Unaccompanied Children program who attended the meeting, later expressed his concerns about the harms of family separation directly to then-ORR director Scott Lloyd and other top officials. Commander White has testified before Congress that because "[s]eparating children poses significant risk of traumatic psychological injury to the child,'... neither he nor anyone he worked with 'would ever have supported such a policy."
- 40. The publication of the March 3, 2017 news reports that DHS was considering a deterrence policy of separating migrant parents and children at the border was immediately met with an outcry of warnings from the medical community. The American Academy of Pediatrics ("AAP"), among others, warned that such a policy would affect "vulnerable, scared children" and urged policymakers to "exercise caution to ensure that the emotional and physical stress children experience as they seek refuge in

{00478117.1 } - 9 -

<sup>&</sup>lt;sup>6</sup> U.S. IMMIGRATION & CUSTOMS ENF'T, DEP'T OF HOMELAND SEC., REP. OF THE DHS ADVISORY COMMITTEE ON FAMILY RESIDENTIAL CENTERS 2, 10 (2016), available at https://perma.cc/TZ9C-CUMC.

<sup>&</sup>lt;sup>7</sup> House of Representatives, Subcommittee on Oversight and Investigations, Committee on Energy and Commerce Hearing (Feb. 7, 2019), Unofficial transcript, *available at* https://perma.cc/F2EV-ZS9W 1006-1024; 1131-1138 (testimony of Commander Jonathan White, U.S. Public Health Service Commissioned Corps, U.S. Department of Health and Human Services).

<sup>&</sup>lt;sup>8</sup> *Id*.

<sup>&</sup>lt;sup>9</sup> Colleen Long, *Official Who Oversaw Migrant Kids: Separation Causes Trauma*, AP NEWS (Feb. 7, 2019), https://perma.cc/BQ3T-U6RJ (quoting testimony of Commander Jonathan White, U.S. Public Health Service Commissioned Corps.).

the United States is not exacerbated by the additional trauma of being separated from their siblings, parents, or other relatives and caregivers."<sup>10</sup>

- 41. Nonetheless, the Secretary of Homeland Security, John Kelly, confirmed that DHS was considering this policy "in order to deter more movement" along the route north from Central America taken by many asylum seekers.<sup>11</sup>
- 42. When confronted by the growing backlash to the then-proposed family separation policy, Secretary Kelly soon appeared to change course, assuring the Senate Committee on Homeland Security and Governmental Affairs in April 2017 that children would be separated from their parents only "if the child's life is in danger" or if the parent was "an addict," 12 rather than as a matter of course for families arriving at or crossing the border.
- 43. The Administration's own comments and the government's response to the many public warnings of the dire effects of a family separation policy show that the Administration was well aware of the harms family separation would cause before it implemented its family separation policy.
- 44. In response to the concerns raised by Commander White that a family separation policy would "expose children to unnecessary risk of harm," and "exceed the capacity of the [ORR Unaccompanied Alien Children, or UAC] program," White was repeatedly assured by the then-Director of ORR, among others, that "there was no policy that would result in the separation of children and parent," and that, accordingly, the

{00478117.1} - 10 -

<sup>&</sup>lt;sup>10</sup> Fernando Stein & Karen Remley, Am. Acad. of Pediatrics, AAP Statement Opposing Separation of Mothers and Children at the Border (Mar. 4, 2017), https://perma.cc/AZ5Q-TN38.

<sup>&</sup>lt;sup>11</sup> Daniella Diaz, *Kelly: DHS is considering separating undocumented children from their parents at the border*, CNN (Mar. 7, 2017), https://perma.cc/L4Q9-KVAW.

<sup>&</sup>lt;sup>12</sup> Brooke Singman, *Kelly Says Full-scale Border Wall 'Unlikely,' Clarifies Position on Family Detentions*, FOX NEWS (Apr. 5, 2017), https://perma.cc/RAE5-7N85.

1

UAC program need not plan for continued increases in children classified as unaccompanied as a result of being separated from their parents. 13

3 4 2. After Piloting Family Separation in 2017, the United States Minor Children in April 2018

6

5

7

8 9

10

12

11

13 14

15

16 17

18

20

19

21

22 23

24

25

26 27

28

Launches a Full-Scale Policy of Separating Parents from Their

- 45. Despite Secretary Kelly's public assurance to Congress in April 2017 that families crossing the border would be separated only in specific circumstances for the welfare of the child, the government covertly began instituting a general policy of widespread separation of families who crossed the southern border. It did so knowing the separations would cause harm and intending to leverage that harm to deter future immigrants from seeking to enter the United States.
- 46. Between July and November 2017, a pilot program of family separation began in CBP's El Paso sector. 14 Under the program, the government prioritized the prosecution of the misdemeanor charge of improper entry, including the prosecution of parents who crossed the border into the United States with young children. It detained parents as criminals, and forcibly took their children away. DHS re-classified the children as unaccompanied minors and placed them in the custody of ORR. 15 The government did

- 11 -{00478117.1 }

<sup>&</sup>lt;sup>13</sup> House of Representatives, Subcommittee on Oversight and Investigations, Committee on Energy and Commerce Hearing (Feb. 7, 2019), Unofficial transcript, available at https://perma.cc/F2EV-ZS9W 1012-1024; 1131-1138; 2058-2064 (testimony of Commander Jonathan White, U.S. Public Health Service Commissioned Corps, U.S. Department of Health and Human Services).

<sup>&</sup>lt;sup>14</sup> OFFICE OF THE INSPECTOR GENERAL, U.S. DEP'T OF HEALTH & HUMAN SERVS., OEI-BL-18-00511, SEPARATED CHILDREN PLACED IN OFFICE OF REFUGEE RESETTLEMENT CARE 3 (Jan. 17, 2019), available at https://perma.cc/2XX7-GBYR [hereinafter HHS OIG REPORT I] ("From July through November 2017, the El Paso sector of Customs and Border Protection (CBP), an agency within DHS, implemented new policies that resulted in 281 individuals in families being separated.").

<sup>&</sup>lt;sup>15</sup> See, e.g., United States v. Dominguez-Portillo, No. 17-MJ-4409, 2018 WL 315759, at \*1 (W.D. Tex. Jan. 5, 2018), aff'd sub nom. United States v. Vasquez-Hernandez, 314 F. Supp. 3d 744 (W.D. Tex. 2018), *aff'd*, 924 F.3d 164 (5th Cir. 2019).

3 4

5

6

7

8

9

10

11 12

13

15

14

16 17

18

19 20

<sup>16</sup> HHS OIG REPORT I at 6.

22

21

23

24

25 26

27 28 not reunify the parents following the completion of any misdemeanor criminal sentence. CBP separated approximately 280 families during the El Paso program.

- 47. Because the unaccompanied minors who typically arrived at ORR prior to 2017 had arrived at the border genuinely unaccompanied by a parent or guardian, ORR did not have any formal means of noting that children artificially classified as unaccompanied by CBP in fact had parents in DHS custody, nor of tracking the whereabouts of those parents. As a result, some staff began to informally track such relationships upon learning of them during a child's intake interview. 16
- 48. By late 2017, the government was separating families along the length of the U.S.-Mexico border, including families arriving through official ports of entry. Notwithstanding the alarm bells raised by many within ORR that it lacked the systems needed to handle the steady increase in children who had been separated from their parents and re-classified as unaccompanied, DHS discouraged HHS from taking steps to formalize and better prepare for continued increases.<sup>17</sup>
- 49. On December 16, 2017, senior DOJ and DHS officials jointly prepared and reviewed a memorandum titled "Policy Options to Respond to Border Surge of Illegal Immigration." The first section of this memorandum, titled "Increase Prosecution of Family Unit Parents," suggests action to "[i]nstruct CBP and ICE to work with DOJ to significantly increase the prosecution of family unit parents when they are encountered at

- 12 -{00478117.1 }

<sup>&</sup>lt;sup>17</sup> See House of Representatives, Subcommittee on Oversight and Investigations,

Committee on Energy and Commerce Hearing (Feb. 7, 2019), Unofficial transcript, available at https://perma.cc/F2EV-ZS9W 1012-1024; 1131-1138; 2058-2064 (testimony of Commander Jonathan White, U.S. Public Health Service Commissioned Corps, U.S. Department of Health and Human Services).

<sup>&</sup>lt;sup>18</sup> Policy Options to Respond to Border Surge of Illegal Immigration, https://perma.cc/7KRZ-PXW7; see Anne Flaherty & Quinn Owen, Leaked Memo Shows Trump Administration Weighed Separating Families at Border, Sen. Merkley Wants Nielsen Investigated for Perjury, ABC NEWS (Jan. 18, 2019), https://perma.cc/6SVC-9Q3D.

1

3

4

5

6

7 8

9 10

11 12

13

14 15

16

17 18

19

20 21

22

23

24

25 26

27 28 the border," nothing that "[t]he parents would be prosecuted for illegal entry (misdemeanor) or illegal reentry (felony) and the minors present with them would be placed in HHS custody as UACs."

- 50. The memorandum's second section, titled "Separate Family Units," suggests "[a]nnounc[ing] that DHS is considering separating family units, placing the adults in adult detention, and placing the minors under the age of 18 in the custody of HHS as unaccompanied alien children (UACs)," and concludes, "[o]nce legal coordination between DHS, HHS, and DOJ is complete, begin separating family units, as stated above."
- 51. On April 6, 2018, the U.S. Attorney General announced a "Zero Tolerance" Policy," extending the practices of criminal prosecution and family separation tested in the El Paso pilot program to the entirety of the southern border. The Zero Tolerance Policy "fundamentally changed DHS' approach to immigration enforcement," which, until 2017, did not separate a child from an accompanying adult except in very limited circumstances, such as where CBP determined that the adult was not the child's parent or guardian or the adult posed a danger to the child.<sup>19</sup>
- 52. In early May 2018, CBP estimated to the Office of Management and Budget ("OMB") that it would separate more than 26,000 children from May through September 2018 because of the Zero Tolerance Policy.<sup>20</sup>
- 53. Several aspects of the Zero Tolerance Policy and officials' comments on it confirm that the Policy's goal was to harm families through forcible separation in an

- 13 -{00478117.1 }

<sup>&</sup>lt;sup>19</sup> See, e.g., Off. of Inspector Gen., U.S. Dep't of Homeland Sec., OIG-18-84, SPECIAL REVIEW - INITIAL OBSERVATIONS REGARDING FAMILY SEPARATION ISSUES UNDER THE ZERO TOLERANCE POLICY 2 (2018), available at https://perma.cc/4E35-DQR5 [hereinafter DHS OIG REPORT I].

<sup>&</sup>lt;sup>20</sup> OFFICE OF THE INSPECTOR GENERAL, U.S. DEP'T OF HOMELAND SEC., OEI-09-18-00431, DHS LACKED TECHNOLOGY NEEDED TO SUCCESSFULLY ACCOUNT FOR SEPARATED MIGRANT FAMILIES 17 (Nov. 2019), available at https://perma.cc/GY3G-F8TG [hereinafter DHS OIG REPORT II].

10 11

> 12 13

> 14 15

16

17 18

19 20

21

22 23

25

24

26 27

28

effort to deter future immigrants from seeking entry to the United States, and that prosecution of underlying criminal offenses of improper entry was pretextual.

- 54. For example, the December 2017 joint DOJ and DHS memorandum noted that the "prosecution of family units" and "separat[ion] [of] family units" "would be reported by media and . . . have substantial deterrent effect" on future migration. <sup>21</sup>
- 55. On May 11, 2018, John Kelly, President Trump's then-Chief of Staff, stated on NPR that "a big name of the game is deterrence . . . . It could be a tough deterrent would be a tough deterrent."22 He added, "[t]he children will be taken care of — put into foster care or whatever."23
- 56. On June 19, 2018, Steve Wagner, Assistant Secretary of HHS said, "[w]e expect that the new policy will result in a deterrence effect . . . . "24
- 57. While the government claimed that it separated families only when the parents were referred for improper entry prosecution, it also separated many families who presented at official ports of entry seeking asylum and were not subject to prosecution.<sup>25</sup>

- 14 -{00478117.1 }

<sup>&</sup>lt;sup>21</sup> Policy Options to Respond to Border Surge of Illegal Immigration, https://perma.cc/7KRZ-PXW7; see Anne Flaherty & Quinn Owen, Leaked Memo Shows Trump Administration Weighed Separating Families at Border, Sen. Merkley Wants Nielsen Investigated for Perjury, ABC NEWS (Jan. 18, 2019), https://perma.cc/6SVC-9Q3D.

<sup>&</sup>lt;sup>22</sup> Transcript: White House Chief of Staff John Kelly's Interview with NPR, NPR (May 11, 2018), https://perma.cc/ZN5N-VN5R.

<sup>&</sup>lt;sup>23</sup> *Id.* (emphasis added).

<sup>&</sup>lt;sup>24</sup> Philip Bump, Here Are the Administration Officials Who Have Said that Family Separation Is Meant as a Deterrent, WASH. POST, June 19, 2018, https://perma.cc/LTB8-878Y.

<sup>&</sup>lt;sup>25</sup> See Ms. L. v. U.S. Immigration & Customs Enforcement, 310 F. Supp. 3d 1133, 1143 (S.D. Cal. 2018) ("[T]he practice of family separation was occurring before the zero tolerance policy was announced, and that practice has resulted in the casual, if not deliberate, separation of families that lawfully present at the port of entry, not just those who cross into the country illegally.").

- 58. The government also separated families who crossed the border between ports of entry when the parents were not criminally charged.
- 59. When the government prosecuted parents for misdemeanor improper entry, the typical sentence was 48 hours or less of "time served." Rather than reunifying the parents with their children after the completion of the misdemeanor sentence, the government sent their children to far-flung ORR facilities, sometimes thousands of miles away.
- 60. Although the government claimed that it applied the "Zero Tolerance" prosecutions evenhandedly, CBP targeted parents arriving with their children over single adults when making criminal referrals to DOJ.<sup>26</sup>
- 61. During six weeks at the height of the Zero Tolerance period, between May 7, 2018 and June 20, 2018, the government separated at least 2,231 children from their parents.<sup>27</sup>
- 62. A DHS directive, issued on June 23, 2018, suggested that once families were separated, only parents who were subject to removal would be reunited with their children, and only "for the purposes of removal." This directive imposed an impossible choice on parents: They had to choose between seeing their children again or continuing to seek asylum in the United States. The Administration would not allow them to do both.
- 63. In response to intense public backlash against the policy, on June 20, 2018, President Trump issued an executive order purporting to end the policy of family

{00478117.1} - 15 -

<sup>&</sup>lt;sup>26</sup> See TRAC Immigration, Syracuse University, "Zero Tolerance" at the Border: Rhetoric vs. Reality, available at https://perma.cc/EK2Q-CJ7G (July 24, 2018).

<sup>&</sup>lt;sup>27</sup> House Oversight Staff Report (Jul. 2019), available at https://perma.cc/ZE5H-9FJZ.

<sup>&</sup>lt;sup>28</sup> Fact Sheet: Zero-Tolerance Prosecution and Family Reunification, U.S. DEP'T OF HOMELAND SEC. (June 23, 2018), https://perma.cc/4X33-8C8D.

3 4

> 5 6

7

8 9

10

11 12

13

14 15

16 17

18 19

20 21

22

23 24

25

26

27 28 separation. Exec. Order No. 13841, Affording Congress an Opportunity to Address Family Separations (Fed. Register at 83 FR 29,435, June 25, 2018).

- 64. On June 26, 2018, Judge Sabraw of the U.S. District Court for the Southern District of California issued a preliminary injunction prohibiting the government from separating parents from their children absent a finding of parental unfitness or danger to the child. He ordered the government to reunify children under age five within fourteen days and children age five and older with their parents within thirty days of the order. <sup>29</sup>
- 65. The President of the United States continued to openly discuss the deterrence rationale for pursuing the family separation policy well after the Zero Tolerance aspect of the policy was officially ended, declaring in December 2018 that "[I]f you don't separate, FAR more people will come."<sup>30</sup>

#### В. The United States Forcibly Separated Abel and Obet

- 1. **Abel and Obet Seek Asylum in the United States**
- 66. Abel and Obet came to the United States fleeing persecution in Guatemala and seeking medical care for Obet's heart and chest conditions.
- 67. Abel and Obet are of the indigenous Q'anjob'al tribe. While in Guatemala, the family faced violent persecution, including attempted murder because of their indigenous background and Abel's environmental advocacy.
- 68. When Obet was six, his family learned he had only a year to live unless he underwent major heart surgery. With the support of a charitable organization, Obet had the surgery in Guatemala City, which involved cutting through his back to place a metal

- 16 -{00478117.1 }

<sup>&</sup>lt;sup>29</sup> *Ms. L.*, 310 F. Supp. 3d at 1146, 1149.

<sup>&</sup>lt;sup>30</sup> See Donald J. Trump (@realDonaldTrump), TWITTER (Dec. 16, 2018, 8:25 AM), https://perma.cc/4EMP-JC34; see also Fox News, Interview: Maria Bartiromo Interviews Donald Trump on Fox Sunday Morning Futures (Apr. 28, 2019), https://www.youtube.com/watch?v=hvUc7ONNTp4 at 1:32-2:21; Kimberly Kindy et al., Trump says ending family separation practice was a 'disaster' that led to surge in border crossings, WASH. POST (Apr. 28, 2019), 2019 WLNR 13234400.

clip in one of his heart valves. The surgeons told Abel that Obet needed regular checkups with a cardiologist to ensure his survival—something Abel knew was nearly impossible given their income and the lack of access to cardiologists in Guatemala.

- 69. Facing persecution in their village and Obet's health condition, Abel made the difficult decision to flee to the United States.
- 70. The two-week journey from Guatemala to northern Mexico taxed Obet's body. After the surgery, Obet had developed a chest condition. His lungs and throat would sometimes become blocked by thick mucus, and he would choke and wheeze. Coughing also caused Obet great pain because of his wounds from the surgery. Obet's surgeon had said Obet could choke on his mucus and instructed Abel on the Heimlich maneuver. Sometimes, Obet was too weak to cough and clear his congestion. Abel worried Obet could choke to death.
- 71. On the journey, Abel realized Obet's condition worsened when he was cold, so Abel covered him with his sweater and a small blanket and held him close.
  - 72. Abel and then seven-year-old Obet reached Arizona around May 15, 2018.
- 73. Abel reached and crossed the U.S. border. He walked for hours carrying Obet, who was wheezing and choking. Around 2:00 A.M., it was too cold to continue. Abel stopped and built a small fire to warm Obet and to signal Border Patrol so that he could ask for asylum.

### 2. Abel and Obet Are Taken into Custody by CBP

74. A single Border Patrol agent soon found them. Abel felt relieved but was soon terrified. Whereas Abel is 5 feet 3 inches tall, the agent was much taller, had a gun, and seemed enraged. He screamed, calling the father and small child *pendejos*, *jodidos* animales ("stupid, fucking animals").<sup>31</sup>

{00478117.1} - 17 -

<sup>&</sup>lt;sup>31</sup> This exchange, and any other exchange described herein unless otherwise noted, took place in Spanish.

- 75. With his hand on his gun, the agent demanded Abel explain "why you came to my country." Terrified, Abel kept his head down, held Obet, and did not speak. Eventually Abel tried to explain that he was fleeing his home country and that his son had a severe medical condition. Though the agent spoke Spanish, he did not acknowledge anything Abel said.
- 76. The agent put them in the back of a covered truck with the air conditioning on. Abel held Obet, but they could not get warm. They were in the truck for about three hours.
- 77. At the Border Patrol station, several agents worked in a single office. The agents made Abel and Obet sit on the floor with several other families.
- 78. With urgency, Abel asked for help for Obet, but the agents told him he was not allowed to speak. He tried to stand up but was ordered to sit back down and stay still.
- 79. Afterward, an officer sat Abel and Obet down to ask Abel questions. This agent spoke Spanish proficiently. Abel gave the agent paperwork verifying his identity and relationship to his son, as well as evidence of Obet's medical condition, but the agent would not listen to his pleas for medical care for Obet. The agent aggressively asked Abel "what you came to do in this country." Abel told him they were seeking asylum. He also told the agent, "my son had a heart surgery a few months ago, is very sick, and can barely breathe."
- 80. The agent told Abel he "did not care," and that he and Obet should not have come to "my country" because "you do not belong here." Abel tried to show the agent Obet's surgery scars and insisted that Obet needed medical help. Abel began to cry. Obet started crying too. The agent continued to ignore both of them, staring at his computer.
- 81. The agent put Abel and Obet into a small cell with more than twenty parents and children. Abel again asked for medical attention for Obet, but the agent ignored him.

{00478117.1 } - 18 -

- 82. The cell had concrete floors and walls and a single bench. Cold air blasted from vents. It was so cold that Abel and others called it the "hielera," meaning "icebox." There was no space to lie down, so Abel sat with Obet in his lap. They were both freezing.
- 83. After a few hours, Obet complained of chest pain. Abel went to the cell door to seek attention. When an agent walked by, Abel knocked on the door and asked for help.
- 84. The agent opened the door, and Abel again explained his son needed medical attention. The agent's response was to take Obet's sweater because it was contraband.
- 85. Abel asked several more times for medical attention for Obet to no avail. The agents ignored his pleas, and their only reaction was to order him to sit down.
- 86. The agents began threatening not to give Abel his "next Maruchan" if Abel kept talking to them. Every twelve hours, agents provided the families with a single Maruchan Ramen soup for adults and one cookie and small juice box for each child. Abel and Obet remained hungry after eating these meager rations. Because they were so hungry, Abel stopped asking for medical help as frequently. He feared losing what little food they were given.
- 87. Abel and Obet spent more time in the cell, crammed in with many other people, freezing, hungry, and exhausted. There were several kids who appeared sick and were consistently coughing. Abel worried the children were contagious and spreading germs.
- 88. The hielera was so full that there was no space to sleep and barely any to sit. It was difficult to tell how many days passed; there were no windows and the lights were kept on at all times.
- 89. Abel and Obet were freezing and had no blankets. Some families had thin foil sheets, but Abel and Obet were not provided any. After the first day in the hielera, Abel found a small piece of foil another family had left. He tried to cover Obet with it,

{00478117.1} - 19 -

but the sheet disintegrated and fell off, and the pieces of foil got into Obet's mouth and eyes, exacerbating his condition.

- 90. Obet's health got progressively worse. He was cold, hungry, afraid, and crying constantly. Abel told stories about dragons to distract him. If Abel expressed any discomfort, Obet became inconsolable. And so Abel, despite his own feelings, tried to appear calm.
- 91. After some time without medical care, Obet developed a greenish hue to his skin. Despite the agents' threats to withhold food, Abel again asked for medical attention and was ignored.
- 92. At one point, Obet began severely choking, and Abel gave him the Heimlich maneuver, dislodging mucus blocking his airway. Only then did agents bring them to a hospital.
- 93. The doctor who saw Obet did not speak Spanish, so Abel did not follow much of what happened. He later learned Obet was diagnosed with an acute respiratory infection.
- 94. After the hospital, Abel and Obet were placed back in the same freezing cell, despite Abel's attempts to explain that the cold made Obet's condition worse.

### 3. The United States Takes Obet from Abel

- 95. On or around their second day in the cell, Abel and Obet witnessed a horrifying scene. An agent much larger than anyone in the cell, with a gun in his holster, called a father and son to the door and told the father to give up his son. When the father refused, the agent grabbed the man by his neck and shoved him back into the cell, forcibly grabbing and taking his small son. The child was led away desperately crying and screaming, "Daddy, I do not want him to take me!"
- 96. Seeing this, Obet started screaming and crying. Other children also began to cry in fear. Panicked, Obet asked his father, "Are they going to do that to us?" Abel tried to calm his son and said no, but Obet wailed, "Do not lie to me, they are going to take me!"

{00478117.1 } - 20 -

97. Abel and Obet then witnessed other children being taken by force from their parents. Abel became terrified that if Obet were taken by force, he could hurt his surgery wounds. Abel explained this to Obet and coached him not to struggle. Obet refused to agree to be taken willingly. Despite feeling a sense of dread he had never before experienced, Abel tried to be calm and told Obet that everything was going to be okay.

- 98. When the moment came, Abel had Obet in his arms. Three armed agents came into the cell and told Abel to put his son down. Abel asked to speak with an officer about Obet's health. The agent said no. Abel then requested a few seconds to hug Obet, but the officer demanded he give up his son. They trembled with fear and clutched each other.
- 99. The agents yelled threateningly that Abel needed to obey and put Obet down. More agents approached, and they forcibly wrenched Obet out of Abel's arms. Abel and Obet kept holding hands. The agents ripped their hands apart and took Obet away.
- 100. Obet looked back at Abel, screaming, almost fainting, as he was taken away. Abel saw a fear on his son's face that he will never forget, and he knows his son saw that same fear on Abel's face. His son screamed and cried, "Daddy, why are you letting them take me?"
- 101. Abel tried to follow the agents out of the cell to comfort Obet, but the agents forced him to stay in the cell. Abel cried for his son, feeling "totally destroyed."

### 4. Abel and Obet Are Lost to Each Other for Weeks

102. Agents took Abel out of the hielera and led him to a different room. This room had approximately seventy adults. It was so crowded that Abel felt he could not breathe. There was no bathroom, and the room stank of urine and bodies. The smell was nauseating. There was no space to lie down or even sit. People often fainted and an agent would take them away.

{00478117.1} - 21 -

103. Abel was held here for approximately 10 days. He stood in a corner most of this time. He received just one Maruchan Ramen every twelve hours and felt constant hunger. But Abel's extreme physical discomfort paled in comparison to the terror of losing his young, frail son.

- 104. Abel was distraught. He thought his son had been taken away permanently, and he was terrified that the officers did not know of or did not care about Obet's medical condition. If his son started choking, who would help? Would he get to see a cardiologist? He felt he would never see his son again. Abel had suicidal thoughts during this time.
- 105. The agents provided no explanation for why they had taken Obet or what would happen to him. Not knowing any information—or even if his son was alive—tortured Abel. Over nearly three months, Abel would never receive any explanation from any government agent.
- 106. About ten days after taking Obet away, agents put chains on Abel's wrists, waist, and ankles. They boarded him on a bus and then a plane to a different detention center.
- 107. Upon information and belief, Abel was never charged with any criminal offense.
- Arizona, Georgia, and Texas, with no explanation or notice. Based on ICE records and on information and belief, it appears that Abel was held for various amounts of time in at least the following facilities: a CBP facility near San Luis, Arizona; Folkston ICE Processing Center in Folkston, Georgia; Stewart Detention Center in Lumpkin, Georgia; and Port Isabel Detention Center in Los Fresnos, Texas. At each new facility, Abel was initially held in a hielera for many hours and then transferred to a cell. Every time, Abel tried to ask about Obet he was either ignored or told he did not have the right to speak to the agents.

{00478117.1} - 22 -

- 109. During his time in CBP and ICE detention, other detained parents who had been separated from their children told Abel about a phone number he could call to try to speak with Obet. He tried calling it collect almost daily, but the calls did not go through. During all of this time, Abel's pain, hunger, and discomfort remained in the background. His fear for Obet's safety and well-being dominated his mind.
- 110. Abel was consistently ignored by ICE agents. He begged one officer to be put in touch with his son, and told the officer that his son was very sick. The officer responded, "We know nothing about your case, much less your family."
- 111. Later, other officers told Abel and other fathers that the government had taken away their kids for good and that they would be deported without their children. Being told that he had lost his son forever caused Abel grave terror and anguish. Abel again had suicidal thoughts.
- 112. Other parents suffered as Abel did, and many eventually "drove themselves mad with sadness, regret, and fear." There was a desperation that permeated the detainees. Abel succumbed to constant agony and "feeling dead." He lost hope of ever being with his son again.
- 113. Approximately a month and a half after Obet was taken, Abel and several other detainees were brought to a large room to "sign some papers." The ICE agents in the room gave the detainees papers in English and refused to explain what they meant.
- 114. Abel walked up to an ICE officer to ask what happened to his son and what the paper was. The ICE officer yelled at Abel, refused to answer, and told him to go sit down. Demoralized, Abel did not say another word. ICE told the detainees that if they did not sign these forms, there would be "problems with ICE." Abel felt obligated to sign and did so.
- 115. The English language form that ICE coerced Abel into signing was titled "Separated Parent's Removal Form." It had his information and that of Obet prepopulated at the top and referenced the *Ms. L.* litigation. The form provided only two options: reunification with children for purposes of joint removal, or removal without

{00478117.1} - 23 -

one's children, where the children would remain in the United States alone to pursue their independent immigration cases. The form did not allow parents to choose reunification with their children in the United States to pursue their immigration cases together.

116. Around two weeks later, ICE agents brought Abel another paper, this time with a Spanish translation, that included the option of being deported with Obet or relinquishing his son and being deported alone. Abel recalls signing this form to indicate that he wanted to be with his son.

# 5. After About Fifty Days Apart, Abel and Obet Are Finally Allowed to Speak—Once

- 117. About fifty days after Obet was taken, in or around early July 2018, advocates visited Abel's detention center. Abel met with them and explained that his ill son had been taken away and that he desperately wanted more information. The advocates talked to ICE, and later ICE let Abel call Obet.
- 118. On or about July 7, 2018, Abel and several others were put in a line and given approximately ten minutes each to talk to their children in front of everyone else. While waiting, one father did not stand in line correctly, and an ICE officer yelled and threatened to hurt him.
- 119. Eventually it was Abel's turn. When Obet answered, Abel had no words. He could only cry. He says of that moment, "My life returned to me when I heard his voice."
- 120. Abel and Obet cried, neither able to speak. But, knowing their time was limited, they tried to catch up quickly. Obet told Abel he had talked with his mother in Guatemala. He told Abel he rode on a train, had gotten lost on the train, and went on a plane. Obet told his father that his heart hurt and that he felt pain at night. Then their time was up. Abel had to say goodbye. He told Obet to be strong and that they would see each other soon.
  - 121. After the call, Abel became even more worried about Obet's health.

- 122. This was the only time, in approximately seventy days of detention, that the government allowed father and son to speak to each other.
- 123. Although Abel asked, he was unable to place any other calls to his son because he could not pay for them.

### 6. Abel Learns Obet Was Sexually Abused While in the Custody of the United States

- 124. Advocates who visited the Folkston, Georgia ICE detention center helped Abel contact his wife in Guatemala and his brother in California. Abel had no money to place calls, but his wife and brother set up accounts so that they could receive collect calls from Abel.
- 125. Thereafter, Abel spoke with his wife, who had been able to speak with Obet on the phone. Abel learned something that broke him all over again: after Obet had been taken away from Abel, Obet had been sexually abused in a foster home in New York.
- 126. When Abel learned this, he felt hysterical and powerless. His mind raced with questions: "Why couldn't the government protect my son? Why couldn't the government tell me what was going on and help? The laws of the United States were supposed to protect us, but why did everything turn out the reverse?" Abel had self-destructive thoughts. Knowing that his son had been victimized, he felt terrorized by guilt and pain. He felt like a bad father.
- 127. After learning about his son's sexual abuse, Abel increased his efforts to ask ICE for information about his son. Still, no officers paid attention to Abel's requests.
- 128. In early July, Abel saw on television a Univision report on a policy called "Zero Tolerance." A court had ordered the government to reunite children and parents it had separated. Abel and other detainees crowded around the television. As soon as the ICE officer noticed this, he changed the channel. This was the first time Abel understood why his son had been taken from him.

{00478117.1 } - 25 -

6

7

8 9

10 11

12

14

13

16

15

17 18

19

20 21

22

24

23

25 26

27

28

<sup>32</sup> Ms. L., 310 F. Supp. 3d at 1149.

On June 26, 2018, Judge Sabraw issued the preliminary injunction in the 129. Ms. L. case and ordered the government to reunite the families like Abel and Obet, within thirty days.<sup>32</sup>

#### After Approximately Seventy Days, Father and Son Are 7. Reunited

- 130. Several weeks later, on or about July 25, 2018, Abel and several other fathers were put in chains and transferred to Port Isabel, Texas, again with no explanation. When Abel arrived, he noticed a mother walking with a child. He felt a glimmer of hope but tried to temper his optimism. He was scared to even hope to see his son again.
- As time passed, he watched as other fathers were reunited with their children and released, but he was passed over and given no explanation why.
- 132. A few days later, officers returned Abel's clothes to him, brought him and about thirty other fathers to a room, and took off their chains. The fathers waited. Sometime later, the door opened, and children walked in, disoriented, crying, and frantic. Abel finally let himself have hope and was overcome with emotion. Abel then spotted Obet, fearful and crying.
  - 133. Obet looked at Abel but did not recognize him.
- Crying, Abel called his son's name. Obet looked at him again, still 134. unrecognizing, but walked slowly toward him. Obet then jumped into his father's embrace. They both sobbed and hugged each other for several minutes. Overcome with grief, they were at first unable to speak. Abel felt deep sorrow that his son had endured terrible suffering.
- 135. Obet began to say over and over, "Daddy, don't let them take me away again. Daddy, we have to leave right now so they don't take us again." Clutching his

son, Abel told Obet that everything had only been a bad dream, and that they would not be separated again.

- 136. Abel and Obet were detained for two more days together. During those days, Obet clung to Abel and reacted in panic whenever an ICE agent approached. Obet asked repeatedly when they could leave and whether the agents were going to take him away again, and Abel reassured Obet each time that they were not going to be separated again.
- 137. Around July 27, 2018, approximately ten weeks after Abel and Obet were forcibly separated from each other, they were released together.
- 138. The release occurred with no notice to Abel, Abel's and Obet's counsel, or Abel's brother in California, who was Abel and Obet's sponsor. As a result, they had no money and nowhere to go when released. They sought refuge in a Catholic Charities shelter in Texas until Abel's brother could arrange for their travel to California.
- 139. After being reunited, Abel learned some of what his son suffered through, but he laments that he will "never know everything that happened," both because his son is too young to explain everything, and because it upsets Obet to talk about the subject, so Abel avoids it.
- 140. Abel learned most of what happened to Obet through paperwork from ORR, but that paperwork was often inaccurate and incomplete.

# 8. Obet Suffered Clinical Trauma from the Separation from His Father and Sexual Abuse in U.S. Government Custody

- 141. After he was taken from his father, Obet was sent to New York and placed in an institution operated by a government contractor, Cayuga Centers. Obet spent the days at the Center and spent nights at a foster home with several other children.
- 142. ORR records reflect that, on various nights, children climbed into Obet's bed and touched his penis, buttocks, and chest. In reality, the sexual abuse went beyond external touching and was much more severe.

- 27 -

{00478117.1 }

- 143. Obet told the foster adult what happened each time, and the adult told the kids to go back to their beds each time. Still, the sexual abuse persisted.
- 144. When Obet reported the abuse to a counselor, who reported it to the foster adults and the New York Police Department ("NYPD"), the foster parent claimed no knowledge.
- 145. Obet's mental health deteriorated in the face of the emotional harm the government inflicted upon him by forcibly separating him from his father and exposing him to sexual abuse. His suffering was registered in several assessments of his mental health, even if the individuals evaluating him all but ignored the government-inflicted sources of trauma.
- 146. On June 13, 2018, ORR evaluated Obet for trauma using an analytical form for children and adolescents. Fifteen points or higher on the evaluation is defined as "clinical" trauma. Obet registered thirty-six points. Obet indicated on the form that someone close to him had suddenly or violently passed away. The evaluation stated that Obet "almost always" had nightmares and disturbing thoughts or images in his mind about "what happened." It also stated that Obet had negative thoughts about himself or others, thoughts like "I will not have a good life," "I can't trust anyone," and "the world is unsafe."
- 147. A Cayuga Canters counselor in New York also found Obet was exhibiting symptoms of PTSD. Obet told the counselor that he prayed for his father, whom he missed very much. Obet described almost always feeling hyper-vigilant and suffering from flashbacks and nightmares. He reported feelings of guilt, isolation, and disinterest.
- 148. On June 28, 2018, Obet disclosed to a Cayuga worker that he was being sexually abused in his foster home. Obet was placed in a new foster home the same day. The next day, June 29, 2018, NYPD officers visited the new home to interview him. However, Obet was asleep. The NYPD scheduled a date for the interview with Obet, July 26, 2018, and instructed that Obet was not to leave the state before then.

{00478117.1} - 28 -

- 149. But the day before the scheduled NYPD interview, on July 25, 2018, the government transported Obet to Port Isabel Detention Facility in Texas. The transfer occurred without notifying NYPD or allowing them to conduct Obet's interview.
- 150. One week later, the NYPD Special Victims Unit recommended closing the investigation into the sexual abuse of Obet. A police report indicates "all leads [were] exhausted" because Obet had left New York before the scheduled interview, and Cayuga Centers "does not have any forwarding information to contact the child or his father."
- 151. Obet was unable to talk to his mother about the sexual abuse for over two weeks and was not able to tell his father until they were reunited.

### 9. Abel and Obet Continue to Suffer After Being Reunited

- 152. In the weeks after their reunification, Obet blamed Abel for the separation, asking why Abel let the officers take Obet away. He asked, "If you are my Daddy, why didn't you do anything? Why didn't you defend me?" Abel explained it was the law and there was nothing he could do. Eventually Obet stopped asking. It caused Abel deep pain that his son felt this way.
- 153. Abel could not leave Obet's side without Obet becoming terrified, crying, and begging his father not to leave him.
- 154. Obet told his father that every night he had been alone, he thought about his father and asked God to let him have his father back. He also said he asked every day "where his Daddy is," and "when is he coming," but the adults just told Obet he had to wait.
- 155. Obet said that he felt sick throughout the separation and went to a doctor once.
  - 156. Abel has noticed that Obet is traumatized and his behavior has changed.
- 157. Whereas before he was a happy and adjusted child, outgoing, friendly, and trusting of adults, he is now hyper-vigilant, withdrawn, and often sad.

{00478117.1 } - 29 -

- 158. Obet's emotions sometimes change quickly and without warning; he can go from being happy to deeply sad, or from being sad to angry. Obet has tantrums for no apparent reason and one time became aggressive with Abel and tried to hit him.
- 159. Obet has nightmares and wakes up crying, calling, and reaching for his father.
- 160. Obet often expresses fear that Abel will be taken and deported without Obet.
- 161. Obet sometimes says that he feels that he has no family. Abel tries to explain that he has his father and mother, but Obet seems stuck on the thought that he has no one.
- 162. Obet is terrified of any adult that appears to be a law enforcement officer, including security guards, and grabs onto his father's hand in fear if he sees someone in uniform. For fear of triggering Obet if they see someone in uniform, Abel rarely takes him out in public except when they go to and from Obet's cardiologist appointments and Obet's elementary school, where he is in the third grade.
- 163. Obet avoids discussing what occurred during his separation from his father, including his time at Cayuga and the abuse incidents in foster care, and Abel tries to only talk about happy subjects with Obet to avoid upsetting him.
- 164. Abel continues to suffer physical and emotional harm from the separation. He tries to forget everything that happened but he cannot. Abel often feels sadness and fear at random times. Sometimes Abel does not want to get out of bed in the morning when he thinks of everything that happened.
- 165. Since being reunified with his son, Abel has experienced unrelenting, acute headaches behind his eyes and along his temples when he becomes stressed, especially when he thinks about his ever-present fear that immigration will separate him from his son again and deport him without his son. Before the separation from his son, he never had headaches as a response to stressful thoughts.

{00478117.1 }

166. Abel and Obet resettled in Southern California, where they are pursuing their immigration cases.

### C. The United States Forcibly Separated José and Herlinda

# 1. José and Herlinda Seek Asylum in the United States and Are Taken into CBP Custody

- 167. In late April 2018, José and Herlinda fled violence and extortion in their home in Guatemala to seek asylum in the United States. Every night of their journey to the United States, José held Herlinda his only child as they slept. Though the trip was challenging, Herlinda remained in good spirits throughout and laughed often.
- 168. José and Herlinda reached the United States, near Yuma, Arizona, on or about May 8, 2018. They encountered immigration officials shortly after crossing the border. The agents placed José and Herlinda, along with a group of other migrants that included several children, in a pickup truck, and then a van with benches, and transported them to a CBP facility.
- 169. At the facility, immigration agents processed José and Herlinda. One agent asked José if he had been watching the news and said, "You know what's going to happen, don't you? We're going to take the girl away and send her to a detention center for minors and you're going to be imprisoned." José was alarmed. He hoped that what the official had told him was not true, but he remained very anxious about what they were going to do with him and Herlinda.
- 170. José and Herlinda spent their first approximately two days and nights in the United States shivering on the concrete floor of the CBP facility crowded with other migrant families. At this hielera, José and Herlinda were crowded into a "cage" a concrete space surrounded by fencing with about thirty other people.
- 171. The facility had several more cages that held scores of additional migrants, including many children. Each cage had just one bathroom for use by all those detained, and the bathrooms had only half-doors. To use the bathroom, they had to walk over people lying on the floor.

{00478117.1} - 31 -

- 172. The agents denied the detainees showers, soap, and toothpaste. A trash can in the cage was overflowing, and a foul smell emitted from the bathroom into the areas where José, Herlinda, and the other migrants spent all day and all night. The lights were always on, and there were no windows, making it difficult for José to know whether it was day or night.
- 173. When they arrived at the facility, José and Herlinda had to hand over their belongings to CBP agents. Although José had a few changes of clothes for Herlinda in a backpack, he was not allowed to bring any of them into the cage, nor was he allowed to take the sheet that he had packed for her to use on cold nights. Instead, the agents issued José and Herlinda only thin aluminum sheets to shield themselves from the bitter temperatures.
- 174. The sheets were flimsy and ripped after one night, so José collected pieces of sheets left behind by others to try to keep Herlinda warm. In the cage where José and Herlinda were held, there were no beds. The migrants, including children, were pressed together on the floor. But the space was so cramped there was not enough room for every person to lie down, so José sat up on the concrete bench. He mainly stayed awake, watching over Herlinda, who slept on the floor, with only the thin aluminum sheet to protect her against the freezing concrete.
- 175. The agents gave the families nothing to eat but undercooked instant ramen noodle soup, and, for the children, some crackers and juice. The agents brought the noodles in tepid water, and there was no hot water available to warm up the soup or cook the noodles. It broke José's heart that he could only feed his daughter these undercooked noodles. Herlinda told her father that she was hungry, but she was reluctant to eat the undercooked noodle soup. She ate it three times during their first day in the hielera, but by the second day, she would only take a bite and then refuse to eat the rest. Herlinda asked why they could only eat the undercooked soup. José told her to be patient and tried to reassure her that they would not be eating soup forever.

{00478117.1} - 32 -

176. The water that came out of the sink at the hielera was foul-smelling and foul-tasting. They spent twenty-four hours a day in the cage and were not permitted to go outside.

### 2. The United States Takes Herlinda from José

- 177. After about two days, agents called the name of one of the other detained migrants and escorted him, along with his daughter, out of the cage. Only the father returned to the cage. The father cried and explained that the agents had taken his daughter away. Several others asked the father where they had taken his daughter. The man could not answer.
- 178. At that moment, José realized that the threat the agent had made when José and Herlinda first arrived was true—they really were taking children from their parents. Still, José held out hope that they would not take very young children like Herlinda, who was just five years old. But his hope was short-lived. An agent called José and Herlinda out of the cage next.
- 179. José was filled with dread. After briefly questioning José, the official said, echoing the threats that had been made when José first arrived, "We're going to take the girl away and send her to a detention center for minors. You're going to be imprisoned."
- 180. José was horrified at the thought of separation. He pleaded to the official that his five-year-old daughter was too small to be taken from him and that he could not leave her. The official only told him, "She can't stay here longer; we're going to send her away."
- 181. A different official, who José believed was a social worker, told José to bathe Herlinda and change her clothes before she was taken. This official handed José clothes and a pair of sandals that were far too big for Herlinda, and directed them to an area with showers.
- 182. José bathed Herlinda and put her belongings (a few clothes and some orthotic inserts from Guatemala) into a bag. José had about ten minutes to bathe Herlinda and dress her.

{00478117.1} - 33 -

183. Although José treasured the few remaining minutes that he had with Herlinda, they were also intensely painful—he was in anguish about the impending separation.

- 184. Through tears, José struggled to explain to his daughter what was happening. He told her that the officials would take her somewhere else. He told her to behave herself, to be strong, and to have patience—that he didn't know exactly when they would see each other again, but that he would never leave her. José reminded Herlinda that God would protect them. While he attempted to maintain a strong face for his daughter, José wondered if this was the last time he would see her. Herlinda did not say anything, but José could tell she seemed worried.
- 185. After José bathed Herlinda, the officials told José, along with the parents of about eight other children, to say goodbye to their children.
- 186. José thought of how innocent his daughter was and describes the moment as one of the most painful in his life. He felt as if the officials were "taking half of [his] life from [him]."
- 187. When the social worker approached Herlinda, she latched onto her dad, screaming, "Papi, don't leave me! Don't let me go!" Herlinda, who had been upbeat and smiled often on the journey from Guatemala, began crying uncontrollably. José attempted to comfort her, telling her not to be sad because they would "only be apart for a few moments."
- 188. Agents ordered the children to line up on one side of the room, with the parents across from them. The crying children lined up, wearing their government-issued clothes.
- 189. José—standing with the other parents apart from their children—felt powerless to stop the separation. The moment was excruciating for José and Herlinda. Although Herlinda kept crying, José said with "all the pain in [his] heart [he] had to let them take her." The agents then led the children in a line out the door, while José and the

{00478117.1} - 34 -

other parents stood there watching, not knowing when—or even if—they would ever see their children again.

190. The officials took José and other parents back to the cages. José describes the scene as being "like a funeral," with grown men and women openly and uncontrollably weeping. As soon as Herlinda was gone, José began crying. In anguish, his mind went to the thought of being deported without his daughter. He did not know whether he would see his daughter again.

### 3. José Is Kept in Detention After Separation and Has Limited Contact with Herlinda

- 191. José wept every day of the next week that he was kept in the hielera after Herlinda was taken. Left with no information about his daughter, José could not sleep.
- 192. The agents refused to tell him what would happen to him and his daughter. Were they going to be deported? Would U.S. officials deport only José, leaving Herlinda alone in the United States? What would happen to Herlinda? Overcome with confusion and fear, José and the other separated parents in the hielera cried for their children.
- 193. José recalls comforting another father who could not stop thinking about what could happen to his child. Although José reassured him that they would someday be reunited with their children, privately he was deep in despair.
- 194. José and other parents constantly asked officials about their children but were denied any information. Often, the officers would shut the door to silence the parents' pleas.
- 195. The detainees continued to eat nothing but the undercooked instant noodle soup. Each time, José was painfully reminded that Herlinda was only able to eat the undercooked soup for their last meals together. Whenever he ate he wondered if Herlinda was eating properly. He hoped that wherever she was, she at least had better food.
- 196. After approximately a week in the hielera, José and several other detainees were taken to a courthouse. Officials told José was told he had been sentenced to "time served" for having entered the United States without authorization, but he has no

{00478117.1} - 35 -

recollection of going before a judge, making any kind of plea, or actually being charged or sentenced. Upon information and belief, José was never charged with or sentenced for any criminal offense. He was transferred to ICE custody and placed in a detention center in Florence, Arizona.

- 197. In ICE detention, José continued to ask officers about his daughter, with no response. José had not heard anything about his daughter since their separation. The lack of information or even response put José in a state of hopelessness. He cried most nights.
- 198. In late May 2018, José was transferred to the Folkston ICE Processing Center in Folkston, Georgia, again shackled at the hands, waist, and feet during the flight.
  - 199. Again, José asked about his daughter, but agents at Folkston ignored him.
- 200. José was soon transferred again, shackled, this time to Stewart ICE Detention Center in Lumpkin, Georgia.
- 201. After arriving at Stewart Detention Center he contacted the Guatemalan consulate to seek information about Herlinda. The consulate tracked down a number for a worker at Lutheran Social Services ("Lutheran Services") in New York, where Herlinda was being held. José could not call Herlinda right away because he could not afford the expensive calling card PINs needed for detainees to make calls from within the detention center.
- 202. José began work as a janitor at the detention center, earning about two dollars a day, to talk to his daughter. All of the money went toward purchasing PIN-based calling cards.
- 203. After saving enough, José called the Lutheran Services case manager from detention on or about May 26, 2018, expressing his desperation to know his daughter's whereabouts and to speak with her. Throughout the entire process of attempting to locate and speak with his daughter, José received no help from anyone working for the U.S. government.
- 204. José and Herlinda talked for the first time on or about May 31, 2018—three weeks after their separation in Arizona. When they finally connected by phone, it was

nearly impossible for them to speak because they were overcome with emotion and both crying uncontrollably. They only had time to greet each other and weep for a few minutes before the time on José's calling card expired and the call disconnected.

- 205. Hearing Herlinda's voice after so long apart, but still being unable to see her or know when they would be reunited, was agony for José. Herlinda's crying so distressed José that he began to doubt whether he should have even called her. He worried the call made things worse for Herlinda because he could not tell his daughter whether they would see each other again.
- 206. Deeply concerned for his daughter, José confirmed to the worker at Lutheran Services that if he were to be deported, he wanted Herlinda to return to Guatemala with him. The case worker was able to reach José's wife (Herlinda's mother) in Guatemala who agreed with this decision. Although José feared the persecution and danger that awaited them in Guatemala, he also feared what would happen to Herlinda if she were left alone in a foreign land.
- 207. During the next seven weeks of their separation, José and Herlinda were able to speak only about five more times for short periods of a few minutes.
- 208. José's detention in Stewart was deeply discouraging and degrading. He cried every night thinking about what was happening to Herlinda. For a month, José sat in his small cell and wondered if he would ever see his daughter again.
- 209. Although José wanted to pursue his immigration case in the United States, he was increasingly desperate to see Herlinda again. Seeing the other asylum-seekers languishing in ICE detention for months and even years, José began to believe that the only way to be reunited with his daughter was if he chose not to pursue his asylum claim and agreed to be deported.
- 210. On June 18, 2018, José appeared before an immigration judge at Stewart Detention Center. Desperate to see his daughter and believing deportation to be the only way to be reunited with her, José relinquished his asylum claim before the immigration judge, who then ordered José removed.

{00478117.1}

- 211. Eight days after José appeared before the immigration judge, Judge Sabraw in the *Ms. L.* case ordered the government to reunite the families like José and Herlinda within 30 days and prohibited the government from deporting any parent who had been separated from his child at the border before they could be reunified.
- 212. In late June, José was sent back to Folkston ICE Processing Center, again in shackles.
- 213. There, ICE and/or HHS officials presented him with a form in English that they instructed José to sign. Because the forms were in English, José did not fully understand them. However, officials explained in Spanish that the form had two options:

  1) he could be deported with Herlinda, or 2) he could be deported alone and he could leave Herlinda in the United States. He recalls additional language on the form, but he does not know what it said.
- 214. Unable to read or understand the forms, José refused to sign them. On or about July 16, 2018, José's legal representatives attempted to meet with him at Folkston but were told that they could not see him. On July 18, 2018, an immigration judge reopened José's case in light of the "totality of the circumstances" surrounding the previous removal order.

## 4. Herlinda Is Placed in ORR Custody More than 1,000 Miles Away from Her Father and Faces Abuse There

- 215. After Herlinda was separated from her father, she spent a night or two at an unknown location before being put on a flight across the country—her first time ever on an airplane, without any family by her side.
- 216. She arrived in New York City on or about May 11, 2018. She was placed at Lutheran Social Services of New York, Safe Haven for Children Program run under the auspices of ORR, where she spent some of her daytime hours. Herlinda spent her nights in a foster home associated with Lutheran Services.
- 217. Herlinda's ORR records reflect that about a day after her arrival in New York, she cried when discussing the separation with the case manager. On May 17,

1

3

4 5

7

6

8 9

10

11 12

13 14

15

17

16

18 19

20

21

22 23

24

25

26

27 28 Herlinda, who "presented sad and timid," told her case manager that she missed her parents and wanted to talk to her dad.

- While in ORR custody, Herlinda suffered multiple instances of harm. On 218. or about May 21, Herlinda was watching television at her foster home when a male minor residing at the same home inappropriately touched her chest. In one of her weekly meetings with her clinician, Herlinda reported that this made her feel uncomfortable. Child Protective Services was informed and law enforcement officers came to the home to investigate the incident. According to an ORR Counseling Progress report, Herlinda was scared when she saw the law enforcement officers and "did not understand why they were in the home."
- 219. Following the inappropriate touching at the first foster home, Herlinda was moved to another foster home. However, the same boy remained in her "class" at Lutheran Services, and on May 24, staff noted that he attempted to grab Herlinda's face and kiss her. Their teacher separated them and explained to both that the behavior was wrong.
- Herlinda and the minor were "monitored," but ORR records do not indicate they were placed in separate classes. Herlinda had difficulty focusing in school after these incidents.
- Herlinda reported to a case worker that the grandmother in the foster home where Herlinda resided had spoken to Herlinda harshly, using offensive words that made her uncomfortable. The words were "pendeja" ("stupid," "dumbass," or "asshole") and "carajo" ("fuck," "shit," or "damn it"). The grandmother claimed that she had only said "pendejada" ("foolishness" or "stupid thing"). A caseworker told the grandmother that such words were offensive to people from Guatemala, like five-year-old Herlinda.
  - In several instances, Herlinda was locked alone in a room as "punishment." 222.

- 39 -{00478117.1 }

5. Herlinda and José Are Reunited and Face the Effects of Separation

- 223. Around July 16, 2018, ICE transferred José, shackled again by the wrists, waist, and feet, by plane to another detention center in Port Isabel, Texas.
  - 224. Before he left Folkston for Port Isabel, José was given a DNA test.
- 225. José was unsure what would happen once he arrived in Port Isabel but believed he was getting closer to finally reuniting with Herlinda.
- 226. At Port Isabel, officials told him that he was going to be reunited with his daughter and released on parole.
- 227. ORR records reflect that Herlinda left her foster home in New York and boarded a plane for Texas around 2:00 A.M. on July 21, 2018.
- 228. Later that day, an official called José to speak with his attorney on the phone. Before José could take the call, another official told him to go back to his cell to gather his belongings.
- 229. Although José was never told he was going to meet his daughter, he followed the officers, hoping to see her. They then stopped and entered an office where José saw Herlinda watching television. José immediately began crying tears of joy. He realized that at times during the separation he had lost hope that he would ever see her again.
- 230. José also felt immediate anxiety when he saw Herlinda. He was concerned about how the separation had affected her emotionally and was unsure how she would react now.
- 231. When José stepped into the room Herlinda looked over at him with uncertainty. For a brief moment, it seemed that she did not recognize him. But then realizing that her father was finally standing in front of her she ran over to him and cried as she embraced him. José describes this as a "beautiful moment" that "brought [him] to life again."

- 232. Because they had nowhere to go, the two spent a few days at a Catholic Church in Texas before they were released together.
- 233. During that time, as joyous as he felt at having his beloved daughter back with him, José was also deeply troubled at the thought of the harm Herlinda experienced in foster care and of his inability to protect her from those harms.
- 234. José and Herlinda resettled in Massachusetts, where they are pursuing their immigration cases.
- 235. The two and a half months of separation "emotionally destroyed both" José and Herlinda. In the eight months since the reunification with his daughter, José has noticed the ongoing and lasting effects that the trauma of separation has had on Herlinda.
- 236. Herlinda is far more sensitive than she was before the separation and cries frequently for no apparent reason.
  - 237. Since the separation, Herlinda exhibits symptoms of PTSD.
- 238. José notices that she is now impatient and quick to anger, on occasion hitting him.
- 239. In calls with her mother, Herlinda suddenly and inexplicably becomes angry and hangs up. She was not like this before the separation.
  - 240. After reunifying with her father, Herlinda did not want to go to school.
  - 241. José perceived that Herlinda's self-esteem has suffered.
- 242. Even now, Herlinda has nightmares about the separation and her detention that wake her at night and make it difficult for her to sleep. José finds it difficult and shocking to see his previously happy daughter act this way, but tells himself he must "remember what she went through."
  - 243. The prolonged separation has also impacted José deeply.
- 244. While José was separated from Herlinda, he wept constantly and had trouble sleeping. The insomnia persisted for months even after he and Herlinda were reunited and continues to the present.

{00478117.1} - 41 -

- 245. José did not learn of all the incidents of harm that Herlinda endured in ORR custody until after their reunification. When he learned of this additional harm to Herlinda, it caused José further distress.
  - 246. At night José still remembers the "pain of it all."
- 247. José has had difficulty concentrating on tasks and finds that these events have left him with constant sadness.
- 248. José often does not feel like speaking with anyone, including family members in Guatemala.
  - 249. José feels deeply depressed and at times is unable to enjoy life.
- 250. The separation deeply damaged José and Herlinda, and José attempts to seek solace in his faith.

## D. The Government's Forcible Separation of Parents and Children Caused Irreparable Harm

- 251. Forcible parent-child separations have long been known to cause significant short- and long-term damage to mental, physical, and emotional health.
- 252. Keeping parents separated from their children with "little or no direct access to basic information about their health or general well-being, *plainly causes irreparable harm.*" Children attach to their caregiver from the time they are born, and the children's sense of safety "depends on that relationship." Disrupting that relationship causes "the parts of the brain that deal with attachment and fear" to "develop differently." It is not surprising, then, that "[s]eparation irreparably harms [families] every minute it persists."

{00478117.1 } - 42 -

<sup>&</sup>lt;sup>33</sup> *Jacinto-Castanon de Nolasco v. U.S. Immigration & Customs Enf't*, 319 F. Supp. 3d 491, 502 (D.D.C. 2018) (emphasis added).

<sup>&</sup>lt;sup>34</sup> William Wan, *What Separation from Parents Does to Children: 'The Effect is Catastrophic'*, WASH. POST (Jun. 18, 2018), https://perma.cc/7MA6-X7MB.

<sup>&</sup>lt;sup>35</sup> *Id*.

 $<sup>^{36}</sup>$  Jacinto-Castanon de Nolasco , 319 F. Supp. 3d at 503.

253. The AAP explained the effects of separation on children: "[H]ighly stressful experiences, like family separation, can . . . disrupt[] a child's brain architecture and affect[] his or her short- and long-term health. This type of prolonged exposure to serious stress—known as toxic stress—can carry lifelong consequences for children." Children who experience trauma like forced separation from a parent "are at a much greater risk of developing mental health disorders such as depression, anxiety, addiction, Attention Deficit Hyperactivity Disorder ('ADHD') and PTSD. Their physical health is also negatively affected." The materials cited here barely scratch the surface of the wealth of expert material describing the harms caused by family separation. Given the "extensive evidence," the irreparable harm caused by forcibly separating parents and children is indisputable.

254. All of these circumstances show that the government intentionally inflicted the severe harm caused by forcible separation on families, like Plaintiffs, who crossed the U.S. border. The government did so to deter future immigrants from coming to the United States.

## E. The Government's Policy of Forcible Separation Was Unconstitutional and Illegal

255. In addition to the harm it caused, the separation policy intentionally violated the constitutional rights of those separated, including the right to family integrity and to equal protection.

{00478117.1}

<sup>&</sup>lt;sup>37</sup> *Jacinto-Castanon de Nolasco*, 319 F. Supp. 3d at 503 (quoting Colleen Kraft, Am. Acad. of Pediatrics, AAP Statement Opposing Separation of Children and Parents at the Border (May 8, 2018), https://perma.cc/23ET-GN7S); *see also* Allison Abrams, LCSW-R, *Damage of Separating Families: The Psychological Effects on Children*, PSYCHOL. TODAY (Jun. 22, 2018), https://perma.cc/H967-BBWV (Because a child's "secure attachment comes from the child's perceptions of his or her caregiver's availability (physical accessibility) . . . separations as brief as one week in duration could negatively impact the quality of attachments.").
<sup>38</sup> Abrams, *supra* note 37.

- 256. For decades, this nation's highest court has recognized the fundamental right to family integrity protected by the Constitution: "It is cardinal with us that the custody, care and nurture of the child reside first in the parents, whose primary function and freedom include preparation for obligations the state can neither supply nor hinder." These constitutional protections extend to citizens and non-citizens alike, even when confined by the government. 40
- 257. Through its family separation policy, in the name of deterrence, the United States tore immigrant children from their parents, sent the children thousands of miles away, refused to inform parents and children of each other's whereabouts or well-being, refused to provide adequate means for parents and children to talk with each other, and failed to have any system for tracking the children or ensuring that families could ever be reunited.
- 258. As Judge Sabraw concluded in *Ms. L. v. U.S. Immigration and Customs Enforcement*, the government's actions "shock[] the conscience." "[N]othing in federal law suggests that deterring immigration by indefinitely separating families once the parents have been transferred to immigration custody is a compelling or legitimate government objective." <sup>42</sup>
- 259. The United States' family separation policy was also motivated by discriminatory animus against arriving Latino immigrants of Central American origin, who were targeted for deprivation of their fundamental right to family integrity.
- 260. The United States' discriminatory purpose is evidenced by the pretextual nature of the stated justification for separating only those families (the vast majority of

<sup>&</sup>lt;sup>39</sup> Prince v. Massachusetts, 321 U.S. 158, 166 (1944).

<sup>&</sup>lt;sup>40</sup> *Jacinto-Castanon de Nolasco*, 319 F. Supp. 3d at 500 ("The fact that [families are] lawfully detained in immigration custody does not eliminate [their] due process right to family integrity.").

<sup>&</sup>lt;sup>41</sup> Ms. L., 310 F. Supp. 3d at 1142.

<sup>&</sup>lt;sup>42</sup> Jacinto-Castanon de Nolasco, 319 F. Supp. 3d at 502.

whom are Latino and Central American) arriving at the southern United States border, the unusual sequence of events leading to the promulgation of the policy, and contemporaneous statements by policymakers showing a marked animus toward Latino immigrants from Central America.<sup>43</sup>

- 261. The family separation policy disproportionately impacted individuals from Central America: more than 95 percent of the members in the *Ms. L.* certified class are from Central American countries.
- 262. As with the fundamental right to family integrity, the Constitutional right to equal protection under the law, and to freedom from invidious discrimination by the government on the basis of race or national origin has also long been recognized as "extend[ing] to anyone, citizen or stranger, who is subject to the laws of a State," even those not lawfully present. *Plyler v. Doe*, 457 U.S. 202, 215 (1982) (emphasis removed).
  - F. The United States Applied the Already Cruel Separation Policy in a Deliberately Inhumane Manner to Further Harm Families
- 263. Defendants made the harm suffered by Plaintiffs and others subject to its family separation policy far worse by implementing its policy with carelessness and callous disregard for the physical safety and emotional well-being of Plaintiffs.
- 264. The Administration then multiplied the harm it intended to cause by the shocking and intentional carelessness with which it implemented its policy. The Attorney General announced the Zero Tolerance Policy without any prior notice to certain DHS

{00478117.1}

<sup>&</sup>lt;sup>43</sup> See, e.g., Josh Dawsey, *Trump Derides Protections for Immigrants from 'Shithole' Countries*, WASH. POST (Jan. 12, 2018), https://perma.cc/2HP4-PFYK (including El Salvador as a "shithole" country from which immigration to the United States should not be welcomed, and expressing a preference for immigrants "from countries such as Norway"); Donald J. Trump (@realDonaldTrump), TWITTER (Jun. 19, 2018, 6:52 AM), https://perma.cc/MLC6-8VX5 (characterizing "illegal immigrants" as "pour[ing] into and infest[ing] our Country").

<sup>47</sup> DHS OIG REPORT I at 36.

and HHS (including ORR) officials,<sup>44</sup> purposely giving those employees no time to plan for or coordinate implementation.<sup>45</sup>

- 265. ORR was aware as of at least November 2017 of an increase in the number of children in ORR custody separated from their parents, many of whom were very young children. 46 Yet the government failed to adequately prepare for the increased number of children separated from parents in its custody.
- 266. Among other things, this deliberate lack of planning resulted in the government failing to provide adequate detention facilities, failing to track separated families, failing to communicate with parents about their children's welfare, and failing to take basic care to comply with child welfare standards, all of which compounded the harms already inflicted on families who had been forcibly separated.
- 267. The government's family separation policy and deliberate lack of planning and coordination among agencies also caused children to be detained in CBP facilities beyond the 72-hour legal limit. During the Zero Tolerance period, thirty-nine percent of separated children were detained by CBP for more than seventy-two hours.<sup>47</sup>

### 1. Defendant Subjected Plaintiffs to Dangerous Detention Facilities Unsuited for Families with Children

268. As a direct result of the indiscriminate and reckless apprehension, under the pretext of intending to prosecute, thousands of families like Plaintiffs' seeking entry into

{00478117.1 } - 46 -

<sup>&</sup>lt;sup>44</sup> U.S. GOV'T ACCOUNTABILITY OFFICE, GAO-19-163, UNACCOMPANIED CHILDREN: AGENCY EFFORTS TO REUNIFY CHILDREN SEPARATED FROM PARENTS AT THE BORDER 12 (2018), available at https://perma.cc/UYZ9-UBYQ [hereinafter GAO REPORT] ("DHS and HHS officials told us that the agencies did not take specific planning steps because they did not have advance notice of the Attorney General's April 2018 memo.").

<sup>&</sup>lt;sup>45</sup> A high-ranking HHS official testified before Congress that ORR considered planning for the increase but was specifically told not to. *Id.*; *see also id.* at 14 ("DHS officials told [HHS leadership] that DHS did not have an official policy of separating parents and children.").

<sup>&</sup>lt;sup>46</sup> See id. at 12-13; DHS OIG REPORT I at 15, 24.

the United States,<sup>48</sup> the CBP-run hieleras in which Plaintiffs were initially detained were dangerously overcrowded and in egregious violation of federal health and safety requirements.

- 269. Defendant failed to provide Plaintiffs with basic hygiene items, failed to provide access to safe and sanitary restrooms, and failed to provide proper food and clean drinking water, proper clothing, bedding, hygiene products, and appropriate meals.
- 270. Defendant detained Plaintiffs in conditions that were so overcrowded—with adults and children alike—that detainees did not have enough room to sit or lie down to rest. The overcrowding, lack of mattress and blankets, and constant lighting in the hieleras deprived Plaintiffs of sleep.
- 271. Defendant placed Plaintiffs in freezing cold cages and deprived Plaintiffs of warmth by taking away their clothing and belongings.
- 272. In subjecting Plaintiffs Abel and Herlinda to inhumane and unsafe conditions in CBP detention, Defendant violated federal law and policy requiring that minors who are detained by CBP or other DHS agencies, or who are held in HHS custody, be held in "facilities that are safe and sanitary," and that account for "the particular vulnerability of minors." Defendant violated requirements that minors detained by CBP be provided access to toilets and sinks, adequate temperature control

{00478117.1 } - 47 -

<sup>&</sup>lt;sup>48</sup> The U.S. government has separated more than 5,000 families at the southern border since 2017. Joint Status Report at 1, 12, *Ms. L. v. U.S. Immigration and Customs Enf't*, No. 18- cv-00428 DMS MDD (S.D. Cal. November 6, 2019), ECF No. 495 (the government acknowledged that, for the original class, as many as 2,814 children were separated from their parents, and has thus far recognized an additional 1,556 children as part of the expanded class); ECF 439-1 (Pls.' Mem. in Support of Mot. to Enf. Prelim. Inj.) at 7 (noting that government reported 911 child separations between June 26, 2018 and June 29, 2019, after the preliminary injunction was entered); *see also* HHS OIG REPORT I at 11.

<sup>&</sup>lt;sup>49</sup> Flores v. Reno, Stipulated Settlement Agreement ¶ 12.A, No. 85-CV-4544 (C.D. Cal. Jan. 17, 1997); see also U.S. Customs & Border Prot., U.S. Border Patrol Policy: Hold Rooms and Short Term Custody (2008); Flores v. Barr, 934 F.3d 910, 916 (9th Cir. 2019).

need of emergency services."50

Flores consent decree. 51

1

6

8 9

10 11

12

13

14

15

16

17 18

19

20 21

22

23 24

25

26

27 28

273. Defendant failed to provide Abel with medical assistance once it became apparent that he was likely in need of emergency services, in violation of the mandatory

and ventilation, drinking water and food, as well as "medical assistance if the minor is in

2. Defendant Failed to Track Parent and Child Relationships and to Communicate with Parents About Children's Whereabouts and Safety, and Interfered with Plaintiffs' Asylum Claims

- Despite the fact that tracking separated children was as simple as adding a checkbox to an ORR / DHS referral page, 52 these two agencies primarily responsible for implementing the policy instituted no "consistent way to indicate in their data systems children and parents separated at the border" until at least the summer of 2018.53
- The El Paso pilot program in from July through November 2017 revealed that DHS was woefully underprepared to track separated families through its information technology systems. According to the DHS Office of the Inspector General (OIG), CBP personnel "relied on local spreadsheets to document family separations," which led to data errors and "prevented ICE and CBP personnel in other locations from seeing where El Paso Sector Border Patrol agents had separated family members."54

- 48 -{00478117.1 }

<sup>&</sup>lt;sup>50</sup> Flores v. Reno, Stipulated Settlement Agreement ¶ 12.A, No. 85-CV-4544 (C.D. Cal. Jan. 17, 1997). See also Flores, 913 F.3d at 916.

<sup>&</sup>lt;sup>51</sup> Flores v. Reno, Stipulated Settlement Agreement ¶ 12.A, No. 85-CV-4544 (C.D. Cal. Jan. 17, 1997).

<sup>&</sup>lt;sup>52</sup> Oversight of the Trump Administration's Family Separation Policy: Hearing Before the H. Comm. on the Judiciary (Feb. 26, 2019) (statement of Scott Lloyd, Senior Advisor, Center for Faith and Opportunity Initiatives, U.S. Department of Health and Human Services, at 4), available at https://perma.cc/P97Q-JB58.

<sup>&</sup>lt;sup>53</sup> GAO REPORT, supra note 44, Highlights; see also id. at 16-19.

<sup>&</sup>lt;sup>54</sup> DHS OIG REPORT II at 14–15.

276. El Paso sector CBP officials raised concerns to CBP headquarters about the lack of functionality to track family separations in their computer systems but headquarters failed to make any changes in response to those concerns.<sup>55</sup>

277. The U.S. government thus was on notice at least as of November 2017 that government databases could not properly track families once the child was separated from the parent. It was also aware that DHS component agencies needed to better coordinate with each other and with ORR before a vast expansion of family separation across the length of the southern border. But the government plowed ahead with its policy of mass family separation despite these identified defects and without making any improvements to its IT systems.

278. When the government ramped up family separations during the Zero Tolerance Policy, these deficiencies were predictably multiplied on a mass scale, and with devastating results.

279. CBP entered inaccurate and incomplete information in its systems, including failing to link parents and children as separated families. These initial errors had a ripple effect through other government tracking systems: ICE could not readily identify parents in its custody who were separated from their children and HHS/ORR systems lacked even a field to indicate that a child had been separated from her parents until July 2018—after a federal court halted the practice of family separation. <sup>56</sup>

280. The most staggering result of this failure was that the Administration had no ready records of where thousands of parents' children were located, and could not promptly reunite parents and children,<sup>57</sup> even when ordered to do so by a U.S. District Court.<sup>58</sup>

<sup>&</sup>lt;sup>55</sup> *Id*. <sup>56</sup> *Id*. at 13, 21.

<sup>&</sup>lt;sup>57</sup> *Id.* at 9–11; see Kevin Sieff, *The Chaotic Effort to Reunite Immigrant Parents with their Separated Kids*, WASH. POST (June 21, 2018), https://perma.cc/HQ6W-HLBK; (continued...)

281. After separation, parents and children often did not know each other's whereabouts for weeks or months, as was the case with Plaintiffs. When the children were taken, "officers often failed to fully explain to parents what was happening and how the adults could get in touch with their kids." <sup>59</sup>

- 282. The government failed to provide parents with any "paperwork" documenting the location or well-being of their children, or to enable communication between parents and their separated children.<sup>60</sup> One Texas federal district court magistrate judge observed in January 2018, when addressing the government's failure to track families separated during the 2017 pilot of the family separation policy, that "[t]he practical effect" of this failure was "to create a 'blackout' period where parent and child are wholly incommunicado from each other."<sup>61</sup>
- 283. Plaintiffs here experienced the devastating effects of the government's failure to link the parents' cases with those of their children and to provide information to the parents about the children's whereabouts.
- 284. The anguish of José's and Abel's separations from their children was exacerbated by the government's failure to provide information about their children's whereabouts, well-being, and plan for custody. Obet and Herlinda suffered further harm from not knowing where their fathers were and being unable to communicate with them.

Miriam Jordan, *Torn Apart by Zero Tolerance, Kept Apart by Red Tape*, N.Y. TIMES (June 24, 2018), https://perma.cc/EY2J-XYPT.

<sup>&</sup>lt;sup>58</sup> See Evan Halper, Federal Investigators Find Many Failures in Trump's Family Separation Policy, L.A. TIMES (Oct. 2, 2018), https://perma.cc/ZP4B-HQVE. These circumstances led the court to conclude that the "unfortunate reality" of the family separation policy was that "migrant children [were] not accounted for with the same efficiency and accuracy as property." Ms. L., 310 F. Supp. 3d at 1144.

<sup>&</sup>lt;sup>59</sup> Halper, *supra* note 58.

<sup>&</sup>lt;sup>60</sup> See United States v. Dominguez-Portillo, No. EP-17-MJ-4409-MAT, 2018 WL 315759, at \*1–\*2, \*9 (W.D. Tex. Jan. 5, 2018).

<sup>&</sup>lt;sup>61</sup> *Id.* at \*9.

285. Even after José and Abel were finally able to obtain contact information for their children as the result of their own efforts, phone calls were logistically difficult and expensive to make, severely limiting their communication.<sup>62</sup>

286. Defendant also violated federal law and policy requiring children held in ORR custody be provided with "contact with family members." 63

Abel to relinquish their asylum claims. Defendant leveraged José's and Abel's separation from their children to compel them to abandon their asylum cases, including by causing extreme duress through the prolonged separations themselves, pressuring José and Abel to sign English forms they could not understand, and deliberately misrepresenting to them that they had to agree to deportation to see their children again.

288. Defendant's actions in coercing José and Abel to abandon their asylum claims violated its mandatory, nondiscretionary duties under federal statutes and regulations. *See* 8 U.S.C. § 1225(b)(1)(A)(ii); 8 C.F.R. §§ 235.4; 235.3(b)(4); 241.8(e). Defendants' misrepresentations to José and Abel that they could only reunify with their children if they agreed to accept deportation also violated the constitutional guarantee of procedural due process.

### 3. Defendants' Actions Created Conditions Ripe for Alarming Instances of Child Abuse

289. Defendants ignored applicable child welfare standards in the rush to expand detention capacity to accommodate the influx of families affected by the Policy. In so doing, Defendants violated mandatory, non-discretionary duties.

{00478117.1} - 51 -

<sup>&</sup>lt;sup>62</sup> See Halper, supra note 58; Jordan, supra note 57; Jack Herrera, A New Report Reveals How Family Separation Led Border Officials to Break the Law, PACIFIC STANDARD (Oct. 4, 2018), https://perma.cc/9BGJ-LT8Q.

<sup>&</sup>lt;sup>63</sup> Flores v. Lynch, 828 F.3d 898, 903 (9th Cir. 2016) (citing Flores v. Reno, Stipulated Settlement Agreement, No. 85-CV-4544 (C.D. Cal. Jan. 17, 1997)); see also ORR Policy Guide § 3.3.10.

- 290. The family separation policy caused a sudden increase in the number of children, including very young children, in ORR custody. Despite indicators by mid-2017 that larger numbers of very young children were entering ORR custody, ORR was unprepared to adequately care for these children.<sup>64</sup>
- 291. Children age twelve and under are considered "tender aged." When those children enter ORR custody, they must be placed in special facilities that are licensed to care for younger children.
- The family separation policy caused the number of tender-aged children in ORR custody to increase substantially and exceeded ORR's capacity to house them in congregate care facilities. Upon information and belief, facilities like Cayuga and Lutheran Services had to quickly recruit additional foster families and place larger numbers of children in individual foster homes than had been previously lived in those homes.
- These foster homes were ill-prepared to house the number of children that 293. came into their care. The resulting abuses suffered by children, including Obet and Herlinda, were compounded by ORR's failure to properly plan for a large number of young children in its custody and to monitor the children in these foster homes.
- 294. Defendant's failure to ensure that children placed in ORR custody were in "facilities that are safe . . . and that are consistent with the [government's] concern for the particular vulnerability of minors" violated its duties under the Flores consent decree. 65
- 295. The Administration's intent to inflict the trauma of family separation as a deterrent — followed by its failures to provide children with appropriate care and protection from abuse, track separated children, and tell their parents anything about their

- 52 -{00478117.1 }

13

16

21

22

23

24

25

26

27

<sup>&</sup>lt;sup>64</sup> HHS OIG REPORT II at 6.

<sup>&</sup>lt;sup>65</sup> Flores v. Reno, Stipulation Settlement Agreement § V ¶ 12.A; see Flores v. Lynch, 828 F.3d 898 (9th Cir. 2016) (holding that *Flores* consent decree "unambiguously applies to accompanied minors").

3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

2

whereabouts and well-being — evinces an intent to increase their suffering to maximize the deterrent effect of the family separation policy.

#### CONSEQUENCES OF DEFENDANT'S WRONGFUL ACTS

- 296. The federal government deliberately violated Plaintiffs' constitutional rights, including their right to family integrity, and failed in its basic duties not to harm those in its custody.
- 297. The government's actions and failures were designed to and did cause Plaintiffs severe trauma and emotional distress.
- 298. The government knew that forcibly taking Plaintiffs would fill them with terror, desperation, and anguish.
- 299. The government purposefully inflicted that trauma on Plaintiffs to instill fear in others.
- 300. The government then compounded that trauma by keeping Plaintiffs apart for at least seventy days, without telling them anything about the other's whereabouts or well-being, without allowing them even to speak to one another for twenty-two days, and without any plan for reuniting them.
- 301. And, as a result of the government's actions and failures, Herlinda and Obet were exposed to abuse in a foster care system overburdened with unaccompanied children.
- 302. Plaintiffs will carry the harm done to them for the rest of their lives. The government's conduct here is unconscionable, and it cannot be excused in a civilized society.

# CLAIMS FOR RELIEF COUNT ONE

#### INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

303. Plaintiffs re-allege each allegation in the preceding paragraphs 1 through 302 as though fully set forth here.

6 7

10

13

15 16

17

18 19

20

21 22

23

24 25

26

- Defendant, federal officials, and federal employees referenced above 304. engaged in extreme and outrageous conduct with an intent to cause, or at least a reckless disregard of the probability of causing, Plaintiffs to suffer severe emotional distress.
- 305. Defendant, federal officials, and federal employees referenced above intended to cause, and did cause, Plaintiffs to suffer severe emotional distress by forcibly separating Plaintiffs father and child from each other without their consent and despite the obvious terror caused by the separation, and flying the children thousands of miles across the country.
- 306. Defendant, federal officials, and federal employees referenced above intended to cause, and did cause, Plaintiffs to suffer severe emotional distress by, inter alia, failing to develop and use a system for tracking the existence of the parent-child relationship, exposing children to the risk and reality of abuse while in ORR custody, withholding from the parents any information about their child's location or welfare for weeks or months at a time, not allowing families to communicate with each other or severely limiting such opportunities, never giving any indication that the parents and children would ever be reunited, and interfering with Plaintiffs' right to seek asylum in the United States by using Plaintiffs' distress at their separation to coerce Plaintiffs to sign documents authorizing their removal from the United States.
- Defendant, federal officials, and federal employees referenced above further intended to cause, and did cause, Plaintiffs to suffer severe emotional distress by subjecting Plaintiffs to inhumane detention conditions prior to their separation. This includes (among other acts mentioned above and such acts that may become apparent during discovery) denying Plaintiffs proper food, clean drinking water, hygiene products, clothing, and appropriate restroom facilities during their time in CBP detention, holding Plaintiffs in the freezing cold hieleras that lacked ventilation, and subjecting Plaintiffs to mental anguish through verbal cruelty.
- Defendant, federal officials, and federal employees referenced above confirmed their intent to cause severe emotional distress by failing to plan for or secure

resources to accommodate the increase in children designated as UACs as a result of the family separation policy, failing to provide a child welfare or child safety justification for forcibly separating children from their parents, failing to track families, failing to account for all the children separated from their parents, and failing to craft any type of reunification plan until receiving a court order from a federal judge.

- 309. The behavior of Defendant, federal officials, and federal employees referenced above was extreme and outrageous under the circumstances, particularly in light of Plaintiffs' recent flight from abuse and persecution.
- 310. As a direct and proximate result of that conduct, Plaintiffs suffered severe emotional distress throughout their time in Defendant's custody and continue to suffer the lasting effects of that distress today.
- 311. Under the Federal Tort Claims Act, 28 U.S.C. §§ 1346(b), 2671-2680, the United States is liable to Plaintiffs for intentional infliction of emotional distress.

#### **COUNT TWO**

#### **NEGLIGENCE**

- 312. Plaintiffs re-allege each allegation in the preceding paragraphs 1 through 311 as though fully set forth here.
- 313. Defendant, federal officials, and federal employees referenced above had a legal duty to Plaintiffs to act with ordinary care and prudence so as not to cause harm or injury to Plaintiffs. They also had mandatory, non-discretionary duties including but not limited to, those imposed by the United States constitution, the *Flores* consent decree, federal statute, and federal regulations.
- 314. Defendant, federal officials, and federal employees referenced above acted unreasonably by violating their duties while Plaintiffs were in Defendant's custody.
- 315. Defendant, federal officials, and federal employees referenced above violated those duties by *inter alia* forcibly separating Plaintiffs from their children without their consent, and flying the children thousands of miles across the country.

{00478117.1} - 55 -

10

11

12

19 20

21

18

22 23 24

26 27

28

25

- Defendant, federal officials, and federal employees referenced above violated those duties by *inter alia* failing to develop and use a system for tracking the existence of the parent-child relationship, exposing children to the risk and reality of abuse while under ORR custody, withholding from the parents any information about their child's location or welfare for weeks or months at a time, not allowing families to communicate with each other or severely limiting such opportunities, never giving any indication that the parents and children would ever be reunited, and interfering with Plaintiffs' right to seek asylum in the United States by using Plaintiffs' distress at their separation to coerce Plaintiffs to sign documents authorizing their removal from the United States.
- 317. Defendant, federal officials, and federal employees referenced above violated those duties by subjecting Plaintiffs to inhumane detention conditions prior to their separation. This includes (among other acts mentioned above and such acts that may become apparent during discovery) denying Plaintiffs proper food, clean drinking water, hygiene products, clothing, and appropriate restroom facilities during their time in CBP detention, holding Plaintiffs in the freezing cold hieleras that lacked ventilation, and subjecting Plaintiffs to mental anguish through verbal cruelty.
- Defendant, federal officials, and federal employees referenced above further violated those duties by failing to plan for or secure resources to accommodate the increase in children designates as UACs as a result of the family separated policy, failing to provide a child welfare or safety justification for forcibly separating children from their parents, failing to track families, failing to account for all children separated from their parents, and failing to craft any type of reunification plan until receiving a court order from a federal judge.
- 319. Defendant, federal officials, and federal employees referenced above violated their duties to Plaintiffs by unreasonably ignoring Abel's pleas for medical attention for his son, despite their knowledge Obet was suffering from a severe heart condition and developing an acute respiratory infection.

- 56 -{00478117.1 }

- 320. Defendant, federal officials, and federal employees referenced above violated their duties to Plaintiffs by allowing Obet and Herlinda to be held in locations that did not adequately protect them from sexual assault, and as a result, both children experienced numerous incidences of sexual assault.
- 321. Defendant, federal officials, and federal employees referenced above violated their duties to Plaintiffs by failing to properly supervise other federal employees and federal contractors responsible for the care of Plaintiffs while they were in Defendant's custody.
- 322. By engaging in the acts alleged herein, the federal officers referenced above failed to act with ordinary care and breached their duty of care owed to Plaintiffs.
- 323. As a direct and proximate result of the referenced conduct, Plaintiffs suffered substantial damages.
- 324. Under the Federal Tort Claims Act, 28 U.S.C. §§ 1346(b), 2671-2680, the United States is liable to Plaintiffs for negligence.

#### **COUNT THREE**

#### LOSS OF CHILD'S CONSORTIUM

- 325. Plaintiffs re-allege each allegation in the preceding paragraphs 1 through 324 as though fully set forth here.
  - 326. Obet and Herlinda suffered severe, permanent, and disabling injuries.
- 327. Plaintiffs' children must now cope with the long-term mental health effects and trauma caused by Defendant, federal officials, and federal employees referenced above.
- 328. Those injuries substantially interfere with the capacities of Obet and Herlinda to interact with Abel and José in a normally gratifying way.
- 329. Plaintiffs' children continue to struggle to communicate with their fathers, especially about the separation and abuse they suffered. Further, since being reunited, Obet has said he feels he has no family, and Herlinda is quick to anger and has hit José.

{00478117.1} - 57 -

1	330.	Under the Federal Tort Claims Act, 28 U.S.C. §§ 1346(b), 2671-2680, the	
2	United States is liable to Abel and José for loss of consortium.		
3		PRAYER FOR RELIEF	
4	WHE	REFORE, Plaintiffs respectfully demand as follows:	
5	A.	Compensatory damages;	
6	B.	Attorneys' fees and costs pursuant to, among other provisions, the Equal	
7	Access to Justice Act, 28 U.S.C. § 2412; and		
8	C.	Such other and further relief as the Court may deem just and appropriate.	
9	JURY TRIAL DEMAND		
10	Plaintiffs hereby demand a jury trial.		
11	Respo	ectfully submitted this 10th day of January, 2020.	
12		COPPERSMITH BROCKELMAN PLC	
13		By s/ Keith Beauchamp	
14		Keith Beauchamp Shelley Tolman	
15		SOUTHERN POVERTY LAW CENTER	
16		Michelle Lapointe*	
17		Norma Ventura*	
18		SOUTHERN POVERTY LAW CENTER Paul R. Chavez*	
19		P.O. Box 370037	
20		Miami, FL 33137 Telephone: (786) 347-2056	
21		paul.chavez@splcenter.org	
22		COVINGTON & BURLING LLP	
23		Matthew Schlesinger* Jason Carey*	
24		Terra White Fulham*	
25		COVINGTON & BURLING LLP Swati R. Prakash*	
26		The New York Times Building	
27		620 Eighth Avenue New York, NY 10018-1405	
28		Telephone: (212) 841-1174 sprakash@cov.com	

- 58 -

- 1	
1	COVINGTON & BURLING LLP
2	Jessica R. Hanson* 1999 Avenue of the Stars, Suite 3500
3	Los Angeles, CA 90067-4643 Telephone: (424) 332-4800 jhanson@cov.com
4	Attorneys for Plaintiffs
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

#### UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA

### **Civil Cover Sheet**

This automated JS-44 conforms generally to the manual JS-44 approved by the Judicial Conference of the United States in September 1974. The data is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. The information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law. This form is authorized for use only in the District of Arizona.

The completed cover sheet must be printed directly to PDF and filed as an attachment to the Complaint or Notice of Removal.

A.P.F. on his own behalf and on Plaintiff behalf of his minor child, O.B.;

J.V.S. on his own behalf and on (s): behalf of his minor child, H.Y.

County of Residence: Outside the State of

Arizona

County Where Claim For Relief Arose: Yuma

**Defendant** United States of America (s):

County of Residence: Outside the State of

Arizona

Plaintiff's Atty(s):

**Keith Beauchamp Coppersmith Brockelman PLC** 2800 N. Central Ave, Suite 1900 Phoenix, Arizona 85004 602-381-5490

**Shelley Tolman Coppersmith Brockelman PLC** 2800 N. Central Ave, Suite 1900 Phoenix, Arizona 85004 602-381-5488

Michelle Lapointe **Southern Poverty Law Center** PO Box 1287 Decatur, Georgia 30031 404-521-6700

Norma Ventura **Southern Poverty Law Center** PO Box 1287

Defendant's Atty(s):

Decatur, Georgia 30031 404-521-6700

Matthew Schlesinger Covington & Burling LLP One City Center, 850 Tenth Street, NW Washington, DC 20001-4956 202-662-5581

Jason Carey Covington & Burling LLP One City Center, 850 Tenth Street, NW Washington, DC 20001-4956 202-662-5581

Terra White White Fulham Covington & Burling LLP Once City Center, 850 Tenth Street, NW Washington, DC 20001-4956 202-662-5581

Paul R. Chavez Southern Poverty Law Center PO Box 370037 Miami, Florida 33137 786-347-2056

Swati R. Prakash Covington & Burling LLP 620 Eighth Avenue New York, New York 10018-1405 212-841-1174

Jessica R. Hanson Covington & Burling LLP 1999 Avenue of the Stars, Suite 3500 Los Angeles, California 90067-4643 424-332-4800

#### II. Basis of Jurisdiction:

#### 2. U.S. Government Defendant

III. Citizenship of Principal Parties (Diversity Cases Only)

#### Case 2:20-cv-00065-SMB Document 1-1 Filed 01/10/20 Page 3 of 3

Plaintiff:-3 Citizen of Foreign Country

Defendant:-5 Non AZ corp and Principal place of Business outside AZ

**IV.** Origin: **1.** Original Proceeding

V. Nature of Suit: 360 Other Personal Injury

VI.Cause of Action: 28 U.S.C. §§ 1331, 1346(b), 1402(b), and 2671–2680. Civil tort

claims against the United States pursuant to the Federal Tort

Claims Act

VII. Requested in Complaint

Class Action: **No**Dollar Demand:
Jury Demand: **Yes** 

VIII. This case IS RELATED to Case Number 2:19-cv-05217 assigned to Judge Susan R. Bolton.

Signature: s/ Keith Beauchamp

Date: 01/10/2020

If any of this information is incorrect, please go back to the Civil Cover Sheet Input form using the *Back* button in your browser and change it. Once correct, save this form as a PDF and include it as an attachment to your case opening documents.

Revised: 01/2014