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The Honorable James L. Robart

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON

9	STATE OF WASHINGTON and		
10	STATE OF MINNESOTA,	No. 2:17-cv-00141 (JLR)	
11	Plaintiffs,		
12	v.	DEFENDANTS' MEMORANDUM IN	
13	DONALD TRUMP, in his official capacity as	RESPONSE TO FEBRUARY 10, 2017 MINUTE ORDER	
14	President of the United States; U.S. DEPARTMENT OF HOMELAND		
15	SECURITY; JOHN F. KELLY, in his official		
16	capacity as Secretary of the Department of Homeland Security; REX W. TILLERSON, in		
17	his official capacity as Secretary of State; and the UNITED STATES OF AMERICA,		
18	Defendants.		
19	Derendants.		
20	In a February 10, 2017 Minute Order (ECF No. 74), the Court instructed the parties to		
21	file a memorandum discussing "whether the Ninth Circuit has construed the court's temporary		
22	restraining order ("TRO") (TRO (Dkt. # 52)) as a preliminary injunction, such that additional		
23	briefing and possible evidence on a motion for preliminary injunction is no longer required in the		
24	oriening and possible evidence on a motion for pren	initiary injunction is no longer required in the	
75	district court or whether the parties should submit additional briefing and evidence in the		

district court concerning the issue of a preliminary injunction." Defendants' position is set forth

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below.

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On February 3, 2017, this Court entered a nationwide injunction barring enforcement of sections 3(c), 5(a)-(c), and 5(e) of the Executive Order: Protecting the Nation from Foreign Terrorist Entry into the United States. The injunctive order contained no explicit expiration date. The Court's order directed the parties to jointly propose a briefing schedule for plaintiffs' motion for preliminary injunction, and after the parties submitted a joint status report, the Court directed that plaintiffs' forthcoming motion for preliminary injunction be filed no later than February 9, 2017.

The day after this Court entered its injunctive order, defendants noticed their appeal of the order and also moved the Ninth Circuit to stay the injunctive order pending resolution of the appeal. A panel of the Ninth Circuit denied defendants' motion for a stay pending appeal on February 9, 2017. In doing so, the court determined that it had appellate jurisdiction over the stay motion because "the district court's order possesses the qualities of an appealable preliminary injunction." *Washington v. Trump*, No. 17-35105, slip op. at 7, Dkt. No. 134 (9th Cir. 2017); *see id.* at 7-8 ("[W]e believe . . . that the TRO should be considered to have the qualities of a reviewable preliminary injunction."). The court noted, however, that this "conclusion . . . does not preclude consideration of appellate jurisdiction at the merits stage of this appeal." *Id.* at 8 n.2. The court set a briefing schedule for the merits stage of the appeal, which concludes on March 29, 2017. *See Washington*, No. 17-35105, Order at 2, Dkt. No. 135 (9th Cir. 2017). Later on February 9, plaintiffs declined to file their motion for preliminary injunction.

On February 10, 2017, the parties were notified that a Ninth Circuit judge had *sua sponte* requested a vote on whether to reconsider *en banc* the panel's order denying defendants' motion for a stay pending appeal. *See Washington*, No. 17-35105, Order, Dkt. No. 139 (9th Cir. 2017).

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The parties have been directed to file briefs on whether reconsideration *en banc* is appropriate by February 16, 2017.

Further proceedings in the Ninth Circuit will likely inform what additional proceedings on a preliminary injunction motion are necessary in district court. Accordingly, at this time, defendants believe the appropriate course is to postpone any further proceedings in the district court. Defendants respectfully request that they be permitted to file a status report with the Court no later than two business days after the Ninth Circuit decides whether to hear defendants' stay motion *en banc*. The status report will update the Court on the Ninth Circuit's proceedings and advise the Court of any update on defendants' position regarding preliminary injunction proceedings in light of the Ninth Circuit's actions.

13	DATED: February 13, 2017	Respectfully submitted,
14		CHAD A. READLER
15		Acting Assistant Attorney General
16		JENNIFER RICKETTS
17		Director, Federal Programs Branch
		JOHN R. TYLER
18		Assistant Director, Federal Programs Branch
19		/s/ Michelle R. Bennett
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27		Attorneys for Defendants

CERTIFICATE OF SERVICE

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3	I hereby certify that on February 13, 2017, I electronically filed the foregoing		
4	Memorandum in Response to February 10, 2017 Minute Order using the Court's CM/ECF		
5	system, causing a notice of filing to be served upon all counsel of record.		
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7	Dated: February 13, 2017	/s/ Michelle R. Bennett	
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