	Case M:06-cv-01791-VRW Docur	nent 643	Filed 06/05/2009	Page 1 of 2
1 2 3 4 5		TED STAT	TES DISTRICT COU	IRT
6 7 8	,	HERN DIS	STRICT OF CALIFO	DRNIA
9 10 11	IN RE: NATIONAL SECURITY AGENCY TELECOMMUNICATIONS RECORDS		MDL Docket ORDER	No 06-1791 VRW
12 13 14	This order pertains to: Al-Haramain Islamic Foundation et al v Bush et al (C-07-0109 VRW), /			
15 16 17 18	On June 3, 2009,			-
19 20 21	<pre>dated May 22, 2009 that directed defendants to show cause why: (1) defendants should not be prohibited, under FRCP 37(b)(2)(ii), from opposing the liability component of plaintiffs' claim under 50 USC § 1810 — that is, from denying that plaintiffs are "aggrieved persons" who were subjected to electronic surveillance; and (2) the court should not deem liability under 50 USC § 1810 established and proceed to determine the amount of damages to be awarded to plaintiffs.</pre>			
22 23				
24 25	The order to show cause is hereby ordered continued pending the briefing and hearing of plaintiffs' motion for summary			
26 27	Plaintiffs shall			r summary judgment
28	for September 1, 2009 at 1	0:00 am.	Plaintiffs sh	all base their

**United States District Court** For the Northern District of California

motion on non-classified evidence. If defendants rely upon the Sealed Document or other classified evidence in response, the court will enter a protective order and produce such classified evidence to those of plaintiffs' counsel who have obtained top secret/sensitive compartmented information clearances (Messrs Eisenberg and Goldberg) for their review. Otherwise, the court will consider the motion on non-classified evidence.

IT IS SO ORDERED.

VAUGHN R WALKER United States District Chief Judge

For the Northern District of California **United States District Court**