IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

PATRICK EDDINGTON,)
1000 Massachusetts Avenue)
Washington, DC 20001) Case No. 1:19-cv-01996
Plaintiff,)
v.)
U.S. NORTHERN COMMAND)
250 Vandenberg Street, Suite B016)
Peterson Air Force Base, CO 80914-3801)
Defendants.	<i>)</i>)

COMPLAINT

1. Plaintiff, Patrick Eddington files this Freedom of Information Act suit to force Defendant U.S. Northern Command, to produce all records regarding the implementation of surveillance and/or detention for persons of Muslim faith and or Arab or Persian/Iranian heritage in the case of a declaration of a national emergency by the President.

PARTIES

- 2. Plaintiff Eddington is a policy analyst and scholar at the Cato Institute and made the FOIA requests at issue in this case as part of his work.
- 3. Defendant U.S. Northern Command ("NORTHCOM") is a federal agency subject to the Freedom of Information Act, 5 U.S.C. § 552.

JURISDICTION AND VENUE

- 4. This case is brought under 5 U.S.C. § 552(a)(6)(c)(i) and presents a federal question conferring jurisdiction on this Court.
 - 5. Venue is proper under 5 U.S.C. § 552(a)(4)(B).

NORTHCOM'S FOIA VIOLATION

- 6. On April 26, 2019, Eddington requested "any documents generated by any NORTHCOM element... concerning plans, policies, or programs regarding implementation of surveillance and/or detention programs for 1) persons of the Muslim faith, regardless of nationality... or 2) persons of Arab or Persian/Iranian heritage in the event of the declaration of a national emergency by the President or the enactment of an Authorization for the Use of Military Force (AUMF) or Declaration of War (DoW) against any nation: 1) in which Islam is the predominant religion or 2) in which the country or countries against which an AUMF or DoW corresponds to a specific Arab heritage... or other racial heritage group present in the United States." Eddington also requested a waiver of all fees for his request. A true and correct copy of the request is attached as Exhibit A.
- 7. As of the date of this filing, Eddington has received no correspondence or production from NORTHCOM regarding this request.

COUNT I -- VIOLATION OF FOIA

- 8. The above paragraphs are incorporated herein.
- 9. Plaintiff made a proper FOIA request to Defendant.
- 10. Defendant NORTHCOM is an agency subject to FOIA.
- 11. Defendant has not promptly produced all non-exempt records responsive to the request resulting from an adequate search.

WHEREFORE, Plaintiff asks the Court to:

- Order Defendant to conduct a reasonable search for records and to produce all non-exempt requested records;
- ii. Award Plaintiff attorney fees and costs; and

iii. Enter any other relief the Court deems appropriate.

DATED: July 3, 2019

Respectfully Submitted,

/s/ Joshua Hart Burday Attorneys for Plaintiff

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Bar Nos. IL0037, IL0042, & IL0058