	Case 4:08-cv-04373-JSW	Document 389	Filed 03/30/18	Page 1 of 2	
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15 16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION				
17			No. 4:08-cv-04373	-JSW	
18	CAROLYN JEWEL, et al.,		ICE OF FILING SION OF THE C	OF REDACTED	
19	Plaintiffs	s, Ó DEC l	LARATION THE	E GOVERNMENT GED WITH THE	
20	V.) ON F	RT <i>IN CAMERA</i> EBRUARY 16, 2	AND <i>EX PARTE</i> 018	
21 22	NATIONAL SECURITY AGENCY Defendat) Hon. nts.) Court	Jeffrey S. White room 5, 2nd Floor		
23) (Jakia)	nd Courthouse		
24 25	Defendants National Security A	Agency (NSA), the	e Department of Ju	stice, the United	

States of America, Donald J. Trump, in his official capacity as President of the United States; Daniel Coats, in his official capacity as Director of National Intelligence; Admiral Michael S. Rogers, in his official capacity as Director of the NSA; and Jefferson B. Sessions, III, in his

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Notice of Filing of Redacted Version of the Classified Declaration the Government Defendants Lodged With the Court, *Jewel v. National Security Agency* (4:08-cv-04373-JSW)

1	official capacity as Attorney General of the United States (collectively, the "Government			
2	Defendants"), hereby give notice that they are filing, as an attachment hereto, a redacted,			
3	unclassified version of the Classified Declaration of Michael S. Rogers, Director of the National			
4	Security Agency, which was lodged with the Court Information Security Officer on February 16,			
5	2018, for the Court's in camera, ex parte consideration. See Government Defendants' Notice of			
6	Submission of Their Classified and Unclassified Responses to the Court's May 22, 2017 Order,			
7	ECF No. 388.			
8	Dated: March 30, 2018			
9		Respectfully submitted,		
10		CHAD A. READLER Acting Assistant Attorney General		
11		ANTHONY J. COPPOLINO		
12		Deputy Branch Director		
13 14		JAMES J. GILLIGAN Special Litigation Counsel		
15 16		<u>/s/ Rodney Patton</u> RODNEY PATTON Senior Trial Counsel		
17		JULIA A. BERMAN TIMOTHY A. JOHNSON Trial Attorneys		
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22 23		Attorneys for the Government Defendants		
23 24		Sued in their Official Capacities		
2 4 25				
23 26				
20 27				
28				

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