

**UNITED STATES DISTRICT COURT FOR  
THE DISTRICT OF MASSACHUSETTS**

PRESIDENT AND FELLOWS OF  
HARVARD COLLEGE; and  
MASSACHUSETTS INSTITUTE OF  
TECHNOLOGY,

Plaintiffs,

v.

UNITED STATES DEPARTMENT OF  
HOMELAND SECURITY; U.S.  
IMMIGRATION AND CUSTOMS  
ENFORCEMENT; CHAD F. WOLF, in his  
official capacity as Acting Secretary of the  
United States Department of Homeland  
Security; and MATTHEW ALBENCE, in his  
official capacity as Acting Director of U.S.  
Immigration and Customs Enforcement,

Defendants.

Civil Action No. 1:20-cv-11283-ADB

**DECLARATION OF STUDENT #6**

I, Student #6, hereby state under the penalty of perjury that the following statements are true and accurate to the best of my knowledge, and that I could testify to these matters if called to do so:

1. I am a Ph.D. candidate at the Harvard Graduate School of Arts and Sciences. I am not revealing my name or certain facts that may reveal my identity due to fears that, based on my participation in this litigation, I could face retaliation from immigration authorities.
2. Prior to enrolling at Harvard, I completed a Master's.
3. I am originally from Australia. When I was accepted into Harvard's Graduate School of Arts and Sciences, I was issued an F-1 visa for the duration of the program. Before I completed

my Master's, I lived in the United States for several years on an L-1 visa, where I was employed as a consultant.

4. My husband is also an Australian citizen. He is working in the United States through his employer. My husband and I own a condo in Massachusetts and we had planned to be in Massachusetts for the duration of my Ph.D. program.

5. In March, in the midst of the COVID-19 pandemic, I gave birth to my daughter in Boston. My daughter is an American citizen, but does not yet have a passport. The COVID-19 pandemic has impacted the passport application appointment availability and has delayed passport processing times. Based on my conversations with the Boston Passport Agency, my daughter is still several months away from getting her passport.

6. When I learned about the COVID-19 and Fall 2020 directive issued by United States Immigration and Customs Enforcement on July 6, 2020, I was immediately concerned that my family would be separated or uprooted. Because my daughter does not yet have her passport, if I am forced to leave the United States, I could be separated from my infant daughter, something I cannot imagine. Given the ongoing uncertainty around passport processing times, I do not know how long we would be separated.

7. While the new directive's impacts on my family are most troubling, I'm also concerned about my academic work. In addition to working toward my Ph.D., I teach a course at the Harvard Extension School. I am also conducting practical research. If I were required to leave the United States, I would likely have to stop teaching at the Harvard Extension School, and would have to suspend my research.

8. I am also working with two Harvard faculty members to set up a laboratory. If I am forced to return to Australia, the establishment of that lab would be in jeopardy, because I am the

only graduate student who is involved. This research is particularly important given the impacts of the pandemic.

9. The impacts of this directive would be devastating for my family and my research. I face separation from my young daughter and husband and significant hurdles in completing my Ph.D. and establishing a new lab at Harvard.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this day, July 13, 2020

/s/ Student #6

Student #6