

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

ROGER HALL, et al.,)
)
Plaintiffs,)
)
v.) Civil Action No. 04-00814 (HHK)
)
CENTRAL INTELLIGENCE AGENCY,)
)
Defendant.)
_____)

**VAUGHN INDEX FOR DOCUMENTS RESPONSIVE TO ITEM 6 OF
PLAINTIFFS' 7 FEBRUARY 2003 REQUEST**

1. **Memorandum dated 20 September 2000 with attachments from a CIA Officer to a CIA Attorney regarding Interim Response to the DCI Area Search for POW/MIA Information in Response to Hall FOIA Requests.**

This 35 page document located in a CIA attorney's litigation file consists of a two-page Memorandum and 33 pages of attachments with attorney handwritten notes regarding the search terms and methods used to complete an interim response to the DCI area search for documents in response to Hall's FOIA requests.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. The document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. §

403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA. In addition, the document contains information withheld on the basis of FOIA exemption (b)(6) because it relates to particular, identifiable individuals, the disclosure of which could constitute an invasion of privacy.

2. **E-Mail String Beginning 1 September 2000 and Ending 17 October 2000 between CIA Attorneys and Officers regarding the Status of Hall Litigation Searches.**

This three-page document located in an a CIA attorney's litigation file consists of a string of e-mail communications between attorneys and other CIA officers discussing the status of searches being conducted by various CIA components in the first Hall Litigation matter.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. The document is also withheld on the basis of FOIA exemption (b)(5) because it contains intra-agency pre-decisional preliminary evaluations and recommendations of Agency officials that are protected from disclosure by the deliberative process privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions,

that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

3. **E-Mail dated 22 August 2000 from CIA Attorney to Officers regarding Searches required by Court Order in the First Hall Litigation Matter.**

This three-page document located in a CIA attorney's litigation file is a an e-mail from a CIA attorney to CIA officers regarding the scope of searches to be conducted in response to a Court Order in the first Hall Litigation matter. The document also contains an attorney's handwritten notes regarding the same.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. The document is also withheld on the basis of FOIA exemption (b)(5) because it contains intra-agency pre-decisional preliminary evaluations and recommendations of Agency officials that are protected from disclosure by the deliberative process privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

4. **Attorney Handwritten Notes, Description of Search Time and Fee Calculations, E-Mails between CIA Attorneys and Officers regarding Fees.**

This five-page document located in a CIA Attorney's litigation file consists of the following pages stapled together: a) one-page of attorney handwritten-notes regarding a

change in the calculation of fees; b) a two-page attorney type-written description of search time and fee calculations; and c) two one-page e-mails dated 18 December 2003 and 27 March 2003. The 18 December 2003 e-mail is between two CIA officers with attorney handwritten notes and discusses a correction in the calculation of fees in the first Hall litigation matter. The 27 March 2003 e-mail from a CIA officer to CIA attorneys discusses the same subject.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. The document contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

5. **CIA Attorney Type-written Notes dated 26 October 2000 regarding Preparation for the 16 November Court Filing in the First Hall Litigation Matter.**

This four-page document located in a CIA attorney's litigation file consists of type-written attorney notes dated 26 October 2000 in preparation for a 16 November 2000 court filing in the first Hall litigation matter. The notes discuss the scope and adequacy of searches.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and

confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege.

6. **E-Mail from CIA Officer to Attorney dated 13 November 2002 regarding Roger Hall Settlement.**

This one-page e-mail communication located in a CIA Attorney's litigation file dated 13 November 2002 from a CIA officer to a CIA attorney regarding about the Roger Hall Settlement discusses the status of document productions and fee calculations related to the first Hall litigation matter.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. The document is also withheld on the basis of FOIA exemption (b)(5) because it contains intra-agency pre-decisional preliminary evaluations and recommendations of Agency officials that are protected from disclosure by the deliberative process privilege. In addition, the document contains information including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

7. **Fax from CIA Attorney to DOJ Attorney dated 25 November 2002 regarding the Status of the Case and Proposed Settlement Terms.**

This three-page document located in a CIA Attorney's litigation file consists of a cover-page, fax confirmation page, and a one-page fax discussing the status of the case, the status of document productions and fee calculations for the purpose of settlement.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

8. **Attorney Handwritten Notes dated 25 March 2003 regarding Correction in Fee Calculations.**

This one-page document located in a CIA attorney litigation file consists of CIA Attorney handwritten notes dated 25 March 2003 regarding a correction to fee calculations.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are

protected by the attorney work-product privilege. In addition, the document contains information including the names of CIA officers and telephone extensions that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

9. **E-Mail from CIA Attorney to CIA Attorneys and Officers dated 25 March 2003 regarding Downward Revision in Roger Hall Search Fees.**

This one-page document located in a CIA Attorney's litigation file consists of an e-mail communication from a CIA attorney to other attorneys and officers discussing a mistake in fee calculations and revisions to the same.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

10. **E-Mail between CIA Attorneys dated 24 July 2002 regarding Reassignment of Old FOIA case.**

This two page document located in a CIA attorney's litigation file consists of a two-page e-mail communication from one CIA attorney to another discussing the reassignment of the first Hall litigation matter and the status of the case, including some discussion of the status of searches and fees.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

11. **E-Mail from CIA Officer to CIA Attorney with Attorney Handwritten Notes dated 30 August 2002 regarding Hall case fees.**

This one-page document located in a CIA attorney's litigation file consists of an e-mail from a CIA officer to an attorney dated 30 August 2002 regarding the calculation of search and copying fees. The document contains attorney handwritten notes regarding the same.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

12. CIA Attorney handwritten and type-written Notes dated 23 October 2002 regarding status of case and calculation of fees.

This four-page document located in a CIA attorney's litigation file consists mostly of handwritten notes, with two paragraphs of typewritten notes dated 23 October 2002 discussing the status of the case in general, the status of searches, and the calculation of fees.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information including the names of CIA officers and telephone extensions that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

13. E-mail String beginning 29 August 2002 and Ending 31 October 2002 between CIA Officers and CIA Attorneys regarding the Roger Hall Litigation Matter.

This four-page document located in a CIA attorney's litigation files consists of a string of e-mail communications beginning 29 August 2002 and ending 31 October 2002 between CIA officers and attorneys discussing the status of searches, calculation of fees and discussions with a DOJ attorney regarding the Hall litigation matter.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and

confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

14. **Memorandum dated 10 March 1999 from a CIA Attorney to a CIA Officer regarding Supplemental McNair Declaration pertaining to Identification of Additional Documents in Hall Litigation Matter.**

This three-page document consists of a memorandum dated 10 March 1999 from a CIA Attorney to a CIA Officer addressing additional searches and the identification of additional responsive documents in the Hall litigation, along with the preparation of a supplemental McNair declaration regarding the same.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains confidential communications between a CIA attorney and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

In addition, the document is properly classified CONFIDENTIAL because it contains information relating to intelligence activities, sources, and methods that is protected from disclosure of Executive Order 12958, as amended, and thus is withheld under exemption (b)(1). This information is similarly protected from disclosure by section 103 (c)(7) of the National Security Act of 1947, as amended, 50 U.S.C.A. § 403-3(c)(7) (West 2003), and by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

15. **Five-Page Fax dated 5 August 1998 from a CIA Attorney to a DOJ Attorney regarding Litigation Strategy for the Hall Litigation Matter.**

This five-page document consists of a fax cover page, fax confirmation page, and a three page fax dated 5 August 1998 from a CIA Attorney to a DOJ Attorney regarding Litigation Strategy in the Hall litigation matter, including discussion of searches.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

16. **E-mail between CIA Attorneys dated 15 September 2000 regarding New Search Required by Court Order in the First Hall Litigation Matter.**

This three-page document consists of an e-mail communication from one CIA attorney to another regarding searches required by Court Order in the Hall litigation matter.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

17. **Stapled Packet including Memorandum between CIA Officers dated 25 October 2000, E-mails from CIA Officer to CIA Attorney dated 14 November 2000, and attached Draft Declaration .**

This 25 page stapled packet consists of the following: a) a one-page memorandum between CIA officers dated 25 October 2000 regarding a description of searches and search results; b) two one-page e-mails from a CIA officer to a CIA attorney discussing a description of searches and search results for the purpose of drafting a declaration for the Hall litigation; and c) an attached 22-page draft declaration.

The 25 October 2000 memorandum is released with the exception of information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. §

403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The memorandum also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

The remainder of the packet is withheld on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the remainder of the packet contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

18. **Stapled Packet including a Memorandum dated 22 September 2000 from a CIA Officer to a CIA Records System; E-mail dated 5 October 2000 between CIA officers copying a CIA Attorney regarding Hall Litigation; Memorandum dated 25 October 2000 from DS&T Office to CIA Office regarding Hall Litigation; and E-Mail Communications dated 26 October 2000 to 16 November 2000 between CIA Officers and CIA Attorneys regarding Hall Litigation.**

This nineteen page stapled packet consists of a one-page Memorandum dated 22 September 2000 from a CIA Officer to IRG database regarding search results and a three-page memorandum dated 25 October 2000 from the DS&T Information Review Office to another CIA Office describing search results. The remainder of the packet consists of a) a two-page E-mail dated 5 October 2000 between CIA Officers, copying a CIA attorney regarding the Hall litigation, including discussion of searches and fee estimates; and b) 13 pages of e-mail communications dated 26 October 2000 to 16 November 2000

between CIA Officers and CIA Attorneys regarding the Hall litigation, including discussion of searches, search results, and the time required for searches and reviews.

The 22 September 2000 memorandum and the 25 October 2000 memorandum are released with the exception of information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The memoranda also contain information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

The remainder of the packet is withheld on the basis of FOIA exemption (b)(5) because it contains legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. In addition, the remainder of the packet contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

19. **Fax dated 23 April 1998 from Elaine P. English to CIA Information and Privacy Coordinator regarding Freedom of Information Act Requests.**

This eighteen-page document consists of a fax cover page dated 23 April 1998 from Elaine P. English to CIA Information and Privacy Coordinator and four FOIA requests on behalf of Roger Hall with attachments.

This document is released with the exception of information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

20. **Letter dated 29 May 1998 from Lee S. Strickland to Elaine P. English regarding the 23 April 1998 FOIA request.**

This two-page document consists of a letter dated 29 May 1998 from the CIA Policy and Privacy Coordinator to Elaine P. English regarding the 23 April 1998 FOIA request.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

21. **Letter dated 29 May 1998 from Lee S. Strickland to Elaine P. English regarding the 23 April 1998 FOIA request.**

This two-page document consists of a letter dated 29 May 1998 from the CIA Policy and Privacy Coordinator to Elaine P. English regarding the 23 April 1998 FOIA request.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the

basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

22. Letter dated 1 June 1998 from Lee S. Strickland to Elaine P. English regarding the 23 April 1998 FOIA request.

This two-page document consists of a letter dated 1 June 1998 from the CIA Policy and Privacy Coordinator to Elaine P. English regarding the 23 April 1998 FOIA request.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

23. Letter dated 1 July 1998 from Lee S. Strickland to Elaine P. English regarding the 23 April 1998 FOIA request.

This three-page document consists of a letter dated 1 July 1998 from the CIA Policy and Privacy Coordinator to Elaine P. English regarding the 23 April 1998 FOIA request.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

24. **Letter dated 14 August 1998 from Lee S. Strickland to Elaine P. English regarding the 23 April 1998 FOIA request.**

This four-page document consists of a letter dated 14 August 1998 from the CIA Policy and Privacy Coordinator to Elaine P. English regarding the 23 April 1998 FOIA request.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

25. **Letter dated 19 May 1999 from Lee S. Strickland to Elaine P. English regarding the 23 April 1998 FOIA request.**

This four-page document consists of a letter dated 19 May 1999 from the CIA Policy and Privacy Coordinator to Elaine P. English regarding requests for a waiver of fees on behalf of Roger Hall.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

26. **Letter dated 13 March 1995 from John H. Wright to Roger Hall regarding letters dated 9, 11, and 12 February 1995.**

This four-page document consists of a letter dated 13 March 1995 from the CIA Policy and Privacy Coordinator to Roger Hall regarding Mr. Hall's letters dated 9, 11, and 12 February 1995.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

27. **Letter dated 17 January 1995 from John H. Wright to Roger Hall regarding a Request for Material from Machine Printouts Provided to Mr. Hall on 13 January 1994.**

This two-page document consists of a letter dated 17 January 1995 from the CIA Policy and Privacy Coordinator to Elaine P. English regarding a request for material from machine printouts provided to Mr. Hall on 13 January 1994.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

28. **Letter dated 7 November 2005 from Scott Koch to James H. Lesar regarding the 7 November 2005 FOIA request.**

This four-page document consists of a letter dated 7 November 2005 from the CIA Policy and Privacy Coordinator to James H. Lesar regarding the 5 January 1994 and 23 April 1998 FOIA requests.

This document is released with the exception of information, including the names of CIA officers and components that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

29. **Memo for the File dated 1 March 1995 regarding Roger Hall's Request for Use of the Reading Room; Note for CIA Officer dated 27 February 1995 regarding Roger Hall's Request for use of the Reading Room.**

This two-page document consists of a one-page memo for the file dated 1 March 1995 regarding Roger Hall's 27 February 2005 telephone call requesting use of the reading and a one-page 27 February 2005 note to a CIA officer regarding the same.

This document is released with the exception of information, including the names of CIA officers, components, and telephone extensions that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA. In addition, the document contains information withheld on the basis of FOIA exemption (b)(6) because it relates to particular, identifiable individuals, the disclosure of which could constitute an invasion of privacy.

30. **Stapled Packet including E-Mail between CIA Officers dated 5 August 2002 regarding the Calculation of Fees; E-Mail between CIA Officers dated 12 September 2000; Duplicate E-Mails between CIA Officers dated 6 September 2000; Duplicate E-Mails between CIA Officers copying CIA Attorneys dated 5 September 2000; E-Mail between CIA Officers dated 6 September 2000; E-Mail between CIA Officers dated 5 September 2000; Memorandum from one CIA Officer to Another regarding the Searches dated 5 September 2000; Memorandum from a CIA Attorney to CIA Officers and Attorneys dated 22 August 2000; Memoranda to CIA Databases dated 14 September 2000 and 12 September 2000 regarding Searches.**

This twenty-page stapled packet includes the following:

- a) a two-page e-mail between CIA Officers dated 5 August 2002 regarding the calculation of fees;
- b) one-page e-mails dated 12 September 2000 and 6 September 2000 (in duplicate) regarding searches conducted pursuant to the first Hall litigation;
- c) a one-page e-mail dated 5 September 2000 from one CIA officer to another, copying CIA Attorneys dated 5 September 2000 (in duplicate) regarding fee estimates;
- d) a one page e-mail dated 6 September 2000 regarding an additional search using additional search terms;
- e) a one-page e-mail dated 5 September 2000 regarding fee estimates;
- f) a three-page memorandum dated 5 September 2000 regarding searches conducted pursuant to the first Hall litigation;
- g) a three-page Memorandum to from a CIA attorney to CIA officers and attorneys dated 22 August 2000 regarding a new search required by Court order in the Hall litigation;
- h) a three-page memorandum dated 14 September 2000 regarding searches conducted in response to the Hall litigation; and
- i) a two-page memorandum dated 12 September 2000 regarding the same.

Items a and e are withheld in their entirety on the basis of FOIA exemption (b)(5) because they contain intra-agency pre-decisional preliminary evaluations and recommendations of Agency officials that are protected from disclosure by the deliberative process privilege.

Items c and g are withheld in their entirety on the basis of FOIA exemption (b)(5) because they contain legal analysis and opinion prepared by a CIA attorney and confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege.

The remainder of the items are released except for information withheld from items b and i because it is non-responsive. In addition, information is withheld from items b, c, g and h on the basis of FOIA exemption (b)(5) because it contains intra-agency pre-decisional preliminary evaluations and recommendations of Agency officials that are protected from disclosure by the deliberative process privilege. Each of the items listed above contains information including the names of CIA officers, components and telephone extensions that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). Finally, the document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

31. **Stapled packet including E-Mail from a CIA Officer to CIA Attorneys and a CIA Officer dated 18 September 2000 regarding Hall Litigation Search Costs; E-Mail from a CIA Officer to CIA Officers and Attorneys dated 6 October 2000 with an attached Memorandum regarding Hall Litigation; E-Mail between CIA Officers dated 14 November 2000 regarding Draft of Declaration in Preparation for**

Hall Litigation; E-Mail with from CIA Officer to CIA Attorney dated 21 November 2000 regarding Draft of Declaration in Preparation of Hall Litigation with Attached Chart.

This twenty-three page stapled packet consists of a) a two-page e-mail from a CIA Officer to CIA Attorneys and a CIA Officer dated 18 September 2000 regarding Hall Litigation Search Costs; b) a one-page e-mail from a CIA Officer to CIA Officers and CIA Attorneys dated 6 October 2000 with an attached six-page memorandum regarding an Update on the Hall Litigation; c) a two-page e-mail dated 14 November 2000 between CIA officers regarding a draft declaration in preparation for the Hall litigation with a four-page draft section of a declaration attached; and d) a one-page e-mail dated 21 November 2000 from a CIA Officer to a CIA Attorney regarding the Hall litigation with an attached seven-page chart regarding FOIA searches.

This document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains confidential communications between the CIA attorneys and officials that are protected from disclosure by the attorney-client communications privilege along with legal analysis and opinion prepared by a CIA attorney in contemplation of civil litigation that are protected by the attorney work-product privilege. The document also contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

In addition, the 6 October 2000 e-mail and attached six-page memorandum are properly classified CONFIDENTIAL because they contain information relating to intelligence activities, sources, and methods that is protected from disclosure by Executive Order 12958, as amended, and thus is withheld under exemption (b)(1). This information is similarly protected from disclosure by section 103 (c)(7) of the National Security Act of 1947, as amended, 50 U.S.C.A. § 403-3(c)(7) (West 2003), and by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).

32. **E-Mail between CIA Officers dated 21 March 1995 regarding Hall FOIA requests.**

This two page document consists of an e-mail from a CIA Officer to other CIA officers dated 21 March 1995 regarding proposed responses to Hall's FOIA request.

The document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains intra-agency pre-decisional preliminary evaluations and recommendations of Agency officials that are protected from disclosure by the deliberative process privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3). The document also contains information withheld on the basis of FOIA exemption (b)(2) because it is related solely to the internal rules and practices of the CIA.

33. **Memorandum dated 6 June 1995 from a CIA Officer to another CIA Officer regarding Proposed Responses to an Inquiry from Hall.**

This two-page document consists of a Memorandum dated 6 June 1995 from a CIA Officer to another CIA Officer regarding proposed responses to a telephone inquiry from Mr. Hall.

The document is withheld in its entirety on the basis of FOIA exemption (b)(5) because it contains intra-agency pre-decisional preliminary evaluations and recommendations of Agency officials that are protected from disclosure by the deliberative process privilege. In addition, the document contains information, including the names of CIA officers, components, and telephone extensions, that is protected by section 6 of the Central Intelligence Agency Act of 1949, 50 U.S.C.A. § 403g (West 2006), and thus is withheld on the basis of FOIA exemption (b)(3).