UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

ROBERT MOORE, et al.,)	
Plaintiffs.)	
v.)	Case No. 20-1027 (RCL)
CENTRAL INTELLIGENCE AGENCY,)	
Defendant.)	
	_)	

ORDER

Upon consideration of Defendant's Motion for Summary Judgment, Plaintiff's Cross-Motion for Summary Judgment, and the parties' Oppositions and Replies thereto, it is hereby

ORDERED, that Plaintiffs' Cross-Motion for Summary Judgment is hereby GRANTED and Defendant's Motion for Summary Judgment is hereby DENIED; and it is further

ORDERED that the CIA shall search the repositories of its "operational files," as well as its records housed at the National Archives and Records Administration; and it is further

ORDERED that Defendant shall not assert a *Glomar* response to any of Plaintiffs' items, but rather substantively respond to Item Nos. 1, 5, 6, 13, 16, 17, and 21 of Plaintiffs' FOIA Request; and it is further

ORDERED that, for Items 2, 3, 7, 8, 9, 11, and 14 of Plaintiffs' FOIA Request, the CIA shall search for "intelligence material upon which the report was based, including reports, analysis, correspondence, signals intelligence, imagery, and live sighting reports;" and it is further

Case 1:20-cv-01027-RCL Document 25-11 Filed 01/17/22 Page 2 of 2

ORDERED that Defendant disclose all material redacted under Exemptions 1 and 3,

as well as Exemptions 6 unless the information redacted is regarding an individual who is

still living; and it is further

ORDERED that CIA's Declaration is to include the names of record systems searched,

identify the CIA components searched, describe the method, and resources, employed; and

it is further

ORDERED that CIA's Declaration is to describe its justifications for any claims of the

applicability of exceptions to Automatic Declassification provisions of E.O. 13526.

Royce C. Lamberth United States District Judge