UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

MEDFORD DIVISION

MICHAEL MOSS, et al,

v.

Civil No. 1:06-cv-3045-CL

Plaintiffs,

CORRECTED SUMMARY NOTICE OF PENDENCY OF CLASS ACTION

UNITED STATES SECRET SERVICE of the Department of Homeland Security, et al,

Defendants.

THIS NOTICE MAY AFFECT YOUR RIGHTS. PLEASE READ CAREFULLY.

TO: ALL INDIVIDUALS WHO WERE PART OF THE GROUP ASSEMBLED ON THE SIDEWALK ADJACENT TO AND ACROSS THE STREET FROM THE JACKSONVILLE INN AT 175 EAST CALIFORNIA STREET IN JACKSONVILLE, OREGON, BETWEEN 3RD AND 4TH STREETS ON THE EVENING OF OCTOBER 14, 2004, AT OR ABOUT 7:45 PM, DURING THE VISIT BY THEN PRESIDENT GEORGE W. BUSH, AND WHO ALLEGE THAT THE POLICE ENCIRCLED MEMBERS OF THE GROUP EAST OF 5TH STREET AND RESTRAINED AND PREVENTED MEMBERS OF THE GROUP FROM LEAVING THE AREA

You are hereby notified that the group described above has been certified as a class for class action treatment pursuant to Federal Rule of Civil Procedure 23 and Court Order. Plaintiffs allege that the class members were unlawfully moved and then unlawfully detained by police. The Court has authorized class treatment for Plaintiffs' claims for violation of their rights to be free from unreasonable seizure under the Fourth Amendment to the U.S. Constitution and for false arrest in violation of Oregon law. The remaining Defendants are David Towe (Chief of Police of the City of Jacksonville, Oregon), the City of Jacksonville, Oregon, Mike Winters (the former Sherriff of Jackson County, Oregon), Jackson County, Oregon, and unnamed officers of law enforcement agencies participating in these actions. Defendants have denied that their actions violated federal or state law. The Court denied class treatment for claims that Defendants used excessive force against the members of the group in forcing them to move. Any such claims must be pursued individually. More information about the claims for which class treatment was and was not granted is contained in the full Notice of Class Action.

Page 1 – CORRECTED SUMMARY NOTICE OF PENDENCY OF CLASS ACTION Moss v. United States Secret Service, No. 1:06-cv-3045-CL

IF YOU ARE A MEMBER OF THE CLASS DESCRIBED ABOVE, YOUR RIGHTS WILL BE AFFECTED. If you believe you are a member of the class and you have not seen or received the full Notice of Class Action, you may obtain a copy of it by identifying yourself as a potential member of the Class and contacting:

Steven M. Wilker
Tonkon Torp LLP
888 SW Fifth Avenue, Suite 1600
Portland, OR 97204
503-221-1440
MossClassAction@tonkon.com

BY REMAINING A MEMBER OF THE CLASS, ANY OF YOUR CLAIMS AGAINST DEFENDANTS FOR DAMAGES ARISING FROM DEFENDANTS' CONDUCT AS ALLEGED BY THE CLASS REPRESENTATIVES WILL BE DETERMINED IN THIS CASE AND CANNOT BE PRESENTED IN ANY OTHER LAWSUIT.

To exclude yourself from the Class, you must deliver to Class Counsel at the address specified above a request for exclusion that is postmarked or received on or before December 31, 2015. Further information may be obtained by directing your inquiry in writing to the address specified above.

PLEASE DO NOT CONTACT THE COURT OR THE CLERK'S OFFICE FOR INFORMATION.

DATED this g day of No venive

Magistrate Judge, United States District Court

099997/31557/6748540v7