

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS**

Brian P. Carr,
Rueangrong Carr, and
Buakhao Von Kramer

Plaintiffs

versus

United States,
US Department of Justice,
USPS, USPS OIG, USPS BoG,
US CIGIE, Department of State,
Department of State OIG,
USCIS, DHS OIG, and SSA

Defendants

Civil No. 3-23CV2875 - S

Motion to Correct Typographical and
Clerical Errors

Pursuant to Rule 5.2 and Rule 60a
of the FRCP

Pursuant to Federal Rule of Civil Procedure 5.2 and 60(a) Plaintiffs respectfully
move seeking orders from the court:

1. Sealing Doc 20-1 in this matter.
2. Adding the first exhibit attached to this motion as a properly redacted version of
the same document.
3. for other and further relief as the Court deems just and proper.

Justification

2. The Plaintiffs submitted Doc 20-1 in this matter with the title:

AirGCexp20201113redacted.pdf Redacted copy of Mrs. Carr's
Conditional Permanent Resident ID Card which lists expiration date of 13
Nov 2020.

3. Doc 20-1 was partially redacted by Mr. Carr, a plaintiff in this matter, but Mr.
Carr was unaware of the fraud protection measures in the ID Card which listed
Mrs. Carr's name and date of birth in a counterfeit resistant section which was

also not clearly legible. As a result, Mrs. Carr month and date of birth were not properly redacted.

4. Mr. Carr apologizes to the court and all parties for not properly redacting the cited document but expects that if the original filing of Doc 20-1 is sealed preventing future public access and the attached replacement document is added to the record there should be no damage to any party from this inadvertent error.

Respectfully submitted,

Verification of Motion

The Plaintiff hereby affirms under penalty of perjury in both the United States and Thailand that as an individual:

1. I have reviewed the above motion and believe all of the statements to be true to the best of my knowledge.
2. I have reviewed the associated documents and exhibits and believe them to be true and accurate copies with the exception of the documents identified as being redacted. The redacted documents have only been altered to remove sensitive personal information according to normal redaction procedures.

I hereby reaffirm that the above is true to the best of my knowledge under penalty of perjury in both the United States and Thailand.

Is Brian P. Carr

Brian P. Carr
1201 Brady Dr
Irving, TX 75061

Date: 19 Apr 2024

Location: Irving, Texas

CERTIFICATE OF SERVICE

On the recorded date of submission, I electronically submitted the foregoing document with the clerk of court for the U.S. District Court, Northern District of Texas, using the electronic case filing system of the court. I also hereby certify that on this same date no copies were served via U.S. mail as all parties in this matter were enrolled in the court's electronic case filing (and service) system.

Is Brian P. Carr

Brian P. Carr
1201 Brady Dr
Irving, TX 75061