Homeland Security Presidential Directive/HSPD–6—Directive on Integration and Use of Screening Information To Protect Against Terrorism
September 16, 2003

Subject: Integration and Use of Screening Information to Protect Against Terrorism

It is the policy of the United States to (1) develop, integrate, and maintain thorough, accurate, and current information about individuals known or appropriately suspected to be or have been engaged in conduct constituting, in preparation for, in aid of, or related to terrorism (Terrorist Information); and (2) use that information as appropriate and to the full extent permitted by law to support (a) Federal, State, local, territorial, tribal, foreign-government, and private-sector screening processes, and (b) diplomatic, military, intelligence, law enforcement, immigration, visa, and protective processes.

This directive shall be implemented in a manner consistent with the provisions of the Constitution and applicable laws, including those protecting the rights of all Americans.

To further strengthen the ability of the United States Government to protect the people, property, and territory of the United States against acts of terrorism, and to the full extent permitted by law and consistent with the policy set forth above:

(1) The Attorney General shall establish an organization to consolidate the Government’s approach to terrorism screening and provide for the appropriate and lawful use of Terrorist Information in screening processes.

(2) The heads of executive departments and agencies shall, to the extent permitted by law, provide to the Terrorist Threat Integration Center (TTIC) on an ongoing basis all appropriate Terrorist Information in their possession, custody, or control. The Attorney General, in coordination with the Secretary of State, the Secretary of Homeland Security, and the Director of Central Intelligence shall implement appropriate procedures and safeguards with respect to all such information about United States persons. The TTIC will provide the organization referenced in paragraph (1) with access to all appropriate information or intelligence in the TTIC’s custody, possession, or control that the organization requires to perform its functions.

(3) The heads of executive departments and agencies shall conduct screening using such information at all appropriate opportunities, and shall report to the Attorney General not later than 90 days from the date of this directive, as to the opportunities at which such screening shall and shall not be conducted.

(4) The Secretary of Homeland Security shall develop guidelines to govern the use of such information to support State, local, territorial, and tribal screening processes, and private sector screening processes that have a substantial bearing on homeland security.

(5) The Secretary of State shall develop a proposal for my approval for enhancing cooperation with certain foreign governments, beginning with those countries for which the United States has waived visa requirements, to establish appropriate access to terrorism screening information of the participating governments.

This directive does not alter existing authorities or responsibilities of department and agency heads to carry out operational activities or provide or receive information. This directive is intended only to improve the internal management of the executive branch and is not intended to, and does not, create any right or benefit enforceable at law or in equity by any party against
the United States, its departments, agencies, entities, officers, employees or agents, or any other person.

The Attorney General, in consultation with the Secretary of State, the Secretary of Homeland Security, and the Director of Central Intelligence, shall report to me through the Assistant to the President for Homeland Security not later than October 31, 2003, on progress made to implement this directive and shall thereafter report to me on such progress or any recommended changes from time to time as appropriate.

GEORGE W. BUSH

Remarks at the Rededication of the Rotunda at the National Archives
September 17, 2003

Speaker Hastert, Mr. Chief Justice, Justice Kennedy, Justice Thomas, Senator Frist and Senator Daschle, Representative Pelosi, Members of Congress, Governor Carlin, ladies and gentlemen: Laura and I are pleased to join with all of you for this morning’s important ceremony. And all of us here today are honored to witness the unveiling of our Declaration of Independence, our original Constitution, and the Bill of Rights. Because of the careful, patient work carried out these last 2 years, all Americans and visitors from across the world can once again step forward and see our Nation’s founding documents.

This new display is certainly preferable to the burlap sacks once used to carry the Declaration. Since the Declaration of Independence first left Philadelphia in a horse cart, the founding documents have been moved many times, including a secret trip to Fort Knox during World War II. For the last half-century, their home has been this Rotunda.

When President Harry Truman stood here 51 years ago, he rightly praised modern methods of document preservation. These methods served us well. In our day, preservation has become an even higher art, through the skill of conservators like those who accepted this very demanding assignment. The work of handling the fragile parchment and preparing it for these new encasements had to be difficult and must have been pretty nerve-wracking. I don’t know how you practice for a job like that. [Laughter] But I do know there’s little margin for error. And so, to all the professionals involved in this great task, we thank you for your work, and we thank you for the contribution to our country.

Many Americans have seen reproductions of the Declaration of Independence. A lot of us have seen reproductions of the Constitution. We know so well the first three words of our Constitution, “We the people.” Yet, as familiar as these documents are, to see them in their originals is a moving experience. I hope a lot of our fellow citizens come to this Rotunda and see first-hand the work of our Founding Fathers.

Looking at the faded names of Hancock and Adams and Jefferson, Franklin, and others, you can better see the bravery behind the stirring words declaring independence. It was one thing to nod in agreement as the text was read and approved. It’s quite another to take the quill and add your name, becoming at that instant the enemy of an empire. And each of the signers, as his pen moved across the page, had not only reached a great turning point in his own life but in the life of the world. The true revolution was not to defy one earthly power but to declare principles that stand above every earthly power, the equality of each person before God and the responsibility of government to secure the rights of all.