## Ibrahim II - Background from Ibrahim I

#### Who has access to the TSDB?

#### How big was the TSDB in 2009?

#### What does this tell you about the quality of the information?

#### Who is supposed to be on the no-fly list?

#### Are there erroneous matches?

#### What happens when you contact the TSA redress unit to try to correct your being put on the list?

#### What constitutional claims would she have had she been in the US?

#### What is the test from *Verdugo-Urquidez* on when an alien not in the US can bring constitutional claims? (We read this case next chapter.)

#### How was this restated in *Boumediene*?

#### How is plaintiff different from the plaintiffs in these cases?

#### How did the court characterize her connection with the US?

#### Do all legal visitors automatically have this connection?

#### We do not hold that tourists, business visitors, and all student visa

#### How does the dissent distinguish this case from *Boumediene* and *Eisentrager*?

#### What test does the dissent suggest for determining a connection to the US?

## Ibrahim II

### What did the government say about her status as a threat to national security?

### How did she end up on the no-fly list?

### Why is the mistake significant beyond the database the agent was updating, i.e., is each database independent?

### Was she given notice when she was added to the list?

### Why did adding her to the no-fly list then cost her the visa, so she could not return to the US?

### Was plaintiff given a visa to attend the trial in this case?

### What is the three part Matthews test as quoted in this opinion?

### What are plaintiff’s interests?

### What is the government’s interest?

### Should it matter in the analysis that the government made a mistake in this case?

### What is factor 3 in this case?

### What did the court order as plaintiff’s remedy?

### Did the court find that the system violated Matthews?

### Did it order the system to be changed?