

include processing and granting DACA renewal applications for those individuals. DHS may continue to accept initial applications if it so chooses, but it may not grant any.

The remaining provisions of the original injunction are to remain in place and are to be applicable to Final Rule DACA. DHS should post a public notice of this Supplemental Injunction on its website and on all of the websites of the relevant agencies involved in DACA administration or processing.

This Court retains jurisdiction of this matter for purposes of construction, modification, and/or enforcement of the terms of the original and this Supplemental Injunction. Moreover, the Court notes that its Memorandum and Opinion issued today concerning Final Rule DACA as well as this supplemental injunction and the original injunction are part of the ongoing case in 1:18-cv-00068. A Final Judgment has not been entered in this case, so all matters not being addressed by an appellate court are still pending in this Court and subject to its jurisdiction. To be clear, neither this Supplemental Order of Injunction nor the Memorandum and Order that accompanies it requires DHS or the Department of Justice to take any immigration, deportation, or criminal action against any DACA recipient, applicant, or any other individual that would not otherwise be taken.

Signed this 13th day of September, 2023.



Andrew S. Hanen
United States District Judge