1	IN THE SUPREME COURT OF THE UNITED STATES		
2	x		
3	CITY OF LOS ANGELES :		
4	CALIFORNIA, :		
5	Petitioner : No. 13-1175		
6	v. :		
7	NARANJIBHAI PATEL, ET AL. :		
8	x		
9	Washington, D.C.		
10	Tuesday, March 3, 2015		
11			
12	The above-entitled matter came on for oral		
13	argument before the Supreme Court of the United States		
14	at 10:07 a.m.		
15	APPEARANCES:		
16	E. JOSHUA ROSENKRANZ, ESQ., New York, N.Y.; on behalf o		
17	Petitioner.		
18	MICHAEL R. DREEBEN, ESQ., Deputy Solicitor General,		
19	Department of Justice, Washington, D.C.; for United		
20	States, as amicus curiae, supporting Petitioner.		
21	THOMAS C. GOLDSTEIN, ESQ., Bethesda, Md.; on		
22	behalf of Respondents.		
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1	PROCEEDINGS	
2	(10:07 a.m.)	
3	CHIEF JUSTICE ROBERTS: We'll hear argument	
4	first this morning in Case 13-1175, the City of Los	
5	Angeles v. Patel.	
6	Mr. Rosenkranz.	
7	ORAL ARGUMENT OF E. JOSHUA ROSENKRANZ	
8	ON BEHALF OF PETITIONER	
9	MR. ROSENKRANZ: Thank you, Mr. Chief	
10	Justice, and may it please the Court:	
11	This case is about whether to deprive scores	
12	of cities of one of the most effective tools that they	
13	have developed to deter human trafficking, prostitution,	
14	and drug crimes that have seized the the ground in	
15	America's hotels and motels.	
16	The ordinance in question is the least	
17	intrusive of inspection scheme that this Court has	
18	ever encountered. It is limited to showing the police a	
19	single book containing only information that the hotels	
20	transcribe specifically for the city and that they've	
21	been turning over to the police by operation of law for	
22	150 years.	
23	JUSTICE SOTOMAYOR: Could you first, two	
24	questions: Is the information that they've been keeping	
25	for 150 years the same? Because looking at the	

- 1 requirements, the early information was basically
- 2 somebody's name and -- I'm not even sure -- their
- 3 address. But today's information has -- or today's
- 4 registry and requirements have information that Federal
- 5 law doesn't permit to be disclosed, like driver's
- 6 license, credit card information. I mean, Federal law
- 7 says you can't disclose that information.
- 8 So isn't there a difference? It's not the
- 9 same tradition over 150 years.
- 10 MR. ROSENKRANZ: You are right, Your Honor,
- 11 that the amount of information has increased. The
- 12 privacy interests, however, have been pretty much the
- 13 same. It was name and address and the rate that they
- 14 were charged and so forth, and that is the -- the -- the
- 15 information that the -- that the hotels have argued is
- 16 the most private.
- 17 JUSTICE SOTOMAYOR: Right. All of the
- 18 things that you say, the most effective tool for
- 19 trafficking, prostitution, child molestation, none of
- 20 that sounds like it's -- the purpose of the search is
- 21 administrative.
- MR. ROSENKRANZ: Well, it is administrative,
- 23 Your Honor, and to understand why it's administrative,
- 24 you have to focus first on the target. The target here
- 25 is not people who are accused of crimes. The target is

- 1 the motels and the hotels who are required to keep
- 2 records, to record information. And why are they
- 3 required to record the information? For the deterrent
- 4 purpose, and the deterrent purpose more specifically is
- 5 that criminals do not like to register. They do not
- 6 like to record their information.
- 7 JUSTICE GINSBURG: Mr. Rosenkranz, are you
- 8 saying then that the police can do this -- can request
- 9 these records on demand, and they don't have to have any
- 10 reason at all -- no reasonable suspicion, no probable
- 11 cause, nothing -- because the purpose is to deter people
- 12 from staying in hotels who might do bad things. So
- 13 no -- nothing like a reasonable suspicion requirement.
- 14 MR. ROSENKRANZ: That's correct, Your Honor.
- 15 It's the same rationale that this Court adopted in
- 16 Burger, that frequent, unannounced spot inspections are
- 17 necessary in order to achieve that deterrent purpose;
- 18 that if the hotels do not record all the names, and more
- 19 specifically, they record most names but not the names
- 20 of the -- of the guests that they know are criminals,
- 21 there's no way to know, unless you have this frequent,
- 22 unannounced inspection, that someone is missing. So
- 23 there's a real necessity here as there was in Burger and
- 24 in Biswell.
- JUSTICE SOTOMAYOR: Can you tell me how many

- 1 prosecutions there have been -- and I use the word both
- 2 criminally or civil -- for the failure to register
- 3 people?
- 4 MR. ROSENKRANZ: Well, there have been
- 5 numerous prosecutions. I can't tell you how many. The
- 6 complaints in this case, which are in the beginning of
- 7 the joint appendix, refer to the plaintiffs having been
- 8 prosecuted multiple times, or fined, for failure -- for
- 9 failing to keep the records.
- 10 And I guess I do want to underscore this
- 11 point about necessity. The problem is not that the
- 12 registers are empty. The problem is that the hotels
- decline to record the names of those who they know are
- 14 criminals, or the motels do --
- 15 JUSTICE SOTOMAYOR: But that has nothing to
- 16 do with the free right to search. Those people who are
- 17 refusing to do it are going to refuse to do it. A
- 18 recordkeeping requirement has no -- has no
- 19 constitutional challenge. What does is the unfettered
- 20 access to that record.
- 21 MR. ROSENKRANZ: Agreed, Your Honor, and so
- 22 let me just break it down.
- 23 JUSTICE SOTOMAYOR: Those people who don't
- 24 want to do it are not going to do it anyway.
- MR. ROSENKRANZ: Exactly. Those people who

- 1 don't want to do it go somewhere else or don't commit
- 2 their crimes, but if they -- if they are forced to do
- 3 it, which is to say the motel won't let them stay there
- 4 unless they register, then they will not commit those
- 5 crimes in the motels. And the only way to make sure
- 6 that the motels are enforcing that obligation is to
- 7 descend on them without notice as -- as Justice Ginsburg
- 8 was saying, and frequently, so that they never know when
- 9 the police are going to come. Why? To make sure that
- 10 they are indeed recording the information.
- 11 And why is the real time observation key?
- 12 It's because they've been busy, the police show up and
- 13 they have a register, and they notice that room
- 14 number -- room No. 2 is unoccupied according to the
- 15 register, but they see someone in room No. 2. They know
- only from real time observation that there is a violation
- 17 here. If they get the register a month later, they have
- 18 nothing to compare it to.
- 19 JUSTICE KENNEDY: You -- you mean they can
- 20 walk up and down the halls and see that nobody's in the
- 21 certain room? I don't know quite how you do that.
- MR. ROSENKRANZ: Well, Your Honor, the way
- 23 it works in particular --
- 24 JUSTICE KENNEDY: You have room No. 2 as if
- 25 it's right there, but room No. 1204 --

- 1 MR. ROSENKRANZ: So motels, for example, are
- 2 out in the open. You can sit there and see --
- 3 JUSTICE KENNEDY: What about my question
- 4 about room 1204? You seem to say the police can wander
- 5 all over the hotel.
- 6 MR. ROSENKRANZ: Well, if -- the police may
- 7 be allowed to wander around the hotel. They probably
- 8 will not see much if what they're doing is wandering
- 9 back and forth looking at particular rooms.
- 10 JUSTICE SCALIA: I suppose in motels they
- 11 can see what rooms have cars in front of them. And I
- 12 suppose as to room 1204 they can see, usually behind the
- 13 desk what -- what keys are missing, what -- what rooms
- 14 appear not to be occupied.
- 15 MR. ROSENKRANZ: That's correct, Your Honor,
- 16 and that's why the real time observation is so key,
- 17 because you can't do that a month later. And that's why
- 18 we have the same necessity --
- 19 JUSTICE SOTOMAYOR: Sure. Why? I mean,
- 20 what you're saying is it's easier to prosecute, but it
- 21 doesn't mean that you can't devote some resources and
- 22 find this out. You do a surveillance which is what
- 23 police do for a lot of crimes. And you watch people
- 24 going in for two hours and leaving, and you keep a
- 25 record of it. You can even stop those people who are

- 1 leaving to ask them.
- 2 So there's a whole lot of law enforcement
- 3 techniques that could be used to combat the situations
- 4 you're talking about.
- 5 MR. ROSENKRANZ: But not nearly as
- 6 effectively, Your Honor, because --
- 7 JUSTICE SOTOMAYOR: Well, since when has the
- 8 Fourth Amendment completely been abandoned to how
- 9 effective the proof that the police can get at a moment
- 10 should be?
- 11 MR. ROSENKRANZ: Well, Your Honor, that's
- 12 not the test. But Dewey refers to the fact that it's
- 13 not as effective, and it simply doesn't work, Your
- 14 Honor. Let me give you an example.
- 15 If all the police are doing is looking for
- 16 who's in what room and what keys are missing, they don't
- 17 actually know what to look for until long after the
- 18 fact. They may be looking for the wrong thing. And
- 19 there are many motels where they can't -- where they
- 20 can't do it, for example, look at the keys because
- 21 they're not available and easy to see. And so it's
- 22 having the information right in front of them, and then
- 23 comparing it to things that they might be able to
- 24 observe.
- JUSTICE KAGAN: But, Mr. Rosenkranz, why

- 1 isn't this just like Barlow's really? That it's not
- 2 necessary on the following rationale: Number one, most
- 3 people will consent so that you go -- the police go into
- 4 a hotel and say we'd like to see your registry, most
- 5 people are going to consent. If somebody says no, and
- 6 there's a real basis for believing that the evidence is
- 7 going to be altered or destroyed, you can seize it
- 8 pending judicial review, or you can get an
- 9 administrative warrant ex parte and conduct a surprise
- 10 examination if you want to.
- 11 So we talked about all of those things in
- 12 Barlow's, about how -- why that suggested that these
- 13 warrantless searches were not necessary. What makes
- 14 this different?
- 15 MR. ROSENKRANZ: Your Honor, what makes this
- 16 different is the distinction between Barlow's on the one
- 17 hand and Burger, Dewey, Biswell, Colonnade, on the other
- 18 hand, and that is the movability of information. That
- 19 is the transience and -- of the information that you use
- 20 to verify.
- In Barlow's, if there is an unsafe
- 22 condition, there is an unsafe condition, and it's hard
- 23 to see. The -- this Court said it also in See and
- 24 distinguished -- and Biswell distinguished See on that
- 25 ground. If you -- if you -- if it's the sort of

- 1 condition that doesn't change over time, you can get a
- 2 warrant, and it doesn't affect your --
- 3 JUSTICE KAGAN: What's --
- 4 JUSTICE ALITO: Go ahead.
- 5 JUSTICE KAGAN: What's going to -- what's
- 6 going to change here? The registry is the registry, and
- 7 as I said, if in an unusual case you have the feeling
- 8 that the hotel is complicit, you can make sure to freeze
- 9 the registry. But that's going to be an unusual case,
- 10 and mostly, the registry is going to be there.
- 11 And, you know, as I said mostly people are
- 12 going to consent. To the extent not you can go get a
- 13 warrant.
- 14 MR. ROSENKRANZ: Well, Your Honor, what
- 15 will -- what would change is, is the information on the
- 16 basis of which you draw that comparison. If you only
- 17 compare the register -- if you get the register a month
- 18 later, you can't compare it to facts on the ground to --
- 19 to the cause --
- 20 JUSTICE KAGAN: A month later doesn't -- you
- 21 know, it -- it's an hour later.
- MR. ROSENKRANZ: Well, you mean get a
- 23 warrant within hour? Warrants within an hour are -- are
- 24 not that easy to get, particularly --
- JUSTICE SCALIA: What's the probable cause

- 1 for the warrant?
- 2 MR. ROSENKRANZ: Well, there is -- that's --
- 3 JUSTICE SCALIA: If you haven't seen the
- 4 register, what's the probable cause?
- 5 MR. ROSENKRANZ: Right, there is no probable
- 6 cause.
- 7 JUSTICE SCALIA: What, do you have to have a
- 8 policeman sit outside the hotel for -- for days to -- I
- 9 mean, you don't have probable cause unless you know that
- 10 there -- there are people who are, you know, in -- in
- 11 the room for a short time who haven't registered.
- MR. ROSENKRANZ: Right. That -- that's
- 13 exactly right. But -- and warrants are for probable
- 14 cause. That's why Burger and Biswell said no, you don't
- 15 need to get a warrant when you're doing an
- 16 administrative inspection.
- 17 JUSTICE KENNEDY: If you prevail in this
- 18 case and a member of the Court sits down to write the
- 19 opinion, does he or she have to use the phrase
- 20 "reasonable expectation of privacy" and say there is no
- 21 reasonable expectation of privacy in our society, in our
- 22 culture, in our day, or do we just forget that phrase?
- 23 In -- in a way, as we all know it's circular, that if we
- 24 say there is a reasonable expectation, then there is.
- MR. ROSENKRANZ: Well, Your Honor, the

- 1 answer depends upon which Fourth Amendment rubric one
- 2 uses. Under the Burger line of cases, the Court looks
- 3 at the statute, asks is this a closely regulated
- 4 business? Was it necessary? Is it a legitimate non-law
- 5 enforcement purpose, and so forth.
- 6 JUSTICE KENNEDY: Is closely regulated
- 7 another way to talk about reasonable expectation of
- 8 privacy?
- 9 MR. ROSENKRANZ: Yes, indeed it is.
- 10 JUSTICE KENNEDY: We talk about that in the
- 11 Katz case, the telephone booth case --
- 12 JUSTICE SOTOMAYOR: I don't know that --
- JUSTICE KENNEDY: But I'm not sure that --
- 14 is that still a phrase that's -- that's necessary and
- 15 required for us to address in an opinion like this?
- 16 MR. ROSENKRANZ: If the Court adopts the
- 17 Burger rubric, what the Court was doing in Burger was
- 18 saying because this is so heavily regulated in the
- 19 context of this case, because everyone knows that these
- 20 registers have been reviewed by the police for 15 years,
- 21 no one goes into the hole -- into the hotel business
- 22 unaware that their registers will be inspected.
- 23 JUSTICE SCALIA: Whose expectation of
- 24 privacy are we talking about?
- MR. ROSENKRANZ: We are talking only about

- 1 the hotel.
- JUSTICE SCALIA: Not the hotel guests;
- 3 right?
- 4 MR. ROSENKRANZ: No, Your Honor. The motel
- 5 -- the plaintiffs have taken the position that this is
- 6 not about the expectation of privacy of the guests.
- 7 JUSTICE SCALIA: Yes. That's what I
- 8 thought. It's --
- 9 MR. ROSENKRANZ: But only --
- 10 JUSTICE SCALIA: -- of the hotel.
- MR. ROSENKRANZ: Yes.
- 12 JUSTICE SCALIA: You can't see my register.
- 13 It's -- it's dear to me.
- 14 MR. ROSENKRANZ: Even though I have entered
- a business that for 115 years has revealed these
- 16 registers and for 100 of those years, actually revealed
- 17 the registers to the guests.
- 18 JUSTICE KAGAN: But --
- 19 JUSTICE SOTOMAYOR: Who --
- 20 JUSTICE KAGAN: Suppose that there's a --
- 21 Mr. Rosenkranz, suppose that there's a statute that says
- 22 that the taxing authority, the IRS or the equivalent on
- 23 the State level, that the taxing authority can go into
- 24 businesses at any time and check payroll records; and
- 25 the reason is that they need to conduct these surprise,

- warrantless searches because there's a serious problem
- 2 with businesses ginning up false payroll records. Is
- 3 that constitutional?
- 4 MR. ROSENKRANZ: I would think not, Your
- 5 Honor, at least not without more information. And the
- 6 difference is, there -- there isn't this long history of
- 7 the government reviewing payroll records. And
- 8 secondly -- or at least it's a closer question. And
- 9 secondly, payroll records are not the sorts of things
- 10 for which you need spot inspections. If someone --
- 11 JUSTICE SOTOMAYOR: How about the hiring --
- 12 JUSTICE KAGAN: No. If the government says
- 13 that they do -- the government says that if you wait
- 14 till they submit everything at the end of the year,
- 15 they'll falsify a lot of records, and we really need to
- 16 see what's happening right now on the ground in
- 17 real time.
- 18 MR. ROSENKRANZ: Well, Your Honor, either a
- 19 payroll record is false or it's not. You don't need
- 20 real time verification to figure out if it's false or
- 21 not.
- JUSTICE KAGAN: No, you do, because you
- 23 don't want to give them the time to falsify things till
- 24 the end of the year. I mean, we -- we could have a
- 25 thousand examples like this.

- 1 MR. ROSENKRANZ: And -- and my answer is
- 2 still the same. It doesn't have the same real time need
- 3 to verify against facts that are --
- 4 JUSTICE SOTOMAYOR: I don't know why not.
- 5 Checking to see if people are actually registered, you
- 6 don't know that until you see a person working. So
- 7 you've got a construction site. You count the number of
- 8 people; and you say, let me see your recordkeeping for
- 9 your employees today.
- MR. ROSENKRANZ: Well, Your Honor, that
- 11 was --
- 12 JUSTICE SOTOMAYOR: That's a real time need.
- MR. ROSENKRANZ: It's a -- it's -- but
- 14 either the record -- either the ultimate record that is
- 15 submitted is false or it's not. You -- you don't have
- 16 the real time ability to verify whether those records
- 17 are --
- 18 JUSTICE SOTOMAYOR: You just --
- 19 MR. ROSENKRANZ: -- correct.
- 20 JUSTICE SOTOMAYOR: You just keep a
- 21 register -- you falsify the register the way that you're
- 22 saying these people would.
- 23 I -- my problem with the closely held --
- 24 closely regulated is I don't see one regulation that's
- 25 not applicable to virtually every public accommodation

- 1 entity, whether it's a telephone company or a day school
- 2 or a hospital.
- 4 that you list are part of the normal State regulation of
- 5 entities that serve people.
- 6 Is it your position now that once we say
- 7 this is closely regulated, that everything is --
- 8 MR. ROSENKRANZ: No, your Honor.
- 9 JUSTICE SOTOMAYOR: -- that serves the
- 10 public in some way?
- MR. ROSENKRANZ: No. And I see I'm eating
- into my rebuttal time, so if I may answer quickly.
- No. There -- first of all, the closely
- 14 regulated exception is not -- is -- is way more than
- 15 just closely regulated. There are three other elements
- 16 to it, and you need to demonstrate the necessity, you
- 17 need to demonstrate that it's not a criminal justice
- 18 purpose, and you need to demonstrate that there's an
- 19 adequate substitute for a warrant.
- 20 So if there are no further questions, I'd
- 21 like to reserve the remainder of my time for rebuttal.
- 22 CHIEF JUSTICE ROBERTS: Thank you, counsel.
- Mr. Dreeben.
- 24 ORAL ARGUMENT OF MICHAEL R. DREEBEN
- 25 FOR UNITED STATES, AS AMICUS CURIAE

1	SUPPORTING PETITIONER	
2	MR. DREEBEN: Thank you, Mr. Chief Justice,	
3	and may it please the Court:	
4	This Court can resolve this case on a much	
5	narrower basis than it has used in looking at other	
6	administrative inspection schemes, such as the one in	
7	Barlow's.	
8	The Ninth Circuit itself recognized that	
9	this case did not involve an entry into the nonpublic	
10	working places of a business. It did not involve an	
11	entry into a residential property. It involved an entry	
12	only into the public lobby area of a motel and a brief	
13	inspection of the registry of the motel.	
14	CHIEF JUSTICE ROBERTS: Well, that doesn't	
15	seem very significant. I mean, it it could well	
16	involve entry into a drawer. We wouldn't normally say,	
17	well, because you can our rule is not simply because	
18	you can get into a house, for example, that you're free	
19	to rummage through desks.	
20	MR. DREEBEN: That's certainly right, but	
21	what the this statute requires is that the registry	
22	be produced for inspection. And the way in which the	
23	officer gets to the registry is to walk into the lobby.	
24	And so the Ninth Circuit	

JUSTICE SOTOMAYOR: I'm sorry. You're

25

- 1 saying that if a police officer stands outside a house
- 2 and says, bring me whatever it is I want from inside,
- 3 and he brings it out, that's not a violation of the
- 4 Fourth Amendment because he, under compulsion, tells the
- 5 person you have to bring me what's inside, because I
- 6 can't enter under the Fourth Amendment.
- 7 MR. DREEBEN: Well, Justice Sotomayor, it
- 8 would be a search. The reasonableness of it would
- 9 depend on the facts, but what -- what my --
- 10 JUSTICE SOTOMAYOR: So that's the point.
- 11 MR. DREEBEN: -- my point here is that this
- 12 is -- we're dealing here with businesses which have
- 13 reduced expectations of privacy, and we are not dealing
- 14 with entry into the nonpublic areas of the businesses,
- 15 which is what Marshall's was concerned with, Colonnade,
- 16 Biswell, Burger, all of those cases.
- 17 So the Ninth Circuit itself did not apply
- 18 the rules that govern those kinds of situations where
- 19 the Court has sometimes said an administrative warrant
- 20 is required and other times said it is not.
- 21 JUSTICE ALITO: This is a facial challenge.
- Now, are there any or a substantial number of instances
- 23 in which the application of this statute would be
- 24 constitutional?
- 25 MR. DREEBEN: Well, I -- I think there

- 1 would, Justice Alito, in -- if there were exigent
- 2 circumstances that justified the access to the registry.
- 3 And most importantly --
- 4 JUSTICE KENNEDY: But -- but then you don't
- 5 need the statute.
- 6 MR. DREEBEN: Well, the statute helps
- 7 because it informs the --
- 8 JUSTICE KENNEDY: No.
- 9 MR. DREEBEN: -- hotels.
- 10 JUSTICE KENNEDY: There are exigent
- 11 circumstances. You can get -- get a warrant.
- MR. DREEBEN: Yeah. Well, you don't have to
- 13 get a warrant.
- 14 JUSTICE KENNEDY: So that doesn't work.
- 15 MR. DREEBEN: No, I think it works, Justice
- 16 Kennedy, in the sense that the -- the statute provides
- 17 encouragement for a potentially recalcitrant hotel owner
- 18 to produce it, because it's an offense for him not to.
- But more importantly, I think for the
- 20 Court's evaluation of the facial challenge issue is that
- 21 there's no record in this case about what kind of
- 22 privacy expectations actually exist with respect to
- 23 hotel registries. It's largely a matter of conjecture,
- 24 speculation, and everybody's intuition of --
- JUSTICE SOTOMAYOR: I don't think -- I don't

- 1 see why we've ever required more. All we've required is
- 2 a person to say, this is my business record.
- 3 And why do they have to prove more?
- 4 MR. DREEBEN: Because --
- 5 JUSTICE SOTOMAYOR: What -- what are they
- 6 suppose to prove, that they don't use -- that they don't
- 7 show it to anyone else? We've never required that.
- 8 MR. DREEBEN: Well, I think that they should
- 9 show that there's a certain degree of confidentiality
- 10 associated with it that they in fact --
- JUSTICE SOTOMAYOR: Well, there is today
- 12 when the Federal law requires that you not disclose
- 13 credit card information and driver's license information
- 14 and these registries contain that information. So you
- 15 can't have it both ways.
- MR. DREEBEN: Well --
- 17 JUSTICE SOTOMAYOR: The registries --
- 18 MR. DREEBEN: -- some --
- 19 JUSTICE SOTOMAYOR: -- by law are required
- 20 to have the driver's license information taken for
- 21 people who are paying cash --
- MR. DREEBEN: That's right.
- 23 JUSTICE SOTOMAYOR: -- and requires the
- 24 credit card information of people who are otherwise
- 25 registering.

- 1 MR. DREEBEN: Well, the registry doesn't
- 2 have to have the credit card information unless they
- 3 check in at a kiosk. And this, I think, brings up a
- 4 very important point. What the Ninth Circuit did was
- 5 facially invalidate the statute that said that
- 6 regardless of any facts, it can't be enforced against
- 7 anyone.
- 8 JUSTICE SCALIA: Yeah. I -- I assume that,
- 9 you know, if the problem is license plates and credit
- 10 card information and all of that, it's not up to the
- 11 hotel to complain about that invasion of privacy. It's
- 12 up to the guests, right?
- MR. DREEBEN: I would agree with that,
- 14 Justice Scalia.
- 15 JUSTICE SCALIA: And this case does not
- 16 involve the guests. It's just the hotel who's
- 17 objecting.
- 18 MR. DREEBEN: It's just the hotel, and there
- 19 is a range of situations in which different information
- 20 is maintained in different ways.
- 21 So I think that treating it as a facial
- 22 challenge is problematic; but if you reach the merits,
- 23 what the Ninth Circuit itself did is conclude that this
- 24 case doesn't trigger the very strong safeguards that are
- 25 triggered when there is an invasion of a nonpublic space

- 1 of a business. They treat it as if it's an
- 2 administrative subpoena case, which does have Fourth
- 3 Amendment requirements associated with it; but those
- 4 requirements are that the subpoena be relevant, that it
- 5 be reasonable in scope, and that it be specific.
- 6 And the Ninth Circuit conceded that all
- 7 three of those requirements are satisfied, Section
- 8 41.49, by itself establishes the relevance of the
- 9 information for the administrative purpose that the
- 10 statute serves. It is specific and it is narrow in
- 11 scope. And anybody who goes into the hotel industry
- 12 knows that that is a -- an inspection that they are
- 13 subjected to.
- 14 The Ninth Circuit --
- 15 JUSTICE KENNEDY: How -- how do you
- 16 distinguish -- is it Marshall and Barlow?
- Do I -- do I have the right name?
- 18 MR. DREEBEN: You do, Justice Kennedy.
- 19 And the distinction which the Ninth Circuit,
- 20 itself drew is that involved entry into the nonpublic
- 21 areas of a business which exposes a much wider range of
- 22 information to the inspection of the authorities.
- 23 Marshall covered every industry in
- 24 interstate commerce, and it allowed OSHA inspections
- 25 without any limitation. And in that circumstance --

- 1 JUSTICE KAGAN: I guess I don't understand
- 2 that, Mr. Dreeben. You're saying that it makes a
- 3 difference constitutionally whether you keep the
- 4 registry at the front desk or in the back office?
- 5 MR. DREEBEN: What I'm saying, Justice
- 6 Kagan, is that the Ninth Circuit analyzed it precisely
- 7 that way, that you can walk into the lobby of a hotel.
- 8 This Court so said in the Lone Steer case, you're not
- 9 invading any expectation of privacy. All you do is you
- 10 ask the hotel keeper, the front desk clerk, to show you
- 11 the register, which can be done as -- simply by just
- 12 moving the computer screen so that the officer can see
- 13 it. And that is the most minimal intrusion on privacy
- 14 interests, if they exist.
- 15 JUSTICE KENNEDY: Well, if I were running a
- 16 hotel, I think I might have -- prefer to have two
- 17 uniformed detectives in the backroom so the quests don't
- 18 see it. I think it's quite intrusive.
- 19 MR. DREEBEN: The Ninth Circuit treated it
- 20 as a lesser degree of intrusion than an inspection of
- 21 all of the private areas of the business; and that's why
- 22 it applied the subpoena line of cases. But once you
- 23 apply the subpoena line of cases, you realize that the
- 24 statute itself serves the purposes that that line of
- 25 cases is designed to serve.

- 1 And the only remaining claim that's
- 2 really -- well, the judicial review will be very
- 3 difficult to accomplish in this case, because the whole
- 4 purpose of this administrative scheme is, we're not --
- 5 you know, we regulate prostitutes, we regulate narcotics
- 6 activity through the criminal law. The place where they
- 7 are frequently conducting it are low-budget motels that
- 8 have a strong incentive to take cash and not fill out a
- 9 registry and allow this kind of criminal activity to
- 10 flourish.
- 11 So the regulatory purpose of 41.49 is to
- 12 target not the criminals, but the place where they
- 13 conduct their activity. And doing it in a classic
- 14 administrative way. This is lawful activity; you can
- 15 rent a room. You just have to not rent it to people for
- 16 cash, for short terms, for no reservations, when they
- 17 don't have an identification to show who they are, and
- 18 you need to keep a record of what you're doing.
- 19 JUSTICE KAGAN: Mr. Dreeben, I'm trying to
- 20 figure out what do you think is relevant here; so let me
- 21 give you a hypo, which is say that it's not a hotel, but
- 22 it's a hunting lodge. And there are recordkeeping
- 23 requirements about how much people shoot and when they
- 24 shoot them and what they shoot, and so forth and so on.
- 25 And the fish and wildlife service or some state

- 1 equivalent of that says, we do not -- we do not want to
- 2 rely on people reporting this to us at periodic points,
- 3 we just want to make spot inspections, surprise
- 4 inspections, all the time. Would that be all right?
- 5 MR. DREEBEN: It seems like a much more
- 6 difficult case to me, Justice Kagan, in part because --
- 7 JUSTICE SCALIA: Is this a public hunting
- 8 lodge?
- 9 JUSTICE KAGAN: It's a private hunting
- 10 lodge, this was a private hotel.
- 11 JUSTICE SCALIA: Well, that's a big
- 12 difference, isn't it?
- 13 MR. DREEBEN: I will have to defer to
- 14 members of the Court on hunting lodges.
- 15 (Laughter.)
- 16 MR. DREEBEN: But I think that interest that
- 17 is being served there is far weaker than the interest
- 18 that is being served here, which is a genuine problem
- 19 reflected in the fact that there are a hundred statutes
- 20 like this across the country in different sounds --
- 21 JUSTICE KAGAN: Wait, that's how you're
- 22 going to distinguish it, Just because it's more
- 23 important? Because the fish and wildlife people think
- 24 that it's really, awfully very important to make sure
- 25 that all these rules are -- are complied with.

- 1 MR. DREEBEN: I agree with that, Justice
- 2 Kagan, but I do think that this Court in it's classic
- 3 Fourth Amendment analysis balances the government
- 4 interest to be served against the nature of the
- 5 intrusion.
- I don't know enough about the hunting lodges
- 7 that you have in mind to really gage the nature of the
- 8 intrusion. I will say this, that a mere requirement
- 9 that you expose books and records that you're required
- 10 to keep as a regulatory matter, and that no one disputes
- 11 you're required to keep, to a law enforcement officer in
- 12 a public area of your facility, that's this case.
- 13 JUSTICE SCALIA: There -- there is
- 14 no dispute here that you can require the hotel to keep
- 15 the records.
- 16 MR. DREEBEN: That is correct.
- 17 JUSTICE SCALIA: Is that right?
- 18 MR. DREEBEN: The hotels are not challenging
- 19 that.
- 20 JUSTICE SCALIA: I think there would be a
- 21 big dispute with regard to private hunting lodges,
- 22 whether you could require them to keep the records.
- 23 MR. DREEBEN: And there may be Second
- 24 Amendment concerns that the Court would weigh in the
- 25 balance.

- 1 I think that the Court can resolve this
- 2 case, in an extremely narrow fashion.
- JUSTICE SOTOMAYOR:
  I -- I think it's even
- 4 more dangerous. Look at almost how many businesses,
- 5 retail businesses transact their recordkeeping in public
- 6 areas. Talk about any shop in the country. They don't
- 7 go to the back, virtually any of them, and transact
- 8 their business, keep their credit card information.
- 9 They put it right on the computer in front of them. So,
- 10 I mean --
- 11 MR. DREEBEN: I -- I think --
- 12 JUSTICE SOTOMAYOR: So it can't be that
- 13 merely ask -- intruding on someone's private
- 14 information, in a public place eliminates the Fourth
- 15 Amendment.
- MR. DREEBEN: May I answer?
- 17 CHIEF JUSTICE ROBERTS: Yes.
- 18 MR. DREEBEN: I think you ask -- asked three
- 19 questions, Justice Sotomayor; first, the substantiality
- 20 of the government interests; second, the nature of the
- 21 intrusion on privacy; and third, necessity. And there
- is a strong need in the case of these hotels, where
- 23 prostitution and narcotics activity flourish because
- 24 criminals do not want to identify themselves when they
- 25 check in, to have regular, unannounced inspections to

- 1 give the hotels the incentive to comply with the
- 2 registration law.
- 3 CHIEF JUSTICE ROBERTS: Thank you, counsel.
- 4 MR. DREEBEN: Thank you.
- 5 CHIEF JUSTICE ROBERTS: Mr. Goldstein.
- 6 ORAL ARGUMENT BY THOMAS C. GOLDSTEIN
- 7 ON BEHALF OF RESPONDENTS
- 8 MR. GOLDSTEIN: Mr. Chief Justice, may it
- 9 please the Court:
- 10 We ask the Court to hold that the city does
- 11 not need to go to the judge in advance and get a
- 12 warrant, but instead, that it merely needs to issue us a
- one-page subpoena. Now, we can object to that subpoena,
- 14 but it's going to be enforced unless the city isn't
- 15 actually implementing a legitimate administrative scheme
- 16 because it's searching us to harass us or to investigate
- 17 crimes.
- 18 JUSTICE SCALIA: Is it -- is it your
- 19 position that there is no instance in which this statute
- 20 and the -- the implementation of it would be
- 21 constitutional?
- MR. GOLDSTEIN: It is because the hypothesis
- 23 that you would use it for, exigent circumstances or when
- 24 would you have waived the right to privacy by putting it
- out on the desk, don't actually involve the enforcement

- 1 of the statute.
- What's necessary here, the value that's in
- 3 the Fourth Amendment, is the requirement that there be a
- 4 regularized scheme. Now, it's going to be a regularized
- 5 scheme that either appears in the administrative rule
- 6 itself. That doesn't exist here. There's no limit on
- 7 when they can search, how often they can search, or the
- 8 reason they can search. And if there isn't that, then
- 9 we put a court into the process. We make
- 10 pre-enforcement judicial reviewable available, and the
- 11 reason is the Fourth Amendment protects our sense of
- 12 tranquility. The hotel owners, individuals in other
- 13 contexts, businesses in other contexts, need to know
- 14 that beat officers aren't going to, at their whim,
- 15 conduct these searches.
- 16 JUSTICE ALITO: Suppose that a city or a
- 17 State wanted to establish an administrative inspection
- 18 regime along the lines of Barlow's? What would it --
- 19 what would it have to include in your judgment? Could
- 20 they -- could the warrant be issued by an administrative
- 21 law judge --
- MR. ROSENKRANZ: Yes.
- 23 JUSTICE ALITO: -- as opposed to a superior
- 24 court judge in California?
- MR. ROSENKRANZ: Yes.

1	JUSTICE ALITO:	Would it have would it	
2	require probable cause?		
3	MR. ROSENKRANZ:	No.	
4	JUSTICE ALITO:	Could they could it be	
5	done without prior notice?		
6	MR. GOLDSTEIN:	Yes.	
7	JUSTICE ALITO:	Could you have different	
8	standards for different types of hotels?		
9	MR. ROSENKRANZ:	If there is	
10	JUSTICE ALITO:	Periodic inspections for all	
11	hotels, but much more frequent inspections for hotels		
12	that rent by the hour, hotels that have a large number		
13	of guests who pay in cash,	and so forth?	
14	MR. GOLDSTEIN:	Yes.	
15	JUSTICE ALITO:	All those things could be	
16	done.		
17	MR. GOLDSTEIN:	Sure.	
18	JUSTICE ALITO:	Now if that's okay, it's	
19	really not clear to me what	that would add to the	
20	ordinance that we have before us.		
21	MR. GOLDSTEIN:	Great. And that was,	

- 22 Justice Kennedy asked how we -- how Barlow's plays out
- in this context. So Mr. Dreeben is half right in his 23
- answer. He is absolutely right that the Court has said, 24
- 25 look, if you're not physically inspecting the premises,

- 1 then you don't have to, ahead of time, get a warrant.
- 2 And, Justice Scalia, it's not a probable
- 3 cause criminal warrant. All the Court has required in
- 4 this line of cases is that the government show that it's
- 5 part of an ordinarily administrative scheme.
- 6 But the second part is what's missing, and
- 7 the key case that's mentioned in passing by Mr. Dreeben,
- 8 it hasn't gotten enough attention in the case, it's
- 9 called Donovan v. Lone Steer. And it was decided by --
- 10 an opinion by then Justice Rehnquist, it's an unanimous
- opinion, and it considers a circumstance very similar to
- 12 this, and that is, under the Fair Labors Standards Act,
- 13 the government can do just what it does here, and that
- 14 is it just demands employment records.
- 15 And the reason this Court said that that
- 16 comports with the Fourth Amendment is there is a
- 17 balance, and that is that the government has to issue a
- 18 subpoena to which the employer can object. And that
- 19 accomplishes two things. The first is, without
- 20 burdening the government, it interjects the possibility
- 21 of judicial review and that way you know that the
- 22 enforcement officer --
- 23 JUSTICE GINSBURG: Well, what would be the
- 24 nature of the objection? I'm going back to
- 25 Mr. Rosenkranz's answer to my question. He said, the --

- 1 there is no notion of probable cause, reasonable cause.
- 2 The hotel owner is required to keep these records and
- 3 the -- that's not disputed. They're each required to
- 4 keep them. And so -- and the police don't have to have
- 5 any reason.
- 6 What would be -- what would be shown by some
- 7 kind of a hearing?
- 8 MR. GOLDSTEIN: Sure, Your Honor. This
- 9 line -- this Court's consistent line of precedents,
- 10 there are six cases that have dealt with this subpoena
- 11 rule, have said the following: And that is, the
- 12 concern, when you have a scheme like this one that
- doesn't tell the officer how often or when to search,
- 14 and -- is that the officer will do two things that are
- 15 forbidden by the Fourth Amendment. One is they'll do it
- 16 in a harassing way, and the second is they'll use it for
- 17 crime control.
- 18 And the latter is a real concern here. The
- 19 city is avowedly saying it wants to look at the record
- 20 to, for example, find prostitutes or the Johns who are
- 21 involved in renting the rooms. And so that's why what
- 22 you do is you let the police issue the subpoena. They
- 23 don't go to the judge ahead of time. But the prospect
- 24 that there can be an objection and that you can go to a
- 25 judge is what protects the -- the sense of tranquility

- 1 of the business owner.
- 2 JUSTICE KENNEDY: Well, what's the
- 3 purpose -- you agree that it's constitutional to require
- 4 the registry?
- 5 MR. GOLDSTEIN: Absolutely.
- 6 JUSTICE KENNEDY: Okay. Why is the State
- 7 interested in requiring the register if it can't go look
- 8 at it with little notice?
- 9 MR. GOLDSTEIN: Ah --
- 10 JUSTICE KENNEDY: What's the point?
- 11 MR. GOLDSTEIN: Well, Justice Kennedy, the
- 12 fact that its only interest is in law enforcement I
- 13 think is a point in our favor. But just recognize that
- 14 what Mr. Rosenkranz is describing as the scenario that
- 15 gave rise to your question about room 1202 we think is
- 16 entirely inaccurate. So if I could just play out the
- 17 hypothetical.
- 18 His point is as follows: An officer shows
- 19 up at a motel, and sees someone in a room -- sees a
- 20 light on in room 2. We'll give him his best case. And
- 21 what he wants to do then is to go and look and, right
- 22 then, determine, look, there is a registration card for
- 23 room 2. Now, I don't know what that proves, because he
- 24 doesn't know that anything inappropriate is going on in
- 25 room 2, but it doesn't matter. What the officer does is

- 1 he makes a record: There was someone in room 2 on
- June 1st 12:00 a.m. And then he comes back two days
- 3 later and serves the subpoena.
- 4 There is no reason in the world -- that
- 5 doesn't give any advance notice to the motel owner. If
- 6 he has a particular concern, then he can sequester the
- 7 records so that they can have them held separately, if
- 8 there is going to be an objection, which is extremely
- 9 rare. There is no reason -- his concern is about
- 10 contemporaneous observation. That's not the issue in
- 11 the case. He can sit outside and look outside the room.
- 12 The issue in the case is do you have to go in and have
- 13 no opportunity for a judge to be involved before you
- 14 search the records.
- 15 JUSTICE SCALIA: Seeing the light on doesn't
- 16 prove anything unless you know that the hotel has not
- 17 registered the person who is in the room.
- 18 MR. GOLDSTEIN: Justice Scalia --
- 19 JUSTICE SCALIA: And --
- 20 MR. GOLDSTEIN: -- remember, our objection
- 21 is not to them being able to either require the register
- 22 or inspect the register. Neither one of those is at
- 23 issue. The question is, can they do that without giving
- 24 us any opportunity to say to a judge what's actually
- 25 going on in here is law enforcement or harassment;

- 1 they've come in five times during the day. And that
- 2 system, which is they issued the subpoena, right? They
- 3 don't go to the judge ahead of time, they come up, they
- 4 show -- they give me a subpoena, right, and they say, we
- 5 want the records, and if there is an objection, the
- officer has made the observation about room 2.
- 7 And they can go ahead -- telephonic warrants
- 8 are easy, but there's no reason that the subpoena
- 9 objection can't be heard by a judge later on. He's
- 10 already observed and made a note about what's going on
- 11 in the hotel.
- Now, I will say --
- 13 JUSTICE SCALIA: They -- they could
- 14 fill in. While he's running off getting his subpoena,
- 15 they fill in who was in that room.
- 16 MR. GOLDSTEIN: The subpoena is -- Justice
- 17 Scalia, the subpoena -- he's not running off anywhere.
- 18 The subpoena is simply handed at the desk. This is an
- 19 administrative one-page piece of paper. But let me just
- 20 say --
- 21 CHIEF JUSTICE ROBERTS: No, no -- sorry.
- JUSTICE SCALIA: I don't understand.
- MR. GOLDSTEIN: Okay. Sorry.
- 24 JUSTICE SCALIA: He has it in his pocket?
- MR. GOLDSTEIN: Yes. That's how --

- 1 JUSTICE SCALIA: All you're asking for, all
- 2 this litigation, is just that the one who wants to
- 3 inspect it just pulls out a piece of paper and hands it
- 4 to him and that makes it all okay.
- 5 MR. GOLDSTEIN: No. There's two parts to
- 6 this, Justice Scalia. That's how a subpoena works. The
- 7 reason this Court has asserted -- has required that is
- 8 the bare minimum, except in the very limited Burger
- 9 context, is that when you hand the subpoena, the person
- 10 who receives the subpoena says, this is an unusual case,
- 11 I'm going to go to the trouble of objecting. I think I
- 12 can tell a judge and prove to a judge that this is law
- 13 enforcement in -- in disquise.
- JUSTICE SCALIA: He could say the same thing
- 15 without the subpoena.
- 16 MR. GOLDSTEIN: Yes, but that's -- our
- 17 critical point is that this guarantees him the right to
- 18 say that to a judge.
- 19 JUSTICE KAGAN: And I thought --
- 20 CHIEF JUSTICE ROBERTS: It allows him the
- 21 opportunity, while the policeman is getting a subpoena,
- 22 to fill in the name of the person in what is otherwise a
- 23 blank space.
- MR. GOLDSTEIN: Mr. Chief Justice, he's not
- 25 going to get a subpoena. Subpoenas don't work that way.

- 1 Subpoenas are issued --
- 2 CHIEF JUSTICE ROBERTS: Oh, I thought you
- 3 said that if he serves a subpoena, the other person can
- 4 demand judicial -- pre-enforcement judicial review.
- 5 MR. GOLDSTEIN: Yes, that's correct.
- 6 CHIEF JUSTICE ROBERTS: So the police
- 7 officer has to go somewhere to get the judicial review
- 8 with whoever the hotel owner sends.
- 9 MR. GOLDSTEIN: Well, it might not work that
- 10 way, and that is, the hotel office -- the hotel owner
- 11 may have to file a motion to quash. It's not
- 12 particularly important to your hypothetical.
- Mr. Chief Justice, here's the problem with
- 14 that argument.
- 15 JUSTICE KENNEDY: Well, it is important to
- 16 the hypothetical because we're trying to figure out how
- 17 this works.
- 18 MR. GOLDSTEIN: Yes.
- 19 JUSTICE KENNEDY: The policeman goes with a
- 20 subpoena and the hotel owner says, I object.
- 21 MR. GOLDSTEIN: Yes.
- JUSTICE KENNEDY: Now what happens?
- MR. GOLDSTEIN: He files --
- JUSTICE KENNEDY: And how long does it take?
- MR. GOLDSTEIN: It doesn't take any amount

- of time, which is why the Court has consistently
- 2 required it. And that is, he says, I'm not going to
- 3 give you the records. I'm going to file a motion to
- 4 quash. If the police want to enforce it right away,
- 5 they can go to an administrative judge and ask that it
- 6 be --
- 7 CHIEF JUSTICE ROBERTS: Okay. They go
- 8 somewhere.
- 9 MR. GOLDSTEIN: Yes.
- 10 CHIEF JUSTICE ROBERTS: Okay. During that
- 11 time, doesn't the hotel clerk take his pen and say, I
- 12 didn't register this guy in room 2, I'm going to get in
- 13 trouble, and he fills in whatever is left to be filled
- 14 in.
- 15 MR. GOLDSTEIN: No. For the reason given by
- 16 Justice Kagan, and that is, you can sequester the
- 17 records. And that is, the question is searching the
- 18 records. That is, we're talking about a set of cards.
- 19 And if this is a real concern -- now, I will say it is a
- 20 concern made up by the city's lawyers in this Court when
- 21 at trial they did not introduce any evidence of this and
- 22 it would be equally applicable in every kind of required
- 23 record. The same is true in a construction site or Fair
- 24 Labor Standards Act.
- 25 JUSTICE KENNEDY: So in a standard

- 1 construction subpoena, if you object and say, well, I'm
- 2 going to take these records and keep them in the police
- 3 car trunk until we resolve this?
- 4 MR. GOLDSTEIN: Yes, you can do that. There
- 5 are two ways --
- 6 JUSTICE KENNEDY: There's authority for
- 7 that?
- 8 MR. GOLDSTEIN: I'm sorry?
- 9 JUSTICE KENNEDY: There's authority from
- 10 this Court?
- 11 MR. GOLDSTEIN: Oh, sure. It's very similar
- 12 to what this Court has said in the Fourth Amendment
- 13 context. Remember, when the police show up at someone's
- 14 house and they're concerned about the destruction of
- 15 evidence inside, what they do is simply sequester --
- 16 JUSTICE KENNEDY: It seems to me that's much
- 17 more intrusive than the scheme you're objecting to.
- 18 MR. GOLDSTEIN: Justice Kennedy, I don't
- 19 think the government can have it both ways. These are
- 20 our private records, okay? And they want to do
- 21 something incredibly unusual that the Fourth Amendment
- 22 forbids, and that is, they want to have a scheme that
- 23 doesn't say when they'll search, how often they'll
- 24 search, or the purpose of the search.
- JUSTICE SCALIA: They're not entirely

- 1 private records --
- 2 JUSTICE KENNEDY: Right.
- 3 JUSTICE SCALIA: -- they're records required
- 4 by law to be kept and you are not objecting to that at
- 5 all.
- 6 MR. GOLDSTEIN: Well, Justice Scalia, that's
- 7 absolutely right. The other side makes a good point,
- 8 and that is, these are business records that will
- 9 receive reduced Fourth Amendment protection. We
- 10 understand that. So did the unanimous court in Lone
- 11 Steer. What it said is, that's the reason we don't have
- 12 a probable cause requirement here. That's why we
- 13 require the minimum amount of judicial process, which is
- 14 the prospect that if the owner has a good objection,
- 15 they can go to a judge. That's why we don't have the
- 16 Fourth Amendment's full protections. But remember --
- 17 JUSTICE KAGAN: Mr. Goldstein, I thought --
- 18 JUSTICE GINSBURG: But you said they could
- 19 be -- they can be -- they can be sequestered by the
- 20 police officer, they even answered before, that
- 21 suggested you have to have some outside approval. But
- 22 now you're saying if the hotel owner says, you can't
- 23 have these records, the police can say, give me the
- 24 books and take them away.
- MR. GOLDSTEIN: Yes. They cannot inspect

- 1 them, just hold them aside. If this is a real problem,
- 2 which there's no evidence of, but if -- if they want to
- 3 just hold them aside, then that -- they can be just
- 4 sequestered. Nobody looks at them until a judge
- 5 decides.
- 6 JUSTICE ALITO: That's a seizure. That is a
- 7 seizure.
- 8 MR. GOLDSTEIN: Right. Absolutely.
- 9 Justice --
- 10 JUSTICE ALITO: So why is that justified and
- 11 looking at the information not?
- 12 MR. GOLDSTEIN: This Court has held that in
- 13 the identical circumstance, this arises in the Fourth
- 14 Amendment context. When the government is concerned
- 15 about the destruction of evidence, before it can acquire
- 16 a warrant, it can sequester the property, that is, it
- 17 can seize control of the property without searching it.
- 18 JUSTICE ALITO: Yeah, that's if it has
- 19 probable cause.
- MR. GOLDSTEIN: Well, Your Honor, it has the
- 21 relevant level of cause that's required in the
- 22 particular context. We can't --
- 23 JUSTICE ALITO: I'm confused by your answer.
- 24 I thought you said in response to my earlier questions
- 25 that the city could have a regime under which an

- 1 administrative law judge issues a warrant, not a
- 2 subpoena --
- 3 MR. GOLDSTEIN: Yes.
- 4 JUSTICE ALITO: -- for a periodic
- 5 inspection.
- 6 MR. GOLDSTEIN: Sure.
- 7 JUSTICE ALITO: So the -- the officer would
- 8 have the warrant, would go to the hotel, here's the
- 9 warrant, this is your periodic inspection. There would
- 10 be no pre-judicial review.
- 11 MR. GOLDSTEIN: That is -- that's not right.
- 12 JUSTICE ALITO: There could be a challenge
- 13 to it later.
- 14 MR. GOLDSTEIN: No, Your Honor. When --
- 15 what this Court has said in cases like Camara and See,
- 16 and it's the distinction drawn in Lone Steer and
- 17 Barlow's, is that when you get the pre-enforcement
- 18 judicial review, that is the judicial evolvement that's
- 19 required.
- 20 JUSTICE ALITO: Right.
- 21 MR. GOLDSTEIN: Right? So we'd be perfectly
- 22 happy with that. The difference between your
- 23 hypothetical and this one is that a judge is involved
- 24 and ensures that this isn't for law enforcement. It's
- 25 the orderly operation of administrative scheme; whereas,

- 1 what the city wants is for a beat cop to be able to go
- 2 in at anytime, as often as he wants, for any purpose.
- 3 JUSTICE KENNEDY: The complexity of the
- 4 answers and, frankly, the surprise I have at some of
- 5 your answers may indicate that this is not a basis for a
- 6 facial -- this is not a case for facial attack.
- 7 MR. GOLDSTEIN: Okay. Let me --
- 8 JUSTICE KENNEDY: Seems to me we have to go
- 9 back and -- and decide these issues on a case-by-case
- 10 basis.
- MR. GOLDSTEIN: Well, Justice Kennedy, I'll
- 12 give you my responses to that obviously, and that is, the
- 13 Court in all of the Colonnade line of cases and Camara
- 14 cases has dealt with things on a categorical basis. It
- 15 has never done it on a case-by-case basis, because it is
- 16 look at the structure of the scheme, that is, this is a
- 17 scheme where they're not going to have any reason --
- 18 they don't need any justification to come in. We know
- 19 what they can seize. It's still limited, right? It's a
- 20 particular record, but they can do it anytime. And in
- 21 that kind of scheme, what the Court has consistently
- 22 insisted on, and I hope that the Court will take a look
- 23 at Lone Steer, is that there be this minimum of a
- 24 subpoena process. I'm just describing, Your Honor --
- JUSTICE SOTOMAYOR: I'm sorry. I thought

- 1 the stronger answer would be we've always looked at a
- 2 lack of procedural protection under a facial
- 3 challenge --
- 4 MR. GOLDSTEIN: Certainly. That's Sibron --
- 5 JUSTICE SOTOMAYOR: We did.
- 6 MR. GOLDSTEIN: Sibron says exactly --
- 7 JUSTICE SOTOMAYOR: Exactly. So anytime
- 8 that the challenge as to the lack of process --
- 9 MR. GOLDSTEIN: Yes.
- 10 JUSTICE SOTOMAYOR: -- we've looked at it,
- 11 facially or as applied or whatever, but it doesn't need
- 12 to be as applied.
- MR. GOLDSTEIN: Yes. And let me just add
- one other point that's sort of under-appreciated in the
- 15 case, and that is, not only does our complaint assert an
- 16 as-applied challenge, there was a trial on the
- 17 as-applied challenge. And the record on the as-applied
- 18 challenge is the record in this case. We pursued our
- 19 facial challenge only after before the second trial they
- 20 stipulated that they had only facial defenses of the
- 21 statute. That's the -- that's the reason we have this
- 22 oddity that we're here on a facial challenge. The
- 23 evidence has already been collected. There's nothing to
- 24 be gained by having a second trial.
- 25 JUSTICE SCALIA: Would you -- would you --

- 1 you've constantly said that one of the objections that
- 2 the hotel owner can make is that you want these records
- 3 for enforcement of the criminal law, right? You say
- 4 that's bad.
- 5 MR. GOLDSTEIN: Yes.
- 6 JUSTICE SCALIA: But the whole purpose of
- 7 this thing is to enable the criminal law to be enforced,
- 8 isn't it?
- 9 MR. GOLDSTEIN: Ah, Justice Scalia, there
- 10 are two different points that are being made here. One
- is, you're quite right. They have an administrative
- 12 scheme. The point of the administrative scheme is to
- 13 deter criminal violations. But my point is different,
- 14 and that is, imagine on Tuesday a police officer comes
- in and says, look, I think there's a prostitute in the
- 16 room 3, okay? So what I'm going to do is I'm going to
- 17 invoke this 41.49 and see if that person's name matches
- 18 up as a prostitute, okay? That's criminal law
- 19 enforcement. It requires probable cause.
- 20 The fact that they have an underlying
- 21 administrative scheme doesn't mean that they can
- 22 investigate crimes through using this evidence. This
- 23 Court has said time and time again in its administrative
- 24 decisions that it's really important that we involve the
- 25 courts because there is this concern, and this case

- 1 presents it more starkly than any other, that you will
- 2 misuse the administrative process.
- 3 JUSTICE SCALIA: Well, I think there may be
- 4 an exception to that principle where the whole purpose
- 5 of the scheme is to enable the detection of criminal
- 6 activity.
- 7 MR. GOLDSTEIN: But --
- 8 JUSTICE SCALIA: And then the objection
- 9 would be the whole scheme is bad. You cannot require
- 10 them to keep books because its whole purpose is to
- 11 detect criminal activity.
- But that's not what you're arguing. You're
- 13 saying, they can keep the books in order to detect
- 14 criminal activity, but if they request the book in order
- 15 to detect criminal activity, it's bad.
- MR. GOLDSTEIN: No, its --
- 17 JUSTICE SCALIA: That doesn't make any sense
- 18 at all.
- 19 MR. GOLDSTEIN: Because it's not the
- 20 argument. And that is --
- 21 JUSTICE SCALIA: Well, what is -- what is
- the argument?
- 23 MR. GOLDSTEIN: The argument is -- their
- 24 defense of the statute is not that the -- the records
- are used to detect crime; it's they're used to deter

- 1 crime. They don't look at the records to find
- 2 criminals. All they do is look at the records to make
- 3 sure we're keeping records.
- 4 My point is that one day a police officer
- 5 under this -- and it can happen regularly, is that an
- 6 officer, a beat officer will come in and say, I'm not
- 7 concerned about whether you filled out the form; I
- 8 think there might be a prostitute in room 3, and use
- 9 it for criminal law --
- 10 JUSTICE KAGAN: And, Mr. Goldstein, I had
- 11 thought that an equally important purpose behind these
- 12 laws is to -- as you said earlier, prevent harassment.
- 13 MR. GOLDSTEIN: Yes.
- 14 JUSTICE KAGAN: Prevent, I don't like this
- 15 hotel owner, I want to drive this hotel out of business,
- 16 I'm going to be showing up in his lobby every day.
- But that's part of what's going on here,
- 18 isn't that right?
- 19 MR. GOLDSTEIN: That's -- in fact, the
- 20 principal thing that this Court's precedents have
- 21 pointed to -- and just look at what's missing in this --
- 22 in this ordinance. Every time the other side will say
- 23 to you, look, we identified specifically the records.
- 24 But the question isn't what the records are, it's the
- 25 loss of the sense of tranquility provided by the Fourth

- 1 Amendment, that we don't know how frequently and for
- 2 what harassing purpose and how -- and for what reasons
- 3 at all that a police officer is just going to come in
- 4 over and over again.
- 5 CHIEF JUSTICE ROBERTS: Have we used that
- 6 phrase before?
- 7 MR. GOLDSTEIN: Which one, Your Honor?
- 8 CHIEF JUSTICE ROBERTS: Tranquility.
- 9 MR. GOLDSTEIN: I don't think that that word
- 10 is --
- 11 CHIEF JUSTICE ROBERTS: We talk about
- 12 privacy and all that, but I'm not sure that the Fourth
- 13 Amendment should be expanded to protect the sense of
- 14 tranquility.
- 15 MR. GOLDSTEIN: I'm trying to --
- 16 JUSTICE SCALIA: I have a problem imagining
- 17 tranquil hotel owners. It's not what I associate with
- 18 owning a hotel.
- 19 MR. GOLDSTEIN: It is the sense of certainty
- 20 that the Fourth Amendment provides that what you do know
- 21 is that there are going to be limits on when the police
- 22 come in and say, show us your papers. Okay? And that's
- 23 what we're talking about.
- 24 CHIEF JUSTICE ROBERTS: Do -- I think
- 25 there's some rule -- at least they do it, I mean, in

- 1 hotels, they have these notices posted all over about
- 2 where the first emergency exit is and all that.
- 3 MR. GOLDSTEIN: Yes.
- 4 CHIEF JUSTICE ROBERTS: Could police come in
- 5 and check to make sure the hotel has those posted --
- 6 MR. GOLDSTEIN: Yes.
- 7 CHIEF JUSTICE ROBERTS: -- without any type
- 8 of a warrant?
- 9 MR. GOLDSTEIN: Because they're in public
- 10 spaces. That is to say --
- 11 CHIEF JUSTICE ROBERTS: Well, I don't know
- 12 -- is the back of a hotel room door -- I mean, is that a
- 13 private place?
- MR. GOLDSTEIN: So you're saying, say, for
- 15 example, in the back of the restaurant, in the back of
- 16 the kitchen, for example?
- 17 CHIEF JUSTICE ROBERTS: No, no, I'm talking
- 18 about every hotel room --
- 19 MR. GOLDSTEIN: Yes.
- 20 CHIEF JUSTICE ROBERTS: -- has one of those
- 21 --
- MR. GOLDSTEIN: Oh, inside the room.
- 23 CHIEF JUSTICE ROBERTS: Can they go and say,
- 24 look, you know, this is a very important thing to make
- 25 sure people don't die in a big fire, we're going to make

- 1 sure you've got them. Check -- let me go look in room
- 2 12 where nobody is.
- 3 MR. GOLDSTEIN: It's a great example for us.
- 4 That's actually Camara and See; that's a fire inspection
- 5 regime. And what has to happen is that there has to be
- 6 a subpoena ahead of time.
- 7 At the very least, this Court -- the lowest
- 8 level -- the lowest standard the Court has ever applied
- 9 is in a case called Dewey. And what Dewey said is, at
- 10 the very least, if you're not going to involve a court,
- 11 you have to have a set of rules about when these
- searches are going to apply, or are going to be
- 13 conducted, and how often.
- 14 JUSTICE ALITO: This is -- I didn't quite
- 15 understand your answer about harassment. Maybe it's
- 16 because -- maybe this is in the record or maybe it's
- 17 because this wasn't as applied. But the police -- even
- 18 if this ordinance were invalidated, the police could
- 19 show up whenever they wanted, couldn't they, and ask for
- 20 the -- the owner or the person at the desk voluntarily
- 21 to disclose the register so there could be -- they could
- 22 be in the lobby as much as they want.
- MR. GOLDSTEIN: Right.
- 24 JUSTICE ALITO: So exactly what does -- how
- 25 does this aid in harassment of hotels?

- 1 MR. GOLDSTEIN: Because of the fact that
- 2 they're requiring us to produce private records. The
- 3 Court -- it was always the case, in cases like Barlow's,
- 4 Camara, See, where the police couldn't show up and
- 5 inspect the premises, they could still show up and
- 6 harass. But what the Court said is if you're going to
- 7 invade privacy -- we agree this is -- everyone agrees
- 8 now this is a Fourth Amendment search.
- 9 JUSTICE ALITO: No, but it's a private --
- 10 it's a public space. I don't know whether it's
- 11 dispositive, but it's of some relevance.
- 12 So they walk in -- there are two scenarios;
- one, with the ordinance, one, without. Without the
- 14 ordinance, they walk in and they said, would you, in the
- 15 kindness of your heart, let us look at the register.
- 16 And the owner says, no, I don't want to. And then they
- 17 come back the next day and they do the same thing.
- 18 Okay? That's the first scenario.
- The second one is, they come in and they
- 20 say, let us see the register. You show them the
- 21 register, and what? It's a harassment because they sit
- 22 there for a while and the guests coming in see the
- 23 police in the lobby? I just don't understand factually.
- 24 MR. GOLDSTEIN: It's the fact -- it's the
- 25 fact that day after day after day we have to give them

- 1 our private information. And it -- it really will
- 2 involve the problem that it can harass and be intended
- 3 to put us out of business. If our customers are in the
- 4 -- let's imagine the following scenario -- and I, you
- 5 know, we are put in this position because they've come
- 6 up with this hypothetical -- these hypotheticals about
- 7 when it could be valid.
- 8 The officers see someone come into the
- 9 motel, and each time they see someone come into the
- 10 motel, they come in and say, hey, we're the police, let
- 11 us see the records. The -- it really can interfere if
- 12 you just imagine --
- 13 JUSTICE GINSBURG: I think that's -- if you
- 14 had such a case-specific example, that might be one
- 15 thing. But maybe it would help if you can tell me what
- 16 goes on in this pre-compliance judicial review.
- 17 MR. GOLDSTEIN: Yes.
- 18 JUSTICE GINSBURG: So the hotel owner says,
- 19 sorry, you can't look at the registry, I want
- 20 pre-compliance judicial review.
- 21 MR. GOLDSTEIN: Yes.
- JUSTICE GINSBURG: What is the nature of
- 23 that review?
- 24 MR. GOLDSTEIN: The -- this Court has
- 25 considered that question in the Fair Labor Standards

- 1 Act, the context of the tax, the context -- and the
- 2 banking context, so California Bankers, Donovan, and Lone
- 3 Steer. And what it has said is that the administrative
- 4 agent with the -- you know, the police officer, whoever
- 5 enforces the law -- don't have to go to a judge -- gives
- 6 a one-page subpoena. Then there is an objection by the
- 7 business owner in any of these contexts, and remember,
- 8 in banking, these are records that the government
- 9 requires you to produce.
- 10 And then what happens is that the -- the --
- 11 what generally will be the rule, it's up to the city, is
- 12 that the city will put the onus on us to go to a judge.
- 13 And the fact that the onus is on us to go to a judge and
- 14 the fact that our objections are very limited, which is
- to say, we only get to object that this is harassing or
- 16 for law enforcement, means that we almost always give
- 17 over the records because it's going to be a completely
- 18 futile objection. But it is the prospect that we can go
- 19 to a judge that tells the beat cop that he needs to
- 20 behave and --
- 21 JUSTICE GINSBURG: And those are the only
- 22 objections that would be --
- MR. GOLDSTEIN: Yes.
- 24 JUSTICE GINSBURG: -- successful, harassment
- and using this for law enforcement?

- 1 MR. GOLDSTEIN: Yes. That's detailed in
- 2 this Court's precedents including Barlow's, it is what
- 3 -- that's the rule of Camara and See.
- 4 JUSTICE SCALIA: How many of these Courts'
- 5 precedents involves a business that has been treated
- 6 like a public utility? I mean, there are requirements
- 7 for hotels, how big the room has to be, how many people
- 8 you can put in the room, even in -- in many locations,
- 9 how much you can charge for the room.
- 10 The hotel owner is not like the -- like a
- 11 private business. He is a regulated provider of -- of
- 12 public services that has traditionally been regulated
- 13 closely over the years.
- 14 MR. GOLDSTEIN: The short answer -- the
- 15 first question you asked is, how many times have you
- 16 been asked that question. The answer is none. The
- 17 second answer to your question is that, but in the
- 18 relevant sense, which is to say how much of this
- 19 property is protected and private, is that
- 20 overwhelmingly hotels have constitutional protections.
- 21 Remember, 95 percent of this hotel is going
- 22 to be the guests' rooms, and unlike in cases like Berger
- 23 -- remember they go out and search the open junkyard,
- 24 unlike cases like Colonnade and Biswell where you
- 25 inspect the open stores or even go behind the scenes.

- 1 Here the police can't do it. The Fourth Amendment,
- 2 everybody agrees, protects privacy at the hotel. And so
- 3 there is a much greater expectation of privacy on our
- 4 part.
- 5 JUSTICE KAGAN: But I think the question
- 6 that Justice Scalia is asking is, is there a reason to
- 7 think that hotels are a more heavily regulated industry
- 8 than all the other industries that we can think of?
- 9 MR. GOLDSTEIN: No. I mean, just think
- 10 about it. California Bankers and Miller are cases
- 11 involving banking. Banking is incredibly heavily
- 12 regulated, you have to have a charter, the government
- 13 requires you to keep all kinds of records. And in both
- 14 of those cases -- and remember, Justice Scalia, those
- 15 are the bank customers' records, they're about the bank
- 16 customers' transactions.
- 17 And what this Court said in both of those
- 18 cases is that with rare exceptions, like the \$10,000
- 19 requirement, Title I of the Bank Secrecy Act is
- 20 constitutional because it requires a subpoena. That is,
- 21 there is the prospect of getting a judge involved if the
- 22 Bank Secrecy requirement that the investigation is too
- 23 onerous.
- I'll give you one other data point --
- JUSTICE KENNEDY: But innkeepers have been

- 1 regulated, not for decades, but they've been regulated
- 2 for centuries and they have -- they have duties to the
- 3 public that are enforceable.
- 4 MR. GOLDSTEIN: So --
- 5 JUSTICE KENNEDY: And I'm just puzzled by
- 6 this case. You concede that the records have to be
- 7 kept. There are very few reasons for keeping those
- 8 records other than law enforcement.
- 9 MR. GOLDSTEIN: Ah, that we disagree with,
- 10 Justice Kennedy. Remember we've kept these records and
- 11 innkeepers have kept these records for time immemorial.
- 12 We use these records for very different purposes. They
- 13 are every record of our business transactions. We use
- 14 this information to keep in touch with our customers.
- 15 Every business does. It's quite proprietary
- 16 information. And while it's the case that we --
- 17 JUSTICE SCALIA: Motel 6 does this? Jeez,
- 18 I've never -- I've never received anything from them.
- 19 (Laughter.)
- JUSTICE SCALIA: My goodness.
- 21 MR. GOLDSTEIN: You may not be in their
- 22 frequent guest program --
- 23 (Laughter.)
- 24 MR. GOLDSTEIN: But, nobody doubts --
- 25 remember, this is an ordinance that applies to the Four

- 1 Seasons and the Ritz-Carlton and everything else.
- 2 They've just carved out a very specific subset.
- 3 And, Justice Kennedy, while we are attentive
- 4 to the point that you can't -- we are not asserting and
- 5 the guests are not asserting Fourth Amendment rights
- 6 here, let's not lose sight of the fact that these
- 7 records can show very, very personal information. Not
- 8 just the driver's license information, but whether you
- 9 stayed at a hotel during a religious or a political
- 10 convention --
- 11 JUSTICE SCALIA: Once again, you're not
- 12 complaining about the privacy interests of the guests.
- 13 That's not your complaint here.
- 14 MR. GOLDSTEIN: Justice Scalia, here's the
- 15 point. We -- they agree this is a Fourth Amendment
- 16 search, point one. Then what you are doing is if you
- 17 have to make an honest assessment of whether this
- 18 information really does further the Fourth Amendment
- 19 value of privacy. And it does because this has private
- 20 stuff in it. There's just no real dispute about that.
- 21 And I am sympathetic, Justice Kennedy, to
- 22 the fact that innkeepers have been regulated for a long
- 23 time. I will simply say that in 99.4 percent of the
- 24 jurisdictions in this country, this is not the rule.
- 25 There are 100, but there are 18,000 other jurisdictions

- 1 in which this is not the rule and apparently has never
- 2 been the rule.
- 3 And the nature of that regulation isn't one
- 4 that, in the Burger sense, impinges on our sense of
- 5 privacy. We have to take guests, but what does that
- 6 tell us about whether our records are private? And
- 7 certainly, we can identify a huge array of other
- 8 businesses that are regulated.
- 9 The one data point that I wanted to make is
- 10 that in 2002, the Department of Justice did a study, and
- 11 it found that 335 different provisions of Federal law
- 12 use the system that I just described for you; and that
- is, the subpoena first in order to get the records. And
- 14 there's a bare handful of them, none of them involving
- 15 just bare records with the possible exception of the OCC
- 16 that use this exception that says, you never have to get
- 17 a judge involved. It is the subpoenas --
- 18 CHIEF JUSTICE ROBERTS: 99.4 percent
- 19 jurisdictions, does that include -- are you comparing
- 20 the little hamlet in Indiana with Los Angeles or
- 21 New York? Does New York City have something like this?
- MR. GOLDSTEIN: I don't know the answer to
- 23 the question of that particular city, but, Your Honor,
- 24 they're including big and small and so am I. So there
- are a lot of big cities that don't have this rule.

- 1 My point is this, Justice Kennedy --
- 2 JUSTICE KENNEDY: But -- you're -- you're
- 3 saying, oh, the hotel has a private interest because it
- 4 wants to know who its customers. But they can do that
- 5 by keeping their own record consensually. You have
- 6 conceded that they can require the information as a
- 7 matter of law.
- 8 MR. GOLDSTEIN: Well, that's because your
- 9 precedents say they can, Your Honor. And my point is
- 10 this, because your precedents say --
- 11 JUSTICE SCALIA: Well, that means it's true.
- 12 (Laughter.)
- MR. GOLDSTEIN: Well -- and hence, my answer
- 14 yes.
- 15 But my point is this: Because they can do
- 16 it here, Justice Kennedy, they can do it everywhere.
- 17 The government can require any business to keep track of
- 18 all of its transactions and all of its customers. And
- 19 if the government can then just say, all right, now,
- 20 give us all that information, then they've reduced the
- 21 Fourth Amendment to a nullity.
- The final point I'll make is that don't be
- 23 confused with the idea that there's something special
- 24 about hotels. The amount of government regulation here
- 25 is massive. The reason that the deputy solicitor

- 1 general is here on behalf of the United States is that
- 2 there are hundreds and hundreds of
- 3 regulatory schemes the Federal government administers
- 4 where it is now required to use a subpoena. But what
- 5 self-respecting regulator wouldn't love --
- 6 JUSTICE ALITO: A subpoena -- a subpoena is
- 7 worthless when what is sought is something that can be
- 8 easily destroyed, hidden or falsified. It's -- it's
- 9 very useful if you're trying to get complicated records
- 10 that can't be easily altered between the time when the
- 11 subpoena is issued and the time when the subpoena is
- 12 enforced. But nobody -- nobody issues a subpoena for
- 13 the murder weapon that one is -- you know, that you
- 14 suspect is in somebody's house.
- 15 So these records are more like the murder
- 16 weapon where there's something that can be easily
- 17 falsified. You -- you seem to concede when you say that
- 18 the police can seize them, then -- then the subpoena is
- 19 worthless.
- 20 MR. GOLDSTEIN: Lone Steer says the opposite
- 21 with all respect, and that is, the records there are how
- 22 many hours did someone work at what amount of pay. And
- 23 if you can't falsify that just as quickly as you can
- 24 falsify who's in room 2, then I just don't understand
- 25 the nature of recordkeeping.

- 1 The Court has insisted on this as a bare
- 2 constitutional minimum, both to keep the enforcement
- 3 officer in line and to let us know the enforcement
- 4 officer is kept in line. It has not -- it has been
- 5 attentive to the fact that we don't want to put undue
- 6 burdens on the government and that is, it's just a
- 7 subpoena and that we have less than Fourth Amendment
- 8 rights.
- 9 JUSTICE ALITO: You think -- you think
- 10 payroll records in general are no more complicated than
- 11 the ledger at a motel that runs by the hour?
- 12 MR. GOLDSTEIN: In the relevant respect,
- 13 Justice Alito, if the question is, did the person work
- 14 50 hours or 35 and the record says 50 -- the actual
- 15 record would be 30 -- 50 and I just want to fill in 35,
- 16 yes. The -- the court didn't even think that that was a
- 17 remotely plausible argument in that -- the line of cases
- 18 that I'm describing.
- 19 CHIEF JUSTICE ROBERTS: Thank you, counsel.
- Four minutes, Mr. Rosenkranz.
- 21 REBUTTAL ARGUMENT OF E. JOSHUA ROSENKRANZ
- ON BEHALF OF PETITIONER
- 23 MR. ROSENKRANZ: Thank you, Your Honor.
- Let me start with the facial point and then
- 25 circle back to the -- to the merits. So as I hear

- 1 Mr. Goldstein describing the rule, the only objections
- 2 that are going to be raised are harassment and whether
- 3 this is for a legitimate purpose, but if that's the
- 4 concern, that's a classic as-applied challenge.
- 5 If a hotel has a cop coming up to them five
- 6 times a day, they come in and say, this is really
- 7 harassment. These searches are inappropriate. And if
- 8 the -- if it's the purpose of the officer, he's doing
- 9 criminal investigation rather than actually caring about
- 10 whether my records are complete, that is an as-applied
- 11 challenge.
- 12 Now, the plaintiffs have not even tried to
- demonstrate that this ordinance is unconstitutional in
- 14 every circumstance. On pages 19 to 20 of our brief, we
- 15 develop numerous scenarios, and Mr. Goldstein mentioned
- 16 only one of them.
- 17 So, for example, where the hotel is required
- 18 to upload the records to the police department every
- 19 day, it may not even be a search, but it's certainly
- 20 less intrusive.
- 21 JUSTICE KENNEDY: But that's -- that's not
- 22 the statute. I didn't understand those examples because
- 23 some of those examples, the police could act without
- 24 this -- without this.
- 25 MR. ROSENKRANZ: Well --

- 1 JUSTICE KENNEDY: Without this --
- 2 MR. ROSENKRANZ: So not that one, Your
- 3 Honor. Justice Kennedy, not that one. So some of
- 4 them -- in some of them, the ordinance has the purpose
- 5 of requiring someone to do something that they would not
- 6 otherwise have to submit to. But the one that I just
- 7 gave as an example, the scenario of uploading the
- 8 documents rather than the police conducting a search on
- 9 the spot, is less intrusive.
- 10 And -- and the problem here is that the
- 11 plaintiffs have tried to invalidate every possible
- 12 application of this ordinance but they haven't done
- 13 the -- the intrusiveness, privacy, government interest
- 14 balance that one needs to do for each of them.
- But let me then circle to the merits
- 16 because --
- 17 JUSTICE SOTOMAYOR: I'm still very confused
- 18 about this. There is always a potential exception to a
- 19 warrant, even a Fourth Amendment warrant of going into
- the home, exigent circumstances, there's someone sick on
- 21 the other side, if there's a fleeing felon into the
- 22 place, but that doesn't eliminate the need for a
- 23 warrant. It's not a tell-us-later issue. Police can't
- 24 just keep going in and then fish around for an excuse.
- 25 That's a process issue.

- 1 MR. ROSENKRANZ: Understood, Your Honor.
- 2 JUSTICE SOTOMAYOR: You're entitled to a
- 3 warrant, you're entitled to a subpoena, you're
- 4 entitled -- that's what they're challenging, which is
- 5 they're not challenging all of the other reasons why the
- 6 police could go in legitimately --
- 7 MR. ROSENKRANZ: Well, Your Honor --
- 8 JUSTICE SOTOMAYOR: -- with an exception to
- 9 the Fourth Amendment. They're asking whether this kind
- 10 of search, generally, without all of those other exigent
- 11 circumstances or other Fourth Amendment exceptions is
- 12 constitutional.
- MR. ROSENKRANZ: Right, Your Honor.
- 14 JUSTICE SOTOMAYOR: Is the process here
- 15 right?
- MR. ROSENKRANZ: Understood.
- 17 And so let's not talk about the exceptions.
- 18 Let's talk about another example where the motel
- 19 continues to keep the register in the open, like they
- 20 did for 100 years, and then snatches it away when the
- 21 police come. That --
- JUSTICE SOTOMAYOR: You know something, but
- 23 that's a different issue. It's in the public.
- MR. ROSENKRANZ: Well, right. And they
- 25 would --

- 1 JUSTICE SOTOMAYOR: And how often do you
- 2 think that's going to happen?
- MR. ROSENKRANZ: And for that reason, they
- 4 would have no expectation of privacy and the Fourth
- 5 Amendment calculus would be totally different. But let
- 6 me -- let me --
- 7 JUSTICE KAGAN: Well, but then it's not a
- 8 search at all. And, once again, it's not this statute
- 9 that's doing the work.
- MR. ROSENKRANZ: Well, no, your Honor. If
- 11 they snatch it away, it certainly is this ordinance that
- 12 is doing the work.
- 13 JUSTICE KAGAN: You're saying that they have
- 14 no expectation of privacy. We wouldn't -- we wouldn't
- 15 say it's a search at all, and the police can take it
- 16 away. It doesn't depend on this statute.
- 17 MR. ROSENKRANZ: Well, no, exactly. We
- 18 would -- we would win the Fourth Amendment case, but
- 19 they would -- but that has been invalidated by -- by
- 20 deciding this on a facial basis.
- 21 CHIEF JUSTICE ROBERTS: Counsel, our
- 22 questions intruded on your rebuttal time. Why don't you
- 23 take an extra minute or so.
- MR. ROSENKRANZ: Thank you, Your Honor.
- 25 So let me just emphasize that this is a very

- 1 narrow rule that we're talking about. We're talking
- 2 about a rule that is unlikely to be repeated in so many
- 3 of the other circumstances that have been discussed
- 4 today.
- 5 It's about an inspection of only a single
- 6 book of information that the government requires hotels
- 7 to maintain and that the -- that Mr. Goldstein has
- 8 admitted the government should -- can require hotels to
- 9 maintain.
- 10 It's in a context that is especially prone
- 11 to criminality. People are using these hotels precisely
- 12 to commit crimes where the gaps are quite detectable in
- 13 real time but not detectable otherwise.
- 14 In an industry where there has been hundreds
- of years of regulation including a history of
- 16 warrantless searches that are even broader at the time
- 17 of the founding, hotels were being searched with --
- 18 without warrants at the time of the founding and a
- 19 history of a hundred years of police inspections in Los
- 20 Angeles itself and even a hundred years of these things
- 21 being open to the public.
- 22 If the Court has no further questions, we
- 23 respectfully request that the Court reverse.
- 24 CHIEF JUSTICE ROBERTS: Thank you, counsel.
- The case is submitted.

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