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Attorney for Defendant
AARON GEORGE ZEEMAN

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,)	CR. NO. 10-00384LEK-12
)	
Plaintiff,)	DEFENDANT AARON GEORGE
)	ZEEMAN'S JOINDER IN
vs.)	DEFENDANT JOHN DEBAPTIST
)	BOUEY, III'S MOTION TO
AARON GEORGE ZEEMAN,)	SUPPRESS EVIDENCE, FILED ON
)	DECEMBER 10, 2012;
Defendant.)	CERTIFICATE OF SERVICE
_____)	

DEFENDANT AARON GEORGE ZEEMAN'S
JOINDER IN DEFENDANT JOHN DEBAPTIST BOUEY, III'S
MOTION TO SUPPRESS EVIDENCE, FILED ON DECEMBER 3, 2012

COMES NOW the defendant, AARON ZEEMAN, through counsel,

WILLIAM M. DOMINGO, and hereby joins in and adopts by reference the arguments set forth in Defendant John Debaptist Bouey, III's Motion to Suppress Evidence [Docket No. 476], filed herein on December 10, 2012 ("Motion to Suppress Evidence by John Debaptist Bouey, III"), as well as the exhibits attached therein. For the reasons set forth in Defendant John Debaptist Bouey, III'S Motion to Motion to Suppress Evidence, Defendant AARON GEORGE ZEEMAN requests that this Honorable Court grant him the same relief requested in said motion.

DATED: Honolulu, Hawaii, December 10, 2012.

/s/ William M. Domingo
WILLIAM M. DOMINGO
Attorney for Defendant
AARON ZEEMAN