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Attorney for Defendant  
ROGER CHRISTIE

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,

vs.

ROGER CHRISTIE

Defendant.

CR. NO. 10-00384 LEK

DEFENDANT ROGER  
CHRISTIE'S JOINDER IN  
DEFENDANT JOHN DEBAPTIST  
BOUEY, III'S MOTION TO  
SUPPRESS EVIDENCE, FILED  
ON DECEMBER 10, 2012;  
EXHIBIT "B"; CERTIFICATE OF  
SERVICE

DEFENDANT ROGER CHRISTIE'S JOINDER IN DEFENDANT JOHN  
DEBAPTIST BOUEY, III'S MOTION TO SUPPRESS  
EVIDENCE, FILED ON DECEMBER 10, 2012

COMES NOW Defendant ROGER CHRISTIE, through his counsel,  
Thomas M. Otake, 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”), as well as the exhibit attached therein. For the reasons set forth in the Motion to Suppress, Defendant ROGER CHRISTIE requests that this Honorable Court grant him the same relief requested in said motion. As well, for the identical reasons set forth in the Motion to Suppress, Defendant ROGER CHRISTIE requests that this Honorable Court also suppress all evidence derived from the Application for Order Authorizing Interception of Wire Communications for Defendant ROGER CHRISTIE’S cellular telephone number (808) 443-3616, denominated as TARGET TELEPHONE 3 (TT3), and any extensions of the TT3 wiretap order. The affidavit of Clement Sze in support of the application for the TT3 wiretap order, filed in Misc. No. 09-0092 HG BMK on June 5, 2009, is filed as a sealed attachment to this joinder as Exhibit “B”.

DATED: Honolulu, Hawaii, December 10, 2012.

/s/ Thomas M. Otake  
THOMAS M. OTAKE  
Attorney for Defendant  
ROGER CHRISTIE