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Attorneys for Defendant
JOHN DEBAPTIST BOUEY, III

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,)	CR NO. 10-00384 LEK
)	
Plaintiff,)	STIPULATION AND ORDER
vs.)	CONTINUING PRETRIAL
)	MOTIONS DEADLINE FOR
ROGER CUSICK CHRISTIE,	(01)) MOTION TO SUPPRESS
SHERRYANNE L. ST. CYR,	(02)) EVIDENCE DERIVED FROM
SUSANNE LENORE FRIEND,	(03)) WIRE TAPS
TIMOTHY M. MANN,	(04))
RICHARD BRUCE TURPEN,	(05))
WESLEY MARK SUDBURY,	(06))
DONALD JAMES GIBSON,	(07))
ROLAND GREGORY IGNACIO,	(08))
PERRY EMILIO POLICICCHIO,	(09))
JOHN DEBAPTIST BOUEY, III,	(10))
MICHAEL B. SHAPIRO,	(11))
also known as "Dewey",)	

AARON GEORGE ZEEMAN, (12))
VICTORIA C. FIORE, (13))
JESSICA R. WALSH, also (14))
known as "Jessica Hackman",)
)
Defendants.)
_____)

**STIPULATION CONTINUING PRETRIAL MOTIONS DEADLINE
FOR MOTION TO SUPPRESS EVIDENCE
DERIVED FROM WIRE TAPS**

Defendants other than ROGER CUSICK CHRISTIE,
SHERRYANNE L. ST. CYR, RICHARD BRUCE TURPEN, WESLEY
MARK SUDBURY, ROLAND GREGORY IGNACIO, PERRY EMILIO
POLICICCHIO, JOHN DEBAPTIST BOUEY, III, and AARON ZEEMAN,
have pled guilty and are pending sentencing. The instant stipulation applies
only to the above-named defendants. The United States of America and the
above-referenced defendants, through their undersigned attorneys, hereby
agree and stipulate to continue the pretrial motions deadline for an
anticipated Motion to Suppress Evidence Derived From Wire Taps from
December 3, 2012 until December 10, 2012. This extension shall apply only
to the above-referenced motion.

The parties previously agreed to a pretrial motions deadline of
December 3, 2012 but also agreed to provide the government with additional

time to file responsive memoranda until January 14, 2013. In addition, the court recently continued the trial in this case from March 12, 2013 until March 19, 2013. It is anticipated that at least two additional motions will be filed by the defendants on or before the scheduled pretrial motions deadline of December 3, 2012. Therefore, the additional seven days for the filing of the “Motion to Suppress Evidence Derived from Wire Taps” should not prejudice the parties. Said extension is not for the purpose of delay and is intended to further the administration of justice.

This stipulation is signed in counterpart with the original electronically submitted stipulation reflecting all of the necessary signatures.

DATED: Honolulu, Hawaii, _____, 2012.

FLORENCE T. NAKAKUNI
United States Attorney
District of Hawaii

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

By /s/Michael K. Kawahara
MICHAEL K. KAWAHARA
Assistant U.S. Attorney

/s/Lynn E. Panagakos
LYNN E. PANAGAKOS
Attorney for Defendant

/s/Barry D. Edwards
BARRY D. EDWARDS
Attorney for Defendant

SHERRYANNE L. ST. CYR

RICHARD BRUCE TURPEN

/s/Michael J. Park
MICHAEL J. PARK
Attorney for Defendant
WESLEY MARK SUDBURY

/s/Louis Michael Ching
LOUIS MICHAEL CHING
Attorney for Defendant
ROLAND GREGORY IGNACIO

/s/Donald L. Wilkerson
DONALD L. WILKERSON
Attorney for Defendant
PERRY EMILIO POLICICCHIO

/s/Cynthia Kagiwada
CYNTHIA KAGIWADA
LARS PETERSON
Attorneys for Defendant
JOHN DEBAPTIST BOUEY, III

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

IT IS APPROVED AND SO ORDERED.

DATED: Honolulu, Hawaii, December 7, 2012.



/S/ Barry M. Kurren
Barry M. Kurren
United States Magistrate Judge

USA V. ROGER CUSICK CHRISTIE, ET AL.; CR. NO. 10-00384 LEK; STIPULATION CONTINUING
PRETRIAL MOTIONS DEADLINE FOR MOTION TO SUPPRESS EVIDENCE DERIVED FROM
WIRE TAPS