IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

UNITED STATES OF AMERICA,	>
Plaintiff	40.0000.45
Frank M. Alvarez,) case no. 10-00320-16-CR-W-) (Oral hearing requested)
Defendant	}

Motion for the government to produce all discovery evidence specifically(affidavit reports in support of wiretaps recordings, all wiretap transcript, and alltext messages and etc.)

Comes now defendant, Frank M. Alvarez, pro se, pursuant to Fed. Crim.P.16(a)(1)(a), and moves this court to provide defendant with all wiretap recordings, wiretap transcript, and all text messages and etc.

In addition, the defendant movs this court, pursuant to Fed.Crim. P.16(a)(1)(A) to produce all discovery evidence to defendant. Any and all phone calls, recordings and records, investigative reports, documents/or docmented evidence, arrest and written reports, surveilance photos including dates, during the period of January 1, 2006 and November, 17, 2010 as they relate to case number 10-00320-1/19-CR-W-.

SUPPORTING SUGGESTIONS

Up intill this date defendant has not been able review any of the wiretap recordings or look over any of the text messages that the government intends to use at trial as evidence. In order for the defendant to prepare and execute a defense in the present criminal action pending aginst this defendant. he further submits that these documents and recordings are needed to ascertain factual occurrences and to defend already provided misrepersented evidence by the government and better provide this court with the truth, and to provide the defendant with an adequate defense.

For these reasons the defendant request that this court grant

this motion and provide the defendant with all discovery and produce ,for purpose of setting up an adequate defense, the aforementioned files, documents, recordings and records, phone calls, investigative reports, surveillance photos, arrest written reports as they relate to the above case number.

CERTIFICATE OF SERVICE

In accordance with FEDERAL RULES of CRIMINAL PROCEDURE, Rule 49 (a),(b), and (d), and Federal Rules of Civil Procedure, Rule 5(b) it is hereby presented that one copy of the foregoing motion has been filed and mailed to Bruce Rhodes, assistant U.S. Attorney at 400 East 9th Street, Kansas City, Missouri, 64106, this date of NOVENBER 2,2011

Respectfully submitted,
Frank M. Alvarez.pro se
100 HWY TERR
Leavenworth, Kansas, 66048

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