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Sealed Motions

3:15-cr-05351-RJB USA v. Michaud

BOND

U.S. District Court

United States District Court for the Western District of Washington

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 Case Name:
 USA v. Michaud

 Case Number:
 3:15-cr-05351-RJB

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 Dft No. 1 - Jay Michaud

Document Number: 115

Docket Text:

SEALED MOTION to Third Motion and Memorandum of Law in Support of Motion to Compel Discovery; by Jay Michaud. Oral Argument Requested. (Attachments: # (1) Exhibit A, # (2) Exhibit B, # (3) Proposed Order) Noting Date 1/22/2015, (Fieman, Colin)

3:15-cr-05351-RJB-1 Notice has been electronically mailed to:

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Document description: Main Document

Original filename:n/a

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[STAMP dcccfStamp_ID=1035929271 [Date=1/14/2016] [FileNumber=5976107-0] [28c60ed05d914bacae3be86eb6e8950b98b8028305300b1933648f8550d29213065 f98a395989fac8ca1940aa2e0c35143de8d922d1635853b7e3109ee8fde6b]]

Document description:Exhibit A

Original filename:n/a

Electronic docum ent Stamp:

[STAMP dcccfStamp_ID=1035929271 [Date=1/14/2016] [FileNumber=5976107-1] [359238680ccc01c1d72aa1abc5fb4985fd4f806f69beb6032ee9e0315d93025168e 4a349f26cc573110d0bea5478caf4973076bc2284404fd717f3ead8e57cc0]]

Document description: Exhibit B

Original filename:n/a

Electronic document Stamp:

[STAMP dcccfStamp_ID=1035929271 [Date=1/14/2016] [FileNumber=5976107-2] [369c4705c054de7ae49dfbb8434cef8c93c399593997e2695a4bf369a20a836e426 480a80e26cd67f0bccc821cac25db35f9978b0f3e8bb1bae287b9c94b05e1]]

Document description: Proposed Order

Original filename:n/a

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[STAMP dcecfStamp_ID=1035929271 [Date=1/14/2016] [FileNumber=5976107-3] [1644d09deb37228858436eeb4dc321fccc2309da2f430130fb70c959fb88572cb5c d7025499981e848ba6ffacf1a09e5d699b42e472d92cc332771ca7bd5a0b5]]

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THIRD MOTION AND MEMORANDUM IN SUPPORT OF MOTION TO COMPEL DISCOVERY (*United States v. Michaud*, CR15-5351RJB) - 1

FEDERAL PUBLIC DEFENDER 1331 Broadway, Suite 400 Tacoma, WA 98402 (253) 593-6710 deployed on a computer that Mr. Michaud allegedly possessed. The Government declined to produce the code.

On November 20, 2015, the defense filed its First Motion to Compel Discovery. (Dkt. 54). As set forth in that motion, the defense was seeking, *inter alia*, a complete copy of the code so that a forensic expert can independently determine the full extent of the information the Government seized from Mr. Michaud's computer when it deployed the NIT; whether the NIT interfered with or compromised any data or computer functions; and whether the Government's representations about how the NIT works in its warrant applications were complete and accurate. (Dkt. 54).

In addition, as explained in the attached declaration of Vlad Tsyrkevich, the complete NIT code is necessary to establish the electronic "chain of custody" for the data that allegedly links a computer purportedly used by Mr. Michaud to activities on "Website A." *See* exh. A, attached hereto.

The Court scheduled a hearing on the first discovery motion for December 14, 2015.

On December 4, 2015, the Government filed a brief in opposition of discovery. (Dkt. 74). In that brief, the Government argued that the code was subject to a "qualified law enforcement privilege" and that its disclosure would compromise pending investigations and be "harmful to the public interest." *Id.* at 15.

On December 10, 2015, the Government notified the defense that it was withdrawing its objection to disclosing the NIT code. This agreement was memorialized on the record at the December 14 hearing. *See* Exh. B (December 14, 2015, Hearing Transcript) at 2. Further, the Government stated that it would seek to complete discovery by "the first week of January." *Id.* at 36.

On January 5, 2016, the Government filed a Stipulated Motion for Entry of Discovery Protective Order (Dkt. 96). The motion set forth the additional security measures the parties had agreed to for ensuring that the NIT data remained secure and confidential. The Court issued its NIT data protective order the same day. (Dkt. 102).¹

On January 11, 2016, the defense's code expert, Vlad Tsyrkevich received a password protected disc from the FBI ostensibly containing the NIT data that the defense had requested.

Mr. Tsyrklevich made a preliminary assessment of the data on January 12 and then notified defense counsel that the data was incomplete. The same day, defense counsel emailed the Government and identified the missing information. The Government has declined to provide the missing NIT data, and this motion now follows.

III. ARGUMENT

As set forth in Mr. Michaud's November 20, 2015, Motion to Compel Discovery (Dkt. 54), a complete and accurate copy of the NIT code is relevant to the pending suppression motions, the motion to dismiss the indictment and, now, the motion

¹ The Government had originally wanted the defense to conduct its code analysis at an FBI facility. Defense counsel informed the Government that, according to one of the experts that the defense was considering retaining, this arrangement would be problematic because of the amount of time needed for analysis and the need to keep defense work product confidential. The Government then agreed to provide the data on a disc, with such security precautions as hand-to-hand delivery and return of the disc and password protections. It is important to note that the Government has never indicated that discovery of the NIT code was contingent on it being analyzed at a government facility. Nor did the Government ever inform the defense that it would be receiving less than the complete code after having reached an agreement about the appropriate security measures.

The defense has since retained a different expert, Vlad Tsyrklevich, in part because he has previously worked as a contractor for law enforcement and intelligence agencies and has had "top secret" clearance that would further assure the Government that the data would be handled properly. Mr. Tysrklevich is willing to analyze the missing code components at a government facility in New York City (where he is located) if necessary.

pursuant to *Franks v. Delaware*, 438 U.S. 154 (1978). *See United States v. Cedano-Arellano*, 332 F.3d 568 (9th Cir. 2003) (district court erred in denying a defendant's motion for discovery under Rule 16 of material relating to the reliability of a drugsniffing dog, for purposes of a motion to suppress); *United States v. Gamez-Orduno*, 235 F.3d 453, 462 (9th Cir. 2000) (requiring disclosure on due process grounds of a report relevant to issues in a suppression motion); *see also* W.D. Wa. Local Rule CrR 16 ("It is the intent of the court to encourage complete and open discovery consistent with applicable statutes, case law, and rules of the court at the earliest practicable time").

Further, defense analysis of the code is not only relevant to Mr. Michaud's defense at trial, but necessary to verifying the "chain of custody" for the data that the Government alleges links a computer attributed to Mr. Michaud to activities on "Website A." *See* exh. A (Tsyrkevich Declaration) at ¶ 6; *see also*, *e.g.*, *United States v. McDuffie*, 454 F. App'x 624, 626 (9th Cir. 2011) (affirming grant of new trial based on Government's late disclosure of evidence that detective's fingerprint was on drug scale; court noted that the late disclosure prevented, *inter alia*, defendant from conducting "any pre-trial discovery into the scale's chain of custody"); *United States v. Brewster*, 2009 WL 804709, at *4 (D. Idaho Mar. 27, 2009) (concluding that, because Government has stated it has "abide[d] by its duties under Rule 16 . . . any relevant records to chain of custody would have been provided to Defendant"); *United States v. W.R. Grace*, 233 F.R.D. 586, 590 (D. Mont. 2005) (ordering, pursuant to Rule 16(a)(1)(E)(i) [items material to the defense] "All documents relating to the chain of custody for" [asbestos samples]).

The Government's failure to provide complete NIT code to the defense is a matter of some urgency. The Court has scheduled a hearing on the pending suppression

1	and Franks motions for January 22, the deadline for all pre-trial motions is January 28,
2	and Mr. Michaud's February trial date is rapidly approaching. Accordingly, the defense
3	requests that the Court set an expedited schedule for responsive briefing by the
4	Government and also schedule a hearing on this motion for Tuesday, January 19, 2016,
5	if the Court's docket allows.
6	IV. CONCLUSION
7	For the reasons stated above, Mr. Michaud respectfully requests that the Court
8	issue an Order for disclosure by the Government of the complete NIT code data, as well
9	as any related records or information that are needed for the defense's analysis of that
10	data.
11	DATED this 14th day of January, 2016.
12	Respectfully submitted,
13	s/ Colin Fieman
14	s/ Linda Sullivan
15	Attorneys for Jay Michaud
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CERTIFICATE OF SERVICE

I hereby certify that on the date shown below I e-filed with the Clerk of the
Court the foregoing Third Motion to Compel Discovery and Memorandum in Support
of Motion [FILED UNDER SEAL], Proposed Order, and Certification of Defense
Counsel in Support of Third Motion to Compel Discovery. I used the CM/ECF system
which will send notification of this filing to Special Assistant United States Attorney.

I further certify that I delivered a copy of the above sealed documents to the registered parties via email.

DATED this 14th day of January, 2016.

s/ Amy Strickling, Paralegal to
Colin Fieman
Assistant Federal Public Defender