

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION**

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 V.) **CR NO. 2:10cr186-MHT**
)
 LARRY P. MEANS,)
)
 Defendant.)

**MOTION OF LARRY P. MEANS TO ADOPT AND INCORPORATE
THE BRIEFS AND EXHIBITS OF MCGREGOR AND GILLEY
IN SUPPORT OF MOTIONS TO SUPPRESS**

Comes now LARRY P. MEANS and in support of his simultaneously filed Motion to Suppress, respectfully moves this Court to allow him to adopt and incorporate by reference the exhibits and briefs of Defendants McGregor and Gilley in support of their motions to suppress intercepted communications (relating to the Title III wiretaps) on the following grounds:

1. The briefs and exhibits will be extensive, duplicative and therefore burdensome to the court and the parties. It is anticipated that the exhibits alone for McGregor's motion will comprise three bankers boxes and the brief will be in excess of 60 pages. A similar filing is expected from Gilley.

2. Means is filing his own motion which outlines the issues he is raising. These issues are covered in the briefs and exhibits referenced above.

3. No harm or prejudice will be done to any party, including the Government by allowing said adoption and incorporation by reference. In fact, it is in the best interests of all parties that this motion be granted as it will cut down considerably on the voluminous papers which have already been filed in this case.

WHEREFORE, Means respectfully requests that the Court grant him the relief sought herein.

Dated this 11th day of February, 2011.

s/ William N. Clark
William N. Clark (CLA013)
Stephen W. Shaw (SHA006)
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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served upon the following and all counsel of record electronically on this the 11th day of February, 2011.

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s/ William N. Clark
OF COUNSEL