

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

APPLICATION FOR SEARCH WARRANT)
FOR E-MAIL ACCOUNT) Mag. No.: 09-616-M-01
██████████@YAHOO.COM)
MAINTAINED ON COMPUTER SERVERS)
OPERATED BY YAHOO!, INC.,)
HEADQUARTERED AT)
701 FIRST AVENUE, SUNNYVALE, CA)

GOVERNMENT'S MOTION TO UNSEAL ENTIRE DOCKET

On November 4, 2011, the United States, by and through its attorney, the United States Attorney for the District of Columbia, requested that the Court unseal in this matter: (1) the application for the search and seizure warrant, (2) the affidavit in support of the application for the search and seizure warrant, (3) the search and seizure warrant, and (4) Attachment A to the search and seizure warrant (hereinafter, collectively, "the search warrant material"). The United States sought the unsealing of the search warrant material to fulfill its discovery obligations in a pending criminal case, United States v. Stephen Jin-Woo Kim, Cr. No. 10-225 (CKK). See F.R.Cr.P. 12(b)(4). To protect the privacy of those involved, the United States requested that dates of birth and email addresses appearing in the search warrant material be redacted before the search warrant material was placed on the public docket. Cf. F.R.Cr. P. 49. On November 7, 2011, this Court granted the government's motion to unseal and ordered that redacted versions of the search warrant material be placed on the public docket.

The United States now respectfully requests that all of the remaining miscellaneous material related to this matter be unsealed and that the entire docket be made available to the public. To protect the privacy of those involved, the United States again requests that dates of birth and email addresses appearing in this material be redacted before it is placed on the public docket. To assist the Court, and consistent with F.R.Cr.P. 49.1(d), the United States attaches

hereto redacted versions of the docket material not previously unsealed for entry on the public docket. See Exhibits A through G. Further, the United States requests that it be permitted to produce to the defense in United States v. Stephen Jin-Woo Kim, unredacted versions of this material pursuant to the Rule 16 Protective Order entered in that matter on October 13, 2010. See United States v. Stephen Jin-Woo Kim, Cr. No. 10-225 (CKK), Docket #11. Finally, the United States requests that redacted versions of this motion and the proposed order be placed on the public docket, removing from the caption the name of the email account at issue. Redacted versions of this motion and the proposed order are provided to the Court with this filing. See Exhibits H and I.

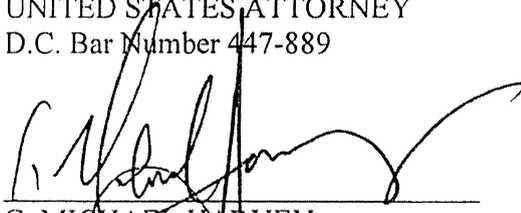
WHEREFORE, the United States respectfully requests that this motion to unseal be granted and that the redacted versions of Exhibits A through G be placed on the public docket. Further, the United States requests that it be permitted to produce unredacted versions of this material to the defense in United States v. Stephen Jin-Woo Kim, pursuant to the Rule 16 Protective Order in that matter. Finally, the United States requests that redacted versions of this motion and the proposed order be placed on the public docket, removing from the caption the name of the email account at issue. Proposed redacted versions of this motion and the proposed

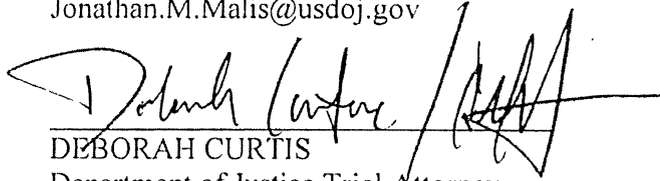
order are attached hereto as Exhibits H and I.

Respectfully submitted,

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D.C. Bar Number 447-889

By:


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