

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

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UNITED STATES OF AMERICA           §  
  §  
v.   §           Criminal No. 3:07-CR-289-M  
  §  
RONALD W. SLOVACEK (12)           §  
a/k/a "Ron Slovacek"               §

WIRETAP STIPULATION

In order to expedite the presentation of evidence in this trial and to shorten the time necessary for trial, it is hereby agreed and stipulated between the defendant and the government, that no additional evidentiary foundational basis need be offered in support of the introduction in evidence of any intercepted call obtained during this investigation.

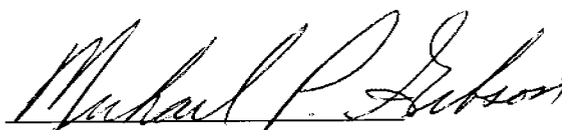
In other words, the parties agree and stipulate that proper court authorized wiretap orders were issued and that conversations were intercepted over [REDACTED] 0848 and [REDACTED] 0850, cellular telephones utilized by Darren Reagan, from on or about February 8, 2005, until on or about May 6, 2005. The parties further agree and stipulate that proper court authorized wiretap orders were issued and that conversations were intercepted over [REDACTED] 3484, a cellular telephone utilized by D'Angelo Lee, from on or about February 18, 2005, until on or about June 11, 2005. The parties further agree and stipulate that proper court authorized wiretap orders were issued and that conversations were intercepted over [REDACTED] 8221, a cellular telephone utilized by Donald W. Hill,

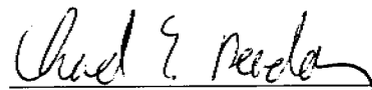
from on or about March 4, 2005, until on or about April 2, 2005. The parties further agree and stipulate that proper court authorized wiretap orders were issued and that conversations were intercepted over [REDACTED] 1224, a cellular telephone utilized by Donald W. Hill, from on or about April 15, 2005, until on or about June 11, 2005.

At all times during the period of interceptions, the equipment was capable of making an accurate recording and was working properly and the recording of the calls played for the jury have not been altered, changed, or deleted in any way. Further, the original wiretap evidence has been preserved as required by law.

The parties agree and stipulate that the wire intercepts on the five cellular telephones referenced above require no further evidentiary foundational basis to be offered in support of the introduction in evidence of any intercepted call. Each party expressly preserves any objection made on grounds other than foundation and authenticity and reserves the right to object to a specific call on other grounds, *i.e.*, relevancy, or materiality.

Agreed to and stipulated this the 18<sup>th</sup> day of October, 2010.

  
Michael P. Gibson  
Attorney for Ronald W. Slovacek

  
Chad E. Meacham  
Assistant United States Attorney