From:	Carl Hartmann
То:	"Jim Hymes"; "Rauna Stevenson"
Cc:	"Kim Japinga"; "Charlotte Perrell"; Stefan Herpel; Pamela Bayless; "JOEL HOLT"
Subject:	Additional documents available to your clients (Email 2)
Date:	Friday, October 21, 2022 11:30:00 PM

Jim:

In the October 3, 2022 email below, I informed you that:

There are tens and tens of thousands of documents—and Hamed received one set from Yusuf's prior counsel in the 370 case (DiRuzzo) and another from Hamed's criminal lawyer Randy Andreozzi. In addition, more recently Yusuf and Hamed cooperated on a document room on STT in which more FBI Docs from PR were jointly scanned by Joyce Bailey (ours are prefix FBIX). Many many more...

And I enquired, "Do you want these? " I have not received a response. In addition, I want to inform you of a correction and about an additional repository of documents that have been jointly reviewed with DNF. I want to make it clear that only the documents selected by Kim and Charlotte were scanned and produced from the STX document rook with the FBI-PR documents. In addition, there are 112 Boxes of documents from prior joint criminal counsel and CPAs (many duplicates of the FBI documents) that were examined in Buffalo, NY, by Kim Japinga and Charlotte Perrell. All documents they thought were relevant were scanned. The remainder of the boxes were shipped to STX and placed on shrink-wrapped pallets by Hamed when Yusuf was uninterested in retaining them. They are available for your inspection.

I think that both we and Mr. Yusuf's counsel believe that all of the relevant documents were scanned and have been produced to you where applicable in the 650 and 342/65 cases. However, as my prior email regarding the French Banking Report shows, this was a MASSIVE number of documents, and focus may change in a case even if every document was individually reviewed. Thus, I proffer them to your clients for their review in the manner in which they are being kept in the normal course of business. If, however, you wish to review them at your office or elsewhere, please let me know, and we will arrange for them to be brought there—and charge you only the cost of the movers.

No documents have been disposed of. All inspections are logged by the paralegal/lawyers involved. We have been careful to retain anything from these cases and the prior criminal actions that have been located after a very diligent effort.

If I fail to hear from you on this matter further, I will assume you do not want to discuss this, file a Rule 26 supplemental and leave you to your own devices.

Carl

CARL J. HARTMANN III Email: Carl@Hartmann.Attorney Telephone: (616) 416-0956 From: Carl Hartmann <carl@carlhartmann.com>
Sent: Monday, October 3, 2022 3:58 PM
To: 'Jim Hymes' <jim@hymeslawvi.com>; 'Rauna Stevenson' <rauna@hymeslawvi.com>
Cc: 'Charlotte Perrell' <Cperrell@dnfvi.com>; Stefan Herpel <sherpel@dnfvi.com>; 'Pamela Bayless'
<Pbayless@dnfvi.com>; 'Kim Japinga' <kim@japinga.com>; 'Joel Holt' <holtvi@aol.com>
Subject: Need to Supplent Hamed's Production - question

Jim:

In the Rule 37 conference with Charlotte recently it occurred to me that since you and DNF are not technically co-counsel in these cases, your clients may never have actually gotten the MASSIVE production of documents from the FBI in the criminal case. I know Isam was indicted, but not extradited. Both Yusuf and Hamed were supplied these post-indictment, and we have all agreed to not produce and reproduce them to each other. There are documents in there that relate to the money laundering, note, mortgage and Sixteen Plus generally. I don't believe that either side has ever done a comprehensive indexing—we have not. Documents Hamed has pulled for our use have been provided to you—but we are now going back through them as part of the Rule 37 discussions, to further respond to discovery.

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Carl

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