Mcintosh v. I	older et al		Doc
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6	RONALD J. MCINTOSH		
7	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
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9	SAN FRANCISCO DIVISION		
10	RONALD J. MCINTOSH,	Case No.: 3:09-cv-00750 CRB	
11	Petitioner,		
12	V.	PETITIONER'S MOTION SETTING DATE FOR DISCOVERY FROM DEFENDANTS AND ORDER	
13	ERIC H. HOLDER, Attorney General, and		
14	ATTORNEY GENERAL FOR THE STATE		
15	OF CALIFORNIA,		
16	Respondents.		
17	Petitioner Ronald J. McIntosh hereby moves the Court for an order setting February 17,		
18	2014 as the date on which discovery in this case must be produced:		
19	1. On December 20, 2014, the Court granted McIntosh's motion for discovery. The		
20	defendants have been represented throughout the course of proceedings by the Assistant		
21	Attorney General Pamela Critchfield.		
22	2. On December 30, 2014, after receiving no communications from the State (and after		
23	the State's attorney insisted that McIntosh was required to issue subpoenas to other offices in		
24	order to obtain discovery), McIntosh requested that the Court enter a detailed order describing		
25	the items to be produced by the federal and state governments.		
26	3. On January 7, 2014, the Court entered a detailed order for discovery.		
27	4. On January 7, 2014, after being advised by AAG Critchfield that she had not		
28	contacted the federal government, McIntosh notified the Chief of the Criminal Division of the		
	J	PETITIONER'S MOTION SETTING DATE FOR DISCOVERY FROM DEFENDANTS AND ORDER 3:09-CV-00750 CRB Docke	ets.Justia.

1 United States Attorney's Office that the Court ordered discovery by the federal government. 2 That notification was forwarded by the Criminal Chief to the Deputy Chief of the Strike Force, 3 AUSA Wilson Leung. 4 5. On January 16, 2014, McIntosh forwarded a copy of the Court's detailed discovery 5 order to AUSA Leung, the Deputy Chief of the Strike Force, and to Pamela Critchfield, the 6 Assistant Attorney General who has represented the defendants in this case since its inception. 7 6. On or about January 16, 2014, McIntosh's counsel spoke to AUSA Leung, provided 8 the background of the discovery motion, and discussed the steps AUSA Leung would take to 9 obtain the information ordered to be disclosed. AUSA Leung advised McIntosh that Ms. 10 Critchfield had not contacted the federal government about discovery (despite that fact that she is 11 listed as counsel for AG Holder on this Court's and the Ninth Circuit's docket). 12 7. On January 23, 2014, McIntosh asked both Ms. Critchfield and Mr. Leung for the 13 status of their responses to the discovery order. Neither has responded. 14 8. McIntosh requests that the Court order the state and federal governments to comply 15 with the discovery order on or before February 17, 2014. 16 17 Dated: January 27, 2014 BOERSCH SHAPIRO LLP 18 19 /s/ David W. Shapiro David W. Shapiro 20 Counsel for Petitioner 21

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IT IS SO ORDERED:

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Dated: January 29, 2014

RONALD J. MCINTOSH

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