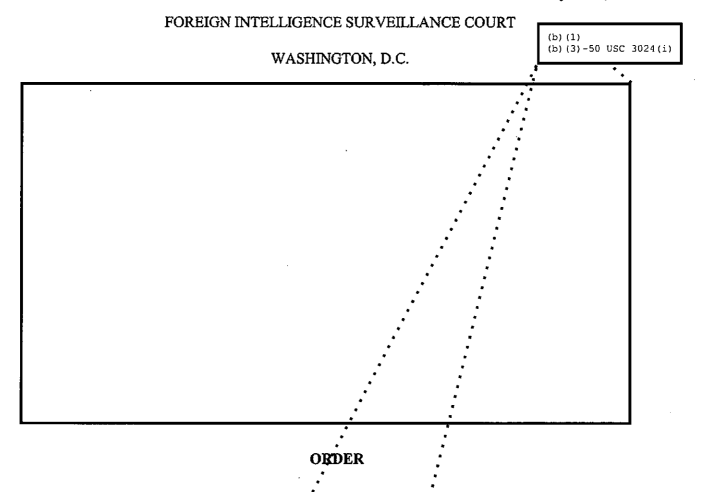
Filed United States Foreign Intelligence Surveillance Court

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JUL 1 9 2019

UNITED STATES

LeeAnn Flynn Hall, Clerk of Court



On July 12, 2019, the Foreign Intelligence Surveillance Court of Review issued a decision affirming this Court's finding that the Federal Bureau of Investigation's querying procedures, filed in the above-captioned dockets, were inconsistent with the recordkeeping requirements of Section 702(f)(1)(B) of the Foreign Intelligence Surveillance Act.

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The FISCR declined to rule

on whether the FBI querying and minimization procedures complied with the requirements of FISA and the Fourth Amendment because the FISCR anticipated that the government, when amending the procedures to address the deficiency with regard to Section 702(f)(1)(B), might make additional changes in order to address other statutory and constitutional concerns raised by this Court in its October 18, 2019, Memorandum Opinion and Order. <u>Id.</u> at 43. The FISCR directed that the stay entered pursuant to its November 16, 2018, order shall remain in effect until this Court issues a decision approving or declining to approve the newly revised procedures. <u>Id.</u>

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The government has advised Court staff that they intend to submit revised procedures along the lines of what the FISCR anticipated. Accordingly,

IT IS HEREBY ORDERED that the government shall file a draft of the revised procedures no later than August 1, 2019, and shall file the final procedures, as adopted by the Attorney General, in consultation with the Director of National Intelligence, no later than August 12, 2019.

ENTERED this 1/9 day of July, 2019

JAMES E. BOASBERG Judge Upited States Foreign Intelligence Surveillance Court