

1 in the boilerplate forms, that you have the address. And I
2 think this is the state or Bexar County form. It may be the
3 federal forms here. But it says the address, and then it says,
4 and in other outbuildings, attachments, anything within the
5 fence line, et cetera, which would cover that problem so -- or
6 that issue.

7 All right. Well, I certainly understand the argument. I
8 overrule the motion to suppress, find the law enforcement's
9 activities to be reasonable within the Fourth Amendment; that
10 they were not in violation of the good faith exception; that
11 there was a substantial basis for finding probable cause.

12 And even though Mr. Harris disagrees, the Court finds that
13 the concept of curtilage does have some application here within
14 the fence line of this property, which according to the tax
15 assessor is one piece of property. And presumably, then -- and
16 if that's not accurate, then I'm sure the deed records will
17 tell us whether it's one piece of property owned by Mr. Scully
18 or not.

19 And the Court for the record notes Mr. Udashen's objection.
20 And, therefore, the issue is preserved for appeal if necessary.

21 Mr. Harris, anything further?

22 MR. HARRIS: No, Your Honor. Thank you.

23 THE COURT: Mr. Udashen?

24 MR. UDASHEN: Not on this issue. But can I ask the
25 Court another question just about trial?