

**IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION**

UNITED STATES OF AMERICA,

Plaintiff,

v.

Criminal Action: 10-00162-01/07-09/16-18/23-CR-W-FJG

ALFONSO VELO (01),
RICARDO NEVAREZ (02),
SHAWN HAMPTON (03),
BRICE C. HALE (04),
DELBERT ROBERSON (05),
NARICCO T. SCOTT (06),
CALAH D. JOHNSON (07),
RAY A. JOHNSON (09),
JASON R. CARTER (10),
JUSTIN J. CAMPBELL (11),
ANTAR H. ROBERTS (12),
GREGORY P. YOUNG (13),
RONNELL A. BROWN (14),
MYLIN D. SMITH (15),
THEODORE S. WIGGINS (16),
ANDREYA JONES (17),
STERLING BYNDOM (18),
MARCUS L. GAY (19),
KEYIATIE R. WHITE (20),
DOROTHEA L. CAIN (21),
ADRIAN U. BARRETT (22),
ALEJANDRO HOLGUIN-BONILLA (23),

Defendant(s).

STIPULATIONS AND ORDERS

I. GRAND JURY PROCEEDINGS

[X] The government states that (1) there have been grand jury proceedings; (2) the testimony included 1 federal agent(s); and (3) the grand jury proceedings were recorded.

[X] **STIPULATION:** The government agrees to provide discovery of the testimony of any defendant(s) who testified before the grand jury.

[X] **CONSENT ORDER:** With the government's consent, grand jury transcripts of the testimony for witnesses whom the government intends to call at trial will be provided to the defense in accordance with Title 18, United States Code, Section 3500.

II. RELEVANT CONDUCT/UPWARD DEPARTURE/ OTHER OFFENSES

1. Prior Relevant Offense Conduct

[X] The government states that there is prior relevant offense conduct in this case as to defendants:

ALL DEFENDANTS

[X] **STIPULATION:** The government agrees to disclose all information in its possession on which it will rely to establish "relevant offense conduct" or to establish an "upward departure" **within 10 days of any anticipated or scheduled change of plea**; or if the evidence is not immediately available, disclosure will be made promptly upon receipt.

2. Prior Criminal Record

[X] The government has knowledge of prior convictions for defendants:

All defendants, EXCEPT, Alfonso Velo (#1), Ricardo Nevarez (#2) and Alejandro Holguin-Bonilla (#23).

[X] **STIPULATION:** The government agrees to provide discovery **within 10 days**, of any prior criminal record of the defendants, which is within the possession, custody, or control of the government, the existence of which is known, or by the exercise of due diligence may become known, to the government attorney. If such evidence is not immediately available, the government will promptly disclose the evidence upon receipt.

[X] **STIPULATION:** The government agrees to notify defense counsel in writing or orally whether it intends to use the conviction(s) for impeachment purposes at trial. If such evidence is not immediately available or available **within 10 days**, the government will promptly disclose the evidence upon receipt. The government's providing defense counsel with access to a certified copy of felony conviction(s) constitutes notice that the conviction(s) may be used for impeachment purposes. If such evidence is not immediately available, the government will promptly disclose the evidence upon receipt.

3. FRE 404(b) Evidence

- [X] The government will use FRE 404(b) evidence as to defendants:

ALL DEFENDANTS

- [X] **STIPULATION:** The government agrees to provide discovery **within 10 days** of all prior acts, subsequent acts or convictions of a similar nature to be relied on by the government to show knowledge, intent, or other element set forth in Rule 404(b), Federal Rules of Evidence. If such evidence is not immediately available, the government will promptly disclose the evidence upon receipt.

III. EVIDENCE FAVORABLE TO THE DEFENSE

1. Brady/Giglio Evidence

- [X] The government states that it has evidence in its possession favorable to defendants:

ALL DEFENDANTS

- [X] **STIPULATION:** The government agrees to provide discovery **within 10 days** of all evidence in its possession which is favorable to a defendant. If favorable evidence comes into the government's possession in the future, the government agrees to disclose it promptly. Although most instances of favorable evidence to the defense will be immediately apparent to the government (e.g., exculpatory evidence and impeachment evidence), this stipulation recognizes that at times the government will not necessarily be aware of the nature of a particular defense. Therefore, defense counsel has a responsibility to alert the government as to the nature and type of evidence that it believes may prove to be favorable to the defense which might not otherwise be apparent to the government.

2. Entrapment Evidence

- [X] The government states that it does not have evidence suggesting entrapment of defendant(s):

- [X] **STIPULATION:** The government agrees to provide discovery **within 10 days** of any information suggesting entrapment of defendants, which is within the possession, custody, or control of the government, the existence of which is known, or by the exercise of due diligence may become known, to the government attorney. If such evidence is not immediately available, the government will promptly disclose it upon receipt.

3. Witness Inducements

- [X] The government has not made promises to witness(es) in exchange for testimony.

[X] **STIPULATION:** The government agrees to provide discovery **at least 10 days before trial** of (a) the name(s) and address(es) of the witness(es) to whom the government has made a promise, (b) all promises or inducements made to any witness(es), (c) all agreements entered into with any witness(es), and (d) the amount of money or other remuneration given to any witness(es). If the witness is represented by counsel, the government also will provide discovery of the attorney's name, address, and telephone number. As an alternative to providing witness-address information, the government agrees to make the witness(es) available for interview if the witness(es) agree(s) to being interviewed. If such evidence is not immediately available, the government will promptly disclose it upon receipt.

IV. EXPERT WITNESSES

1. *Experts*

[X] The government states that expert witness(es) will likely be called at trial. If called the experts will be in the following areas:

DNA, fingerprints, drug trafficking investigations, forensic chemistry for illegal drugs, and firearms.

[X] **STIPULATION:** The government agrees to provide discovery of the name(s), qualifications, and subject of the testimony of such expert(s) **at least 10 days before trial**. If such evidence is not immediately available, the government will promptly disclose the evidence upon receipt.

2. *Government's Expert Reports*

[X] The government states that it does have expert witness reports.

[X] **STIPULATION:** The government agrees to provide discovery **within 10 days**, of any expert report or result, or copy thereof, of a scientific test, experiment, or comparison which is within the possession, custody, or control of the government, the existence of which is known, or by the exercise of due diligence may become known, to the government attorney. If such reports or results are not currently available, the government will promptly disclose the reports or results upon receipt.

3. *Defense's Expert Reports*

[X] The defense states that it will not have expert reports.

(#05) Roberson/Gibson
(#03) Shawn Hampton/Ross

(#09) Ray Johnson/Hunt
(#13) Young/White
(#15) Smith/McCauley
(#16) Wiggins/Dill
(#18) Byndom/Partee

[or]

[X] The defense states that it may or will have expert reports. If such reports are prepared, they will be in the following areas:

(#01) Velo/Morgan: Same areas as government experts and language/translation

(#04) Hale/Zotos: If such reports are prepared, they will be in the following: consistent with Government expert witness reports or deemed necessary upon receipt of government discovery or government witness reports.

(#06) Scott/Cardarella: Spanish language translation, cultural customs, narcotics trafficking

(#07) Johnson/Connor-Wilson: gun forensics, gun analysis for fingerprints/DNA

(#10) Carter/Pettlon: DNA, fingerprints, drug trafficking investigations, forensic chemistry for illegal drugs, and firearms

(#11) Campbell/Osgood: 1) Forensic expert to testify as to alternation and/or reliability of tape recordings.

2) Linguistics expert on issue of meaning of phrases, initiation of suggestion of questions and responses with respect to relative control of the conversation by one of the parties.

(#12) Roberts/Nouri: possibly in same areas as government

(#14) Brown/Harrison: phone recordings

(#19) Gay/Altieri: DNA, fingerprints, drug trafficking investigations, forensic chemistry for illegal drugs, and firearms.

(#21) Cain/Johnson: Mental health and or mental disorder

(#22) Barrett/Robertson): DNA, fingerprints, drug trafficking investigations, and forensic chemistry.

[X] **STIPULATION:** The defense agrees to provide discovery **within 10 days**, of any expert report or result, or copy thereof, of a scientific test, experiment, or comparison which is within the possession, custody, or control of the defense, the existence of which is known, or by the exercise of due diligence may become known, to the defense attorney. If such reports

or results are not immediately available, the defense will promptly disclose the reports or results upon receipt.

(#01) Velo/Morgan
(#06) Scott/Cardarella
(#07) Johnson/Connor-Wilson
(#10) Carter/Pettlon
(#11) Campbell/Osgood
(#12) Roberts/Nouri
(#14) Brown/Harrison
(#18) Byndom/Partee
(#19) Gay/Altieri
(#21) Cain/Johnson

V. INFORMANTS

1. Informants

- [X] The government states it had 3 informants.
- [X] The government may call at trial 3 informants.
- [X] The government claims the non-disclosure privilege of 3 informants.

2. Witness or Participant-Informant Identity

- [X] The government did use informant(s) who participated in the alleged criminal conduct.
- [X] The government will disclose the identity of informant(s) who participated in the criminal conduct.

3. Informant Identity and Inducements

- [X] **STIPULATION:** The government agrees to provide discovery **by November 1, 2010**, of the name(s) and address(es) of the informant(s) or, in the alternative, to make the informant(s) available for interview.
- [X] **STIPULATION:** The government agrees to provide discovery **by November 1, 2010**, of (a) all promises or inducements made to informant(s), (b) all agreements entered into with the informant(s), (c) the amount of money or other remuneration given to the informant(s), (d) identification of the informant's prior testimony, and (e) the name, address and phone number for the lawyer(s) for the informant(s) if represented by counsel.

VI. INTERCEPTION OF COMMUNICATIONS

1. *In General*

[X] There has been interception of wire or oral communications, court ordered or otherwise.

The government states that there has been:

[X] Consensual recording of telephone conversations for defendants:

Shawn Hampton (#3), Delbert Roberson (#5), Naricco Scott (#6).

[X] Body recording for defendants:

Shawn Hampton (#3), Delbert Roberson (#5).

[X] Video camera recording for defendants:

Alfonso Velo (#1), Ricardo Nevarez (#2), Shawn Hampton (#3), Brice Hale (#4), Delbert Roberson (#5), Calah D. Johnson (#7), Alejandro Holguin-Bonilla (#23).

[X] Wiretap for defendants:

All defendants with the exception of Keiyatie White (#20).

[X] Pen register for defendants:

Alfonso Velo (#1), Ricardo Nevarez (#2), Shawn Hampton (#3), Delbert Roberson (#5).

[X] Trap and trace device for defendants:

Alfonso Velo (#1), Ricardo Nevarez (#2), Shawn Hampton (#3), Delbert Roberson (#5).

2. *Transcripts, Bank Surveillance Films, Video Tapes, Written Material*

[X] **STIPULATION:** The government agrees to permit the defense to listen to all recorded conversations and provide a copy of the transcript of each recorded conversation prepared by the government. Disclosure will be made **within 10 days** if the evidence is immediately available; or, in the alternative, within 10 days of receipt.

[X] **STIPULATION:** The government agrees to permit the defense to view bank surveillance film and video tapes. Disclosure will be made **within 10 days** if the evidence is immediately available; or, in the alternative, within 10 days of receipt.

[X] **STIPULATION:** The government agrees to permit the defense to inspect reports and other written material dealing with electronic surveillance. Disclosure will be made **within 10 days** if the evidence is immediately available; or, in the alternative, within 10 days of receipt.

VII. SEARCHES AND SEIZURES

1. In General

[X] There have been the following searches and seizures:

The government states that there has been:

[X] Federal search warrant(s) for defendants:

Ricardo Nevarez (#2), Shawn Hampton (#3), Delbert Roberson (#5).

[X] Consent search(es) for defendants:

Alfonso Velo (#1), Calah Johnson (#7), Antar Roberts (#12), Gregory Young (#13), Ronnell Brown (#14), Mylin Smith (#15), Marcus Gay (#19), Keiyatie White (#20), Adrian Barrett (#22), Alejandro Holguin-Bonilla (#23).

[X] Search(es) incident to arrest for defendants:

ALL DEFENDANTS

2. Disclosure of Search and Seizure Material

[X] **STIPULATION:** The government agrees to disclose **within 10 days** whether there has been any search and seizure with respect to any defendant and disclose within 10 days all of the evidence seized as a result of any search(es) along with all documents dealing with the search(es) and seizure(s).

VIII. STATEMENTS

1. In General

The term “statements,” as that term is used here, includes (1) any officer’s or agent’s summary of a defendant’s statement where that summary is written in a report; (2) an officer’s or agent’s rough notes of any statement made by a defendant when the statement was not otherwise reduced to writing; and (3) any relevant oral statement when the statement was not otherwise reduced to writing which the government intends to use a trial, whether the government intends to introduce the oral statement or simply use it for impeachment.

[X] There have been the following statements in this case.

The government states that there has been the following statement(s):

[X] Custodial statements/admissions/confessions for defendants:

Calah Johnson (#7), Ray Johnson (#9), Justin Campbell (#11), Antar Roberts (#12), Gregory Young (#13), Ronnell Brown (#14), Sterling Byndom (#18), Marcus Gay (#19), Keiyatie White (#20), Adrian Barrett (#22), Alejandro Holguin-Bonilla (#23).

[X] Non-custodial statements/admissions/confessions for defendant:

Delbert Roberson (#5).

2. Written or Recorded Statements

[X] **STIPULATION:** The government agrees to provide discovery **within 10 days**, of any written or recorded statement made by defendant(s) which is/are within the possession, custody, or control of the government, the existence of which is known, or by the exercise of due diligence may become known, to the government attorney.

3. Oral Statements

[X] **STIPULATION:** The government agrees to provide discovery **within 10 days**, of the substance of any oral statement made by a defendant whether before or after arrest, to someone known by the defendant to be a government attorney, federal agent, or any other law enforcement officer, **except for those statements which may be made by a cooperating defendant which will be provided no later than 30 days prior to trial.**

4. Disclosure of Statements and Reports

[X] **STIPULATION:** The government agrees to disclose **within 10 days**, along with all statement(s), admission(s), or confession(s) described above, any available documents, reports, and logs dealing with statement(s), admission(s), or confession(s), **except for those**

statements which may be made by a cooperating defendant which will be provided no later than 30 days prior to trial.

- [X] **STIPULATION:** The government agrees to disclose **within 10 days** the response(s) by a defendant to any Miranda warnings.

IX. DEFENSES

1. *Incompetence to Stand Trial*

- [X] The defense states that there is not a claim of incompetence to stand trial on the part of defendants:

(#01) Velo/Morgan
(#02) Nevarez/Cornwell
(#03) Shawn Hampton/Ross
(#04) Hale/Zotos
(#05) Roberson/Gibson
(#06) Scott/Cardarella
(#07) Johnson/Connor-Wilson
(#09) Ray Johnson/Hunt
(#10) Carter/Pettlon
(#12) Roberts/Nouri
(#13) Young/White
(#14) Brown/Harrison
(#15) Smith/McCauley
(#16) Wiggins/Dill
(#18) Byndom/Partee
(#19) Gay/Altieri
(#22) Barrett/Robertson
(#23) Holguin-Bonilla/Duma

[and/or]

- [X] The defense states that there may be a motion for a competency examination under 18 U.S.C. § 4241 on the part of defendants:

(#20) White/Sandage
(#21) Cain/Johnson

2. *Insanity*

- [X] The defense states that insanity will not be a defense for defendants:

(#01) Velo/Morgan
(#02) Nevarez/Cornwell
(#03) Shawn Hampton/Ross
(#05) Roberson/Gibson
(#06) Scott/Cardarella
(#07) Johnson/Connor-Wilson
(#09) Ray Johnson/Hunt
(#11) Campbell/Osgood
(#12) Roberts/Nouri
(#13) Young/White
(#14) Brown/Harrison
(#15) Smith/McCauley
(#16) Wiggins/Dill
(#18) Byndom/Partee
(#19) Gay/Altieri
(#22) Barrett/Robertson
(#23) Holguin-Bonilla/Duma

[and/or]

[X] The defense states that insanity may be a defense for defendants:

(#20) White/Sandage
(#21) Cain/Johnson

3. Alibi Defense

[X] The defense states that alibi is not a defense in this case as to defendants:

(#01) Velo/Morgan
(#02) Nevarez/Cornwell
(#03) Shawn Hampton/Ross
(#09) Ray Johnson/Hunt
(#11) Campbell/Osgood
(#12) Roberts/Nouri: If this changes after discovery review,
counsel will immediately inform government counsel and
abide by the stipulation.
(#13) Young/White
(#15) Smith/McCauley
(#16) Wiggins/Dill
(#18) Byndom/Partee
(#19) Gay/Altieri
(#20) White/Sandage

[and/or]

[X] The defense states that alibi may be a defense in this case as to defendants:

(#04) Hale/Zotos
(#05) Roberson/Gibson
(#06) Scott/Cardarella
(#07) Johnson/Connor-Wilson
(#10) Carter/Pettlon
(#14) Brown/Harrison
(#21) Cain/Johnson

[X] **STIPULATION:** The defense agrees that each defendant will provide written notice **within 10 days** whether he or she intends to rely on the defense of insanity or the defense of lack of or diminished mental responsibility at the time of the alleged crime(s).

(#13) Young/White
(#16) Wiggins/Dill
(#18) Byndom/Partee
(#20) White/Sandage
(#21) Cain/Johnson

[X] **STIPULATION:** The defense agrees to provide to the government the names of all defense witnesses on the issue of incompetence to stand trial. Such production shall be made **within 10 days** or, if not currently known by the defendants, promptly upon receipt of such information.

(#13) Young/White
(#18) Byndom/Partee
(#20) White/Sandage
(#21) Cain/Johnson
(#22) Barrett/Robertson

[X] **STIPULATION:** The defense agrees to disclose to the government the names of all defense witnesses on the issue of insanity or the issue of lack of or diminished mental responsibility at the time of the commission of the alleged crime(s). Such disclosure shall be made **within 10 days** or, if not currently known by the defendants, promptly upon receipt of such information.

(#13) Young/White
(#18) Byndom/Partee
(#20) White/Sandage
(#21) Cain/Johnson

(#22) Barrett/Robertson

[X] **STIPULATION:** The defense agrees that **within 10 days** each defendant permit discovery of any result of reports of physical or mental examinations and of scientific tests or experiments, or copies thereof, within the possession, custody, or control of the defendant, the existence of which are known, or by the exercise of due diligence may become known to defense counsel, and which the defense intends to introduce as evidence during its case-in-chief or which were prepared by a witness whom the defense intends to call at trial when the results or reports relate to the witness' testimony. Such disclosure shall be made within 10 days or, if not immediately available, promptly upon receipt.

(#13) Young/White
(#18) Byndom/Partee
(#20) White/Sandage
(#21) Cain/Johnson
(#22) Barrett/Robertson

[X] **STIPULATION:** The defense states that the defendants will voluntarily submit to a psychiatric examination by a court-appointed physician or psychologist on the issue of sanity or mental responsibility at the time of the commission of the alleged crime(s).

(#13) Young/White
(#20) White/Sandage
(#21) Cain/Johnson

[X] **STIPULATION:** The defense states that each defendant will provide written notice **within 10 days** whether he or she intends to rely on the defense of alibi. If any defendant intends to rely on the defense of alibi, he or she will provide written notice to the government attorney within 10 days of any place at which the defendant claims to have been at the time of the alleged crime(s) and the name and address of any witness(es) upon whom the defense intends to rely to establish the alibi defense.

(#05) Roberson/Gibson
(#06) Scott/Cardarella
(#07) Johnson/Connor-Wilson
(#10) Carter/Pettlon
(#13) Young/White
(#14) Brown/Harrison
(#18) Byndom/Partee
(#21) Cain/Johnson
(#22) Barrett/Robertson

X. JURISDICTION AND VENUE

- [X] **STIPULATION:** It is stipulated by the parties that, subject to a successful defense motion to dismiss the indictment or information, the Western District of Missouri has jurisdiction to try defendants for the crime(s) charged.
- [X] **STIPULATION:** It is stipulated by the parties that, subject to a successful defense motion to change venue, venue is in the Western District of Missouri.

XI. PRETRIAL MOTIONS, RESPONSES

- [X] **ORDERED** that the defense file all pretrial motions by **November 1, 2010, and that the government file its responses to all pretrial motions by November 21, 2010.** Failure by the government to file a timely response to a defense motion will be interpreted by the court as a concession of that motion.
- [X] **ORDERED** that each motion and response shall (1) be a separate pleading and be limited to a single subject, and (2) be supported by suggestions dealing with the subject matter of the motion, including citations of applicable case law, with emphasis on Eighth Circuit opinions, and an argument applying the law to the particular facts of this case. No joint motions or responses may be filed and a defendant may not join in a motion filed by another defendant. In multiple defendant cases, defendants shall serve all motions and other pretrial filings on all counsel of record. A motion that does not comply with these requirements may be summarily denied.
- [X] **ORDERED** that before filing any pretrial discovery motions, counsel shall (1) review this order to determine the scope and extent of discovery already agreed to by the parties or ordered by the court, (2) take full advantage of the voluntary discovery offered by opposing counsel, and (3) only file discovery motions that are not covered under this order and that cannot be resolved by informal contact between counsel for the parties. No defendant shall file a discovery motion in a case in which the government is affording open-file discovery unless defense counsel certifies that he or she has made a good faith effort to obtain the material from the government and has been unable to do so.
- [X] **ORDERED** that defendants shall not file a reply pleading to the government's response unless the defendant has requested, by written motion, and received court authorization to do so. A request to file a reply pleading shall set forth the new facts or legal principles that the defendant seeks to bring to the court's attention and the reason or reasons why those facts or legal principles could not be included in the defendant's original pleading. The court will authorize a reply pleading only in cases in which new matters, which could not have been included

in the original pleading with due diligence on the part of defense counsel, are to be brought to the court's attention.

[X] **ORDERED** that the defendants be present at all hearings and conferences unless specifically excused by the court.

XII. CONCLUSION

[X] **ORDERED** that all requests for discovery and inspection agreed to or ordered above are continuing requests and orders, and any such information and/or material coming into the knowledge or possession of any party before or during trial shall be promptly made available to opposing counsel.

NOTE: The parties acknowledge that the above-executed stipulations are intended to eliminate the need for pretrial discovery motions and responses. They are not intended to be used to exclude the introduction of evidence by either side at trial unless a complaining party can show bad faith on the part of the offending party, real prejudice to the complaining party, or both.

/s/ Brent B. Venneman

Brent B. Venneman
Attorney for the United States

/s/ Alfonso Velo

Alfonso Velo
Defendant No. 1

/s/ Ricardo Nevarez

Ricardo Nevarez
Defendant No. 2

/s/ Shawn Hampton

Shawn Hampton
Defendant No. 3

/s/ Brice Hale

Brice Hale
Defendant No. 4

/s/ Delbert Roberson

Delbert Roberson
Defendant No. 5

/s/ Melanie Morgan

Melanie Morgan
Attorney for Defendant No. 1

/s/ Carl E. Cornwell

Carl E. Cornwell
Attorney for Defendant No. 2

/s/ Daniel J. Ross

Daniel J. Ross
Attorney for Defendant No. 3

/s/ Nick A. Zotos

Nick A. Zotos
Attorney for Defendant No. 4

/s/ Phillip R. Gibson

Phillip R. Gibson
Attorney for Defendant No. 5

/s/ Naricco Scott

Naricco Scott
Defendant No. 6

/s/ Calah Johnson

Calah Johnson
Defendant No. 7

/s/ Ray A. Johnson

Ray A. Johnson
Defendant No. 9

/s/ Jason Carter

Jason Carter
Defendant No. 10

/s/ Justin Campbell

Justin Campbell
Defendant No. 11

/s/ Antar Roberts

Antar Roberts
Defendant No. 12

/s/ Gregory Young

Gregory Young
Defendant No. 13

/s/ Ronnell A. Brown

Ronnell A. Brown
Defendant No. 14

/s/ Mylin D. Smith

Mylin D. Smith
Defendant No. 15

/s/ Theodore S. Wiggins

Theodore S. Wiggins
Defendant No. 16

/s/ Laine Cardarella

Laine Cardarella
Attorney for Defendant No. 6

/s/ Kelly M. Connor-Wilson

Kelly M. Connor-Wilson
Attorney for Defendant No. 7

/s/ Susan Hunt

Susan Hunt
Attorney for Defendant No. 9

/s/ N. Trey Pettlon

N. Trey Pettlon
Attorney for Defendant No. 10

/s/ John R. Osgood

John R. Osgood
Attorney for Defendant No. 11

/s/ Lisa Nouri

Lisa Nouri
Attorney for Defendant No. 12

/s/ F.A. White

F.A. White
Attorney for Defendant No. 13

/s/ Eugene Harrison

Eugene Harrison
Attorney for Defendant No. 14

/s/ Alex McCauley

Alex McCauley
Attorney for Defendant No. 15

/s/ Susan Dill

Susan Dill
Attorney for Defendant No. 16

/s/ Sterling Byndom

Sterling Byndom
Defendant No. 18

/s/ Marcus L. Gay

Marcus L. Gay
Defendant No. 19

/s/ Keiyatie R. White

Keiyatie R. White
Defendant No. 20

/s/ Dorothea L. Cain

Dorothea L. Cain
Defendant No. 21

/s/ Adrian Barrett

Adrian Barrett
Defendant No. 22

/s/ Alejandro Holguin-Bonilla

Alejandro Holguin-Bonilla
Defendant No. 23

/s/ Ronald E. Partee

Ronald E. Partee
Attorney for Defendant No. 18

/s/ Dana Altieri

Dana Altieri
Attorney for Defendant No. 19

/s/ Lance Sandage

Lance Sandage
Attorney for Defendant No. 20

/s/ Dave Johnson

Dave Johnson
Attorney for Defendant No. 21

/s/ Katrina Y. Robertson

Katrina Y. Robertson
Attorney for Defendant No. 22

/s/ John Duma

John Duma
Attorney for Defendant No. 23

/s/ Robert E. Larsen

ROBERT E. LARSEN
United States Magistrate Judge

Kansas City, Missouri
October 22, 2010