

IN THE CIRCUIT COURT OF COLE COUNTY, MISSOURI

FILED

JUN 13 2011

BRENDA A. UMSTATTO  
CLERK CIRCUIT COURT  
COLE COUNTY, MISSOURI

STATE OF MISSOURI,  
Plaintiff

v.

ALYSSA D BUSTAMANTE,  
Defendant

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Cause No. 09AC-CR03516-01F

Division No. 4

**EX PARTE MOTION TO TRANSPORT ALYSSA BUSTAMANTE FOR TESTING**

COMES NOW the accused, Alyssa Bustamante, by and through undersigned counsel, and hereby respectfully moves this honorable Court for its Order to transport Alyssa Bustamante to the location, and on the date and time specified below for testing. This motion is *ex parte* pursuant to this Court's order of May 11, 2010 and is made pursuant to her rights to due process, effective assistance of counsel, confrontation, compulsory process, and a reliable sentencing as guaranteed by 5th, 6th, 8th and 14th Amendments of the United States Constitution and Article I, Sections 10, 18(a) and 21 of the Constitution of Missouri. In support of this Motion, Ms.

Bustamante states as follows:


1. Ms. Bustamante's *Request to File Some Motions Ex Parte When Deemed Appropriate by the Court* is incorporated as if fully restated herein. Said Motion was sustained by this Court on May 11, 2010.

2. Redacted

3. To require Ms. Bustamante to disclose the nature of her defense, the names of persons with whom she seeks to consult, and the purposes for which he seeks such assistance would compromise his right to present a defense and to prepare her case in confidence with counsel in violation of the principles of law cited in the opening paragraph of this motion.

WHEREFORE, Redacted

Respectfully submitted,



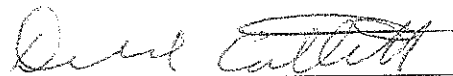
Donald Catlett, Mo Bar No. 29556

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**Certificate of Service**

I certify that a true copy of the above and foregoing -- except for paragraph 2 and the prayer request -- was served to all parties by fax transmission to Mr. Mark Richardson at 573-634-7797 on this 8th day of June, 2011.



Donald Catlett