

IN THE CIRCUIT COURT OF COLE COUNTY, MISSOURI

STATE OF MISSOURI,
Plaintiff

v.

ALYSSA D BUSTAMANTE,
Defendant

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Cause No. 09AC-CR03516-01F

Division No. 4

SUPPLEMENTAL RESPONSE TO STATE'S REQUEST FOR DISCOVERY

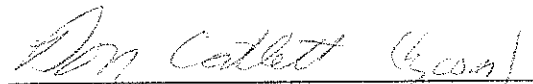
COMES NOW Alyssa Bustamante, by and through counsel, and supplements her response to the State's Request for Discovery as follows:

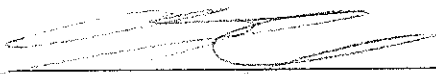
1. The defense does not presently possess any reports of experts which are intended for introduction into evidence at hearing or trial; see response to paragraph 2;

2. In addition to the witnesses previously identified in a letter dated March 10, 2011, that accompanied Alyssa's *Answer to State's Request for Discovery*, persons whom the defense may call as witnesses at hearing or trial, along with their last known addresses, will be provided to the State in a letter accompanying the State's copy of this Supplemental Response.

3. Accompanying the State's copy of this response are 1179 pages of records and affidavits from 6 entities, some or all of which may be offered into evidence at hearing or trial in accordance with the Uniform Business Records as Evidence Law, §490.660 et. seq., along with a cover letter itemizing the records.

Respectfully submitted,


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Certificate of Service

I certify that a true copy of the above and foregoing was personally served on all parties this 28th day of June, 2011.


Charles Moreland