

STATE OF NEW MEXICO
COUNTY OF SANTA FE
FIRST JUDICIAL DISTRICT

STATE OF NEW MEXICO,

PLAINTIFF,

VS.

ALEXANDER RAE BALDWIN III,

DEFENDANT.

No. D-0101-CR-2024-0013
Judge Mary Marlowe Sommer

DEFENDANT'S EXHIBIT LIST

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Counsel for Alec Baldwin

Defendant Alec Baldwin, by and through undersigned counsel, submits his list of proposed trial exhibits as follows.

Ex.	Date	Description
1	2021.09.26	Email Re: Rust Prop Master Introduction
2	2021.10.06	2021.10.06 - Producer Agreement
3	2021.10.08	Email re: Rust Safety Meetings
4	2021.10.11	Email re Rust Letter From Producers
5	2021.10.14	Email re PR D06 101321 Preliminary
6	2021.10.18	Email re PR D10 101621 Preliminary
7	2021.10.20	Email from Lane Luper to Halyna Hutchins and others
8	2021.10.21	Dispatch Log
9	2021.10.21	911 Call Recording (1)
10	2021.10.21	911 Call Recording (2)
12	2021.10.21	Rust Contact Sheet
13	2021.10.22	Baldwin-Talamante Call
14	2021.10.22	2021.10.22 - Church Warrant (w/affidavit)
15	2021.10.22	2021.10.22 - Church Warrant II (w/affidavit)
16	2021.10.26	Hancock Email to Cortez Re: Assistance Request for case 2021007949
17	2021.10.27	Baldwin-Hancock Call
18	2021.10.27	2021.10.17 - Prop Truck Warrant (w/ affidavit)
19	2021.10.29	Baldwin- Hancock Call
20	2021.10.6-21	Call Sheets
21	2021.11.03	Baldwin- Hancock Call
22	2021.11.29	S. Zachry Waiver of Rights
23	2021.11.30	2021.11.20 - PDQ Warrant (w/ affidavit)
24	2021.12.03	ABC Interview
25	2021.12.07	RCFL Property Receipt
26	2021.12.08	Baldwin OSHA Interview
27	2021.12.08	2021.12.08 - RCFL Request
28	2022.01.11	Prince Report - 2
29	2022.01.13	RCFL Intake Evidence Receipt
30	2022.01.18	Letter of Transmittal
31	2022.01.31	Conway Report
32	2022.02.09	RCFL Return to Agency Evidence Receipt
33	2022.03.15	Prince Report - 1
34	2022.03.28	2022.03.28 - RCFL Report
35	2022.04.08	Ziegler Worksheet
36	2022.04.20	Letter of Transmittal

37	2022.04.22	Letter of Transmittal
38	2022.05.03	Gillette Report
39	2022.10.16	Evidence Log
40	2022.10.27	2022.10.27 - Letter of Transmittal
41	2022.12.15	Zachry Cooperation Agreement
42	2023.01.07	Zachry Proffer
43	2023.03.31	Halls Plea Agreement
44	2023.04.10	2023.04.10 - J Cortez Email re Firearm testing
45	2023.07.26	Ziegler Report
46	2023.08.02	First Haag Report
47	2023.08.26	Second Haag Report
48	2023.08.31	Third Haag Report
49	2024.05.02	Halyna Hutchins Phone Extraction
50	2024.05.02	OHSB Report
51	2024.05.03	RCFL Examination Report
52	2024.05.06	Paul Jordan CV
53		CSATF Safety Bulletin No. 1
54		CSATF Safety Bulletin No. 2
55		Dr. Carrillo CV
56		Jerrilyn Conway CV
57		Robert Gillette CV
58		Kent Jorgensen CV
59		Mike Haag CV
60		Full Script
61		Daily Supervisor Script Report
62		Bryan Carpenter CVs
63		Lucien Haag CV
64		Shannon Prince CV
65		Bryce Ziegler CV
68		Ziegler Digital Case File
69		Michael Haag's Gun
70		Rust Updated Report
71		E. Small Digital Case File
72		Rust Pietta Revolver
73		Gutierrez Phone Extraction
74		Halls Phone Extraction
75		Hutchins Phone Extraction
76		Zachry Phone Extraction
77		Watchguard Video List
78		Benavidez Lapels
79		LeFleur Lapels

80		Lujan Lapel
81		Alderete Lapels
82		Arndt Lapels
83		Cano Lapels
84		Hancock Lapels
85		Martinez Lapels
86		Zook Lapels
87		Ballistics photos
88		Haag Videos
89		PDQ Invoices
90		Photographs from Karen Kuehn
91		Photographs taken by CST Poppell
92		Production Outfitters Video Clips
93		Kenney-Hancock Texts
94		Rust Production Video Clips (Days 3, 4, 6, 9-12)
96		Medical Records
97		Dummy Rounds
98		Live Rounds
99		State v. Hannah Gutierrez Trial Video Clips

The Defense reserves the right to add or remove exhibits based on the Court's ruling on the pending Motions in Limine, to add any impeachment exhibits based on the testimony and evidence put forth during the State's case, and to add any exhibits listed by the State.

Date: July 2, 2024

Respectfully submitted,

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By: /s/ Luke Nikas

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Counsel for Alec Baldwin

CERTIFICATE OF SERVICE

I hereby certify that on July 2, 2024, a true and correct copy of the foregoing brief was emailed to opposing counsel.

/s/ Heather LeBlanc
Heather LeBlanc