

#1165

COMMONWEALTH OF MASSACHUSETTS

BRISTOL, ss.

SUPERIOR COURT DEPT.
FALL RIVER SUPERIOR CT.
INDICT. #BRCR2013-00983

BRISTOL, SS SUPERIOR COURT
FILED

COMMONWEALTH

NOV 21 2014

vs.

MAIC J. SANTOS, ESQ.
CLERK/MAGISTRATE

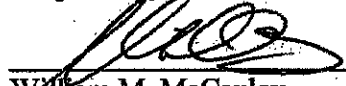
AARON HERNANDEZ

COMMONWEALTH'S REQUEST FOR EXTENSION ON THE DATE
TO PROVIDE EXHIBIT LIST

Now comes the Commonwealth and respectfully requests a short extension for the date to provide a list of exhibits to the defendant. In support of this request, the Commonwealth states that it is currently assembling a list of proposed exhibits and needs more time to complete this task.

The Commonwealth is requesting a two (2) week extension of this filing date until Friday, December 5, 2014. The Commonwealth does not believe that such extension will cause any delay in the scheduled trial date.

Respectfully submitted,


William M. McCauley
Assistant District Attorney
Bristol District
BBO#562635
888 Purchase St.
New Bedford, MA 02740
(508) 997-0711

11/24/14

Dated: November 21, 2014

David: The fine table is designed to allow filings of motions in time on schedule. The filing deadline has already been, in effect, extended because the exhibit list was due on November 15. Exhibit list of exhibits can in good faith intend to offer shall be filed by Nov. 26, 2014. At this time, the court is not extending the filing motions in time because of the late-filing of the exhibit list.

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COMMONWEALTH OF MASSACHUSETTS

BRISTOL, SS.

SUPERIOR COURT DEPT.
FALL RIVER SUPERIOR CT.
INDICT. #BR2013-00983

COMMONWEALTH

v.

AARON HERNANDEZ

Affidavit

I, William McCauley, do hereby depose and state that the following is true to the best of my knowledge and belief:

1. I am an Assistant District Attorney in Bristol County and have been assigned to prosecute the case of Commonwealth v. Aaron Hernandez.
2. The Court has assigned a date for the Commonwealth to provide a list of exhibits to the defendant by November 15, 2015.
3. The Commonwealth has not been able to complete this task by this date.
4. The Commonwealth's failure to meet this date was not intentional but has been the result of meeting other obligations to prepare this case for trial.

Signed under the pains and penalties of perjury this 21st day of November, 2014.


WILLIAM McCAULEY

CERTIFICATE OF SERVICE

I, William M. McCauley, certify that I have served a copy of the Commonwealth's Request for Extension on the Date to Provide Exhibit List by first class postage prepaid mail to Counsel for the Defendant, as follows: Charles W. Rankin, Rankin & Sultan, 151 Merrimac Street, 2nd Floor, Boston, MA 02114; James L. Sultan, Rankin & Sultan, 151 Merrimac Street, 2nd Floor, Boston, MA 02114; and Michael K. Fee, Latham & Watkins, LLP, John Hancock Tower, 20th floor, 200 Clarendon St., Boston, MA 02116.

Signed under the pains and penalties of perjury this 21st day of November 2014.

COMMONWEALTH OF MASSACHUSETTS,



William M. McCauley
Assistant District Attorney
For the Bristol District
888 Purchase Street
New Bedford, MA 02741-0973

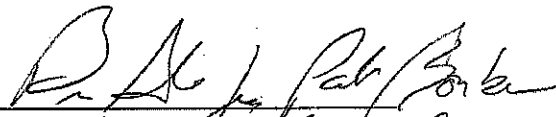
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CERTIFICATE OF SERVICE

I, Patrick O. Bomberg, certify that I have served a copy of the Commonwealth's Response to Defendant's Motion for Discovery of Witness Statements, Reports, or Notes Not Previously Disclosed AND the Commonwealth's Opposition to Defendant's Motion to Require the Commonwealth to Pare Down its Witness List to Those Individuals it Actually Intends to Call to Testify in its Case-in-Chief at Trial and for Other Necessary Relief by first class postage prepaid mail to Counsel for the Defendant, as follows: Charles W. Rankin, Rankin & Sultan, 151 Merrimac Street, 2nd Floor, Boston, MA 02114; James L. Sultan, Rankin & Sultan, 151 Merrimac Street, 2nd Floor, Boston, MA 02114; and Michael K. Fee, Latham & Watkins, LLP, John Hancock Tower, 20th floor, 200 Clarendon St., Boston, MA 02116.

Signed under the pains and penalties of perjury this 20th day of November 2014.

COMMONWEALTH OF MASSACHUSETTS,



 Patrick O. Bomberg
 Assistant District Attorney
 For the Bristol District
 888 Purchase Street
 New Bedford, MA 02741-0973

D. Brian Giff