STATE OF MINNESOTA

DISTRICT COURT - CRIMINAL DIVISION

COUNTY OF WINONA

THIRD JUDICIAL DISTRICT

State of Minnesota,

Court File No. 85-CR-23-937

Plaintiff,

VS.

AMENDED DEFENSE WITNESS LIST

Adam Taylor Fravel,

Defendant.

The Defendant, by way of defense counsel Zachary C. Bauer, hereby submits the following list of witnesses who may or may not be called by the Defendant at the time of trial.

NAME/ADDRESS

TELEPHONE

Officer Ethan Sense Winona Police Department

Gabriela Garcia 115 Pacific Street Postville, IA 52162

Spencer Sullivan 304 Grand Street Winona, MN 55987

Katie Kolka 772 West 9th Street Winona, MN 55987

Ryan Fravel 716 South 2nd Street LaCrescent, MN 55947 Sgt. Adam Brommerich Winona Police Department

Rachel Zoe Henke 467 Kerry Drive Winona, MN 55987

Robert Ray Albrecht 473 Kerry Drive Winona, MN 55987

Investigator Andy Mohan Winona Police Department

Officer Derek Lanning Winona Police Department

Investigator Dan Dornink Fillmore County Sheriff's Office

Aly Rhoades

Alan Spaulding Sunfish, MN

Deputy John Hazelton Winona County Sheriff's Office

Raymond Curtis 42171 County Road 18 Mabel, MN 55954

Monica Pierce 115 S. Elm Street, Apt #10 Mabel, MN 55954

Kayla Oppelt 609 East 3rd Street Winona, MN 55987 Mike Kaneko Photographer/Videographer Bureau of Criminal Apprehension

Special Agent Cory Streeter Bureau of Criminal Apprehension

Investigator Phil Whitacre Fillmore County Sheriff's Office

Investigator Jordan Heyer Fillmore County Sheriff's Office

Investigator Angie Evans Winona Police Department

Timothy Steil Lino Lakes, MN

Investigator Nate Smith Houston County Sheriff's Office

Investigator Steven Garrett Houston County Sheriff's Office

Conservation Officer Mitch Boyum Minnesota Department Natural Resources

The Defendant reserves the right to call any other individuals identified in the State witness list, investigative reports and/or bodycam footage previously disclosed by the State. Those witnesses listed in this and any subsequent notice in this matter are furnished for the purpose of disclosure of potential witnesses only. You should not assume that any of these witnesses are or will be subpoenaed by the Defendant or that if they are subpoenaed, they will not be released prior to or during the trial of this matter.

MESHBESHER & SPENCE, LTD.

Dated: September 26, 2024

By: Jashay C. Jorren

Zachary C. Bauer #033294x

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(507) 280-8090

ATTORNEY FOR DEFENDANT

INNESOTA JUDICIAL BRANCH