

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

UNITED STATES OF AMERICA)	
)	No. 08 CR 846
vs.)	Judge Joan H. Lefkow
)	
JON BURGE)	

GOVERNMENT’S PRELIMINARY EXHIBIT LIST

The UNITED STATES OF AMERICA, by its attorney, PATRICK J. FITZGERALD, United States Attorney for the Northern District of Illinois, respectfully submits this Preliminary Exhibit List. This list includes summaries of the exhibits the Government currently intends to use at trial. The government will file one week prior to trial a more detailed exhibit list with all of the proposed exhibits numbered.

Exhibit #	Summary of Exhibit
	CPD Photographs of Jon Burge
	Photograph of Jon Burge Florida driver’s license
	Prior testimony of Jon Burge
	Demonstrative exhibits of Area 2
	Mechanical / structural drawings of Area 2
	Defendant Burge’s Answers to Plaintiff’s First Set of Interrogatories in <i>Hobley v. Jon Burge, et al.</i> , 03 C 3678
	Defendant Burge’s Answers to Plaintiff’s Second Set of Interrogatories in <i>Hobley v. Jon Burge, et al.</i> , 03 C 3678
	Jon Loevy letter to James Sotos, et al., dated 10/20/03
	Michael Condon letter to Loevey & Loevy, dated 10/21/03
	Michael Condon letter to Loevey & Loevy, dated 11/11/03

	Michael Condon letter to Loevy & Loevy, dated 11/13/03
	Michael Condon letter to Loevy & Loevy, dated 12/5/03
Exhibits re: James Andrews	
	Andrews CPD Reports (Lewis & Jenkins)
Exhibits re: Gregory Banks	
	Dr. Romine medical records
	11/18/83 Complaint Register #134947
	11/14/83 Raba letter
	Banks/Bates CPD reports
Exhibits re: Anthony Holmes	
	5/29/73 Holmes post-arrest statements (redacted)
	Holmes CPD reports
	4/18/75 Jon Burge CPD Commendation
Exhibits re: Shadeed Mu'Min	
	Typewriter cover (demonstrative)
	Photograph of typewriter cover
	10/31/85 Mu'Min post-arrest statement
Exhibits re: Andrew Wilson	
	Photographs of Area 2
	Photographs of radiator
	Photographs of Andrew Wilson
	Photographs of Wilson line-up
	Wilson medical records (Dr. Raba, Dr. Goodman, Dr. Harper)
	Wilson CPD reports
	Wilson prior testimony (to be further identified)

Respectfully submitted,

PATRICK J. FITZGERALD
United States Attorney

By: /s/M. David Weisman
M. David Weisman
Assistant United States Attorney
(312) 353-2119

Date: April 13, 2010.