IN THE UNITED STATES DISTRICT COURT DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA)	
)	
v.)	Case No. 21-cr-00116
)	
WILLIAM MCCALL CALHOUN, JR)	
Defendant.)	
,		

DEFENDANT'S OBJECTIONS TO THE UNITED STATES' EXHIBITS

COMES NOW, Defendant, William McCall Calhoun, Jr., by and through counsel,

Jessica N. Sherman-Stoltz, Esq., and respectfully files his objections to the United States' Trial

Exhibits.

I. <u>0 – 99 Series: Physical Evidence</u>

a. 2 – Objection if being offered as the jacket the Defendant was wearing on 1/6/2021

II. <u>100 – 199 Series: Maps, Diagrams, & Photographs</u>

- a. 101 Objection as to authenticity and relevance
- b. 103 Objection as to relevance & Prejudice outweighs probativeness
- c. 104 Objection as to relevance & Prejudice outweighs probativeness
- d. 105 Objection as to relevance & Prejudice outweighs probativeness
- e. 106 Objection as to relevance & Prejudice outweighs probativeness
- f. 107 Objection as to relevance & Prejudice outweighs probativeness

- g. 108 Objection as to relevance & Prejudice outweighs probativeness
- h. 112 Objection as to relevance & Prejudice outweighs probativeness

III. 200 – 299 Series: Documents & Reports

a. 206 – Possible objection as to relevance

IV. <u>300 – 399 Series: Audio & Video</u>

- a. 300 Objection as to relevance
- b. 301 Objection as to relevance
- c. 310 Objection as to relevance

V. <u>400 – 499 Series: Parler Records</u>

- **a.** 400 Objection as to relevance
- **b.** 401 Objection as to relevance
- c. 402 Objection as to relevance
- **d.** 403 Objection as to relevance
- e. 404 Objection as to relevance
- **f.** 405 Objection as to relevance

VI. <u>500 – 599 Series: Facebook Records</u>

- a. 500 Objection as to relevance
- b. 501 Objection as to relevance
- c. 502 Objection as to relevance
- d. 505 Objection as to authenticity

- e. 506 Objection as to authenticity
- f. 507 Objection as to authenticity

VII. <u>600 – 699 Series: Defendant's Cellphone Records</u>

a. No objections

Dated: February 28, 2023.

Respectfully Submitted, WILLIAM MCCALL CALHOUN, JR.

/s/ Jessica N. Sherman-Stoltz
Jessica N. Sherman-Stoltz, Esq.
Virginia State Bar #90172
Sherman-Stoltz Law Group, PLLC.
P.O. Box 69, Gum Spring, VA 23065
Phone: (540) 451-7451 / Fax: (540) 572-4272

Email: jessica@sslg.law

CERTIFICATE OF SERVICE

I hereby CERTIFY that on this the 28th day of February 2023, a true and correct copy of the foregoing *Defendant's Objections to the United States' Exhibits* was filed with the Clerk of Court via the CM/ECF system, which will automatically send an email notification of such filing to all counsel of record.

/s/ Jessica N. Sherman-Stoltz
Jessica N. Sherman-Stoltz, Esq.
Virginia State Bar #90172
Sherman-Stoltz Law Group, PLLC.