

STATE OF NEW MEXICO  
COUNTY OF BERNALILLO  
SECOND JUDICIAL DISTRICT COURT

Case No. D-202-CR-2026-00405  
DA#: 2026-00422-1  
PD#: D-202-PD-202600051

STATE OF NEW MEXICO,

Plaintiff,

v.

TIMOTHY BUSFIELD,

Defendant.

**DEMAND FOR NOTICE OF INTENTION TO CLAIM ALIBI AND/OR ENTRAPMENT**

TO: Christopher Allen Dodd  
Attorney for Defendant

The above Defendant is accused of the crime(s) of Criminal Sexual Contact of a Minor (Child under 13) (7047) (4 Counts), on October 19, 2022, at [REDACTED] Albuquerque, New Mexico.

Pursuant to Rule 5-508, New Mexico Rules of Criminal Procedure, and LR2-308, Supreme Court Case Management Order, we request that you furnish this office, not less than 90 days before trial, with a notice in writing of your intention to claim an alibi and/or an entrapment defense. For an alibi defense, the notice needs to contain specific information as to the place at which the Defendant claims to have been at the time of the alleged offense(s). For the entrapment defense, the notice needs to contain specific information about how the defendant was entrapped and by whom. The notice also needs to contain the names and addresses of the witnesses by whom the Defendant proposes to establish such alibi or entrapment defense.

/s/ Savannah Brandenburg-Koch  
Deputy District Attorney

I hereby certify that, on the date of filing,  
a copy of the foregoing was sent  
to counsel of record for the Defendant.

/s/ Savannah Brandenburg-Koch  
Deputy District Attorney