



- All items seized from the defendant, co-defendant or accomplice.
  - All physical objects to be introduced as part of the State's case.
  - All documents and photographs and investigative charts or diagrams to be introduced at trial.
  - All contraband, weapons, implements of criminal activity seized or acquired by the State or its agents in the investigation.
  - All records of conviction which may be admissible in evidence or used for impeachment of the defendant.
  - All tangible items of physical evidence collected by the state or its agents concerning the alleged offense, including latent fingerprints, hairs, fibers, fingernail scrapings, body fluids, tire tracks, paint scraping, etc.
  - All extraneous offenses, listing time, place, and complaint, which may be admissible against the defendant.
  - All psychiatric reports concerning the defendant, known to the State.
  - All promises of benefit or leniency afforded to any accomplice or prospective witness in connection with his/her proposed testimony or other cooperation with regard the alleged offense.
  - All known convictions which are admissible for impeachment concerning any of the States' proposed witnesses.
  - All known convictions, pending charges or suspected criminal offenses concerning any accomplice proposed to be used as a witness by the State.
  - Copies of all complaints, search warrants (related affidavits), autopsy reports and laboratory reports of all examinations of contraband, fluids, hairs, fingerprints, blood samples, ballistics, soil, fibers and paints.
  - All business reports or governmental records expected to be introduced by the State.
4. The State is ordered to furnish the above for inspection and copying on or before 10 days prior to trial.

**DISCOVERY ORDER**

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5. In the event that documents, diagrams, models or charts are prepared as “jury aids” at the direction of the State’s attorneys before trial, such items will be considered work product unless the Defense demonstrates a “particularized need” for inspection thereof.
6. The discovery under this Order is subject to the restrictions of TEX. FAM. CODE §264.408 regarding a video recording of an interview of a child that is made at a center and subject to TEX. CODE CRIM. P. art. 39.15 regarding discovery of evidence depicting or describing abuse of or sexual conduct by child or minor.

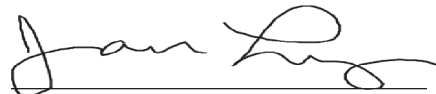
**The State of Texas is further ORDERED** to prepare and file with clerk of the Court, at least ten (10) days prior to trial, a subpoena list of all witnesses the State intends to call on their case in chief, excluding experts. This Order does not supplant the requirements of TEX. CODE CRIM. P. art. 39.14(b) regarding experts under Texas Rules of Evidence 702, 703 and 705.

It is understood that the Defense should exercise diligence pursuant to TEX. CODE CRIM. P. art. 39.14.

The parties are encouraged to agree to discovery and documentation requirements equal to or greater than required by this Order and TEX. CODE CRIM. P. art. 39.14.

This Order will dispose of all pretrial discovery and specified request motions heretofore filed.

ORDERED AND ENTERED this October 7, 2020.



JUDGE JASON LUONG,  
Judge Presiding  
185th Judicial District

**DISCOVERY ORDER**