

994

THE STATE OF TEXAS
VS.
SANTOS CESAR PINEDA CARCANO
1550 BLALOCK RD, APT #126
HOUSTON, TX 77080

SPN: 02941765
DOB: W M 02/01/1993
DATE PREPARED: 4/2/2018

D.A. LOG NUMBER: 2432318
CJIS TRACKING NO.: 9266037230A001
BY: MB DA NO: 2595292
AGENCY: HPD
O/R NO: 041059718
ARREST DATE: 04/02/2018

NCIC CODE: 5404 16
RELATED CASES:
MISDEMEANOR CHARGE: DRIVING WHILE INTOXICATED

CAUSE NO:
HARRIS COUNTY CRIMINAL COURT AT LAW NO:
FIRST SETTING DATE:

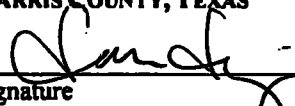
2198521
3

BAIL: \$500 EP
PRIOR CAUSE NO:
CHARGE SEQ NUM: 1

04 09 18
TEXAS CODE OF CRIMINAL PROCEDURE ARTICLE 39.14
JOINT LIST OF REQUESTED AND RELEASED DISCOVERY

COMES NOW, the State of Texas by and through the undersigned assistant district attorney and the undersigned attorney for the above named defendant and would jointly show the Court the following:

Pursuant to Texas Code of Criminal Procedure Article 39.14(j) this document and the attached pages encompass the discoverable documents and evidence requested by the defendant and released by the State. Additionally, the below signed Assistant District Attorney declares that he/she permitted inspection of the entire Harris County District Attorney's Office file for this cause with the exception of items privileged by law or designated as work product of the District Attorney or her investigators. The signatures included on this document represent a declaration of release and receipt on the dates and in the forms therein related. The parties also incorporate by reference all notices on file in the Clerk's Record under this cause number provided in compliance with the requirements of the Texas Code of Criminal Procedure and the Texas Penal Code. Based on the signatures provided in this document and the documents incorporated by reference, the below signed Assistant District Attorney and defense counsel do hereby acknowledge that all the designated items thereby referenced were released pursuant to Texas Code of Criminal Procedure Article 39.14, and that the State has produced all the discoverable items requested by the defense as of the entry of the plea or commencement of trial. This document and the attached log are the acknowledgment required by article 39.14(j), and act as a written record of the documents, items, and information requested by and provided to the defendant in relation to this cause number, as is hereby witnessed to by our signatures as counsel for the parties.

ASSISTANT DISTRICT ATTORNEY
HARRIS COUNTY, TEXAS

signature
Sara Siegel
printed name
24095933 bar number

DEFENSE ATTORNEY


signature

printed name
bar number

LIST OF RELEASED DISCOVERY ORDER

On this date the Harris County District Attorney and the attorney for the Defendant in the above Cause presented to the Court this *Texas Code of Criminal Procedure Article 39.14 Joint List of Requested and Released Discovery*. The Court hereby **ORDERS** the District Clerk of Harris County, Texas, to file the entirety of this *Joint List of Requested and Released Discovery* totaling _____ pages in the Court's record in this Cause.

Signed this 01/11/19 day of _____, 20__


JUDGE PRESIDING

JOINT LIST OF REQUESTED AND RELEASED DISCOVERY (Cont'd)

The defendant requests **NO ITEMS OR REPORTS** beyond its inspection of the contents of the Harris County District Attorney's Office file which excludes review of items privileged by law or designated as work product:

Signature Defense Counsel _____ Print name _____

OFFENSE REPORT(s)

The Defendant hereby requests that the State produce and permit the inspection (I), the electronic duplication (E), copying (C), and/or photographing of the following offense reports (describe with specificity):

Agency _____ OR No.: _____ Release Dt: _____ Form:(C,E,I,P): _____

Agency _____ OR No.: _____ Release Dt: _____ Form:(C,E,I,P): _____

Agency _____ OR No.: _____ Release Dt: _____ Form:(C,E,I, P): _____

(Add additional pages when requesting more than three offense reports)

ADDITIONAL ITEMS REQUESTED:

The Defendant hereby requests that the State produce, permit inspection (I), the electronic duplication (E), provide copies of (C), and/or allow photographing (P) of the following designated **ITEM**(s) that constitute or contain evidence material to any matter involved in this action that are in the possession, custody, or control of the State or any person under contract with the State (describe with specificity):

1. _____ Release Dt: _____ Form:(C,E,I, P): _____

2. _____ Release Dt: _____ Form:(C,E,I, P): _____

3. _____ Release Dt: _____ Form:(C,E,I, P): _____

4. _____ Release Dt: _____ Form:(C,E,I, P): _____

(Add additional pages when requesting more than four items)

Respectfully requested,

_____ (defense counsel)

Printed name _____

State Bar of Texas No.: _____

Email address _____

Date of Request: _____

The below signatures of the State and defendant hereby acknowledge the disclosure and receipt of all reports, documents, and items listed herein and provided to the defendant pursuant to Article 39.14 of the Texas Code of Criminal Procedure.

Signature _____

Print name (legibly): Sara Siegel
Assistant District Attorney

Defense Attorney