

Cause No. \_\_\_\_\_

THE STATE OF TEXAS

IN THE DISTRICT COURT OF

v.

WALLER COUNTY, TEXAS

506<sup>TH</sup> JUDICIAL DISTRICT

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## STANDARD DISCOVERY ORDER

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The State is ORDERED to produce in accordance with C.C.P. Art. 39.14, and provide written proof of same:

1. List of all trial witnesses and their addresses, to be supplemented as others are discovered.
2. All written or recorded statements of the Defendant, along with all confessions, whether verbal or otherwise, and whether made pursuant to Article 38.22, C.C.P., or otherwise, including dash-cam video and audio. Video will be in MP4 format and audio will be in MP3 format.
3. Written notice of intent to use extraneous offense evidence at trial, pursuant to Rule 404(b) Texas Rules of Evidence.
4. All items seized from the defendant; all items seized from any co-defendant or accomplice; all physical objects seized by the State in the investigation; all documents and photographs and investigative charts or diagrams; all contraband, weapons, implements of criminal activity seized or acquired by the State or its agents in the investigation of the alleged crime; all tangible items of physical evidence collected by the State or its agents concerning the alleged offense to include latent fingerprints, footprints, hairs, fibers, fingernail scrapings, body fluids, tire tracks, paint scrapings; autopsy reports, laboratory reports, and reports of all laboratory examinations of all such items.
5. In writing, a summary of all promises of benefit or leniency afforded to any accomplice or prospective witness in connection with his or her proposed testimony or other cooperation with regard to the alleged offense.
6. All known convictions concerning the Defendant and any of the State's proposed witnesses, including accomplices.
7. All complaints, search warrants (and related affidavits), probable cause statements,
8. All business records or governmental records expected to be introduced by the State.
9. All exculpatory evidence pursuant to **Brady v. Maryland** and related cases.
10. All offense reports and supplements.
11. As applicable, a written summary of any Outcry Witness statements, under C.C.P. 38.072.

The State is ORDERED to make available the above referenced items for inspection and copying on or before the scheduled Pretrial date, unless good cause shown and otherwise ordered by the Court. **It is defense counsel's responsibility to make contact with the District Attorney's Office to arrange for review and to pick up discovery.** It is further understood that defense counsel should exercise reasonable diligence to contact the State's attorney and arrange mutually convenient times for an appointment for such matters.

This Order will dispose of all pretrial discovery motions previously filed. In the event that further particularized discovery is necessary, the defense will file a written Motion for Discovery, addressing only matters not covered in this Order, and such Motion will be presented to the Court at the earliest practical opportunity before trial but no later than the scheduled Motions date unless good cause shown.

A Pretrial Preparation Order may supplement this Standard Discovery Order.

ORDERED and ENTERED this \_\_\_\_\_.

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GARY W. CHANEY, Judge, Presiding

Original to District Clerk file; Copies to counsel for the State and Defense.