THE STATE OF TEXAS	}{	IN THE DISTRICT COURT OF
vs.	}{	GALVESTON COUNTY, TEXAS
	}{	405TH IUDICIAL DISTRICT

CAUSE NO.

AGREED DISCOVERY ORDER

On this day the above numbered and entitled cause was called for pretrial hearing. The defendant, defendant's attorney and the Assistant District Attorney representing the State appeared. The Court hereby orders that the State produce and permit the inspection of, or the copying and/or photographing of the following items:

- 1. All statements by the Defendant pursuant to Texas Code of Criminal Procedure Article 38.22 and all written statements made by the Defendant in connection with this offense with which the Defendant is herein charged.
- 2. All objects and tangible property taken by the State during the course of its investigation of the offense with which the Defendant is herein charged, and any items which may be introduced at trial.
- 3. Any written waivers or consent forms signed by the Defendant.
- 4. The prior criminal record of the Defendant.
- 5. All final adult felony convictions and misdemeanors of moral turpitude on the part of all witnesses called by the State subsequent to their testifying for the State.
- 6. A List of all extraneous offenses by the Defendant which the State intends to introduce at trial.
- 7. Any exculpatory and/or mitigating evidence within the possession, custody, or control of the State, the existence of which is known, or by the exercise so due diligence may become known to the State.
- 8. Any photographic line-ups shown in the course of the investigation of this case.
- 9. The final results of any laboratory test or any other analytical test pertaining to evidence in this case.

- 10. Inspection of any prior convictions of the Defendant, which may be, used for jurisdictional, enhancement or impeachment purposes.
- 11. All photographs, videos or audio recordings taken, or used, in the course of the investigation of this case.
- 12. Prior to voir dire, a list of all the names of prospective prosecution witnesses who have knowledge and likely will be used a the guilt/innocence phase and the punishment phase of the trial, with a continuing duty on the part of the State to disclose the names of rebuttal witnesses as soon as they become known.
- 13. All written statements made by any party or witness to this alleged offense which might in any manner be material to either the guilt or innocence of the Defendant or the punishment, subsequent to the witness testifying.
- 14. All handwritten and typed reports prepared by peace officers that investigated and participated in any manner in the preparation of these charges against the Defendant, subsequent to the witness testifying.
- The Court further orders the Defendant's attorney provide in writing to the State at its offices at 600 59th Street, Galveston, Texas the name and address of each expert witness the Defense may use at trial to present evidence under Rules 702, 703, and 705 of the Texas Rules of Criminal Evidence.

Discovery is to be completed on the date of the pre-trial conference unless otherwise stated above, with the State and Defense being under continuing duty to supplement with any of the above items that comes to its attention after the deadline.

SIGNED this day of	
	Attorney for the State
	Attorney for the Defense

MICHELLE SLAUGHTER Presiding Judge