ORDERS FOR DISCOVERY AND INSPECTION OF EVIDENCE

- 1. **ARTICLE 39.14 DISCOVERY:** Upon receipt of a timely request, motion or notice to the State, the State shall promptly produce and permit the inspection of all documents, items and information mentioned in Article 39.14 and Evidence Rules 702, 703 and 705 that are subject to discovery.
- 2. <u>WITNESSES AND INFORMATION:</u> The Court orders the State to provide the Defendant's attorney all of the following information to the extent that it is reflected in the District Attorney's file:
- A. <u>Witnesses and Suspects:</u> The names, addresses, and all telephone numbers known to the District Attorney's office. Only the business addresses and telephone numbers of law enforcement personnel need to be provided. This information shall be provided for each of the following:
 - 1. The persons who arrested the Defendant, investigated the alleged criminal act, and who are witnesses to the crime.
 - 2. The persons who performed any scientific tests, experiments and comparisons related to the case.
 - 3. All persons who testified to the Grand Jury about the alleged offense set forth in the indictment.
 - 4. All other persons whom the State in good faith expects to call at trial.
- B. **Exculpatory Evidence:** Descriptive content of all evidence not otherwise covered in these orders, that is favorable to the accused on the issue of guilt or innocence, inconsistent with the guilt of the Defendant, or would tend to reduce the punishment for the offense charged.
- 3. <u>SUPPLEMENTAL DISCOVERY:</u> It is further ordered that the District Attorney, after complying with all the above orders, shall be under a continuing duty to under Art. 39.14(k) and *Brady* to **promptly** supplement the discovery herein ordered by disclosing the existence of additional and/or different evidentiary, exculpatory or mitigating documents, items or information discovered, produced to the State or otherwise or created since the date of the original compliance date.
- 4. **DEADLINE FOR DEFENDANT'S PRETRIAL MOTIONS:** It is further ordered that the Defendant's attorney may petition this Court for additional pretrial relief. **All pretrial motions** shall be filed and brought to the attention of the Court on or before the date designated on the Court's trial docket as "Motion Deadline."
- 5. <u>INTERPRETERS:</u> On or before the Deadline for filing Defendant's Pretrial Motions, any attorney, either for the State or the Defendant, who has reason to believe an interpreter will be needed at the Pretrial Hearing or Trial on the Merits, shall advise the Court **in writing** of such need.
- 6. <u>DRESS CODE</u>: It is the responsibility of each defense counsel to insure compliance by Defendant and witnesses to the 244th District Court Dress Code.
- 7. **NOTICE:** All Defendants and attorneys have access to all notices of pretrial and trial settings by viewing same at www.co.ector.tx.us and clicking on the District Court tab, District Judge, then 244th.