**FACSIMILE COVER SHEET**

**Steven Minert, ISB #8027**

Minert & VanOrmer

Attorneys at Law

Mobile:

208-991-3384

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208-991-3394

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208-473-2220

Please deliver these 5 pages, including cover sheets to:

Valley County Clerk

X 208-382-7184

and

Valley County Prosecutor

208-382-7124

or

McCall City Prosecutor

208-361-7982

or

Cascade City Prosecutor

208-361-7982

or

Re: Notice of Appearance, Request for Discovery, and Unavailable Dates for Defendant ; Case .

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

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*\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_*

*Comments:*Original documents will not be sent. If you have problems receiving any pages,

please call the above number**.** Thank you.**Steven Minert, ISB #8027**

Minert & VanOrmer

Attorneys At Law

1843 Broadway Ave. Ste 201

Boise, ID 83706

208-991-3394 Office

208-473-2220 Fax

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT

FOR THE STATE OF IDAHO, IN AND FOR THE COUNTY OF VALLEY

|  |  |  |
| --- | --- | --- |
| STATE OF IDAHO,  Plaintiff,  vs.  ,  Defendant. |  | Case No.:  **NOTICE OF APPEARANCE**  **PLEA OF NOT GUILTY**  **REQUEST FOR JURY TRIAL**  **REQUEST FOR SPEEDY TRIAL** |

COMES NOW Steven Minert and hereby enters his appearance as attorney of record for the above-named Defendant in the above-entitled action and enters a plea of not guilty to all charges and requests that copies of all pleadings be served upon him at the above address. Defendant hereby requests that a jury trial be set in this case and that Defendant receive a speedy trial on all charges presently before this Honorable Court.

DATED this day of , . 

STEVEN R. MINERT

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this day of , , I served a true and correct copy of the foregoing document via Facsimile.

Valley County Prosecutor (382-7124)

McCall City Prosecutor (361-7982)

Cascade City Prosecutor (361-7982)



STEVEN R. MINERT

**Steven Minert, ISB #8027**

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IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT

FOR THE STATE OF IDAHO, IN AND FOR THE COUNTY OF VALLEY

|  |  |  |
| --- | --- | --- |
| STATE OF IDAHO,  Plaintiff,  vs.  ,  Defendant. |  | Case No.:  **REQUEST FOR DISCOVERY** |

COMES NOW Steven Minert, Defendant’s attorney, and requests the following discovery:

1. All disclosure pursuant to I.C.R. 16 (a).

2. Any relevant written or recorded statements made by Defendant, within the custody or control of the State, the existence of which is available to the prosecuting attorney by the exercise of due diligence; and also the substance of any relevant oral statement made by Defendant to a peace officer, prosecuting attorney or the prosecuting attorney’s agent; and the recorded testimony of Defendant before a grand jury which relates to the offense charged.

3. Any written or recorded statements of a co-defendant and the substance of any relevant oral statements made by a co-defendant in response to interrogation by any person known by the co-defendant to a peace officer or agent of the prosecuting attorney.

4. A copy of the Defendant’s prior criminal record, if any.

5. Any books, papers, documents, photographs, tangible objects, buildings, or places, or copies or portions thereof, which are in the possession, custody or control of the prosecuting attorney and which are material to the preparation of the defense, or intended for use by the prosecutor as evidence at trial, or obtained from or belonging to the Defendant.

6. Any results of physical or mental examinations, and of scientific tests or experiments, made in connection with this case, or copies thereof, and any working papers, logs or graphs on which such results were based, within the custody or control of the prosecuting attorney, the existence of which is available to the prosecuting attorney by the exercise of due diligence.

7. A written list of the names and addresses of all persons having knowledge of relevant facts who may be called by the State as witnesses at trial, together with any record of prior felony convictions of any such person which is within the knowledge of the prosecuting attorney. Further, any statements made by any prosecuting witness to the prosecuting attorney or the prosecuting attorney’s agents or to any official involved in the investigatory process of the case unless a protective order is issued pursuant to I.C.R. 16(k).

8. Any reports and memoranda in possession of the prosecuting attorney which were made by a police officer or investigator in connection with the investigation or prosecution of the case.

9. Any writing or object that may be used to refresh the memory of persons who may be

called as witnesses, pursuant to I.R.E. 612.

DATED this day of , . 

STEVEN R. MINERT

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this day of , , I served a true and correct copy of the foregoing document via Facsimile.

Valley County Prosecutor (382-7124)

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Steven Minert AVAILABLE Dates