IN THE COUNTY COURT, FOURTEENTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA IN AND FOR BAY COUNTY

STATE OF FLORIDA, Plaintiff,

vs. CASE NO: 032020MM03303A

LANCE PATRICK MASON, Defendant.

STATE'S DISCOVERY RESPONSE AND DEMAND FOR RECIPROCAL DISCOVERY (Public Defender)

Pursuant to Rule 3.220, *Florida Rules of Criminal Procedure*, the undersigned Assistant State Attorney, representing the State of Florida, discloses:

(A) The names and addresses of all persons known to the prosecutor to have information that may be relevant to any offense charged or any defense thereto, or to any similar fact evidence to be presented at trial.

Category A Witnesses:

Ofc. Drew Pritchett Panama City Police Department 1209 E 15th Street Panama City, FL 32401 1209 E 15th St Panama City, FL 32405

Ofc. Cameron Quinn
Panama City Police Department

Category A Statement Witnesses:

n/a

Category B Witnesses:

n/a

Category C Witnesses:

n/a

Any names and/or evidentiary items contained in these or subsequent materials are to be considered as discovery provided by the State.

Material available for inspection:

The following information, material and exhibits are available to the defendant in electronic format, to inspect, copy, test, or photograph either at the Office of the State Attorney or at the office of the respective

as ordered by the Court: \boxtimes (B) The statement of any person whose name is furnished in compliance with paragraphs above. (C) Written or recorded statements and the substance or any oral statements made by the defendant, including a copy of any statements contained in police reports or report summaries, together with the name and address of each witness to the statements. (D) Written or recorded statement and the substance of any oral statements made by a codefendant. (E) Grand jury minutes that contain testimony of the defendant. (F) Tangible papers or objects which were obtained from or belong(ed) to the accused. (G) Material or information which has been provided by a confidential informant. (H) Recordings of electronic surveillance, including wiretapping, of the premises of the defendant, or of conversations, to which the defendant was a party, and any documents relating thereto. (I) Objects obtained by search or seizure and any documents relating thereto. **(J)** Reports or statements of experts made in connection with this case, including results of physical or mental examinations and of scientific tests, experiments or comparisons. \boxtimes (K) Tangible papers or objects which the prosecuting attorney intends to use in the hearing or trial and which were not obtained from or belong to the defendant. (L) Tangible papers or objects, or substances in the possession of law enforcement that could

law enforcement agency involved upon notice either to the undersigned or the Evidence Custodian at the appropriate law enforcement agency, in any manner mutually agreeable to the defense and prosecutor, or

The video/audio provided is a copy of the original file(s) provided to the State Attorney's Office. The audio/video has not been edited, although some recordings may have been converted to a more universal format that should not require a specialized player be installed on the recipients' computer.

Material information that has been provided by an informant witness, including: (i) the substance of any statement allegedly made by the defendant about which the informant witness may testify; (ii) a summary of the criminal history record of the informant witness; (iii) the time and place under which the defendant's alleged statement was made; (iv) whether the informant witness has received, or expects to receive, anything in exchange for his or her testimony; (v) the informant witness' prior history of cooperation, in return

- Agency Affidavit of Complaint
- Agency Offense / Incident Report Pages 1-6

for any benefit, as known to the prosecutor.

be tested for DNA.

(M)

Digital files are included as a part of Discovery. The following replacement disks <u>must</u> be provided to the State Attorney's Office at the time of receipt: N/A

Computerized Criminal History:

Florida computerized criminal history records (FCIC) may be obtained by writing: Florida Department of Law Enforcement, PO Box 1489, Tallahassee, FL 32302 or by visiting their website at www.fdle.state.fl.us.

Reciprocal Discovery:

The State hereby requests disclosure of items and matters listed in Rule 3.220(d), Florida Rules of Criminal Procedure, within 15 days.

Demand for Alibi:

As particularly as is known to me, the place, date, and time of the commission of the crime charged in the above-numbered case is cited in the Information/Indictment. As required by Rule 3.200, Florida Rules of Criminal Procedure, you are hereby required to serve upon the undersigned, not less than ten (10) days before the trial, a notice in writing of your intention to claim such alibi, containing specific information as to the place at which the defendant claims to have been at the time of the alleged offense and the names and addresses of the witnesses by whom you propose to establish such alibi. You are under a continuing duty to disclose promptly to me the names and addresses of any additional such witnesses which may come to your attention subsequent to the filing of your witness list.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the original of this State's Discovery Response and Demand for Reciprocal Discovery has been delivered to the Clerk of this Court; and a true and exact copy, together with any attachments, has been furnished by electronic transmission to Lisa Jackson, Attorney for Defendant, (Lisa Jackson@pd14.fl.gov), Public Defender's Office, 115 E. 4th Street, Panama City, FL 32401, this day of August, 2020.

GLENN HESS

STATE ATTORNEY

14TH CIRCUIT

Chelsea Stewart

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