Filing # 116400683 E-Filed 11/10/2020 08:27:01 AM

IN THE COUNTY COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA.

STATE OF FLORIDA

CASE NO. 20MM01732

SPN 183581

VS.

ANSWER TO DEMAND FOR DISCOVERY

AND

DEMAND FOR NOTICE OF ALIBI

Lance P. Mason,

Defendant(s).

Comes now the State of Florida, by and through the undersigned Assistant State Attorney, pursuant to defendant's DEMAND FOR DISCOVERY and Florida Rule of Criminal Procedure 3.220, and furnishes the following:

1. The names and addresses of all persons known to the prosecutor at the present time to have information which may be relevant to the offense charged and to any defense with respect thereto or to any similar fact evidence to be presented at trial under Section 90.404(2), Florida Statutes are listed below. All names listed below are Category A witnesses unless specifically designated otherwise.

Cat. A

Florida State University, 600 W. College Ave, Tallahassee, FL Matthew Hedges #453, Fla. State Univ. Police, 830 W. Jefferson St., Tallahassee, FL 32306 Craig Kistner #452, Fla. State Univ. Police, 830 W. Jefferson St., Tallahassee, FL 32306 Cat. B Cat. C

- 2. Listed below are the statements of witnesses whose names were furnished in #1 above and copies of said statements or reports are Attached to defense counsel's copy of this Answer.
- 3. There are not written or recorded statements (unless listed below) of the defendant and copies are attached to defense counsel's copy of this Answer. The defendant did not make oral statements to the following persons (unless listed below), and the substance of those statements is listed below.

STATEMENTS MADE TO:

SUBSTANCE OF STATEMENT: SEE REPORTS

4. There are not written or recorded statements of codefendants (unless listed below) and copies are attached to defense counsel's copy of this Answer. The co-defendant(s) did not make oral statements to the following persons (unless listed below), and the substance is listed below.

STATEMENTS MADE TO:

SUBSTANCE OF STATEMENTS: SEE REPORTS

- 5. There is not recorded Grand Jury testimony of the defendant (unless listed below).
- 6. There are tangible items which were obtained from or belong to the defendant and are described below.

Photograph, fingerprints,

- 7. Information relative to the offense was not provided by a confidential informant.
- 8. There was not electronic surveillance of the premises of the defendant or of conversation to which the defendant was a party (unless listed below).
- 9. There was not a search and seizure (unless listed below) and documents related to any search and seizures are attached.
- 10. There are not reports or statements of experts (unless listed below), and copies of said reports or statements are attached to defense counsel's copy and listed below.
- 11. The tangible evidence known to the prosecutor in addition to items mentioned in #6 preceding is listed below.

PCA, Incident report - Kistner, Body cam (available upon request), Property & Evidence Receipt, SEE REPORTS

Defense counsel is hereby permitted, at a time and place mutually agreed upon by counsel for the State and for the defense, or as otherwise ordered by the Court, to inspect, copy, test and/or photograph the foregoing statements, documents, test results, and/or tangible items of evidence.

- 12. The State has herein submitted its complete ANSWER TO DEMAND FOR DISCOVERY pursuant to F.R.Cr.P. 3.220, and respectfully demands the defense to submit its corresponding witness list within seven days and disclose to the State and permit them to inspect, copy, test and/or photograph the information and material in the defendant's possession or control as listed in F.R.Cr.P. 3.220 within fifteen days after receipt of this ANSWER TO DEMAND FOR DISCOVERY.
- 13. The State hereby makes DEMAND FOR NOTICE OF ALIBI in the event such defense is to be used at the trial of this defendant.

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Flor Diaz-Wayt, on November 10, 2020 by e-service to service.leon@flpd2.com.

JACK CAMPBELL STATE ATTORNEY SECOND JUDICIAL CIRCUIT

/s/Karla Kraft
Assistant State Attorney