## SUPERIOR COURT OF WASHINGTON, COUNTY OF KING



This matter came before the court on a discovery conference. Based on information provided by counsel as to the discovery needs of the case, the court enters this order.

## Documents and Tangible Items

Outstanding materials the parties anticipate will be sought by either party and applicable timelines:
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$\qquad$
$\qquad$
$\qquad$

Pursuant to CrR 4.7(d), defense requests that the State produce or attempt to make available the following material or information held by others:

Defense shall make additional requests for materials held by others in compliance with CrR 4.7(d) by (DATE).

State shall attempt to cause identified materials or information held by others to be made available to the defense by $\qquad$ (DATE).

If the State is unsuccessful, the defense shall apply to the court for a subpoena or other order to cause the material to be made available by $\qquad$ (DATE).

## Disclosure of Expected Witness

State shall provide all names, contact information, and a brief summary of anticipated testimony for all witnesses it expects to call at trial by $\qquad$ (DATE). The State may rely on contact information and summary of testimony in discovery if there will be no expected material deviation at trial. However, the names of expected fact witnesses shall be listed and all information for expert witnesses, including the expert's report, shall be disclosed.

Defense shall provide all names, contact information, and a brief summary of anticipated testimony for all witnesses it expects to call at trial by $\qquad$ (DATE). The Defense shall provide all information for expert witnesses, including the expert's report.

Other: $\qquad$

## Witness Interviews

State shall use its best efforts to facilitate interviews of the following witnesses, who have indicated a preference for the presence of a DPA at the interview:

Defense shall use its best efforts to facilitate interviews of the following witnesses, who have indicated a preference for the presence of a defense attorney at the interview:

All interviews of anticipated State fact witnesses shall be completed by $\qquad$ (DATE).

All interviews of anticipated defense fact witnesses shall be completed by $\qquad$ (DATE).

All interviews of anticipated State expert witnesses shall be completed by $\qquad$ (DATE).

All interviews of anticipated defense expert witnesses shall be completed by $\qquad$ (DATE).

Other: $\qquad$
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$\qquad$

## Testing

State shall submit evidence to WSP Crime Lab (or private lab) for testing of the following evidence:
Type of evidence: $\qquad$ Submitted by: $\qquad$ (DATE).
Type of evidence: $\qquad$ Submitted by: $\qquad$ (DATE).
Type of evidence: $\qquad$ Submitted by: $\qquad$ (DATE).

Defense shall submit $\qquad$ for independent testing by $\qquad$ (DATE).

Other: $\qquad$

## Motions for the Motions Court

(not to include motions in limine, evidentiary motions, or others which are reserved for the trial judge.)
The State shall file motions, other than evidentiary motions, and supporting affidavits if required, by
$\qquad$ (DATE).

The Defense shall file motions, other than evidentiary motions, and supporting affidavits if required, by (DATE).

## Availability

The State gives notice of attorney and other known availability issues as follows: $\qquad$

The Defense gives notice of attorney and other known availability issues as follows: $\qquad$
$\qquad$

## Other:

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$\qquad$
$\qquad$
$\qquad$

If a party is unable to comply with the requirements of this order, that party may set a motion to modify the order or for other relief.

IT IS SO ORDERED:
Dated this
day of $\qquad$ , 20 -.

Judge
$\overline{\text { Deputy Prosecuting Attorney }}$, WSBA\#___ WSBA\#__ $\quad . \quad$.

