IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA IN AND FOR PASCO COUNTY 2014CF000216CFAXES-1

STATE OF FLORIDA

V.

CURTIS JUDSON REEVES

ORDER GRANTING JOINT MOTION TO RETURN EVIDENCE INTRODUCED AT DEFENDANT'S IMMUNITY HEARING TO THE RESPECTIVE PARTIES

The foregoing cause coming on this day to be heard upon the Joint Motion To Return Evidence Introduced At Defendant's Immunity Hearing To The Respective Parties and the parties agreeing the Court my rely on the joint would and that no further argument is necessary and the Court duly considering the joint motion, it is

ORDERED that the Joint Motion To Return Introduced At Defendant's Immunity Hearing Respective Parties is hereby granted.

FURTHER ORDERED that the State requests for the Cferkon of Court to turn over to the State or a representative of the Pasco Sheriff's Office, State and defense exhibits consisting of evidence previously held by the Pasco Sheriff's Office, listed in attachment #1 of the joint motion is granted.

FURTHER ORDERED that the evidence returned to the State or a representative of the Pasco Sheriff's Office will be transport to the Property/Evidence Section of the Pasco Sheriff's Office where it will be logged in and maintained until it is needed by the State to prepare their witnesses for trial and/or as evidence at trial. The Sheriff is authorized to log out the evidence at the State's request for witness preparation and/or trial.

FURTHER ORDERED that the Defense requests for the Clerk of Court to turn over to a representative of Escobar & Associates, 2917 W Kennedy Blvd #100, Tampa, FL 33609, Attorney for the Defendant defense exhibits consisting of evidence generated or obtained from defense experts or

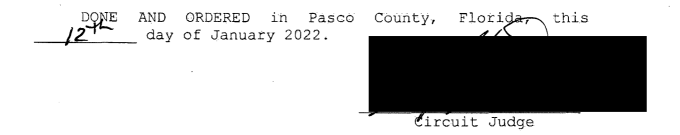
Passo County, Florida

witnesses listed in attachment #2 of the joint motion is granted.

FURTHER ORDERED that the evidence returned to the Defense maybe maintained at a location of his choosing until need for trial.

FURTHER ORDERED that to the extent practical or possible, the returned evidence is not to be damaged by the removal of the exhibit tags attached during the Defendant's immunity hearing. However, if the previous tags can be removed without causing any damage to the returned exhibit, the previous tag may be removed at the discretion of the party.

FURTHER ORDERED that The Stipulated Order Concerning Waiver of Authenticity and Chain of Custody Objections To Specifically Identified Evidence, accepted by the Court on January 24, 2017 remains in full force and effect. To the extent the exhibits returned to the parties is not covered by the stipulation, the Court approves the party's agreement to waive objections to authenticity and chain of custody and will remain in full force and effect for any hearing or trial.



CC: Office of the State Attorney
Pasco Clerk of Court and Comptroller
Richard Escobar, Esq., Attorney for the Defendant