THE FOLLOWING AMENDMENT IS MADE TO THE LOCAL RULES OF MADISON COUNTY, TEXAS:

RULE 5.8 STANDING DISCOVERY ORDER

The State of Texas is hereby ordered to furnish discovery to the defendant as provided in Article 39.14 of the Code of Criminal Procedure, effective January 1, 2014. Said discovery shall be furnished no later than seven (7) days prior to the pretrial hearing as set forth herein.

ADOPTED ON THE ____ DAY OF DECEMBER, 2013 BY THE BOARD OF JUDGES, MADISON COUNTY, TEXAS TO BE EFFECTIVE JANUARY 1, 2014

Donald L. Kraemer

District Judge

12th Judicial District

Signed: 4 Necember 2013

Kenneth H. Keeling

District Judge

278th Judicial District

Signed: Ollember 4,2013

ADDENDUM 9- Omitted

CAUSE NO.

THE STATE OF TEXAS	IN THE DISTRICT COURT OF
VS.	§ — MADISON COUNTY, TEXAS
	§ 12 ^{TH+} 278 TH JUDICIAL DISTRICT

STANDING DISCOVERY ORDER IN CRIMINAL CASES

This Court hereby adopts the following Standing Discovery Order that shall apply in all eriminal cases in this Court until specifically ordered otherwise:

State is Ordered to Furnish:

- 1. Written list of all anticipated trial witnesses, including experts, and their addresses, to be supplemented as others are discovered.
- 2. All written or recorded statements of the defendant, along with all confessions or statements whether verbal or otherwise, made pursuant to Art. 38.22 C.C.P.
- 3. Written notice of intent to use extraneous offense evidence at trial. (Rule 404(b) Texas Rules of Evidence).

4. Inspection of:

- a. All items seized from the defendant;
- **b.** All items seized from any co-defendant or accomplice;
- All physical objects to be introduced as part of the State's case;
- d. All documents and photographs and investigative charts or diagrams to be introduced at trial;
- e. All contraband, weapons, implements of criminal activity seized or acquired by the State or its agents in the investigation of the alleged offense;
- f. All records of conviction which may be admissible in evidence or used for impeachment of the defendant; and

- g. All tangible items of physical evidence collected by the State or its agents concerning the alleged offense; to include latent fingerprints, footprints, hairs, fibers, fingernail scrapings, body fluids, tire tracts, paint scrapings, etc.
- 5. All promises of benefit or lenience afforded to any accomplice or prospective witness in connection with his proposed testimony or other cooperation with regard to the alleged offense.
- 6. All known convictions which are admissible for impeachment concerning any of the State's proposed witnesses.
- 7. All known convictions, pending charges or suspected criminal offenses concerning any accomplice proposed to be used as a witness by the State.
- 8. Copies of all complaints, search warrants (related affidavits), autopsy reports and laboratory reports of all examinations of contraband, fluids, hairs, fingerprints, blood samples, ballistics, soil, fibers and paints.
- 9. Inspection and copy of all business records or governmental records expected to be introduced by the State.
- 10. All exculpatory evidence pursuant to Brady v. Maryland and related cases.
- 11. It is to be understood that the State will furnish all of such above items which are in the possession of the State's attorneys or which are known to be in the possession of the investigating officers or other agents of the State.
- 12. In appropriate cases, the State is encouraged to furnish offense reports and witness statements in addition to the above items. However, such reports and statements are normally work product of the State and are therefore protected from mandatory disclosure unless the contents are exculpatory. Such statements and reports must of course be tendered to the Defense for cross examination on proper request under <u>Gaskin</u> or related requirements.
- 13. In the event that photographs, diagrams or models are prepared as "jury aids" at the direction of the State's attorneys before trial, such items will be considered work product unless the Defense demonstrates a "particularized need" for inspection thereof.
- 14. This-order will dispose of any-and all pretrial discovery motions heretofore filed. Because of the extensive nature of the discovery herein ordered, it will be considered that such Order is acceptable to the Defense pending the review of evidence and documents as ordered. In the event that further particularized discovery is considered necessary, the Defense will thereafter file a written Motion for Discovery, addressing only matters not covered in this Order, and such Motion will be presented to the Court at the earliest practical opportunity before trial.
- 15. The State is ordered to furnish the above inspection and copying on or before the date required by the Criminal Docket Scheduling Order or other order-entered in each respective case. If the State discovers or learns of any new-additional matter after the

Pre-Trial Hearing that are subject to disclosure under this Order, the State shall advise the Defense and furnish same for inspection and copying as soon as practicable. It is understood that the Defense should exercise reasonable diligence to contact the State's attorney and arrange a mutually convenient time for the appointment.

16. If a written request is made by the Defense, the State is ordered to prepare a list of exhibited or furnished items to be filed among the papers of this cause on or before the start of trial.

ORDERED and ENTERED on <u>date of arraignment</u>, and the State is ORDERED to comply herewith by <u>date stated in scheduling order or 30 days from date of arraignment whichever is first.</u>

Judge, 12TH Judicial District Judge, 278TH Judicial District