CAUSE NO			
THE STATE OF TEXAS	§ IN THE		
VS.	§		OF
	§	GRAY	SON COUNTY, TEXAS
<u>Γ</u>	DISCOVERY AGREEMENT		
The undersigned Assistant Crim defendant's attorney may receive discovered The District Attorney's Office hereby not Section 3(g) and Tex. R. Crim. Evid. 404(bad acts, acts or omissions listed in the trial, at punishment and for impeachmen discovery should any additional discoveright to call any person listed in discover	ery by electronic means in cifies the defense that purse o) and 609, it intends to int provided discovery mate et. The District Attorney's of erable material come into	the above-named suant to Tex. Code troduce evidence rial at the guilt/i	d and numbered cause of Crim. Pro. Art. 37.07 of any crimes, wrongs nnocence stage of the ees to supplement this
	Asst. Criminal Dis	strict Attorney	Date
If there are audio recordings, vid Attorney's Office for copying, please cont will need to provide a flash drive to our of	tact the appropriate attorn		
Warning: Prior to allowing a defendant, was defense counsel, investigator, consulting leaddress, telephone number, driver's libank account or other identifying numbers counsel may not allow the defended provided, other than a copy of the witness	egal counsel or agent for de icense number, social sec nbers contained in the do ant, witness or prospective	efense counsel, is r c urity number, d ocument or witne: witness to have co	required to redact the late of birth, and any ss statement. Further, ppies of the information
The defendant, through his attornand this agreement constitutes notice by any crimes, wrongs, bad acts, acts or om Art. 37.07, Tex. R. Crim. Evid. 404(b) and to those things provided in the discovery	the District Attorney's Off issions contained in the m d 609 and waives further r	ice of its intent to aterial provided	introduce evidence of under Tex. Crim. Proc
	Defense Attorney	 7/Defendant	 Date