

CAUSE NO. _____

THE STATE OF TEXAS

§ IN THE _____

VS.

§

OF

§

GRAYSON COUNTY, TEXAS

DISCOVERY AGREEMENT

The undersigned Assistant Criminal District Attorney certifies that the defendant and/or the defendant's attorney may receive discovery by electronic means in the above-named and numbered cause. The District Attorney's Office hereby notifies the defense that pursuant to Tex. Code Crim. Pro. Art. 37.07, Section 3(g) and Tex. R. Crim. Evid. 404(b) and 609, it intends to introduce evidence of any crimes, wrongs, bad acts, acts or omissions listed in the provided discovery material at the guilt/innocence stage of the trial, at punishment and for impeachment. The District Attorney's Office further agrees to supplement this discovery should any additional discoverable material come into its possession. The State reserves the right to call any person listed in discovery as a witness at trial.

Asst. Criminal District Attorney

Date

If there are audio recordings, videos, computer disks, cds or photographs available at the District Attorney's Office for copying, please contact the appropriate attorney to make arrangements to do so. *You will need to provide a flash drive to our office to have it copied.*

Warning: *Prior to allowing a defendant, witness or prospective witness to view the information provided, the defense counsel, investigator, consulting legal counsel or agent for defense counsel, is required to redact the address, telephone number, driver's license number, social security number, date of birth, and any bank account or other identifying numbers contained in the document or witness statement. Further, defense counsel may not allow the defendant, witness or prospective witness to have copies of the information provided, other than a copy of the witness's own statement. [Tex.Code Crim. Proc. 39.14(f)]*

The defendant, through his attorney, hereby agrees that receipt of discovery by electronic means and this agreement constitutes notice by the District Attorney's Office of its intent to introduce evidence of any crimes, wrongs, bad acts, acts or omissions contained in the material provided under Tex. Crim. Proc. Art. 37.07, Tex. R. Crim. Evid. 404(b) and 609 and waives further notice under these statutes and rules as to those things provided in the discovery.

Defense Attorney/Defendant

Date