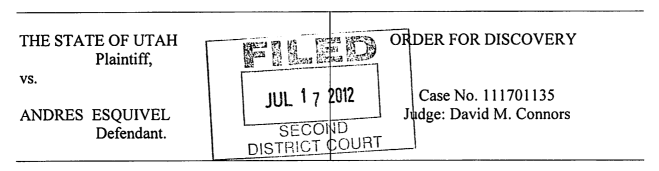
IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT IN AND FOR THE COUNTY OF DAVIS, STATE OF UTAH



Pursuant to Rules 12, 16(c) and 16(d) of the Utah Rules of Criminal Procedure, State v. Spry, 21 P.3d 675 (Utah Ct. App. 2001), and on good cause shown,

IT IS HEREBY ORDERED that the defendant provide the State with the following information and/or evidence:

- 1. That the defendant provide to the State with any information as required by statute relating to alibi or insanity.
- 2. That the defendant provide in writing to the State a list of each and every document any defense witness may intend to use either at trial or in preparation for trial.
- 3. That the defendant provide in writing to the State a list of each and every witness which the defense intends to call at the time of trial; and as to each witness, provide (a) the name of said witness, (b) the current address of said witness, (c) the phone number of said witness, (d) the date of birth of said witness, (e) whether the defense anticipates that said witness will be used to testify at any hearings in this case, (f) a summary of the information provided to defense by said witness, and (g) a summary of the anticipated testimony of said witness.
- 4. That the defendant provide to the State information pertaining to any relationship the defendant has with any witnesses the defense intends to call at trial.

5. That the defendant provide in writing to the State a list of exhibits, intended to be introduced at the time of trial or relied on by any witness in preparation for testifying at the time of trial.

- 6. That the defendant provide the State with the opportunity to inspect, photograph, and or copy any physical evidence, documents and photographs that the defense intends to introduce at trial.
- 7. That the defendant disclose to the State any other item of evidence which should be made available to the prosecution in order for the prosecution to adequately prepare its case.
- 8. That the defendant make all foregoing disclosures as soon as practicable and at least ten days before trial.
- 9. That, pursuant to <u>Utah Code Ann</u>. §77-17-13, if the defendant intends to call any expert to testify at trial or any hearing in a felony matter, the defense disclose to the prosecution as soon as practicable, but not less than thirty days before trial or ten days before a hearing, the name and address of the expert, the expert's curriculum vitae and qualifications, a copy of any reports and conclusions of said expert and information concerning any remuneration that the expert may be receiving for such testimony.
- 10. That, pursuant to Rule 16(c) and 16(d) of the Utah Rules of Criminal Procedure, if the defendant intends to call any expert to testify at trial or any hearing in a misdemeanor matter, the defense disclose to the prosecution as soon as practicable, but not less than ten days before trial or before a hearing, the name and address of the expert, the expert's curriculum vitae and qualifications, a copy of any reports and conclusions of said expert and information concerning any remuneration that the expert may be receiving for such testimony.

The Court FURTHER ORDERS that to the extent any information or documents are subsequently acquired or discovered by the defendant, which are in any way responsive to the requests contained in the State's motion, that the defendant deliver promptly thereafter such documents or information to the State.

Dated this 17^{pl} day of Tn Gy, 2012.

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BY THE COURT

CERTIFICATE OF MAILING/DELIVERY

I certify that I mailed/delivered an unexecuted copy of the foregoing Motion and Order for Discovery and Supporting Memorandum to Andres Esquivel, 990 Upham Street, Lakewood City, CO, 80214 on July 13, 2012.