# IN THE CIRCUIT COURT FOR THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA 

STATE OF FLORIDA
v.

## TOMASZ ROMAN KOSOWSKI

## MOTION TO COMPEL DISCOVERY \# 1

Defendant, TOMASZ ROMAN KOSOWSKI, by and through undersigned counsel, and pursuant to Rule $3.220(\mathrm{n})$, Florida Rules of Criminal Procedure, requests this Court to enter an Order compelling the State of Florida to comply with the various rules of discovery outlined in Rule 3.220 . As grounds for this Motion, Defendant states as follows:

1. Defendant is charged via indictment with First-Degree Murder and the State of Florida has filed a notice of intent to seek the death penalty.
2. Undersigned counsel filed a notice of appearance and demand for discovery on March 26, 2023.
3. The State has provided voluminous discovery on the following dates:
a) May $12^{\text {th }} 2023$;
b) November $9^{\text {th }} 2023$; and
c) December $5^{\text {th }} 2023$.
4. On several occasions, counsel has requested via email, the production of the following additional discovery that has not yet been provided:
5. ATF Reports related to their case number 764020-23-0060 referenced in Detective Bolton's supplemental report dated May 4 ${ }^{\text {th }} 2023$.

Wherefore, based on the forgoing, Defendant moves this court to enter its order compelling the prompt production of said discovery.

Respectfully submitted,
s/Bjorn E. Brunvand
BJORN E. BRUNVAND, ESQ.
BRUNVAND WISE, P.A.

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was furnished electronically to the Office of the State Attorney, this $26^{\text {th }}$ day of February 2024.
s/Bjorn E. Brunvand
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