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

STATE OF FLORIDA

23-02935-CF

v.

CAPITAL MURDER

TOMASZ ROMAN KOSOWSKI /

MOTION TO COMPEL DISCOVERY #4

Defendant, TOMASZ ROMAN KOSOWSKI, by and through undersigned counsel, and pursuant to Rule 3.220(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 12th 2023;
 - b) November 9th 2023; and
 - c) December 5th 2023.

4. On several occasions, counsel has requested via email, the production of the following additional discovery that has not yet been provided:

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5. Any and all communications between Jake Blanchard, his firm and others as it related to Kosowski. (specifically, but not limited to matters related to Steven Cozzi);

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 26th day of February 2024.

s/Bjorn E. Brunvand BJORN E. BRUNVAND, ESQ. BRUNVAND WISE, P.A. 615 Turner Street Clearwater, Florida 33756 Telephone No. (727) 446-7505 Facsimile No. (727) 446-8147 Email: <u>bjorn@acquitter.com</u> Florida Bar No. 831077 Counsel for the Defendant