

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT,
IN AND FOR SEMINOLE COUNTY, FLORIDA

STATE OF FLORIDA,

Plaintiff,

vs.

CASE NO.: 2012-001083-CFA

GEORGE ZIMMERMAN,

Defendant.

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DEFENDANT'S REDACTED 3rd SUPPLEMENTAL DISCOVERY

COMES NOW the Defendant, GEORGE ZIMMERMAN, by and through his undersigned counsel, pursuant to Rule 3.220, Fla.R.Crim.P., and hereby files this his Third Notice of Reciprocal Discovery.

- 1) Copies of tangible papers and objects that the Defendant intends to introduce into evidence in this cause:
 - A) Four videos of W14 deposition;
 - B) Photolog of evidence from Miami Dade Schools Police Department Case Number: 201111477;
 - C) Five videos of Miami Dade Schools Police Department Case Number 201111477;
 - D) Trayvon Martin cell phone extraction report one (10 pages);
 - E) Trayvon Martin cell phone extraction report two (1 pages);
 - F) Trayvon Martin cell phone extraction report three (1 pages);
 - G) Trayvon Martin cell phone extraction report four (4 pages);
 - H) Trayvon Martin cell phone extraction report five (1 pages);
 - I) Trayvon Martin cell phone extraction report six (2 pages);

- J) Trayvon Martin cell phone extraction report seven (1 pages);
 - K) Trayvon Martin cell phone extraction report eight (2 pages);
 - L) Twenty-five photographs of Trayvon Martin, or from his cell phone;
 - M) Trayvon Martin full school records;
 - N) SPD Trespass warning report issued on November 1, 2009;
 - O) Retreat at Twin Lakes February 3, 2012 email regarding prowler event;
 - P) Retreat at Twin Lakes February 7, 2012 email regarding burglary event;
 - Q) Retreat at Twin Lakes February 20, 2012 email regarding thief apprehension;
 - R) W8 March 19, 2012 handwritten letter;
 - S) Letter regarding Sherman Ware from March 26, 2012;
 - T) Eleven animal incident reports;
 - U) March 12, 2012 Tweet from Retreat at Twin Lakes;
 - V) George Zimmerman medical report from February 27, 2012;
 - W) Property Appraiser Valuation;
 - X) General release and settlement regarding Trayvon Martin;
 - Y) Two videos from Trayvon Martin's telephone;
 - Z) One video from Trayvon Martin's YouTube channel;
 - AA) PBS video of Angela Corey's announcement of charges against George Zimmerman;
 - BB) Two photos of W25;
- 2) This is to certify that this document is filed in good faith pursuant to Rule 3.220(n)(3), Fla.R.Crim.P.

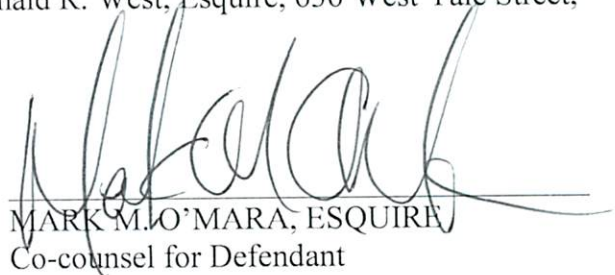
Respectfully submitted,



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Co-Counsel for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Mail/E-Mail/Facsimile this 23th day of May, 2013 to Bernie de la Rionda, Assistant State Attorney and John Guy, Assistant State Attorney, Office of the State Attorney, 220 East Bay Street, Jacksonville, Florida 32202-3429 and to Donald R. West, Esquire, 636 West Yale Street, Orlando, Florida 32804.



MARK M. O'MARA, ESQUIRE
Co-counsel for Defendant