## IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PASCO COUNTY, STATE OF FLORIDA CRIMINAL DIVISION

STATE OF FLORIDA,

Case No:

CRC1400216CFAES

Plaintiff,

Division:

1

VS.

CURTIS J. REEVES,

Defendant.

## STIPULATED ORDER CONCERNING WAIVER OF AUTHENTICITY OBJECTIONS TO SPECIFICALLY IDENTIFIED EVIDENCE (PHOTOGRAPHS)

The State and the Defense, in a mutual effort to reduce the scope and quantity of certain testimony otherwise necessary under the rules of evidence at any future pre-trial immunity ("Stand Your Ground") hearing and/or any trial, stipulate and agree to waive any potential "authenticity" related challenges pertaining to the specifically identified evidence listed below;

The State and the Defense agree that "authenticity" under this Stipulated Order means that each of the below referenced items of evidence:

- (i) are what this Stipulated Order describes them to be, thereby removing any need to authenticate and/or identify them pursuant to section 90.901, Fla. Stat.; and
- (ii) fairly and accurately portray the incidents reflected thereon, thereby also removing any need to authenticate and/or identify them pursuant to section 90.901, Fla. Stat.

The State and the Defense agree that both parties reserve their right to raise relevancy and/or any other legal challenge(s) to the admissibility of each and every specifically identified item of evidence within this Stipulated Order.

The State and the Defense further agree that this Stipulated Order will remain in full force and effect for all hearings and trials of this case.

The specifically identified evidence to which authenticity and chain of custody claims are being waived are:

	Evidence Code /	Description of Evidence
	Serial Number /	-
	Other Description	
1	KA-1 – Knox &	One hundred thirty-one (131) photographs of evidence (previously
	Associates	provided by the Defense to the State)
3	KA-2 – Knox &	Fifteen (15) photographs of exemplar shoes (previously provided
	Associates	by the Defense to the State)
	KA-4 – Knox &	One hundred forty-nine (149) photographs of scene (excluding
	Associates	photographs numbered 65-69 and 155-185 from the 185
	D1 1 0 C1 1	photographs previously provided by the Defense to the State)
4	Photographs of Chad	Sixty-nine (69) photographs of Chad Oulson (previously provided
	Oulson (January 2014)	by the State to the Defense) (hospital and medical examiner
<del> </del> _	D1 . 1 . 1 . 1	photographs)
5	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
	Jennifer Garrison	employee Jennifer Garrison taken January 13, 2014 in relationship to State v. Reeves, PCSO # 14-1529 (previously provided by the
	(January 13, 2014)	State to the Defense)
6	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
U	Denise Weigand	employee Denise Weigand taken January 13, 2014 in relationship
	(January 13, 2014)	to State v. Reeves, PCSO # 14-1529 (previously provided by the
	(January 13, 2014)	State to the Defense)
7	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
\	Susan Miller (January	employee Susan Miller taken on January 13, 2014 in relationship to
	13, 2014)	State v. Reeves, PCSO # 14-1529 (previously provided by the State
	10, 201 1)	to the Defense)
8	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
	Amy Parish (January	employee Amy Parish taken on January 13, 2014 in relationship to
	13, 2014)	State v. Reeves, PCSO # 14-1529 (previously provided by the State
		to the Defense)
9	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
Ι,	Sanjuanita Gonzalez	employee Sanjuanita Gonzales on January 13, 2014 in relationship
	(January 13, 2014)	to State v. Reeves, PCSO # 14-1529 (previously provided by the
		State to the Defense) (photographs of Chad Oulson at hospital)
10	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
	Denise Weigand	employee Denise Weigand taken January 15, 2014 in relationship
	(January 15, 2014)	to State v. Reeves, PCSO # 14-1529 (previously provided by the
11	Medical Examiner's	State to the Defense)  Medical Examiner's photographs of Chad Oulson (previously
11	Photographs	provided by the State to the Defense)
12	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
12	Amy Parish (January	employee Amy Parish on January 23, 2014 in relationship to State
	23, 2014)	v. Reeves, PCSO # 14-1529 (previously provided by the State to the
	23, 2011)	Defense)
13	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
	Jennifer Garrison	employee Jennifer Garrison on February 6, 2014 in relationship to
	(February 6, 2014)	State v. Reeves, PCSO # 14-1529 (previously provided by the State
	, , , , , , , , , , , , , , , , , , , ,	to the Defense)
	1	1

12	Photographs taken by	Any and all photographs taken by Pasco County Sheriff's Office
	Denise Weigand	employee Denise Weigand on August 31, 2015 in relationship to
	(August 31, 2015)	State v. Reeves, PCSO # 14-1529 (previously provided by the State
		to the Defense)

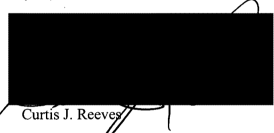
DATE: 2/14/17

Florida Bar No.: 3751/9
Escobar & Associates, P.A.
2708 West Kennedy Blvd., Suite 100
Tampa, Florida 33609
(813) 875-5100 Office
(813) 877-6590 Facsimile
rescobar@escobarlaw.com

DATE: 1/5/17

Glenn Martin, Esq.; Florida Bar. No.: 435988 Office of the State Attorney, 6<sup>th</sup> Judicial Cir. 14250 49<sup>th</sup> St. N.

Clearwater, FL 33762 (727) 464-6221 Office



DATE 3/16/5017

The Court, having reviewed the file and pleadings and being fully advised in the premises, finds that good cause exists to approve this Stipulated Order Concerning Authenticity Issues Related to Specific Evidence (Photographs). Further, as agreed upon by the parties, this Stipulated Order will remain in full force and effect for all hearings and trials of this case.

DONE AND ORDERED, in Dade City, Pasco County, Florida this day, February 2017

SUSAN BARTHLE Circuit Court Judge

## Conformed Copies To:

Office of the State Attorney, Pasco County Escobar & Associates, P.A., 2917 W. Kennedy Blvd., Ste. 100, Tampa FL 33609