

STATE OF MINNESOTA

IN THE DISTRICT COURT

LYON COUNTY

FIFTH JUDICIAL DISTRICT

State of Minnesota,

Case No. CR-08-220

Plaintiff,

vs.

**DEFENDANT'S DEMAND
FOR DISCLOSURES
PURSUANT TO RULE 9**

Allansis Nunez Morales,

Defendant.

TO: COURT ADMINISTRATOR OF THE ABOVE NAMED COURT AND RICK MAES,
Esq., Lyon County Attorney, 607 West Main Street, Marshall, MN
56258.

Pursuant to Rule 9, Minnesota Rules of Criminal Procedure,
defendant, by her counsel, demands that the State of Minnesota
forthwith make the following written disclosures:

1. The names, addresses and telephone numbers of the persons whom the State intends to call as witnesses at the trial and their prior records, if any.
2. All written summaries of the substance of oral statements made by witnesses that the State intends to call at trial.
3. All written or recorded statements made by defendant and any alleged accomplices or co-conspirators and the substance of any oral statements made by defendant and any alleged accomplices or co-conspirators whether said statements were made before or after arrest.
4. Notice of, and permission to inspect and reproduce, books, papers, documents, photographs and tangible objects that the State intends to introduce in evidence at trial, or about which the State intends to offer any evidence at trial.
5. Notice of, and permission to inspect and reproduce any results, or reports or physical or mental examinations, scientific tests, experiments or comparisons made in connection with this case; and the original notes of the persons who conducted said examinations, tests, experiments or comparisons.

FILED IN THIS OFFICE

2-27-08

Karen J. Bierman

COURT ADMINISTRATOR

Marshall, Lyon County, Minnesota

6. Notice of the record of defendant's prior convictions, if any.

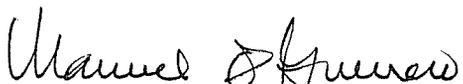
7. Copies of the tapes of any conversations recorded during the course of this investigation.

8. All evidence and information that intends to negate or reduce the guilt of the accused and all the evidence and information that might tend to mitigate or reduce potential punishment, including all documents related to search warrants executed at defendant's or co-defendant's residence.

9. All police and investigative reports prepared by the State, its agents, or employees in the investigation or evaluation of this case together with the original notes of police officers, including all police and investigative reports that pertain to evidence on which the State intends to rely. Said documents are necessary and essential to the preparation of a proper defense.

If upon receipt of these discovery demands, the State does not intend to make the requested disclosures or any part thereof, the defendant demands prompt notification of said refusal so that the appropriate motion to compel may be made.

Dated: February 23, 2008,



Manuel P. Guerrero, Esq.
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Attorney for Defendant