STATE OF MINNESOTA		DISTRICT COURT
COUNTY OF HENNEPIN		FOURTH JUDICIAL DISTRICT
State o	of Minnesota,	Case Type: Criminal Court File No. 27-CR-20-12951
	Plaintiff,	
	VS.	SUPPLEMENTAL PROSECUTION DISCLOSURE PURSUANT TO RULE 9.01, SUBD. 1
Thoma	as Kiernan Lane,	,
	Defendant.	
TO:	The above-named defendant and defendant's attorney, Earl Gray, 1st Bank Building, 33 Minnesota Street, Suite W1610, Saint Paul, Minnesota 55101.	
	Pursuant to Rule 9.01, subd. 1,	Minn. R. Crim. P., attached please find the following
supple	emental disclosure consisting of	pages 38846-39912, incorporating by reference all
previo	us disclosures:	
	Police/investigative report(s	
	Statement(s) relating to the	case
	Statement(s) of the defendant	nt and/or accomplice(s)
	Social service report(s)	
	Search warrant(s)	
-	Laboratory report(s)	
-	Report(s) of medical or men	ntal examination(s)
	Criminal history information	n
	Evidence receipt(s)	

Diagram(s)/documentary exhibit(s)

Photograph(s), video tape(s), audio tape(s), and DVDs

X

 Business/public record(s)
 Spreigl material
 Exculpatory material

X

Other: Expert Witness Rule-26 Report of Michael Berkow, Report of Investigation, Affidavit of Scott A. Stillman, Preliminary Expert Report of John J. Ryan, Preliminary Expert Report of Dr. William Manion, Expert Report of John J. Ryan, Report or Affidavit of Glenn G. Hardin, MPH, DABFT, Report or Affidavit of William Louis Manion, M.D., Expert Report of Dr. S. Charles Schulz, II, Report or Affidavit of Michael M. Baden, M.D., Videotaped Deposition of Theodore C. Chan, M.D., Report or Affidavit of Sellman Charles Schulz, II, M.D., Report or Affidavit of Lawson F. Bernstein, Jr., M.D., Deposition of Joshua O. Zimmerman, Videotaped Deposition Transcript of Andrew M. Baker, M.D., Complaint, Memorandum In Support of Plaintiff's Daubert Motion to Exclude the Studies and Testimony of Theodore Chan, Reply Memorandum In Support of Plaintiff's Daubert Motion to Exclude the Studies and Testimony of Theodore Chan, The American Journal of Forensic Medical and Pathology - Asphyxial Death During Prone Restraint Revised: A Report of 21 Cases, Reports/Letters from Michael M. Baden, M.D. regarding David Cornelius Smith, deceased, Reports from Theodore C. Chan, M.D. regarding Smith vs. City of Minneapolis, No. 11-CV-03071, CV of Theodore Craig Chan, M.D., Exhibits 1-11 - Fussy Exhibit A, A Guide for Manner of Death Classification, Hennepin County Medical Examiner's file regarding David Smith.

The State may, pursuant to Minn. R. Evid. 608(b) or any other rule, cross-examine defendant, if defendant testifies, about any of defendant's conduct that is disclosed as part of this, any previous, or any subsequent, disclosure.

PURSUANT TO MINN. R. CRIM. P. 9.03, SUBD. 4, DISCOVERY MATERIALS SHALL REMAIN IN THE CUSTODY OF DEFENSE COUNSEL, shall not be placed in defendant's custody, and shall be used by defense counsel only for the purpose of conducting that attorney's side of the case. Absent an order from the court issued upon written motion, failure to comply with Minn. R. Crim. P. 9.03, subd. 4, may result in sanctions pursuant to Minn. R. Crim. P. 9.03, subd. 8.

Dated: November 24, 2020 Respectfully submitted,

KEITH ELLISON Attorney General State of Minnesota

/s/ Matthew Frank

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