IN THE CIRCUIT COURT, FOURTEENTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, IN AND FOR BAY COUNTY

STATE OF FLORIDA,

Plaintiff,

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Case No.: 06-4016 CFMG Judge Overstreet

KRISTIN ANNE SCHMIDT, Defendant.

ORDER GRANTING MOTION TO MODIFY BOND

THIS CAUSE, having come before this Honorable Court upon Defendant's Motion to Modify Bond the Court having reviewed the motion, file and being otherwise fully informed, it is hereby,

ORDERED AND ADJUDGED that the Motion to Modify Bond is GRANTED. Defendant shall be allowed to travel outside of Bay County, Florida for the purpose of transporting her child from college in the State of Alabama back to Bay County for residency. Said dates beginning Wednesday, December 6, 2006 in the afternoon until Saturday, December 9, 2006.

DONE AND ORDERED in Chambers, Bay County Courthouse, Panama City, Florida, on

day of December, 2006. this

MICHAEL C. OVERSTREET Circuit Judge

Copies to:

Selection of the second

Jim Appleman, Esq.

Mike Finacore, Esq. _____

Clerk's Certificate of Service

I hereby certify that a true copy of the foregoing was provided to the parties fisted above by U.S. Mail on this _____ day of December, 2006.

Deputy Clerk/Judicial Assistant

I.

GD

Appleman & Shepard Law Offices, P.A. Post Office Box 880 Panama City, FL 32402 Telephone: 850-230-5550 Facsimile: 850-215-4909

Facsimile Cover Sheet

То:	Judy / Judge Albritton
From:	Leslie / Jim Appleman
Fax Number:	914-6454
Date:	December 6, 2006
Number of pages:	5 + cover
Re:	State v. Schmidt, Kristin
Comments:	Please see the attached documents that you spoke to Mr. Appleman about. Thank you.

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IN THE CIRCUIT COURT OF THE FOURTEENTH JUDICIAL CIRCUIT, IN AND FOR BAY COUNTY, STATE OF FLORIDA

STATE OF FLORIDA

Case No.: 06-4016 CFMG

Judge Overstreet

KRISTIN SCHMIDT

STATE'S RESPONSE TO DEFENDANT'S MOTION TO MODIFY BOND

THE STATE OF FLORIDA, by and through the undersigned Assistant State Attorney, hereby responds to the Motion to Modify Bond filed by Defendant Kristin Schmidt, through counsel, on December 4, 2006.

1. A condition of the Defendant's bond in this case is the Defendant may not leave Bay County.

2. The State has discussed this matter with Jim Appleman, Esq., counsel for the Defendant.

3. The State has been advised that the Defendant is requesting permission to depart Bay County on December 6, 2006, and return to Bay County on December 9, 2006. The purpose for the Defendant leaving Bay County on those dates is for the Defendant to travel to Alabama to assist her child relocate from Alabama to Bay County.

3. The State has no objection to the Court granting permission for the Defendant to leave Bay County on December 6, 2006, and to return to Bay County on December 9, 2006, for the limited purpose of traveling to Alabama and assisting her child in moving from Alabama to Bay County.

4. The State requests that the permission to leave Bay County be limited to December 6, 2006 through December 9, 2006, and be limited to the purpose discussed in this response. The State objects to any other modifications or exceptions to the conditions of bond.

I HEREBY CERTIFY that a copy of the foregoing has been furnished by facsimile and by mail to Jim Appleman, counsel for defendant Kristin Schmidt, 436 McKenzie Avenue, Panama City, FL 32402-0880, on this _____ day of December, 2006.

> MARK A. OBER STATE ATTORNEY

chael C. Sinacore

Assistant State Attorney Florida Bar #0868523

IN THE CIRCUIT COURT, FOURTEENTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, IN AND FOR BAY COUNTY

STATE OF FLORIDA, Plaintiff.

v.

Case No.: 06-4016 CFMG Judge Overstreet

KRISTIN ANNE SCHMIDT, Defendant.

MOTION TO MODIFY BOND

COMES NOW the Defendant, KRISTIN ANNE SCHMIDT, by and through her

undersigned attorney, and files this Motion to Modify Bond and as grounds therefore states:

- 1. Defendant has been charged with Aggravated Manslaughter of a Child and was given a bond amount of \$25,000.00.
- 2. The bond currently states that Defendant may not leave Bay County, Florida.
- 3. Defendant has a child who currently attends college in the State of Alabama and is transferring to Gulf Coast Community College in Bay County. Defendant is responsible for the transportation and requests that the restriction or travel outside of Bay County, pursuant to the bond that is in place now and that she be allowed to travel for the purposes of transporting her child from school in the State of Alabama back to Bay County, Florida.
- 4. Defendant is a resident of Panama City Beach, Florida, Bay County, Florida
- 5. Defendant is not a flight risk or a danger to the community.

WHEREFORE, the Defendant, KRISTIN ANNE SCHMIDT, respectfully

requests the Court to release her on any reasonable conditions the Court deems necessary.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing has been furnished by facsimile to the Office of the State Attorney, 1-813-274-1976 on this _____day of December, 2006.

APPLEMAN & SHEPARD, LAW OFFICES, P.A.

JIM AJ PLEMAN Eloriga Bar No.: 0154440 RUDOLPH C. SHEPARD, JR. Florida Bar Number 417270 436 McKenzie Avenue P.O. Box 880 Panama City, FL 32402-0880 Telephone: (850) 230-5550 ATTORNEY FOR DEFENDANT

Assistant State Attorney