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

STATE OF FLORIDA, Plaintiff,

vs.

CASE NO(S): 06-4016G

KRISTIN SCHMIDT, Defendant.

## DEMAND FOR ADDITIONAL DISCOVERY

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HAROLD BAZZEL . RK OF CIRCUIT COURT COUNTY, FLORIDA	FEB 28	
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**COMES NOW**, the Defendant, by and through the undersigned attorney in the abovecaptioned cause, and gives notices to the prosecuting attorney in this case that the Defendant elects and intends to avail herself/himself of the discovery process, including the taking of discovery depositions, as provided by *Rule* 3.220, *Florida Rules of Criminal Procedure*, and in addition specifically requests the following:

1. PLEASE PROVIDE A COPY OF ANY AND ALL CD-R'S PERTAINING TO THE ABOVE CASE.

2. PLEASE PROVIDE A COPY OF ANY AND ALL DVD'S PERTAINING TO THE ABOVE CASE.

I HEREBY CERTIFY that a copy of the foregoing has been furnished to Michael Sinacore Assistant State Attorney, 800 East Kennedy Blvd., Tampa, Florida 33602, by U.S. Mail/Hand Delivery, this 27 day of February, 2007.

ASHLEY STONE BENEDIK FL BAR # 980129 COTHRAN & BENEDIK, P.A. 1004 Jenks Avenue Panama City, Florida 32401 (850)784-2992 Fax (850)784-4773 Attorney for Defendant

