IN THE CIRCUIT COURT OF THE 14TH JUDICIAL CIRCUIT BAY COUNTY, FLORIDA

Clerk: JG

Judge: DVERSTREET MICHAEL C (DIV G)	Clerk: 06	Division : GD	
Court Reporter: 5D	Probation Off:		
State Attorney: MARK A OBER	Defense Attorney: BENEDIK ASHLEY ST	ONE	
State Of Florida vs SCHWIDT, KRISTIN ANNE			
Defendant in Custody? YES [] NO []			
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CTATE I	Lenni O ckens, Charles Enfinger, Case No. 06-4016
	Paymond Houck, Charles Enfinger, Case No. 06-4016 Kristin Schmidt, & Joseph Walsh II
	Defense mot in Limine as directed to issue of Corporal
	Porishment - Neither Stak or Defense will Call.
= (2)	Def's Houck's Mot in Limine Evidence concerning procedures
	of other Bost Camps- Granted By Court
- (3.)	Of's mot in limine - Re: Juny Instructions on
	Non Homicide Lesser included Offenes-Court reserves ruling
+(4)	Def's Hauck's mot to allow issuance of subpoena Dices
	Tecum who Deposition to Life Management - Granted
	Colaments to be treated under protective order
(5)	Defis Dickens mot to allow issuance of Subpoena
	Duces Tecum yo Deposition to clerk of Juvenile (Rt-
	Judge orders Defense to get transcript of
	Priceedings from CR+ Reporters - No
	subpoena needed.
1(2)	Def's Demand for Cedational Discovery - State has turned over all Discovery
	turned over all Discovery
10)	Defense proposed Juny Instruction Ro: Agg mansaughter of A Child-Held Under Advisement.
	of A Child - Held Under Advisement.
	As to Part B of motion - Court orders to
	submit a memo as to arguments by Wednesday
	$\frac{9-5-0}{2}$
- (B)	Det's Proposed Juny Instructions Ri: Excusoble Homicide - Held under Advisement.
	Honigae - Held under Huvisement.
16	Dolo Hood to States Proporting Tostandia
19	Def's objection to States Proposed Juny Instructions Pre-existing medical Condition - Weld under ruling
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STATE OF FLORIDA

CASE NO.: 06-4016CF

v.

HENRY DICKENS		06-4016CFMA
CHARLES ENFINCER	<u> </u>	06-4016CFMB
DAUMOND WATER		
RAYMOND HAUCK		06-4016CFMD
		06-4016CFMF
KRISTIN SCHMIDT		06-4016CFMG
JOSEPH WALSH II		06-4016CFMH

#### STATE'S FIRST MOTION FOR ORDER IN LIMINE

THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).

Anderson.

Anderson.

Any bad acts committed by Martin Anderson.

Any acts of aggression or violence by Martin Anderson.

Any acts of aggression or violence by Martin Anderson.

Any inquiry of any without Any i Any bad character evidence concerning the victim Martin

Any inquiry of any witness and any argument concerning alleged substance abuse by Martin Anderson.

Any toxicological screening done during Martin Anderson's hospitalization following his admission to the boot camp specifically any positive screening for cannabinoids.

Any arrest or criminal history of Martin Anderson including the underlying facts or charges of any arrest or conviction.

Any inquiry of any witness and any argument concerning whether Martin Anderson was sexually active or not.

Any aldeged possession of weapons by Martin Anderson. Any school or academic records for Martin Anderson or the contents of such records to include:

- a. academic performance records
- b. disciplinary or misconduct reports or records
- c. any school suspensions
- d. any in school detentions
- e. any repeated school years

Any hearsay statements made by Martin Anderson prior to admission into the boot camp on January 5, 2006.

Any incidents where Martin Anderson ran away from home.

Any information contained within a record titled "DJJ Comprehensive Evaluation", which was previously sealed by order of this Court, to include but not limited to:

- a. any reported acts of aggression or violence
- b. any evaluations or opinions
- c. any treatment recommendations
- d. any bad character evidence
- e. any alleged abuse
- f. any alleged behavioral problems or demonstrated attitude
- g. any descriptions of the nature of, or opinions concerning, the relationship between Martin Anderson and his parents or stepfather.
- h. any mental health or medical diagnosis or treatment of

Held under 10.

Granted 11.

E 12.

Leld under the lady sment

Martin Anderson.

- i. any medications prescribed to Martin Anderson
- j. any statements attributed to Martin Anderson or his parents Gina Jones or Robert Anderson.

I HEREBY CERTIFY that a copy of the foregoing Motion in Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at 748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith, Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street, P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for at P.O. Box 430, Panama City, Florida 32402; James H. White, Jr.,

at P.O. Box 430, Panama City, Florida 32402; James H. White, Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida 32401;

327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for

at 527 Jenks Avenue, Panama City, Florida 32401; Ashley Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City, Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and facsimile, on this 21 day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON

ASSISTANT STATE ATTORNEY FLORIDA BAR #933775

SH/als

STATE OF FLORIDA

CASE NO.: 06-4016CF

06-4016CFMG

06-4016CFMH

v.

HENRY DICKENS CHARLES ENFINGER	06-4016CFMA 06-4016CFMB
RAYMOND HAUCK	U6-4016CFMD
	06-4016CFMF

KRISTIN SCHMIDT JOSEPH WALSH II

#### STATE'S SECOND MOTION FOR ORDER IN LIMINE

THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).

Any bad character evidence concerning Gina Jones.

Any allegations of substance abuse or alcohol abuse by Gina Jones.

Granted 6 1.

Granted 6 2.

Attended 6 3.

Advisement 6 3.

Any hearsay statements by Gina Jones.

Granted > 4.

Granted > 5.

Held under 6 5.

Any inquiry as to whether Gina Jones was told by any medical authority at the time of Martin Anderson's birth that Martin Anderson had sickle cell trait.

Any inquiry into Gina Jones' personal knowledge of the Panama

Held under. 6.

City Boot Camp, or how it operated, before Martin Anderson was admitted to the boot camp, to include any prior visits to the boot camp or any prior observation of the boot camp.

Any desires or wishes of Gina Jones or actual actions taken by Gina Jones to have Martin Anderson sent to the Panama City Boot Camp.

Any change in Gina Jones employment or financial status after Martin Anderson's death or after any civil settlement concerning his death.

How often Martin Anderson spent the night at his grandparents or anywhere else out of Gina Jones' home.

Centred & 7.

Granted & 8.

Granted 9.

Granted 9.

Granted 19.

If Martin Anderson had ever ran away from home or if Gina Jones had ever asked him to leave home.

Any inquiry into when Gina Jones would punish Martin Anderson or what type of punishment she used to discipline Martin Anderson.

Any inquiry into the punishment of Martin Anderson by Gina Jones or Robert Anderson when Martin Anderson misbehaved.

Any inquiry into Gina Jones other children to include but not limited to:

a. where they were raised

b. what they do for a living

c. whether they have criminal history or not

d. Ms. Jones marital status at the time of their births The marital status of Gina Jones at the time of Martin Anderson's birth.

Any opinion or observation that Gina Jones may concerning the relationship that existed between Martin Anderson and Robert Anderson.

Carred 13.

Any opinion or belief of Gina Jones as to whether Martin Anderson was associated with any criminal element or group.

Any investigations involving Gina Jones by the Department of Children and Families and any allegations, statements or opinions contained within any DCF records.

Hidwarment 15.

Granted = 16.

Granted = 17.

Granted = 18.

Granted = 18.

Any inquiry into any specific incidents where Martin Anderson misbehaved in the home and the subsequent actions of Gina Jones.

Any arrest or criminal history of Gina Jones including the underlying facts or charges of any arrest.

Any meetings between Gina Jones and then Governor Jeb Bush or current Governor Charlie Crist and the content of any conversation between Ms. Jones and Governor Bush or Governor Crist.

I HEREBY CERTIFY that a copy of the foregoing Motion in Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at 748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith, Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street, P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for

at P.O. Box 430, Panama City, Florida 32402; James H. White, Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida 32401;

327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for at 527 Jenks Avenue, Panama City, Florida 32401; Ashley

Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City, Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and facsimile, on this 2/ day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON

ASSISTANT STATE ATTORNEY FLORIDA BAR #933775

STATE OF FLORIDA

CASE NO.: 06-4016CF

v.

HENRY DICKENS CHARLES ENFINGER 06-4016CFMA 06-4016CFMB

RAYMOND HAUCK		06-4016CFMD
		06-4016CFMF
KRISTIN SCHMIDT		06-4016CFMG
JOSEPH WALSH II		06-4016CFMH

STATE'S THIRD MOTION FOR ORDER IN LIMINE /

THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).

- 1. Any bad character evidence concerning Robert Anderson.
- Any hearsay statements made by Robert Anderson.
- 3. Any arrest or criminal history of Robert Anderson to include the underlying facts or the nature of the charges.
- 4. Any inquiry into any child support actions taken against Mr. Anderson.
- 5. Any inquiry into whether Mr. Anderson was advised by any medical personal at the time of Martin Anderson's birth that

ot ones!

Martin Anderson had sickle cell trait.

- 6. Any change in Mr. Anderson's financial status or employment status since Martin Anderson's death or pursuant to any civil settlement.
- 7. The nature and extent of Robert Anderson's relationship with Martin Anderson.
- 8. The nature and extent of any involvement Robert Anderson had in the discipline and punishment of Martin Anderson and the type of punishment used.
- 9. Any meetings between Robert Anderson and then Governor Bush and Robert Anderson and Governor Crist and any conversations

  Mr. Anderson had with either Governor.

I HEREBY CERTIFY that a copy of the foregoing Motion for Order in Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at 748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith, Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street, P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for

at P.O. Box 430, Panama City, Florida 32402; James H. White, Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida 32401;

327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for

at 527 Jenks Avenue, Panama City, Florida 32401; Ashley Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City, Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and facsimile, on this 21 day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON

ASSISTANT STATE ATTORNEY FLORIDA BAR #933775

STATE OF FLORIDA

CASE NO.: 06-4016CF

v.

HENRY DICKENS	06-4016CFMA
CHARLES ENFINGER	06-4016CFMB
RAYMOND HAUCK	06-4016CFMD
	06-4016CFMF
KRISTIN SCHMIDT	06-4016CFMG
JOSEPH WALSH II	06-4016CFMH

### STATE'S FOURTH MOTION FOR ORDER IN LIMINE

THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).



- 1. Any inquiry into any civil lawsuits brought by the family of Martin Anderson after his death, any settlement of any lawsuits, the monetary amount of any settlement and its distribution and any inquiry into the legislative or executive creation of the Martin Lee Anderson Act.
- Any inquiry into Gina Jones and Robert Anderson retaining legal counsel after the death of Martin Anderson.

I HEREBY CERTIFY that a copy of the foregoing Motion for Order in

Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at

748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith,

Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street,

P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for

at P.O. Box 430, Panama City, Florida 32402; James H. White,

Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida

32401;

327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for

at 527 Jenks Avenue, Panama City, Florida 32401; Ashley

Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City,

Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia

Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and

facsimile, on this 2 day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON

ASSISTANT STATE ATTORNEY

FLORIDA BAR #933775

STATE OF FLORIDA

CASE NO.: 06-4016CF

v.

HENRY D	ICKENS				06-4016CFMA
CHARLES	ENFINGER	}			06-4016CFMB
RAYMOND	HAUCK		· ·		06-4016CFMD
		-			
					06-4016CFMF

KRISTIN SCHMIDT JOSEPH WALSH II 06-4016CFMG 06-4016CFMH

### STATE'S FIFTH MOTION FOR ORDER IN LIMINE

THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).

 The arrest and criminal record of Carl Jones to include the underlying facts or charges.

I HEREBY CERTIFY that a copy of the foregoing Motion for Order in Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at 748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith, Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street, P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for

at P.O. Box 430, Panama City, Florida 32402; James H. White, Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida 32401;
327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for at 527 Jenks Avenue, Panama City, Florida 32401; Ashley Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City, Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and facsimile, on this 2/ day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON

ASSISTANT STATE ATTORNEY FLORIDA BAR #933775

STATE OF FLORIDA

CASE NO.: 06-4016CF

v.

HENRY DICKENS CHARLES ENFINGER 06-4016CFMA

06-4016CFMB

RAYMOND HAUCK

06-4016CFMD

06-4016CFMF

KRISTIN SCHMIDT JOSEPH WALSH II 06-4016CFMG 06-4016CFMH

### STATE'S SIXTH MOTION FOR ORDER IN LIMINE

theid nowsement THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).

- minder sevent
  - Any inquiry into any medical or mental health records of Martin Anderson not limited to but including:
  - a. Any records of any hospital admission prior to January 5, 2006.
  - b. Any records of any doctor's office visits or treatments.
  - c. The hospital and medical records concerning the birth of Martin Anderson.

I HEREBY CERTIFY that a copy of the foregoing Motion for Order in
Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at
748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith,
Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street,
P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for
at P.O. Box 430, Panama City, Florida 32402; James H. White,
Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida
32401;

327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for

at 527 Jenks Avenue, Panama City, Florida 32401; Ashley Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City, Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and facsimile, on this 2/day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON

ASSISTANT STATE ATTORNEY

FLORIDA BAR #933775

STATE OF FLORIDA

CASE NO.: 06-4016CF

v.

HENRY DICKENS		06-4016CFMA
CHARLES ENFINGER		06-4016CFMR
RAYMOND HAUCK		06-4016CFMD
		06-4016CFMF
KRISTIN SCHMIDT		06-4016CFMG
JOSEPH WALSH II		06-4016CFMH

#### STATE'S SEVENTH MOTION FOR ORDER IN LIMINE

THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).

Any self serving comment or inquiry into the defendant's lack of a prior criminal record.

I HEREBY CERTIFY that a copy of the foregoing Motion for Order in Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at 748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith, Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street, P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for

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at P.O. Box 430, Panama City, Florida 32402; James H. White, Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida 32401;

327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for at 527 Jenks Avenue, Panama City, Florida 32401; Ashley Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City, Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and facsimile, on this 2/ day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON
ASSISTANT STATE ATTORNEY
FLORIDA BAR #933775

STATE OF FLORIDA

CASE NO.: 06-4016CF

v.

HENRY DICKENS	06-4016CFMA
CHARLES ENFINGER	06-4016CFMB
TUTTIOND HAUCK	06-4016CFMD
	06-4016CFMF
KRISTIN SCHMIDT	06-4016CFMG
JOSEPH WALSH II	06-4016CFMH

#### STATE'S EIGHTH MOTION FOR ORDER IN LIMINE

THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).

- Any inquiry of any expert witness as to any legal conclusion or the guilt or innocence of any defendant or the propriety of the charges.
- Any attempt to have one expert witness bolster or degrade the credibility of another expert witness.
  - Any attempt to bolster the credibility of any expert witness or his opinion by questioning the expert about consultations with other experts or treatises which support or agree with

Granted 2.

Granted 2.

Granted 3.

his opinion.

Any attempt to elicit hearsay or other inadmissible evidence through the testimony of any expert witness.

I HEREBY CERTIFY that a copy of the foregoing Motion for Order in

Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at

748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith,

Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street,

P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for

at P.O. Box 430, Panama City, Florida 32402; James H. White,

Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida

32401;

327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for

at 527 Jenks Avenue, Panama City, Florida 32401; Ashley

Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City,

Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia

Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and

facsimile, on this 21 day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON

ASSISTANT STATE ATTORNEY

FLORIDA BAR #933775

STATE OF FLORIDA

JOSEPH WALSH II

CASE NO.: 06-4016CF

06-4016CFMH

 $\mathbf{v}$ .

HENRY DIC	KENS			06-4016CFMA
CHARLES E	NFINGER		•	06-4016CFMB
INTITIOND III	AUCK	e j		06-4016CFMD
				06-4016CFMF
KRISTIN S	CHMIDT			06-4016CFMG

#### STATE'S NINTH MOTION FOR ORDER IN LIMINE

THE STATE OF FLORIDA, moves this Court for an Order in Limine instructing the Attorneys for the Defendant(s) to refrain from making any direct or indirect mention whatsoever at trial before the jury of the matter(s) hereinafter set forth, without first obtaining permission from the Court outside the presence and hearing of the jury, on the grounds that said matter(s) is incompetent, irrelevant or immaterial to the issues involved herein, and will serve only to unfairly prejudice the jurors against the State thereby requiring a mistrial, pursuant to the authority of Henry v. State, 290 So.2d 73 (2d DCA 1974).

1. Any inquiry of Dr. Vernard Adams as to his opinion of whether Governor Bush was exerting any pressure on the Office of the State Attorney for the 13th Judicial Circuit during the investigation of this case. Held Under Adustment

2. Any argument that Dr. Vernard Adams reached a particular result or came to a particular opinion at the request of the Office of the State Attorney for the 13th Judicial Circuit or State Attorney Mark Ober. — Weld with the Attorney Mark Ober.

I HEREBY CERTIFY that a copy of the foregoing Motion in Limine has been furnished to Hoot Crawford, attorney for Henry Dickens, at 748 Jenks Avenue, P.O. Box 1103, Panama City, Florida 32402; Walter B. Smith, Deputy Public Defender, attorney for Charles Enfinger, at 115 East 4th Street, P.O. Box 580, Panama City, Florida 32402-0580; Robert Sombathy, attorney for at P.O. Box 430, Panama City, Florida 32402; James H. White, Jr., attorney for Raymond Hauck, at 229 McKenzie Avenue, Panama City, Florida 32401; 327, Panama City, Florida 32402-0327; Jonathan Dingus, attorney for at 527 Jenks Avenue, Panama City, Florida 32401; Ashley Benedik, attorney for Kristin Schmidt, at 1004 Jenks Avenue, Panama City, Florida 32401; and Robert Pell, attorney for Joseph Walsh II, at 514 Magnolia Avenue, P.O. Box 651, Panama City, Florida 32401, via U.S. mail and facsimile, on this 22 day of August, 2007.

Respectfully submitted,

MARK A. OBER STATE ATTORNEY

SCOTT HARMON

ASSISTANT STATE ATTORNEY

FLORIDA BAR #933775

SH/als