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JUN 15 1993

DIS.CRI/DTS:vgk  
93-284

Mary S. Besett, Clerk

IN THE CIRCUIT COURT OF CRITTENDEN COUNTY, ARKANSAS  
SECOND JUDICIAL DISTRICT  
CRIMINAL DIVISION

STATE OF ARKANSAS

PLAINTIFF

VS.

NO.

CR-93- 516 A  
517 A

JESSIE LLOYD MISSELLEY, JR.

DEFENDANT

518 A

MOTION FOR DISCOVERY

COMES now the defendant by and through his Court appointed attorneys, Stidham and Crow, and for his Motion for Discovery states:

1. The Prosecuting Attorney is obligated to disclose to Defense Counsel the following material and information which is within the possession, control or knowledge of the Prosecuting Attorney:

A. The names and addresses and telephone numbers of the persons whom the Prosecuting Attorney intends to call as witnesses at any Hearing or Trial;

B. Any written or recorded statements and the substance of any oral statements made by the defendant or any co-defendant to any person, whether a police officer or not;

C. Those portions of Grand Jury Minutes containing testimony of the defendant or any co-defendant;

D. Any reports or statements of experts made in connection with this case, including but not limited to results of physical or mental examinations, scientific tests (including ballistic and fingerprint tests), experiments or comparisons performed by any witness or expert on behalf of the State;

E. Any books, papers, documents, photographs or

tangible objects, which the Prosecuting Attorney intends to use in any Hearing or at Trial or which were obtained from or belonged to the defendant or any co-defendant.

F. Any record of prior criminal convictions of the persons whom the Prosecuting Attorney intends to call as witnesses at any Hearing or at Trial (or of the deceased, if charge is homicide) if the Prosecuting Attorney has such information or access thereto;

G. The substance of any relevant Grand Jury testimony;

H. Whether, in connection with this case, there has been any electronic surveillance of the defendant or any co-defendant, any of the defendants' or any of the co-defendants' premises or of conversations to which the defendant was a party;

I. The relationship to the Prosecuting Attorney of persons whom the Prosecuting Attorney intends to call as witnesses;

2. That the Prosecuting Attorney should disclose and permit inspection, testing, copying, and photocopying of any relevant information regarding;

A. Any searches and seizures resulting from a Warrant to search the premises occupied by the defendant; including copies of any affidavits for Search Warrants issued in this cause and the return thereon, along with any recording of testimony given in support of the issuance of any Search Warrants.

B. The acquisition of any statements made by the defendant as taken by Paragould Police Department and/or Greene County Sheriff's Office.

3. That the Prosecuting Attorney should disclose to the Defense Counsel any material or information within his knowledge, possession or control which tends to negate the guilt of the defendant as to the offense

charged or which would tend to reduce the punishment  
therefore.

4. Pursuant to Rule 15.4, that the defendant be  
furnished with a copy of any item seized from the  
defendant by the seizing officer.

WHEREFORE, the defendant prays that the Court  
grant this Motion for Discovery and order the  
Prosecuting Attorney to disclose the material and  
information described herein; that the information  
requested be deemed continuing so as to require  
supplemental disclosures of any information obtained  
between the time the answers are served upon the  
defendant and the time of trial; that the defendant be  
permitted to file any other Motions necessary after  
receipt of the above information from the Prosecuting  
Attorney or his duly authorized Deputy and for all  
other relief to which the defendant may be entitled.

**STIDHAM AND CROW  
ATTORNEYS AT LAW**

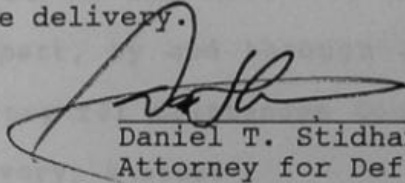
BY: 

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Paragould, AR 72450  
(501) 236-7600

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CERTIFICATE OF SERVICE

I, Daniel T. Stidham, attorney for defendant herein, do hereby certify that I have served a copy of the foregoing on John N. Fogleman, Deputy Prosecuting Attorney, 108 Dover Road, P.O. Box 1666, West Memphis, Arkansas 72303 by placing same in the U. S. Mail on this 15<sup>th</sup> day of June, 1993, with sufficient postage attached to ensure delivery.



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Daniel T. Stidham  
Attorney for Defendant