

IN THE COUNTY COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT  
IN AND FOR SEMINOLE COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

CASE NUMBER: 592022MM001796AXXXXX

vs.

BENJAMIN RICHARD PARIS  
Defendant.

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**SUPPLEMENTAL DISCOVERY**

The State of Florida, by and through the undersigned Assistant State Attorney, pursuant to Rule 3.220(a), Fla.R.Crim.P., hereby discloses the following witnesses, tangible papers or objects which are available for inspection, copying, testing, and photographing as previously indicated in the State's Answer to Demand for Discovery filed in this cause:

Category C Witness:

JOEL M. GREENBERG  
CARE OF ATTORNEY FRITZ SCHELLER  
200 EAST ROBINSON STREET, SUITE 1150  
ORLANDO, FL 32801-1970

Documents:

- Case #EI-32-0087-IR#25.pdf (one page; same is being provided to defense in Discovery)
- FDLE Interview with Joel Greenberg (A redacted 119-page transcript of said interview is being provided to defense counsel in Discovery. The information redacted is irrelevant, sensitive information or information interrelated with other crimes or criminal activities, the disclosure of which may seriously impair law enforcement or jeopardize the investigation of the other crimes or activities referenced. Fla. R. Crim. P. 3.220(b)(2))
- August 17, 2022, email from Attorney Michael Barber regarding Jistine Iannotti's Pinger phone number (one page; same is being provided to defense counsel in Discovery)
- Copies of previously provided phone record spreadsheets with no highlighting:
  - From INV-25:
    - Sprint Foglesong and DOS [Clean].pdf (one page; same is being provided to defense counsel in Discovery)
    - Sprint Foglesong and Iannotti [Clean].pdf (two pages; same is being provided to defense counsel in Discovery)
    - Sprint Foglesong and Paris [Clean].pdf (five pages; same is being provided to defense counsel in Discovery)
    - TMobile Foglesong and Iannotti [Clean].pdf (two pages; same is being provided to defense counsel in Discovery)
    - TMobile Foglesong and Paris [Clean].pdf (five pages; same is being provided to defense counsel in Discovery)
  - From INV-26:
    - Paris\_Steven Smith\_Foglesong Phone Tolls [Clean].pdf (five pages; same is being provided to defense counsel in Discovery)

- From INV-28:
  - Iannotti and Foglesong CDR [Clean].pdf (three pages; same is being provided to defense counsel in Discovery)
  - Iannotti and Foglesong CDRNT [Clean].pdf (two pages; same is being provided to defense counsel in Discovery)
- Copy of previously provided phone record spreadsheet with corrected header:
  - From INV-28:
    - Iannotti and Paris CDRNT [Corrected Header].pdf (one page; same is being provided to defense counsel in Discovery)
- Spreadsheet generated from Steven Smith's phone records regarding contacts between Steven Smith's phone number and Ben Paris's phone number identified as Smith\_Paris Phone Tolls CDR (one page; same is being provided to defense counsel in Discovery)
- Certified Driver's License Photo and Address History for James Eric Fogleson (same has been requested by the State but has not yet been received)

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by **E-MAIL** to MATTHEWS R BARK ESQUIRE, Attorney for Defendant, at SUE.MRBLAW@GMAIL.COM this 23rd day of August, 2022.

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STATE ATTORNEY  
BY:

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