

STATE OF MARYLAND

v.

BRIAN RICE

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IN THE  
CIRCUIT COURT FOR  
BALTIMORE CITY

CASE No. 115141035

\* \* \* \* \*

**STATE'S MOTION TO COMPEL DISCOVERY**

Now comes the State of Maryland, by and through Marilyn J. Mosby, the State's Attorney for Baltimore City; Michael Schatzow, Chief Deputy State's Attorney for Baltimore City; Janice L. Bledsoe, Deputy State's Attorney for Baltimore City; and Matthew Pillion, Assistant State's Attorney for Baltimore City; and pursuant to Rule 4-263(i) moves this Court to compel the Defendant to comply with the defense discovery obligations under Rule 4-263. In support of this Motion, the State avers the following:

1. Rule 4-263(h)(2) requires that the defense provide the State with any discovery no later than 30 days before the first scheduled trial date. On June 22, 2015, the Clerk mailed to all counsel Judge Pierson's Order scheduling the Defendant's trial date for October 13, 2015. That scheduled trial date is now less than 30 days away, but the Defendant has provided the State with none of the disclosures listed in Rule 4-263(e).

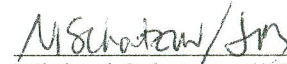
2. The State recognizes, of course, that this Court previously indicated that the trial date and associated discovery deadline might change given the circumstances of severance and defense counsel's schedule. Rule 4-263(i), however, requires the State to file a motion to compel within ten days after the discovery was due. Because the trial date has not yet been formally changed, because it is possible that one trial may begin on October 13 or shortly thereafter, and because the ten-day deadline will likely pass prior to any postponements that emerge from the upcoming scheduling conference, the State is filing this Motion in an abundance of caution.

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BALTIMORE CITY  
CRIMINAL DIVISION

Wherefore, the State requests that this Court grant the State's Motion to Compel Discovery. The State respectfully reserves the right to supplement or withdraw this Motion pending future developments.

Respectfully submitted,

Marilyn J. Mosby



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## CERTIFICATE OF GOOD FAITH

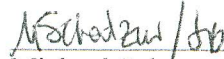
The State hereby files with the Motion to Compel this Certificate describing as follows the State's good faith attempts to discuss with the opposing party the resolution of the discovery dispute:

1. On September 10, 2015, at approximately 3:30 p.m., the State, counsel for the defense, and this Court met for a scheduling conference, at which the Parties discussed the date of the Defendant's trial in light of severance and any requested postponements. Defense counsel inquired whether defense discovery was due based on the existing October 13, 2015, trial date or, instead, would be due based on the anticipated new trial date. The Court indicated the discovery deadline might be based on the new trial date. That date, however, was not then selected, and no alternate discovery deadline was ordered.
  
2. On September 22, 2015, at approximately 3:55 p.m., the State followed up with defense counsel via an emailed and mailed letter (attached as State's Exhibit 1) regarding defense disclosure obligations in light of the unchanged October 13 trial date. The State requested that counsel comply with Rule 4-263 and provide the disclosure required therein. The State also offered to be available anytime this week to discuss a resolution to this issue. As of this writing, the State has not received a reply or phone call from the Defendant's counsel.

Accordingly, the State hereby certifies that the Parties are unable to reach agreement on the disputed issue, which in this situation is simply the due date for defense disclosures.

Respectfully submitted,

Marilyn J. Mosby



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## CERTIFICATE OF SERVICE

I hereby certify that on this 23rd day of September, 2015, a copy of the State's Motion to Compel Discovery was delivered to Defendant's counsel as specified below:

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**ORDER**

Having considered the State's Motion to Compel Discovery and any response thereto, it is this \_\_\_\_ day of \_\_\_\_\_, 2015, by the Circuit Court for Baltimore City

**ORDERED** that the State's Motion to Compel Discovery be and hereby is **GRANTED**; and it is further

**ORDERED** that the Defendant shall fully comply with the defense discovery obligations set forth in Rule 4-263 within five days of this Order.

\_\_\_\_\_  
Judge  
Circuit Court for Baltimore City