PRETRIAL CONFERENCE REPORT Mass. R. Crim. P. 11(a)(2)(A)	DOCKET NUMBER	Trial Court of Massachusetts The Superior Court		
CASE NAME:		Clerk of Courts		
Commonwealth vs.		County		
		COURT NAME & ADDRESS		
(To be completed and signed by both parties and submitted to the	court at the Pretrial Hearing unless def	endant tenders a plea or admission.)		
A pretrial conference between the parties was	conducted on	, with the following results:		
I. DISCOVERY				
1. AUTOMATIC DISCOVERY FOR THE DEFENDANT pursuant to Mass. R. Crim. P. 14(b). In accordance with the rule, the				
prosecution has disclosed or has permitted the defense to discover, inspect and copy all items and information set forth in				
Rule 14(b).				
 Automatic discovery has been completed Automatic discovery has not been compound materials that have not yet been provided: 		agrees to provide the defendant with the following		
2. RECIPROCAL DISCOVERY FOR PROSECUTION pursuant to Mass. R. Crim. P. 14.1. In accordance with the rule, the				
·		any material and relevant evidence discoverable		
under Rule 14(b)(1)(F), (G), and (H), which the c		rial.		
Reciprocal discovery <i>has been completed.</i>				
Reciprocal discovery <i>has not been completed</i> because the prosecution has not completed all automatic or ordered discovery.				
Reciprocal discovery has not been completed. The defendant agrees to provide the Commonwealth with the following materials that have not yet been provided:				
3. UNRESOLVED DISCOVERY ISSUES with respect to any discovery that the parties are or may be entitled to by rule or court order and that has not been provided: The parties agree as follows (list items to be delivered, inspected, etc. and agreed date of delivery):				

☐ The defendant is herewith filing the following motion(s) to compel discovery:			
☐ The Commonwealth is herewith filing the following motion(s) to compel discovery:			
4. CERTIFICATE OF COMPLIANCE. The parties acknowledge that in accordance with Mass. R. Crim. P. 14.2(e), they must file			
a "Certificate of Compliance" when they have provided all discovery required by the rule or by court order.			
5. CONTINUING DUTY. The parties acknowledge that in accordance with Mass R. Crim. P. 14(d) and 14.1(b), they have a continuing duty to provide discovery subsequently discovered.			
II. OTHER PRETRIAL MATTERS			
II. OTHER PRETRIAL WATTERS			
6. NON-DISCOVERY MOTIONS. In addition to any discovery-related motions listed above, the following motions will be filed on matters upon which the parties have <i>not</i> reached an agreement:			
7. NOTICE OF ALIBI pursuant to Mass. R. Crim. P. 14.3(a). If an alibi is offered, the parties hereby acknowledge their continuing duty under Mass. R. Crim. P. 14.3(a)(3) to disclose additional alibi witnesses. The Commonwealth hereby notifies the defendant that the alleged offense was committed at the following time, date, and place:			
☐ The defendant agrees to notify the Commonwealth in accordance with the procedures set out in Rule 14.3(a), on or before , if an alibi defense will be offered.			
The defendant hereby gives notice to the Commonwealth of his/her intention to offer an alibi defense. Below is the specific place(s) at which the defendant claims to have been at the time of the alleged offense and the names and addresses of the witnesses upon whom the defense intends to rely on to establish the alibi (the rule requires that the defendant sign the notice of alibi; a signature line for this purpose is provided at the end of this document):			
☐ The Commonwealth agrees to notify the defendant in writing and within 7 days of service of the defendant's notice of alibi, the names and addresses of witnesses whom the Commonwealth intends to rely on to establish the defendant's presence at the scene of the alleged offense and any other witnesses to be relied on to rebut the testimony of any of the defendant's alibi witnesses.			

8. NOTICE	OF OTHER DEFENSES pursua	ant to Mass. R. Crim. P. 14.3(b) and (c); and 14.4.
The	Defendant agrees to notify the C	Commonwealth in writing on or before	, of his/her intention to
		s. R. Crim. P. 14.3(b) and (c); and 14.	
The	Defendant hereby gives notice t	o the Commonwealth of his/her intenti-	on to offer the defense indicated below, and
states t	ne following in accordance with	he applicable rule:	
9 STIPLII 4	TION OF FACT:		
J. 0111 0L	anon of TAOT.		
40 04051	NEODMATION ((I : I')		
	NFORMATION (not binding):		
I ne det	endant is: is in custody at		
0 111	is <i>not</i> in custody	I lum (Mairea	
	cely to proceed: With Jury		
A		language interpreter will be needed.	
	ed length of trial:		
	of prosecution witnesses:		
Numbe	of defense withesses.		
11. CERTIF	ICATION: The undersigned cert	ify that the information set forth above	is accurate and complete as of the date of this
Pretrial Cor	ference Report. In accordance v	vith Mass. R. Crim. P. 11(a)(2)(A), any	agreement between the parties set forth
herein shall	be binding and shall control the	subsequent course of the proceeding.	
Ass	istant District Attorney	Defense Counsel	
Pro	Se Defendant		
Dat		Signature (required if waiver of constitutional right, ial fact, or alibi defense are set forth herein)	
	,	,	