

NUECES COUNTY COURTHOUSE
CORPUS CHRISTI, TEXAS 78401

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MARCH 4, 1983

Mr. Hector DePena, Jr.
Attorney at Law
2933 Norton #207
Corpus Christi, Texas 78415

RE: STATE OF TEXAS VS. CARLOS DELUNA - #83-CR-194A


Dear Mr. DePena:

Enclosed are copies of the medical records, the evidence at the scene, latent fingerprints, arrest sheet and rap sheet, and a February 28th, 1983 photographic line-up shown to various witnesses. Our office has ordered pen packets on the defendant which will be available to you upon receipt.

I am in receipt of your client's Motion for Discovery, Motion to Examine Physical Evidence and Motion to Produce Exculpatory and Mitigating Evidence. I'm in the process of going over these motions. I would like for you to contact me on the Motions written by your client.

Also I have in my possession a tape recording between the victim and the Defendant. You may come by the office any time prior to March 18th, 1983 and the tape will be available for your inspection.

Sincerely,


Jack E. Hunter
First Assistant District Attorney


JEH:et

Encls.

cc: Judge Walter Dunham
28th District Court

FILED

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OSCAR SOLIZ, CLERK
DISTRICT COURT, NUECES COUNTY, TEXAS
By  Deput

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