

CAUSE NO. 83-CR-194-A

THE STATE OF TEXAS

IN THE 28th JUDICIAL DISTRICT COURT

VS.

OF

CARLOS DELUNA

NUECES COUNTY, TEXAS

MOTION TO PRODUCE EXCULPATORY AND MITIGATING EVIDENCE

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES CARLOS DELUNA, DEFENDANT in the above styled and numbered cause, and moves this court to direct the State of Texas, by and through his Attorney, to disclose to the Defendant herein and to his Attorney any Exculpatory and/or Mitigating Evidence and/or facts within the possession, custody or control of the District Attorney or any of his agents, including but not limited to the Corpus Christi Police Department, and its agencies, the Nueces County Sheriff's Department, the Nueces County District Attorney's office, and others, the existence of which is known, or by the exercise of due diligence may become known to said District Attorney.

Wherefore, premisis considered, THE DEFENDANT respectfully prays that this Honorable Court grant this his motion.

1s/ Carlos Deluna

CARLOS DELUNA, DEFENDANT

Sworn and subscribed before me on this 25 day of February, 1983.

1s/ Hesiguio C. Rodriguez

Hesiguio C. Rodriguez, Notary
Public In and For Nueces County,
Texas

My commission expires on the 11 day of July, 1985.

6/10/83

Granted

[Signature]

MICROFILMED