

IN THE CIRCUIT COURT OF THE NINETEENTH  
JUDICIAL CIRCUIT, LAKE COUNTY, ILLINOIS

PEOPLE OF THE STATE OF ILLINOIS )  
 )  
 Plaintiff, )  
 )  
 v. )  
 )  
 MARNI YANG )  
 )  
 Defendant, )

No. 09 CF 926

FILED

AUG 01 2018

Eni. Carolyn A. ...  
CIRCUIT CLERK

**ORDER**

People by Ari Fisz, Assistant State's Attorney;

Defendant Marni Yang by Jed Stone;

The court being fully advised in the premises;

IT IS ORDERED THAT:

Compliant with Supreme Court Rule 417, the state shall make available to Stone & Associates, Ltd. all relevant DNA materials including, but not limited to the following;

- a. Copies of the case file including all reports, memoranda, notes, phone logs, contamination records, and data relating to the testing performed in the case.
- b. Copies of any autoradiographs, lumigraphs, DQ Alpha Polymarker strips, PCR gel photographs and electropherograms, tabular data, electronic files and other data needed for full evaluation of DNA profiles produced and an opportunity to examine the originals, if requested.
- c. Copies of any records reflecting compliance with quality control guidelines or standards employed during the testing process utilized in the case.
- d. Copies of DNA laboratory procedure manuals, DNA testing protocols, DNA quality assurance guidelines or standards, and DNA validation studies.
- e. Proficiency testing results, proof of continuing professional education, current curriculum vitae and job description for examiners, or analysts and technicians involved in the testing and analysis of DNA evidence in the case.

- f. Reports explaining any discrepancies in the testing, observed defects or laboratory errors in the particular case, as well as the reasons for those and the effects thereof.
- g. Copies of all chain of custody documents for each item of evidence subjected to DNA testing.
- h. A statement by the testing laboratory setting forth the method used to calculate the statistical probabilities in the case.
- i. Copies of the allele frequencies or database for each locus examined.
- j. A list of all commercial or in-house software programs used in the DNA testing, including the name of the software program, manufacturer and version used in the case.
- k. Copies of all DNA laboratory audits relating to the laboratory performing the particular tests.

The above identified Rule 417 disclosures shall be provided to the defense without unnecessary delay.

ENTER:

**JAMES R. BOOPAS**

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JUDGE

Dated this 1<sup>st</sup> day  
of August, 2018  
at Waukegan, IL

Order prepared by:  
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