CAUSE NO. MD_0346546				
STATE OF TEXAS	§ .	IN THE COUNTYCOURT		
VS.	§	OF GALVESTON COUNTY, TEXAS		
RICHARD EARL CHENEY	§	CC2 UDICIAL DISTRICT		
MOTION TO DESTROY CONTROLLED SUBSTANCES				
COMES NOW, the State of Texas, by and the authorizing destruction of the controlled substances listed Texas Controlled Substances Act. The State, based upon attached inventory were seized in connection with an offense the defendant was convicted the criminal charge against	in the preceding in the attached affidave se under Chapter 483 d or placed on defen	rit, states to the Court that the items listed in the affiant's l, Texas Controlled Substances Act and: red adjudication; or		
Pursuant to Article 38.43 Texas code of Criminal Procedumust be preserved until the defendant is executed, dies, or received notice of intent to destroy the evidence and no object the	re, if a defendant is completes his sentence ections were made we have a contain biological to was sent by: (da /attorney's receipt made by either defendant; or delivered to the defeast attorney of the defeast attorney of the defeast attorney of recording the defeast attorney of the defeast	convicted, evidence known to contain biological material re, is released on parole or mandatory supervision, or has within 90 days. The defendant in this case has (select one): It is ion; It have said evidence preserved; or of record and the convicting court were duly noticed of the material or not, that was collected and/or seized during the stee) and received by the defendant and/or the attorney on of the notice was received by the prosecutor on ideant, last attorney of record, or the convicting court within id to the defendant's last attorney of record; or (2) the date rendant and/or to the attorney on (date), id, or the convicting court within 90 days from the date the		
Pursuant to Subchapter E of Chapter 481 of the Texas Cordestroy the controlled substances listed in the attached Invidisposition of said controlled substances will be retained by	entory of Controlle	ubmitted,		



CAUSE NO	MD_034654	46	
STATE OF TEXAS	§	IN THE COUNTYCOURT	
VS.	§	OF GALVESTON COUNTY, TEXAS	
RICHARD EARL CHENEY	_	CC2 IUDICIAL DISTRICT	
REQUEST FOR DESTRUCT	ION OF CONTRO	OLLED SUBSTANCES	
Affiant, DEPUTY AMANDA QUINTANILLA, states that controlled substances listed below. Further, the controlled substances Act and the seizure is described in the listed controlled substances was assigned to 6 DAYS COUNTY JAIL	stances were seized in offense report nu the above ref	in connection with an offense under Chapter 481 of the mber 14-00002390 . The criminal case involving	
INSTRUCTION TO AFFIANT: Please check any of the foll (2) died; (3) ✓ completed his/her sentence; (4) written waiver of his/her rights to have evidence preserved; (6) State's motion to destroy; or (7) the defendant's crimina	been released of received not charge resulted in	on parole or mandatory supervision; (5) signed a fice of the intent to destroy evidence as described in the a dismissal.	
Note to Affiant: If any of the above categories apply to th discusses the presence of biological material.	e defendant you n	nay strike out the paragraph immediately below that	
PRESENCE OF BIOLOGICAL MATERIAL: Affiant furth contain biological material that if subjected to scientific test committing the offense; or (B) exclude person from the group of	ing would more lil	kely than not: (A) establish the identity of the person	
Inventory of Controlled Substances seized in connection with			
Item 1: MARIJUANA (PR#41260)			
Item 3:			
Item 5:	Item 6: _		
Pursuant to Subchapter E of Chapter 481, Texas Controlled S Assistant District Attorney, move for a destruction order authoreferenced law enforcement agency. Sufficient documentation by the agency. DATED: 41345 SIGNED: Allow	orizing destruction	of the above listed controlled substances by the above	
	Nov, A.I. Omens y Public for the Stat ommission Expires		

