September 5, 2007

      Certified Mail

TDCJ-ID, Inmate Number      .

Re: Destruction of evidence

Dear      ,

The above case was disposed of by  on       and sentence was imposed on that same date.

Pursuant to Article 38.43 of the Code of Criminal Procedure, I am writing to notify you that the State has determined that the evidence in the above case is no longer needed and we intend to destroy or dispose of all items remaining in the custody of the      , including any biological materials which may contain DNA. A written order authorizing destruction will be presented to the Court for signature unless a written objection is received within 91 days from the date you receive this letter. If you have no objection, no action is necessary on your part.

A copy of the written notice of intent to destroy evidence that has been filed with the court is attached. Your former attorney has also been notified, but is not required to take any action on your behalf. If you have any questions, please contact him.

Sincerely,

Assistant District Attorney

      County, Texas

enclosures