

I. PLEASE TAKE NOTICE that pursuant to Criminal Procedure Law (CPL) 30, the District Attorney hereby demands that within 30 days of the date of service of this demand the defendant disclose and make available to the District Attorney for inspection, photographing, copying and testing:

- (a) Any written report or document or portion thereof concerning a physical or mental examination, or scientific test, experiment, or comparisons, made by or at the request or direction of the defendant, if the defendant intends to introduce such report or document at trial, or if the defendant has filed a notice of intent to proffer psychiatric evidence and such report or document was made by a person other than the defendant, whom the defendant intends to call as a witness at trial; and
- (b) Any photograph, drawing, tape or other electronic recording which the defendant intends to introduce at trial.

II. PLEASE TAKE NOTICE that, pursuant to Criminal Procedure Law (CPL) 20, the District Attorney hereby demands that if the defendant intends to offer a trial defense that at the time of the commission of the crime charged the defendant was at some place or places other than the scene of the crime, and to call witnesses in support of such defense the defendant must, within eight days of service of the demand, serve upon the people, and file a copy thereof with the court, a "notice of alibi," reciting (a) the place or places where the defendant claims to have been at the time in question, and (b) the names, the residential addresses, the places of employment and the addresses thereof of every such alibi witness upon whom the defendant intends to rely.

III. PLEASE TAKE NOTICE that pursuant to CPL article 35, the defendant must make all pre-trial motions generally within forty-five days after arraignment and before commencement of trial. Upon expiration of the applicable period within which defendant must make pre-trial motions, the People will move the court to preclude any pre-trial motions made thereafter.

THE PEOPLE OF THE STATE OF NEW YORK

- Arrest -

LEW ARON

Defendant(s)

NOTICE PURSUANT TO
CPL § 719.30(1)(b)

IND. NO. 5053/2011

Identification Notice

Please take notice that the People intend to offer on their direct case at trial of this action testimony regarding an observation of the defendant either at the time and place of the commission of the offense or upon other occasion relevant to the case by a witness who has previously identified the defendant(s), as specified below:

Name of Witness (Delete confidential)	Defendant #1 W#1	Defendant # 1 W#2	Defendant # W#3	Defendant #
Photograph Date: Time: Place: Police Officer Present: Command:	July 24, 2011, approximately 7:15 am. Location to be provided. Detective Katrashie	July 23, 2011, 12:45 pm. Location to be provided. Detective John Walker present.	July 13, 2011, 2:10 am, Location to be provided. Sgt. Borero present. (witness views video of defendant and states the male in video looks like defendant)	
L lineup Date: Time: Place: Police Officer Present: Command:				
Corporal Non-Lineup Date: Time: Place: Police Officer Present: Shield Command:				

(c) Defendant told detective(s) that the rest of Lerby Kiettry's body was in a suitcase in a dumpster on 26th Street between fourth and fifth avenues.

(d) See attached.

(e) See attached.

(f) Defendant stated the area where the boy's body could be found. When the detectives arrived at the area where the dumpster was, the defendant identified the suitcase inside the dumpster as the suitcase with the boy inside that the defendant had placed in the dumpster earlier.

(g) Detective asked defendant if he wanted something to eat. Defendant said "yes". Detective asked if he wanted something kosher. Defendant said "No, I eat anything." Detective suggested McDonald's or Burger King. Defendant stated McDonald's was fine. Detective stated that Chinese food was umm... Defendant agreed.

(h) Defendant stated he was hearing voices. The voices are telling him to take his own life for what he did. Detective Welch asked Levi if he wanted to go to the hospital. Defendant stated "no". Defendant and Detective Welch discussed defendant's religion. Defendant stated he was trying to get back into the Jewish religion.

(i) Defendant stated "I'm famous". After detective gave defendant a cigarette, defendant stated "this is a first. A woman holding my cigarette." Defendant later stated "he hit in my apartment when that fridge is on". When detective asked defendant what fridge, defendant stated "You know what fridge, I can't have the AC on when that fridge is on cause it will blow the circuit. That's when when the police came. I was sweating like that."

COUNTY OF KINGS



Office of the District Attorney
Kings County
CHARLES J. HYNES

THE PEOPLE OF THE STATE OF NEW YORK,

- against -

Levi Aron

Defendant

NOTICE PURSUANT TO
CPL § 710.50(1)(a)

PD# 86 5953/2011

Form prepared by: Julie B. Rendelman
Date prepared: August 2, 2011

Statement Notice

Please take notice that statements in the form noted below were made by the defendant or by a co-defendant to be tried jointly, other than in the course of the criminal transaction, to a public servant engaged in law enforcement activity or to a person then acting under the direction of or in cooperation with such a public servant.

Please take further notice that the People intend to offer evidence of the below statement(s) of the defendant(s) on the People's direct case at trial of this action.

A transcript of any stenographically recorded statement(s) or copy of any written statement(s) are either appended or will be made available to counsel at a mutually convenient time. A copy of any electronically recorded statement(s) will be provided counsel following the receipt of an appropriate blank cartridge.

Form	Defendant #	Date	Time	Place	Person to Whom made
1. Written	(a) 1	7/13/11	8 AM	67 pct.	Detective Ryan
	(b) 1	7/13/11	4:30 AM	67 pct.	Detective Ryan
2. Stenographic					
3. Audio Tape					
4. Video Tape	(a) 1	7/13/11	8:44 AM	67 pct.	NIA Rendelman/ Detective Ryan
5. Oral Statement	(a) 1	7/13/11	4:40 AM	67 pct.	Detective Ryan/Dambrosi/Welch
	(b) 1	7/13/11	2:45 AM	Defendant's residence	LA Dennis McCreight
	(c) 1	7/13/11	2:50 AM	Defendant's residence	Detective Ryan
	(d) 1	7/13/11	12:15pm	67 pct.	Det. Eddie Maldonado
	(e) 1	7/13/11	7:00 pm	67 pct.	Det. Jennifer Molinar
	(f) 1	7/13/11	3:25 am	Street	Detective Dambrosi
	(g) 1	7/13/11	4:00 pm	67 pct.	Detective Welch
	(h) 1	7/14/11	10:55 am	67 pct.	Detective Welch
	(i) 1	7/14/11	11:40 am	During transport to central booking	Detective Welch

Substance of Statements:

1. (a) See attached
- (b) See attached
4. (a) previously provided to defense counsel
5. (a) See attached
- (b) Defendant motioned with his left arm towards the kitchen and stared in that direction.

- | | |
|--|--|
| <input type="checkbox"/> Autopsy Report | <input type="checkbox"/> Handwriting Analysis |
| <input type="checkbox"/> Arrest Warrant | <input type="checkbox"/> Medical Examiner's Report |
| <input type="checkbox"/> Ballistics Report | <input type="checkbox"/> Mental Examination |
| <input type="checkbox"/> Breathalyzer Report | <input type="checkbox"/> Narcotics Lab Report |
| <input type="checkbox"/> Complaint Report | <input type="checkbox"/> Physical Examination |
| <input type="checkbox"/> Complaint Follow-up Report (CID 57) Narrative | <input type="checkbox"/> Police Aided Card |
| <input type="checkbox"/> Serology Report | <input type="checkbox"/> Search Warrant |
| <input type="checkbox"/> other _____ | |

- (6) The following property is either appended or will be made available to counsel at a mutually convenient time: (to be provided)

☐ Photograph(s) or drawing(s) relating to the case which were made or completed by a public servant engaged in enforcement activity, or which was made by a person whom the prosecutor intends to call as a witness on its direct case at trial or which the People intend to introduce on its direct case at trial.

☐ Tapes or other electronic recordings, in addition to those disclosed pursuant to CPL 710.30, which the People intend to introduce on its direct case at trial, and irrespective of whether such recording was made during the course of the criminal transaction.

Any other property obtained from the defendant or other co-defendant to be tried jointly, as reflected in police property voucher which is appended or will be made available to counsel at a mutually convenient time.

- (7) Type of weapon, if any, involved: knives/towel/drugs.

- (8) The People intend to prove at trial that each defendant acted as principle, accomplice, or both, as indicated:

	Principal	Accomplice	Both
Defendant #1:	(X)	(X)	(X)

- (9) Copies of any transcript of testimony relating to this case, if given before the grand jury by the defendant, or by a co-defendant(s) to be tried jointly, will be provided as soon as possible and before trial.

- (10) Anything the District Attorney determines is required to be disclosed, prior to the trial, to the defendant by the prosecutor, pursuant to the constitution of New York.

State or of the United States is/are below:

NONE KNOWN AT THIS TIME. THE PEOPLE ARE AWARE OF THEIR CONTINUING OBLIGATIONS UNDER ROSARIO.

- (11) If subsequent to the disclosure of the items specified above, additional items are revealed which the District Attorney believes would be subject to disclosure under the provisions of this form, such items will be disclosed unless a protective order to prohibit their discovery would be warranted, in which case a notice to that effect will be provided.



Office of the District Attorney
Kings County
CHARLES J. HYNES

COUNTY OF KINGS

THE PEOPLE OF THE STATE OF NEW YORK

- against -

IND. NO. 5953/2011

Test Area

Defendant(s)

VOLUNTARY DISCLOSURE FORM

Form prepared by: John B. Rendelmann Date: August 2, 2011

(1) Approximate date, time and place of offense:

OFFENSE	DATE	TIME	PLACE
Murder 1 (2 counts), Murder 2 (3 counts), Kidnapping 1 (2 counts), Kidnapping 2	Unsubstantiated between July 11, 2011 and July 13, 2011		[REDACTED]

(2) Approximate date, time and place of arrest:

DATE	TIME	PLACE
July 13, 2011	3:30 am	466 East 14th Street, apt. 3

(3) Arresting Officer:

NAME	SHIELD	COMMAND
Detective Welch	5528	286

(4) Other police officers, excluding any officer whose identity must be confidentially known by the prosecutor to have been present at the time of arrest:

NAME	SHIELD	COMMAND
TO BE PROVIDED PRIOR TO TRIAL		

5) The following written reports or documents or portions thereof, relating to this case, were made by or at the request or direction of a public servant engaged in law enforcement activity, or were made by a person whom the prosecutor intends to call as a witness on the People's direct case at trial, and are either appended or will be made available to counsel at a mutually convenient time. Addresses of witnesses have been redacted, and in any reports, cases names of witnesses will also be redacted. (To be provided)