## REQUEST FOR PRODUCTION OF DOCUMENTS

RE:	V	, Case No. :
ТО:		
Dear M	;	
1.16(d), I am I		e Florida Bar, Attorney-Client Relationship, Rule 4- s of documents associated with the referenced cause. litigation.
[ ] All depos	itions, state and defense, w	hether filed or not.
	espondence from you to the cement agencies.	e state, from the state to you and any documentation
[ ] All pre-tri	al and post-trial pleading (i	ncluding discovery).
[ ] All trial a	nd sentencing transcripts (in	acluding pre-sentence investigation report P.S.I.).
[ ] All medic	al reports and evaluations.	
[ ] The senter	ncing guideline scoresheet,	worksheet and the plea form.
[ ] All crimin	nal records (N.C.I.C./Rap Sh	eet).
That ma forth in <u>Long</u> v	aterial designated above shown Dillinger, 701 So. 2 <sup>nd</sup> 116	ould be made available to me pursuant to the holding set 8 (Fla. 1997).
In adva	nce, I thank you for furnish	ing the material so promptly.
Executed this _	day of	20
		/S/
	print name	& DC#: