

**REQUEST FOR PRODUCTION OF DOCUMENTS**

RE: \_\_\_\_\_ v. \_\_\_\_\_, Case No. : \_\_\_\_\_

TO: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Dear M   . \_\_\_\_\_ :

Pursuant to Rules Regulating the Florida Bar, Attorney-Client Relationship, Rule 4-1.16(d), I am Requesting from you copies of documents associated with the referenced cause. The material is needed for postconviction litigation.

- All depositions, state and defense, whether filed or not.
- All correspondence from you to the state, from the state to you and any documentation from law enforcement agencies.
- All pre-trial and post-trial pleading (including discovery).
- All trial and sentencing transcripts (including pre-sentence investigation report P.S.I.).
- All medical reports and evaluations.
- The sentencing guideline scoresheet, worksheet and the plea form.
- All criminal records (N.C.I.C./Rap Sheet).

That material designated above should be made available to me pursuant to the holding set forth in Long v. Dillinger, 701 So. 2<sup>nd</sup> 1168 (Fla. 1997).

In advance, I thank you for furnishing the material so promptly.

Executed this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_.

/S/ \_\_\_\_\_  
print name & DC#: . . . \_\_\_\_\_  
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