SPEEDY TRIAL FILING INFORMATION

SPEEDY TRIAL WITHOUT DEMAND FOR TRIAL

See <u>Fla.R.Crim.P. 3.191(a)</u>

- 1. File Motion for Speedy Trial Without Demand
- 2. At expiration of speedy trial period (175 days for felony; 90 days for misd.) file:
 - a. Notice of Expiration of Speedy Trial
 - b. Motion to Discharge,

All necessary forms are included in this packet. See Florida Rules of Court, or ask a Law Clerk for filing requirements.

For additional reading see: Fla.R.Crim.P. 3.191 and; 11A Fla. Pleading and Practice §§ 94:6 - 94:8

IN THE CIRCUIT COURT OF THE IN AND FOR	JUDICIAL CIRCUIT
	,COUNTI,FLORIDA
STATE OF FLORIDA, Plaintiff,	
i idilitiii,	
VS.	CASE NO.:
	
Defendant/	
	RIAL WITHOUT DEMAND
	, and moves this
Honorable Court for speedy trial pursuant to	
All parties are called to take notice of	` '
The purious are carred to carre no tack of	Respectfully submitted,
	Defendant, Pro se
CERTIFICAT	E OF SERVICE
I HEREBY CERTIFY that a t	rue and correct copy of the foregoing
document has been furnished to the Office	ee of the State Attorney at:
by handing said document to a prison of	official, for mailing by pre-paid first class
U.S. mail on this day of	, 20
	Defendant, Pro Se
	DC#

IN THE CIRCUIT COURT OF THE IN AND FOR	JUDICIAL CIRCUIT , COUNTY, FLORIDA
STATE OF FLORIDA, Plaintiff,	
VS.	CASE NO.:
Defendant.	
NOTICE OF E OF SPEEL	
The Defendant respectfully moves this	Honorable Court to discharge him from the
above styled cause pursuant to Fla.R.Crim.P 3	<u>5.191(h)</u> .
1. The Defendant was arrested or a deta	ainer was placed upon him for this cause on
,thus beginn	ing his custody in this matter.
2. The Defendant has been continually	available for trial since that date.
3. The one hundred and seventy five	(175) day period for felony charges [or
ninety (90) day period for misdemeanor char	ges] expired on, 20;
or the fifty (50) day period in "Demand" a	ctions has expired on,
20	
WHEREFORE, the Defendant prays	this Honorable Court to forever discharge
him from the crime charged in the above style	d cause.
	Respectfully submitted,
	Defendant, Pro se

OATH

Under the penalties of perjury, I declare and certify that I do understand	d
English and that I have read the foregoing document and that the facts stated	in it
are true and correct.	
Defendant, Pro Se	

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that	a true and correct copy of the foregoing
document has been furnished to the	Office of the State Attorney at:
by handing said document to a pris	son official, for mailing by pre-paid first class
U.S. mail on this day of	, 20
	Defendant, Pro Se
	DC#

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT
IN THE CIRCUIT COURT OF THEIN AND FOR	, COUNTY, FLORIDA
STATE OF FLORIDA, Plaintiff,	
VS.	CASE NO.:
,	
	D DISCHARGE
COMES NOW, the Defendant, _	, and moves this
	above styled cause pursuant to Fla.R.Crim.P.
3.191(a).	
1. The Defendant has been continual	ly available for trial since that date.
2. The Defendant has been continual	ly available for trial since that date.
3. The one hundred and seventy fiv	e (175) day period for felonies, or the ninety
(90) day period for misdemeanors, expired of	on
WHEREFORE, the Defendant prays	s this Honorable Court forever discharge the
Defendant from the crime charged in the ab-	ove styled cause.
	Respectfully submitted,
	Defendant, Pro se

OATH

Under the penalties of perjury, I decl	lare and certify that I do understand
English and that I have read the foregoing of	document and that the facts stated in it
are true and correct.	
	Defendant, Pro Se
CERTIFICATE	OF SERVICE
I HEREBY CERTIFY that a tru	e and correct copy of the foregoing
document has been furnished to the Office	of the State Attorney at:
by handing said document to a prison off	icial, for mailing by pre-paid first class
U.S. mail on this day of,	20
	Defendant, Pro Se DC#