

**REQUEST OF STATE FOR PRODUCTION
BY DEFENDANT**

State of Alabama

v.

Defendant

Case Number

STATE OF ALABAMA

In the

court of

County

The district attorney hereby requests the defendant:

1. To permit the State to analyze, inspect, copy and/or photograph the following which are within the possession, custody or control of the defendant and which the defendant intends to introduce into evidence at trial:

[Here list the books, papers, documents, photographs, tangible objects, buildings or places, or portions of any of these things, which are within the possession, custody, or control of the defendant and which the defendant intends to introduce into evidence at the trial.]

2. To appear at _____, (address) on the _____ day of _____, 20____, at _____ o'clock _____.M., for the following purposes, which are solely in connection with the offense (s) with which the defendant is charged in this cause:

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to appear in a line-up;

☐

to speak for identification by witnesses;

☐

to be finger-printed, palm-printed, foot-printed or voice-printed

☐

to pose for photographs into involving re-enactment of an event

☐

to permit the taking of samples of the following:

☐

hair

☐

blood

☐

urine

☐

other

☐

to provide specimens of his handwriting, or other specified materials;

☐

to submit to a reasonable physical inspection or medical examination of his body, provided such inspection or examination does not include psychiatric or psychological examination.

4. To permit the district attorney to inspect and copy any results or reports of physical or mental examination and/or reports or results of scientific tests or experiments made in connection with this case which are within the possession or control of the defendant, and which he intends to introduce in to evidence at the trial or which were proposed by a witnesses who the defendant intends to call at the trial if the results or reports relate to the witness's testimony, including but not limited to:*

5. To produce and permit the State to inspect and copy the names and addresses of qualified mental health professionals who have personally examined the defendant or any evidence in this case, as well as the results of or reports of mental examinations, scientific tests, experiments or comparisons and statements made by such professionals.*

Date

District Attorney

Rule 16.2 and 11.5*