

Sample Form 30

ORDER FOR PRODUCTION BY DEFENDANT

State of Alabama

v.

Defendant

Case Number

STATE OF ALABAMA

In the

Court of

A request for production has heretofore been made by the State and the defendant having failed to comply therewith, upon Consideration of said request, it is ORDERED that the defendant shall:

1. Permit the State to analyze, inspect, copy and/or photograph the following:

2. Produce said documents, books, papers, photographs, or tangible objects and reports at or at such other place as is agreed upon by the parties on at such other hour or day as is agreed upon by the parties.

3. That defendant shall permit the district attorney or his agent to inspect, Photograph, and analyze the premises located at County, Alabama, at o'clock .M., or at such other hour or day as is agreed upon by the parties.

4. Appear in a line-up on the day of , 20 , at o'clock .M., at

5. Appear at on the day of , 20 , at o'clock .M. for the following purposes:

- [] To speak for identification by witnesses.
[] To be finger-printed, palm-printed, foot-printed or voice-printed
[] To pose for photographs not involving re-enactment of an event.
[] To try on clothing.
[] To permit the taking of samples of the following:
[] Hair [] Blood [] Saliva [] Urine
[] Other

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

6. Permit the district attorney to inspect and copy any results or reports of physical or mental examinations and/or results or reports 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 into evidence at the trial or which were prepared by a witness whom the defendant intends to call at the trial if the results or reports relate to the witness's testimony including but not limited to: _____

7. Permit the district attorney to inspect and copy the names and addresses of qualified mental health professionals who have personally examined the defendant or any evidence in the case and the results of mental examinations, scientific tests, experiments or comparisons, including written reports and statements, specifically: * _____

8. That defendant shall permit the district attorney to remove any of the aforesaid documents, books, papers, photographs, or tangible objects (or _____) for the purpose of photographing, analyzing, or otherwise reproducing such _____, provided that at all times such _____ are removed, the attorney for the defendant or the defendant or either's agent shall have the right to accompany such _____ removed.

9. That _____

_____.

AND FURTHER ORDERED, that the Request of the State for Production by the defendant in all other respects be and the same is hereby denied.

Date

Judge

Rule 16.5 and 11.5*