

State of South Carolina
County of Spartanburg
The State

Request for Production of Rule
5, SCB Crimp Material. Requests For
Evidence Brady and other
favorable Evidence

-Vs-

Willie J Palmer 316284
Defendant

warrant no(s) - 2015A4210201963

RECEIVED

APR 04 2017

S.C. SUPREME COURT

Request For Discoverable Information Pursuant
to Rule 5, SCB Crimp.

All books, papers, documents, photographs, tangible objects,
buildings or places, or copies of portions thereof, ~~the~~
~~ex~~ which are in the possession, custody or control of
the prosecution, and which are material to the preparation
of his defense, or are intended for use by prosecution
as evidence in chief at the trial, or where obtained
from, or belonging to, the Defendant.

All statements, oral or written, made by prosecution
witness or prospective witness.

Request for Brady and Other Favorable Material

You Will Please Take Notice that the Defendant,
pro-se requests the following information and if not
received, ten days after the service of this request, for
an Order compelling the production of:

1. Any and all exculpatory information that is now, or has
been, or may come to the attention of the prosecution,
police or any other persons or agency associated with
the prosecution in this case until the conclusion by appeal

as require under the mandate of Brady vs Maryland, 373 U.S. 83, 83, S.Ct. 1194, 10 L.Ed. 2d 215 (1963)

2. Any information or evidence which might tend to mitigate the offense(s) which the Defendant is charged, to reduce his punishment, or to show that defendant is guilty of lesser charge.

Any and all promises, rewards or inducements made to all witnesses by the prosecution, or other investigative agency; included are offers of assistance with any conditions of the witness present or future incarceration and any offers of assistance relative to the witness release of incarceration, whether by parole or otherwise. For the purpose of this request, the defendant asserts that any item requested herein is material to the defense in this case. This request is base upon the United States Supreme Court decision in Brady, its progeny, as well as the language and spirit of Giglio vs. United States, 405 U.S. 150, 92 S.Ct. 763 (1972); United States vs. Tashman, 478 F. 2d (5th Cir. 1973); and Napue vs. Illinois, 360, U.S. 264 79, S.Ct. 1173 (1959)

Demand For in Court Appearance of all State witnesses under Rule 6 Scrump

Pursuant to Rule 6, Scrump Defendant hereby gives notice to prosecution. This demand includes any chemicals or analysts and all witnesses in a chain of custody. Also Pursuant to rule 60, Scrump that requires vacation. Request the impending documents of Grand Jury.

April 3, 2017
Waterree Curr Inst

Willie Palmer 316284
W.R.C.I
P.O. Box 189
Auburn SC 29128

Legal



Daniel E Shearouse
Clerk of Court
P.O. Box 11336
Columbia SC 29211

SCDC SCDC
Christmas
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