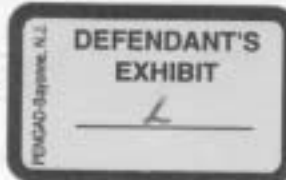


STATE OF NORTH CAROLINA
IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION

FILE # 95 CRS 4689

WATAUGA COUNTY



THE STATE OF NORTH CAROLINA

VS

VOLUNTARY DISCOVERY

LAMONT CLAXTON UNDERWOOD

Continuing its obligation to disclose, the State now provides its **thirty-second** submission of discovery. On November 9, 1995, the State provided an initial disclosure containing a box of material; on November 21, 1995, the State made a submission of statements made by the defendant and a lab report; on November 30, 1995, SBI lab report # R940000887; on December 1, 1995, the State submitted a lab report of D.T. Hamlin; on January 30, 1996, the State submitted National Weather Service reports; on March 7, 1996, the State provided photographs relating to the investigation to Mr. Kaplan after he marked the photographs he requested upon review of same at the Watauga County Sheriff's Department; on April 1, 1996, the State provided copies of lab reports and examinations as provided by John H. Watters, SBI legal counsel; on April 8, 1996, the State provided documents, information and statements as ordered by Judge Lamm in granting the defendant's motion to compel; on May 17, 1996, the State provided an inventory of all items pertaining to this case currently in the custody of investigators; on June 14, 1996, the State provided SBI lab # R940000887 dated October 21, 1995; on September 6, 1996, the State provided SBI lab # R940000887 dated September 5, 1996; on September 12, 1996, the State provided 12 VHS tapes as ordered by Judge Ferrell on September 6, 1996; on September 13, 1996, the State provided three SBI interviews, a letter to SA D.S. Wilson, SBI lab # R930024674 dated June 5, 1996, SBI lab # R930024674 dated July 17, 1996; on September 23, 1996, the State provided transcripts of telephone conversations as provided by the SBI; on September 26, 1996, the State provided a complete duplicate copy of transcripts of telephone conversations and an autopsy report of Catherine Miller; on October 1, 1996, the State provided a copy of a transcript of defendant's conversation in Sheriff Lyons' car and SBI lab report #R940000887 dated September 23, 1996; on October 9, 1996, copies of letters written to Dianne Johnson by the defendant were provided; on October 9, 1996, the State provided an additional listing of items relevant to this case which the State possess; on October 10, 1996, the State provided two receipts and crime scene photographs relating to Catherine Miller; on October 10, 1996, the State provided a transcript of a conversation between the defendant and Rick Hillard; on October 11, 1996, the State provided a transcript of a conversation between SA D.S. Wilson and Diane Johnson; on October 16, 1996, the State provided notice of its possession of an audio tape in which the defendant indicates firearm ownership; on October 28, 1996, the State provided a transcript of a conversation between Martha Yates and the defendant and SBI lab report #R940000887 dated October 16, 1996; on November 20, 1996, the State provided a transcript of a conversation between Det. Sgt.

P.M. Townsend and Daniel Johansson and a copy of an interview of Wanda Hornbuckle; on November 20, 1996, the State provided two VHS tapes containing footage of the Catherine Miller crime scene; on December 9, 1996, the State provided letters written to Sandra Kay Weden by the defendant; on December 31, 1996, the State provided an SBI interview of Delores Ayscue Elliott; on January 17, 1997, the State provided an FBI lab report dated January 7, 1997; on January 22, 1997, the State provided various Mitochondrial DNA information; on January 29, 1997, the State provided SBI lab report # R940000887 dated October 16, 1996, and fourteen attachments requesting SBI analysis; on June 3, 1997, the State provided numerous interviews and lab reports relating to the threatening letter incident...

The State now provides: an SBI interview with Carolyn Stevens Richardson dated September 5, 1995.

Her name is in Pitts

This the 11th day of June, 1997.

James T. Rusher
District Attorney

*Every other statements of Mr. Pitts of August 19, 22, 26 1995
are turned over in a timely fashion after petitioner's arrest. But the
statements were Pitts made the alleged statement that the Communist
SHE testified he made to her in week-end for 20 months, and only turned
over twelve days before trial.*