

JUL 13 2018

Patrick J. Lang, CLERK
OF COMMON PLEAS COURT

**Athens County Court of Common Pleas
Criminal Division**

State of Ohio,)
)
Plaintiff)
)
VS.)
)
Cody Layne Prater,)
)
Defendant)

CASE NO. 18CR0184
JUDGE Patrick J. Lang

**DEMAND FOR DISCOVERY BY THE
STATE OF OHIO CRIMINAL RULE
16**

Now comes the State of Ohio by and through Keller J. Blackburn, the Athens County Prosecutor, and in response to the Defendant's written demand for discovery, pursuant to Criminal Rule 16 divisions (H) and (I), hereby makes written demand of Cody Layne Prater, the Defendant, for discovery.

The Defendant shall provide copies or photographs, or permit the Athens County Prosecutor to copy or photograph, the following items related to the particular case indictment, information or complaint, and which are material to the innocence or alibi of the Defendant, or are intended for use by the defense as evidence at trial, or were obtained from or belong to the victim, within the possession of, or reasonably available to the Defendant, except as provided in division (J) of this rule:

1. All laboratory or hospital reports, books, papers, documents, photographs, tangible objects, building or places;
2. Results of physical or mental examinations, experiments or scientific tests;
3. Any evidence that tends to negate the guilt of the Defendant, or is material to punishment, or tends to support an alibi. However, nothing in this rule shall be construed to require the Defendant to disclose information that would tend to incriminate that defendant;
4. All investigative reports, except as provided in division (J) of this rule;
5. Any written or recorded statement by a witness in the Defendant's case-in-chief, or any witness that it reasonably anticipates calling as a witness in surrebuttal;
6. All names and addresses of witnesses the defense intends to call in its case-in-chief, or reasonably anticipates calling in rebuttal or surrebuttal.



18CR0184
00024808676
DFDF

Respectfully submitted,
Keller J. Blackburn #0080777
Athens County Prosecutor



BY: Robert P. Driscoll #0061502
Assistant Prosecutor
1 South Court Street, First Floor
Athens, OH 45701
(740) 592-3208

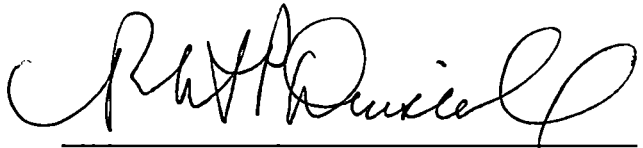
SERVICE

A copy of the foregoing Demand for Discovery pursuant to Criminal Rule 16 has been filed and served electronically on July 13, 2018 upon: Douglas J. Francis, Attorney for Cody Layne Prater, at: ATHENS-OH.MATRIXDISCOVERY.COM

(Select the option below to indicate service by U.S. mail)

_____ If selected, a copy of the foregoing Demand for Discovery by the State of Ohio pursuant to Criminal Rule 16 has been filed and mailed this _____ day of _____, 2018, to:

_____,
Attorney for Cody Layne Prater, at:



BY: Robert P. Driscoll #0061502
Assistant Prosecutor