

IN THE **CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT**  
IN AND FOR **BREVARD COUNTY, FLORIDA**

**STATE OF FLORIDA,**

Plaintiff,

CASE NO.: 05-2013-CF-064037-BXXX-XX

vs.

**WILLIAM MATTHEW DUPREE,**

Defendant.

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**DEMAND FOR DISCOVERY AND DISCLOSURE OF BRADY MATERIAL**

Defendant, **WILLIAM MATTEW DUPREE**, by and through the undersigned counsel, and pursuant to Rule 3.220, Fla. R. Crim. Pro., demands that the prosecutor disclose to defense counsel and permit the inspection of all material and information discoverable pursuant to said rule.

Defendant further demands, as soon as practicable, the disclosure of any material information which tends to negate the guilt of the accused as to the offense charged, and any evidence material to punishment, pursuant to *Brady v. Maryland*, 373 U.S. 83 (1963) and *Gigilo v. United States*, 405 U.S. 150 (1972).

Defendant further demands, as soon as practicable, the disclosure of any information within the prosecutor's possession or control relating to prior arrests or convictions of Defendant and/or any person whom the prosecutor intends to call as a witness at trial.

/s/ Fritz Scheller

Fritz Scheller

Florida Bar No. 183113

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*Attorney for Defendant*

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via e-file delivery to Office of the State Attorney at [brevfelony@sa18.state.fl.us](mailto:brevfelony@sa18.state.fl.us) on this 6th day of November, 2013.

/s/ Fritz Scheller

Fritz Scheller

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*Attorney for Defendant*