## STATE OF MICHIGAN IN THE CIRCUIT COURT FOR THE COUNTY OF KENT

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff,

Hon. Dennis C. Kolenda

vs.

Case Nos. 93-63014-FHA 93-63014-FHB

DANIEL ARTHUR TURNER AND

STEPHEN DENNIS TURNER,

Defendant.

### DISCOVERY ORDER

KENT COUNTY PROSECUTORS OFFICE Ms. Helen V. Brinkman (P-40233) 416 Hall of Justice 333 Monroe Avenue, NW Grand Rapids, Michigan 49503 (616) 774-3577

KENT COUNTY OFFICE OF THE DEFENDER Robert F. Mirque, Jr. (P-47391) Attorney for Defendant DANIEL TURNER 920 McKay Tower Grand Rapids, Michigan 49503 (616) 774-8181

KRAUSE & ZAMBON, P.C. Tonya L. Krause (P42056) Attorney for Defendant STEPHEN TURNER 200 North Division Grand Rapids, Michigan 49503 (616)456-7831



# S T A T E O F M I C H I G A N IN THE CIRCUIT COURT FOR THE COUNTY OF KENT

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Plaintiff,

Hon. Dennis C. Kolenda

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DANIEL ARTHUR TURNER AND STEPHEN DENNIS TURNER,

Defendant.

#### DISCOVERY ORDER

At a session of said Court held in Grand Rapids, Kent County, Michigan on , 1993.

Present: HONORABLE DENNIS C. KOLENDA, Circuit Judge

This matter having been brought on to be heard, arguments heard, the parties represented by their respective attorneys and the Court being fully advised in these premises;

NOW, THEREFORE, IT IS HEREBY ORDERED as follows:

1. The Kent County Prosecutor's Office, and the respective police officials, are to tender to defense counsel for the above-named defendants the following evidence and discovery material by

### Monday, September 13, 1993:

- a. copies of all police reports, detective bureau reports and witness interview forms, including but not limited to:
- i) Detectives' and police officers' field notes including sketches made of the alleged crime scene.
- ii) Any supplemental reports filed in reference to this case.
- iii) Statements taken by Detective Karpowicz from Alisha Turner, Defendant, Stephen Turner's wife.
- iv) The <u>original</u> police reports prepared in this case by Officers Mesman and Baar, along with any notes that accompany said reports.
- b. Copies of all scientific and laboratory reports prepared and/or filed in this case including, but not limited to:
  - i) Fingerprint analysis.
  - ii) Results and analysis of genetic/DNA material.
  - iii) Blood analysis, blood typing or body fluid analysis.
  - iv) Results and analysis of "Rape Kit"
  - v) Results and analysis of any microscopic evidence i.e. hair, fiber, etc.

- c. Copies of all written witness statements.
- d. Production for listening, viewing, and inspection of any audio or video taped statements made by witnesses in this case to police officers and/or prosecuting officials.
- e. Copies of all written statements made by either or both of the Defendants.
- f. Disclosure as to whether or not the Defendants made any oral statements and any written summary of said statements.
- g. Production for viewing of all tangible evidence in this case including, but not limited to:
  - i) any charts, graphs or demonstrative evidence prepared in reference to this case.
  - ii) photographs taken of the alleged victim.
  - iii) photographs of the alleged crime scene.
  - iv) all items and evidence taken from 4130 Oak
    Park, SE, Apartment #204, Grand Rapids,
    Michigan, pursuant to the Search Warrant
    authorized by the Honorable Paul J. Sullivan
    as requested by Assistant Prosecuting
    Attorney, Helen V. Brinkman and Detective
    Christine L. Karpowicz.
- h. Any medical reports in reference to the alleged victim prepared as a result of the alleged incident and any treatment she received; including, but not

limited to:

- i) Results and analysis of "Rape Kit".
- i. The name, area of practice and expertise, educational background, and curriculum vitae of any expert witness who will testify at trial including, but not limited to, physicians, nurses, medical personnel and rape counselors.
- j. Copies of any arrest and conviction records of all witnesses who will testify at trial, excluding police officers.
- k. Disclosure, at least five days prior to trial, as to which of the endorsed witnesses the prosecutor intends NOT to subpoena or produce for trial.
- 1. All evidence or information in the possession of the police or the prosecutor which tends to exculpate the Defendants or which aids in the preparation of the defense.
- 2. IT IS FURTHER ORDERED that the Kent County Prosecutor's Office shall answer whether or not the alleged victim is participating in counseling and where.
- 3. IT IS FURTHER ORDERED that if the alleged victim is participating in counseling, the counselor's name, education and expertise and any reports <u>shall</u> be turned over to this Honorable Court for an <u>in camera</u> inspection. If there is any information

that would benefit the defense, this Court will turn said information over to defense counsel.

Approved as to Form; Notice of Entry Waiyed:

Assistant Prosecuting Attorney

DENNIS C. KOLENDA

Dennis C. Kolenda Circuit Judge

Examined, Countersigned and Entered:

MARILYN HULL

Deputy Clerk

ATTEST: A TRUE COPY:

Deputy Clerk