

IN THE CIRCUIT COURT, FOURTH
JUDICIAL CIRCUIT, IN AND FOR
DUVAL COUNTY, FLORIDA.

CASE NO.: 16-2017CF002246

DIVISION: CR-C

STATE OF FLORIDA

VS.

RONNIE LEON HYDE

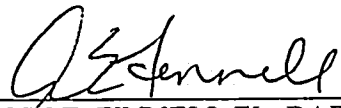
MOTION FOR ADDITIONAL DISCOVERY

Defendant, RONNIE LEON HYDE, by and through the undersigned attorney, pursuant to Rule 3.220, Florida Rules of Criminal Procedure, hereby gives notice that he intends to fully participate in discovery and requests the State furnish whatever discovery materials have not heretofore been provided.

I hereby certify that the foregoing Motion has been furnished to Chief Assistant State Attorney Mac Heavener by e-mail this 5th day of December, 2017.

Respectfully submitted,

FINNELL, MCGUINNESS, NEZAMI
& ANDUX, P.A.
2114 OAK STREET
JACKSONVILLE, FL. 32204
(904) 791-1101
FAX: (904) 791-1102

BY: 
ANN E. FINNELL FL. BAR # 0270040
afinnell@fmnlawyers.com
pleadings@fmnlawyers.com