

STATE OF WISCONSIN : CIRCUIT COURT : MARINETTE COUNTY

STATE OF WISCONSIN,

Plaintiff,

vs.

Case No. 02-CF-78

ISAAC DETTMAN,

Defendant.

**MOTION FOR EXCULPATORY EVIDENCE
PURSUANT TO US V. AGURS**

The defendant, Isaac Dettman, by his attorneys The Shellow Group, requests that this court issue an order requiring the Marinette County District Attorney's Office by its agent Allen Brey to turn over all evidence which tends to exculpate the defendant including but not limited to additional statements of witnesses as well as any other exculpatory evidence pursuant to Brady v. Maryland, 373 U.S. 33 (1963) and United States v. Agurs, 427 U.S. 97 (1976).

For the above reasons, it is respectfully requested that this court issue an order requiring the Marinette County District Attorney's Office by its agent Allen Brey to turn over copies of all exculpatory evidence.

Dated at Milwaukee, Wisconsin this ____ day of November, 2002.

Respectfully submitted,

THE SHELLOW GROUP

Robin Shellow, State Bar No. 1005062
Angela Kachelski, State Bar No. 1020860

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