

3. (3) BASED ON #1 AND 2 ABOVE, PROSECUTOR SHAWN FULLER KNEW CREDIBLE AND MATERIAL EVIDENCE CREATING A REASONABLE LIKELIHOOD THAT A CONVICTED DEFENDANT M. VODEN DID NOT COMMIT AN OFFENSE OF WHICH M. VODEN WAS UNLAWFULLY CONVICTED, PROSECUTOR FULLER SHALL: PER RULE 42-ER 3.8

(1) PROMPTLY DISCLOSE DEPARTMENT OF VETERANS AFFAIRS MENTAL HEALTH AND MEDICAL RECORDS OF R. BURNETT, THAT EVIDENCE TO THE COURT IN WHICH THE DEFENDANT WAS ILLEGALLY CONVICTED AND TO THE CORRESPONDING PROSECUTORIAL AUTHORITY, AND TO DEFENDANT'S COUNSEL OR, DEFENDANT IS NOT REPRESENTED, THE DEFENDANT AND THE INDIGENT DEFENSE APPOINTING AUTHORITY IN THE JURISDICTION, AND;

(2) REFER THE MATTER TO THE APPROPRIATE LAW ENFORCEMENT FOR ITS INVESTIGATION INTO THE UNLAWFUL ACTS A.R.S. §§13-2311, 13-2310, 13-2810, 13-2704, 13-2802 BY PROSECUTOR S. FULLER, (h) PROSECUTOR FULLER KNOWS OF CLEAR AND CONVINCING EVIDENCE VA MENTAL HEALTH - MEDICAL RECORDS OF R. BURNETT'S INSANITY OF WHY HE ATTACKED M. VODEN, ESTABLISHING THAT M. VODEN WAS ILLEGALLY CONVICTED BY PROSECUTOR FULLER, BY CONCEALING R. BURNETT'S VA MENTAL HEALTH - MEDICAL RECORDS, THAT WOULD LEGALLY JUSTIFY M. VODEN DEFENDING HIMSELF AND HIS WIFE AGAINST A TOTALLY CRAZY - OUT-OF-CONTROL TERMINALLY ILL PERSON. M. VODEN WAS CONVICTED OF MANSLAUGHTER THAT HE DID NOT COMMIT, PROSECUTOR FULLER SHALL TAKE APPROPRIATE STEPS, TO SET ASIDE THE CONVICTION.