

1. No Court of competent jurisdiction has conducted a *Faretta* hearing and authorized the petitioner to represent himself in the criminal matter which is now pending in the County Court case.
2. The petitioner has either failed to properly demand discovery from the State or is willfully abstaining from demanding discovery. There is no allegation that the State of Florida has refused to provide discovery or the materials being sought in the criminal matter now pending in the County Court.
3. The petitioner has failed to properly request relief from the trial Court in the criminal matter which is now pending in the County Court. There are no allegations evincing that the County Court has refused to grant any discovery requests or relief to the petitioner.
4. The petition fails to allege "Linda Martin's" capacity with the DeLand Police Department. This Court cannot decipher whether Ms. Martin is being sued in her personal capacity, or whether she has a title and is an agent of the DeLand Police Department. Petitioner would be required to state, with specificity, Ms. Martin's title or authority over the records being sought.
5. The petition fails to allege which laws, rules or obligations (if any) Linda Martin and/or the DeLand Police Department are violating; and what is the nature and authority for his demand. Furthermore, petitioner will be required to allege that he has exhausted all available remedies to his request without satisfaction.

This Court would note that all of the materials being requested by the Petitioner are available for production pursuant to F.R.Crim.P. 3.220. Therefore, based on the foregoing the Petition for Writ of Mandamus is DISMISSED without prejudice.