

Rule 14: Discovery

- 14.1** The Kansas Code of Criminal procedure shall govern, insofar as applicable, the procedure for discovery, except as may otherwise be provided within these rules or City Ordinance.
- 14.2** If a defendant is represented by counsel, then only such counsel is entitled to discovery. If a defendant is not represented by counsel, such pro se defendant may obtain discovery.
- 14.3** If a defendant is indigent, the Court may order that the duplication fee for discovery be waived in the interest of justice.
- 14.4** If discovery is requested by the defense pursuant to the provision of this rule, the defense shall thereafter disclose any reciprocal discovery as required by law, including notice of any defense of mental defect or disability affecting criminal intent, scientific reports, and notice of alibi defense.
- 14.5** Whenever either party refuses to approve a written request for discovery, the requesting party shall set a discovery motion for hearing pursuant to the Rules herein relating to Motion Practice.