GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE DRH30163-LH-119 (03/08)

Short Title:	Amend Criminal Discovery Laws.	(Public)
Sponsors:	Representatives T. Moore, Spear, and Shepard (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

AN ACT TO AMEND THE LAW REGARDING DISCOVERY IN CRIMINAL CASES.

3 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 15A-903 reads as rewritten:

"§ 15A-903. Disclosure of evidence by the State – Information subject to disclosure.

- (a) Upon motion of the defendant, the court must order the State to:
- 7 Make available to the defendant the prosecutor's complete files of all law (1)enforcement and prosecutorial agencies involved in the file involving the 8 investigation of the crimes committed or the prosecution of the defendant. 9 The term "file" includes the defendant's statements, the codefendants' 10 11 statements, witness statements, investigating officers' notes, results of tests and examinations, or any other matter or evidence obtained during the 12 investigation of the offenses alleged to have been committed by the 13 14 defendant. The term "prosecutorial agency" includes any public or private entity that obtains information on behalf of a law enforcement agency or 15 prosecutor in connection with the investigation of the crimes committed or 16 17 the prosecution of the defendant. Oral statements shall be in written or recorded form, except that oral statements made by a witness to a 18 prosecuting attorney outside the presence of a law enforcement officer or 19 20 investigatorial assistant shall not be required to be in written or recorded form unless there is material and significantly new or different information 21 in the oral statement from a prior statement made by the witness. The 22 defendant shall have the right to inspect and copy or photograph any 23 24 materials contained therein and, under appropriate safeguards, to inspect, examine, and test any physical evidence or sample contained therein. 25 26
 - (2) Give notice to the defendant of any expert witnesses that the State reasonably expects to call as a witness at trial. Each such witness shall prepare, and the State shall furnish to the defendant, a report of the results of any examinations or tests conducted by the expert. The State shall also furnish to the defendant the expert's curriculum vitae, the expert's opinion, and the underlying basis for that opinion. The State shall give the notice and furnish the materials required by this subsection within a reasonable time prior to trial, as specified by the court. Any representative of the State requesting investigatory assistance or expert witness services must file a



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1	motion and notice of hearing on the defendant. All such	requests must be
2	made in court and in the presence of opposing counsel.	<u>i</u>
3	(3) Give the defendant, at the beginning of jury selection, a	written list of the
4	names of all other witnesses whom the State reasonab	
5	during the trial. Names of witnesses shall not be subject	• 1
6	State certifies in writing and under seal to the court that to	
7	the witnesses or others to physical or substantial economic	v 5
8	or that there is other particularized, compelling need not t	
9	are witnesses that the State did not reasonably expect to	
10	the provision of the witness list, and as a result are not list	
11	a good faith showing shall allow the witnesses to be calle	-
12	the interest of justice, the court may in its discretion perm	it any undisclosed
13	witness to testify.	
14	(b) If the State voluntarily provides disclosure under G.S. 15A-902	(a), the disclosure
15	shall be to the same extent as required by subsection (a) of this section.	
16	(c) Upon request by the State, a law enforcement or prosecutorial	agency shall make
17	available to the State a complete copy of the complete files related to the in	nvestigation of the
18	crimes committed or the prosecution of the defendant for compliance with the	nis section and any
19	disclosure under G.S. 15A-902(a)."	
20	SECTION 2. G.S. 15A-904 reads as rewritten:	
21	"§ 15A-904. Disclosure by the State – Certain information not subject to	disclosure.
22	(a) The State is not required to disclose written materials drafted l	• • •
23	attorney or the prosecuting attorney's legal staff for their own use at trial,	-
24	examinations, voir dire questions, opening statements, and closing argume	
25	also not required of legal research or of records, correspondence, reports, m	
26	preparation interview notes prepared by the prosecuting attorney or by	
27	prosecuting attorney's legal staff to the extent they contain the opinions, the	-
28	conclusions of the prosecuting attorney or the prosecuting attorney's legal sta	
29	(a1) The State is not required to disclose the identity of a confidentia	I informant unless
30	the disclosure is otherwise required by law.	
31	(a2) The State is not required to provide any personal identifying	
32	witness beyond that witness's name, address, date of birth, and published pho	
33 34	the court determines upon motion of the defendant that such additional inform	nation is necessary
34 35	to accurately identify and locate the witness. (a^2) The State is not required to disclose the identity of any inc	dividual providing
35 36	(a3) <u>The State is not required to disclose the identity of any inc</u> information about a crime or criminal conduct to a Crime Stoppers organization	
30 37	or assurance of anonymity unless ordered by the court. For purposes of thi	
38	Stoppers organization or similarly named entity means a private, nonpro	
39	corporation governed by a civilian volunteer board of directors that is open	
40	statewide level that (i) offers anonymity to persons providing information to	
41	(ii) accepts and expands donations for cash rewards to persons who report	-
42	information about alleged criminal activity and that the organization	
43	appropriate law enforcement agency, and (iii) is established as a cooperativ	•
44	the news media, the community, and law enforcement officials.	<u></u>
45	(a4) The State is not required to disclose the Victim Impact Statem	ent or its contents
46	unless otherwise required by law. For purposes of this Chapter, a Victim Imp	
47	document submitted by the victim or the victim's family to the State pursu	
48	Rights Amendment.	
49	(b) Nothing in this section prohibits the State from making voluntary	v disclosures in the
50	interest of justice nor prohibits a court from finding that the protections of	
51	been waived.	

51 been waived.

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1	(c) This section shall have no effect on the State's duty to comply with federal or State
2	constitutional disclosure requirements.
3	(d) If the State has undertaken to comply with this Article by making disclosure, the
4	district attorney or other prosecuting attorney and the legal staff are presumed to be acting in
5	good faith for the purposes of determinations made by the court or agency of the State."
6	SECTION 3. G.S. 15A-905(c)(2) reads as rewritten:
7	"(c) Notice of Defenses, Expert Witnesses, and Witness Lists. – If the court grants any
8	relief sought by the defendant under G.S. 15A-903, or if disclosure is voluntarily made by the
9	State pursuant to G.S. 15A-902(a), the court must, upon motion of the State, order the
10	defendant to:
11	
12	(2) Give notice to the State of any expert witnesses that the defendant
13	reasonably expects to call as a witness at trial. Each such witness shall
14	prepare, and the defendant shall furnish to the State, a report of the results of
15	the examinations or tests conducted by the expert. The defendant shall also
16	furnish to the State the expert's curriculum vitae, the expert's opinion, and
17	the underlying basis for that opinion. The defendant shall give the notice and
18	furnish the materials required by this subdivision within a reasonable time
19	prior to trial, as specified by the court. Any defendant requesting
20	investigatory assistance or expert witness services must file a motion and
21	notice of hearing on the State. All such requests must be made in court and
22	in the presence of opposing counsel.
23	
24	SECTION 4. G.S. 15A-910 is amended by adding a new subsection to read:
25	"(c) If the court imposes any sanction, it must make specific findings justifying the
26 27	imposed sanction."
27	SECTION 5. This act becomes effective December 1, 2011, and applies to cases
28	pending on that date and to cases filed on or after that date.