

**P
R
E
T
R
I
A
L
D
I
S
C
L
O
S
U
R
E**

**R
E
Q
U
I
R
E
M
E
N
T
S**

Police, arrest, or crime or offense reports, statements of all witnesses*	Grand jury testimony and evidence*
Reports or statements of experts, including results of mental or physical evaluations and of scientific tests*	Additional discovery requested by the defense that the court determines to be reasonable***
Books, papers, documents, photographs or tangible objects held as evidence*	Identities of informants****
Records of criminal convictions or accused, codefendants or witnesses the prosecution intends to call*	Underlying facts or data supporting the opinion of endorsed experts, written summary of expert describing opinions and the bases and reasons therefor+
Tapes and transcripts of electronic surveillance, conversations with accused, any codefendant or witness in case*	Nature of defense^
Written list of names and addresses of witnesses prosecution intends to call at trial*	Written list of names and addresses of witnesses defense intends to call at trial^
Any written or recorded statements of accused or codefendants, substance of any oral statements made to the police or the prosecution*	Notice of alibi, if applicable^
Any material or information which tends to negate the guilt of the accused or would tend to reduce the punishment therefor**	Nontestimonial identification, i.e. DNA swab, fingerprints, etc.^^

*Crim. P. 16(I)(a)(1)(I-VIII); **Crim. P. 16(I)(a)(2); ***Crim. P. 16(I)(d); ****Crim. P. 16(I)(e); ^Crim. P. 16(II)(c-d); ^^Crim. P. 16(II)(a)(1)
 +Crim. P. 16(I)(d)(3), Crim. P. 16(II)(b)

prosecution - mandatory	prosecution - discretionary	both - discretionary
defense - mandatory	defense - discretionary	