



# McLouth Municipal Court

## IN THE MUNICIPAL COURT OF THE CITY OF McLOUTH, KANSAS

### DISCOVERY REQUEST

City of McLOUTH VS. \_\_\_\_\_ Case No. \_\_\_\_\_

A request for discovery is hereby made for the following:

**Defendant is to provide the following information for records search:**

Full Name: \_\_\_\_\_ Age: \_\_\_\_\_ Date of Birth: \_\_\_\_\_

Driver’s License Number: \_\_\_\_\_ SSN: \_\_\_\_\_

I am the Defendant or have been appointed or retained (with Entry of Appearance) to represent the Defendant in the above-listed case, and request the following marked items:

- A copy of any written records made by the defendant;
- All recorded statements, confessions or admissions made by the defendant, whether in the possession of the Plaintiff or the Police Department;
- A copy of photograph of any scientific tests or photographs;
- A list of relevant books, papers, documents, uniform citations to appear, and accident reports or records in control of the police or prosecution, or information regarding the present whereabouts of such objects not currently in police or prosecutor custody or control;
- A viewing or listening session for audio or video recordings regarding this case;
- A copy of audio or video recordings regarding this case;

The defendant may have counsel present during viewing, listening or copying of audio or video recordings. Defendant or counsel shall make an appointment with the City of McLouth for such viewing, listening, or copying session.

Defendant is responsible for the costs associated with copying.

Defendant agrees to provide the City Prosecutor and/or to produce for inspection and copying all reports, books, papers, documents, audio or video files or recordings, and/or tangible objects intended to be offered at trial no later than twenty (20) business days following arraignment or within five (5) business days of receipt of the same following arraignment, whichever comes first. If not obtained until more than twenty (20) business days after arraignment, Defendant agrees to provide same within five (5) business days. Any continuance because of defense’s failure to provide discovery shall be chargeable to Defendant for speedy trial purposes.

\_\_\_\_\_  
Attorney for the Defendant/Defendant                      Phone Number                      Date

\_\_\_\_\_  
Printed Name of Attorney/Defendant

I received discovery on this case on \_\_\_\_\_, 20\_\_\_\_. \_\_\_\_\_

Attorney for Defendant/Defendant