Session of 2011

## SENATE BILL No. 73

By Committee on Judiciary

1-31

AN ACT concerning criminal procedure; relating to discovery; certain
 visual depictions; amending K.S.A. 2010 Supp. 22-3212 and repealing
 the existing section.

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Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2010 Supp. 22-3212 is hereby amended to read as 6 follows: 22-3212. (a) Upon request, the prosecuting attorney shall permit 7 the defendant to inspect and copy or photograph the following, if 8 relevant: (1) Written or recorded statements or confessions made by the 9 10 defendant, or copies thereof, which are or have been in the possession, 11 custody or control of the prosecution, the existence of which is known, or 12 by the exercise of due diligence may become known, to the prosecuting attorney; (2) results or reports of physical or mental examinations, and of 13 scientific tests or experiments made in connection with the particular 14 case, or copies thereof, the existence of which is known, or by the 15 exercise of due diligence may become known, to the prosecuting 16 attorney; (3) recorded testimony of the defendant before a grand jury or at 17 an inquisition; and (4) memoranda of any oral confession made by the 18 defendant and a list of the witnesses to such confession, the existence of 19 20 which is known, or by the exercise of due diligence may become known 21 to the prosecuting attorney.

(b) (1) *Except as provided in subsection (j)*, upon request, the prosecuting attorney shall permit the defendant to inspect and copy or photograph books, papers, documents, tangible objects, buildings or places, or copies, or portions thereof, which are or have been within the possession, custody or control of the prosecution, and which are material to the case and will not place an unreasonable burden upon the prosecution.

(2) Except as provided in subsections (a)(2) and (a)(4), this section does not authorize the discovery or inspection of reports, memoranda or other internal government documents made by officers in connection with the investigation or prosecution of the case, or of statements made by state witnesses or prospective state witnesses, other than the defendant, except as may be provided by law.

35 (3) Except as provided in subsection (e), this section does not 36 require the prosecuting attorney to provide unredacted vehicle 2

identification numbers or personal identifiers of persons mentioned in
 such books, papers or documents.

3 (4) As used in this subsection, personal identifiers include, but are 4 not limited to, birthdates, social security numbers, taxpayer identification 5 numbers, drivers license numbers, account numbers of active financial 6 accounts, home addresses and personal telephone numbers of any victims 7 or material witnesses.

8 (5) If the prosecuting attorney does provide the defendant's counsel 9 with unredacted vehicle identification numbers or personal identifiers, the 10 defendant's counsel shall not further disclose the unredacted numbers or 11 identifiers to the defendant or any other person, directly or indirectly, 12 except as authorized by order of the court.

(6) If the prosecuting attorney provides books, papers or documents
to the defendant's counsel with vehicle identification numbers or personal
identifiers redacted by the prosecuting attorney, the prosecuting attorney
shall provide notice to the defendant's counsel that such books, papers or
documents had such numbers or identifiers redacted by the prosecuting
attorney.

(7) Any redaction of vehicle identification numbers or personal
identifiers by the prosecuting attorney shall be by alteration or truncation
of such numbers or identifiers and shall not be by removal.

22 (c) If the defendant seeks discovery and inspection under subsection (a)(2) or subsection (b), the defendant shall permit the attorney for the 23 prosecution to inspect and copy or photograph scientific or medical 24 reports, books, papers, documents, tangible objects, or copies or portions 25 thereof, which the defendant intends to produce at any hearing, and which 26 are material to the case and will not place an unreasonable burden on the 27 defense. Except as to scientific or medical reports, this subsection does 28 not authorize the discovery or inspection of reports, memoranda or other 29 30 internal defense documents made by the defendant, or the defendant's 31 attorneys or agents in connection with the investigation or defense of the 32 case, or of statements made by the defendant, or by prosecution or 33 defense witnesses, or by prospective prosecution or defense witnesses, to the defendant, the defendant's agents or attorneys. 34

(d) The prosecuting attorney and the defendant shall cooperate in
discovery and reach agreement on the time, place and manner of making
the discovery and inspection permitted, so as to avoid the necessity for
court intervention.

(e) Upon a sufficient showing the court may at any time order that
the discovery or inspection be denied, restricted, enlarged or deferred or
make such other order as is appropriate. Upon motion, the court may
permit either party to make such showing, in whole or in part, in the form
of a written statement to be inspected privately by the court. If the court

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enters an order granting relief following such a private showing, the entire text of the statement shall be sealed and preserved in the records of the court to be made available to the appellate court in the event of an appeal.

5 (f) Discovery under this section must be completed no later than 20 6 days after arraignment or at such reasonable later time as the court may 7 permit.

8 (g) If, subsequent to compliance with an order issued pursuant to 9 this section, and prior to or during trial, a party discovers additional material previously requested or ordered which is subject to discovery or 10 inspection under this section, the party shall promptly notify the other 11 party or the party's attorney or the court of the existence of the additional 12 material. If at any time during the course of the proceedings it is brought 13 to the attention of the court that a party has failed to comply with this 14 section or with an order issued pursuant to this section, the court may 15 order such party to permit the discovery or inspection of materials not 16 17 previously disclosed, grant a continuance, or prohibit the party from 18 introducing in evidence the material not disclosed, or it may enter such 19 other order as it deems just under the circumstances.

(h) For crimes committed on or after July 1, 1993, the prosecuting
attorney shall provide all prior convictions of the defendant known to the
prosecuting attorney that would affect the determination of the
defendant's criminal history for purposes of sentencing under a
presumptive sentencing guidelines system as provided in K.S.A. 21-4701
et seq., and amendments thereto.

(i) The prosecuting attorney and defendant shall be permitted to
 inspect and copy any juvenile files and records of the defendant for the
 purpose of discovering and verifying the criminal history of the
 defendant.

(j) (1) In any criminal proceeding, any property or material that
constitutes a visual depiction, as defined in subsection (a)(2) of section
74 of chapter 136 of the 2010 Session Laws of Kansas, and amendments
thereto, shall remain in the care, custody and control of either the
prosecution, law enforcement or the court.

(2) Notwithstanding subsection (b), if the state makes property or
material described in this subsection reasonably available to the
defendant, the court shall deny any request by the defendant to copy,
photograph, duplicate or otherwise reproduce any such property or
material submitted as evidence.

40 (3) For the purpose of this subsection, property or material
41 described in this subsection shall be deemed to be reasonably available
42 to the defendant if the prosecution provides ample opportunity for
43 inspection, viewing and examination of such property or material at a

## SB 73

- law enforcement facility by the defendant, the defendant's attorney and
   any individual the defendant may seek to qualify to furnish expert
   testimony at trial.
  - Sec. 2. K.S.A. 2010 Supp. 22-3212 is hereby repealed.
- 5 Sec. 3. This act shall take effect and be in force from and after its 6 publication in the statute book.
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