

LCrR16 – Discovery and Inspection

LCrR16-1 Disclosure of Evidence.

The Court expects the parties will complete discovery in compliance with ~~Rule 16 of the Federal Rules of Criminal Procedure~~Fed. R. Crim. P. 16. At the initial appearance in every criminal case, the ~~g~~Government shall announce the status of its discovery production. The parties need not file discovery motions unless disputes arise. The Court shall not hear any such motions unless counsel for the movant certifies in writing to the Court that the attorneys for the parties have conferred in good faith and have been unable to resolve the dispute.

LCrR16-2 Expert-Witness Disclosures.

Unless otherwise ordered by the Court, expert-witness disclosures that must be made under Fed. R. Crim. P. 16(a)(1)(G) or (b)(1)(C) shall be made at least fifteen days before the pretrial conference. The party requesting expert-witness disclosures shall make timely requests for expert-witness disclosures to facilitate the opposing party's compliance with the applicable disclosure deadline. Disclosures in response to requests made fewer than twenty-one days before the pretrial conference shall be made within six days of the request.

SUMMARY OF CHANGES

Minor changes to 16-1 for consistency with other rules. Rule 16-2 was recently adopted by General Order 22-25.