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The Juvenile Code specifically provides that the State is not prohibited from making voluntary disclosure of evidence “in the interest of justice.” G.S. 7B-2300(f). It is important, however, for counsel to file a broad motion for discovery even when the State voluntarily discloses evidence. The right to discovery under the statute requires that a motion be filed and an order for discovery be entered. *See supra* § 10.3A, Motion and Order Required. Although *Brady* does not necessarily require that a motion be filed to invoke the State’s duty to disclose, counsel should file a written motion to highlight the information being sought and to strengthen the record in the event of appeal. If the prosecutor fails to produce discoverable information after receiving a specific request, the juvenile may have a stronger argument for sanctions.