

TGEGKGF."7B54236"32-4: -5: .Lqj p"C0Vqo culpq. 'Engtm'Uwr tgo g'Eqrvtv

APPENDIX A

**CRIMINAL COURT STEERING COMMITTEE
HONORABLE KEVIN M. EMAS, CHAIR
MAY 13, 2014**

RULE 4.470. POST COMMITMENT PROCEEDINGS

(a) – (c) [No change]

(d) A respondent who receives written notice of the examination, and waives his or her rights to confidentiality of the result, and who petitions the court over the objection of the director of the facility where the respondent is housed, has the right to a hearing limited to determining whether probable cause exists to believe the respondent's condition has so changed, that it is safe for the respondent to be at large, and that the respondent will not engage in acts of sexual violence if discharged. Both the state attorney and the respondent may present evidence. The respondent has the right to be represented by ~~retained~~ counsel ~~but does not have~~ and the right to be present at the hearing.

(e) [No change]

(f) The state attorney shall have the right to have the person examined by a professionals chosen by the state prior to the trial.

(g) [No change]

(h) [No change]