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Attorneys for Justin Rector

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
  
IN AND FOR COUNTY OF MOHAVE

STATE OF ARIZONA,	)	CR2014-01193
	)	
PLAINTIFF,	)	
	)	
v.	)	DEFENDANT JUSTIN RECTOR'S
	)	MOTION FOR
JUSTIN JAMES RECTOR,	)	DISCLOSURE OF CELLULAR
	)	FORENSIC INFORMATION
DEFENDANT.	)	
	)	
	)	HONORABLE LEE JANTZEN
	)	

The Defendant, Justin Rector, through undersigned counsel, respectfully requests the Court issue an Order directing the Mohave County Attorney's Office to disclose information pertaining to the analysis performed on all cellular phones that were impounded into evidence in this case. This Motion applies to all testing that has been, is currently being, or will be performed in this case. Furthermore,



02 APR 2017

1 this request is on-going. In the event that new materials responsive to this Motion  
2 are produced, discovered, or otherwise come into the possession of the  
3 prosecution *or its agents*, said materials should be provided to the defense without  
4 delay.  
5

6 The following information is requested for each and every department that  
7 may have examined *each and every* cellular phone impounded into evidence if  
8 multiple agencies were in fact utilized, such as federal and local state agencies:  
9

10 1. The make and model of each cellular phone impounded into evidence.  
11 Different models have different variants, so the exact serial number is required to  
12 be disclosed.  
13

14 2. The results of any UFED Physical Imaging that was used to analyze  
15 each cellular phone.  
16

17 3. What version of "Cellebrite" was used to complete any analysis that was  
18 completed.  
19

20 4. Whether a complete CDR was completed on any of the phones, and if  
21 so, their results.  
22

23 5. Whether "Tower Dumps" were performed, and if so, the results of those  
24 tests.  
25

26 This information was requested via electronic mail of Mr. Greg McPhillips  
27 on March 14, 2017. Mr. McPhillips has not replied to this email request, thus the  
28

1 filing of this Motion. This information is vital to the defense investigation and  
2 ability to effectively represent Mr. Rector in this matter. This is further  
3 information that the defense does not have personal or independent access to.  
4

5  
6 **CONCLUSION**  
7

8 The data and information requested is essential to adequate investigation  
9 and preparation of the defense's case. Accordingly, the State should be required  
10 to locate the information from its agents and disclose to the defense promptly.  
11

12  
13 Respectfully submitted this 24<sup>th</sup> day of March, 2017.  
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18 GERALD GAVIN  
19 Counsel for Defendant

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21 \_\_\_\_\_  
22 JULIA CASSELS  
23 Counsel for Defendant  
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1 Original filed this 24<sup>th</sup> day of  
2 March 2017 and  
hand-delivered to:

3  
4 Clerk of the Court  
5 Mohave County  
6 401 E. Spring Street  
Kingman, Arizona 86401

7 Honorable Lee Jantzen  
8 401 E. Spring Street, 2d Floor  
9 Kingman, Arizona 86401

10 Mr. Greg McPhillips  
11 Assigned Deputy County Attorney  
12 Mohave County Attorney's Office  
13 PO Box 7000  
Kingman, Arizona 86401

14 Mr. Justin Rector  
15 Mohave County Jail

16 Client File  
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