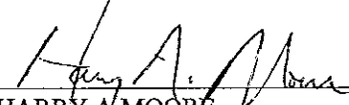




- 1 4. Pursuant to Rule 15.2 (c)(3), the following tangible documents /objects may be used at  
2 trial: any and all physical, or documentary evidence referred to in the departmental report  
3 and preliminary hearing transcript, the grand jury transcript, or police departmental  
4 reports as provided by the State and such supplemental evidence as may be developed  
5 through investigation and case preparation. Such material will be disclosed upon its'  
6 identification and determination of use for trial.
- 7 5. Pursuant to Rule 15.1(d)(3) and Rule 15.1(h), Arizona Rules of Criminal Procedure, the  
8 Defendant hereby requests disclosure of the names and addresses, together with their  
9 written or recorded statements of all persons whom the State will call as rebuttal  
10 witnesses, together with a list of prior convictions of all disclosed witnesses that may be  
11 used for impeachment purposes.

12 DATED THIS 17TH DAY OF SEPTEMBER, 2014.

13   
HARRY A MOORE  
Mohave County Public Defender

14 A copy of the foregoing sent  
15 this 17 day of September 2014 to:

16 Assigned Deputy  
Mohave County Attorney's Office

17 Honorable Lee Jantzen

18 By: 

19

20

21

22

23

24

25

26