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FILED
BY: _____
2015 MAR 05 PM 4:16
VIRLYNN TINNELL
SUPERIOR COURT CLERK

5
6 **IN THE SUPERIOR COURT, DIVISION IV OF THE STATE OF ARIZONA**
7 **IN AND FOR THE COUNTY OF MOHAVE**

8 STATE OF ARIZONA,

9 Plaintiff,

v.

10 JUSTIN JAMES RECTOR,

11 Defendant.

No. CR-2014-01193

MOTION TO WITHDRAW

12
13 COMES NOW Harry A. Moore, court-appointed counsel for JUSTIN JAMES
14 RECTOR, and moves the Court to allow the Mohave County Public Defender's Office to
15 withdraw from further representation in the above-entitled and numbered cause for the reason
16 that the Mohave County Public Defender's Office has a conflict of interest in this matter.

17 Specifically, the Mohave County Public Defender's Office previously represented
18 Tania Grogan and Ralph Folster, III in criminal matters, and Tania Grogan and Ralph Folster,
19 III are both significant witnesses for the State of Arizona in this case. This raises a situation of
20 successive representation, hampering the ability of the Public Defender's Office to cross
21 examine each of these witnesses, and to comply with ethical duties of loyalty to prior clients.

22 Deputy Mohave County Attorney Greg McPhillips has been contacted by Mr. Moore
23 about this motion, and Mr. McPhillips stated that the County Attorney's Office takes no
position with regard to this motion, and waives hearing on the motion.



S8015CR201401193

1 Defendant Justin Rector has also been contacted by Mr. Moore about this motion, and
2 he has no objection and waives hearing. Mr. Moore also waives hearing on behalf of the
3 Public Defender's Office.

4 Indigent Defense Services has been contacted and will reassign this matter. Therefore,
5 allowing the Mohave County Public Defender's Office to withdraw will not disrupt the orderly
6 processing of the case.

7 DATED THIS 5TH DAY OF MARCH, 2015.

8 Respectfully submitted,

9 
10 HARRY A MOORE
11 Mohave County Public Defender
12 Attorney for Justin James Rector

13 Approved as to form and content:

14 
15 _____
16 GREG MCPHILLIPS

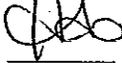
17 A copy of the foregoing sent
18 this ____ day of March 2015 to:

19 Greg McPhillips, Deputy
20 Mohave County Attorney's Office

21 Justin James Rector, Defendant

22 Indigent Defense Services

23 Honorable Lee Jantzen

24 By: 
25 _____