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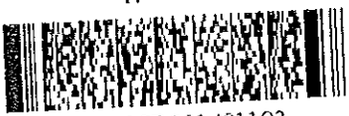
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5

6 **IN THE SUPERIOR COURT, DIVISION IV OF THE STATE OF ARIZONA**
7 **IN AND FOR THE COUNTY OF MOHAVE**
8

9 STATE OF ARIZONA,
10
11 Plaintiff,
12 v.
13 JUSTIN JAMES RECTOR,
14 Defendant.

No. CR-2014-01193
**MOTION FOR PRELIMINARY
RULE 11 EXAMINATION**

15
16 COMES NOW, the Defendant, JUSTIN JAMES RECTOR, by and through the Mohave County
17 Public Defender's Office, counsel undersigned, hereby moves the Court to have the Defendant's mental
18 condition examined pursuant to Rule 11.2 (c) of the Arizona Rules of Criminal Procedure and A.R.S. §
19 13-4503C. Defense counsel respectfully requests a preliminary examination of Justin James Rector, to
20 determine if reasonable grounds exist to order further examination. This request is being made to have a
21 mental health expert investigate Justin James Rector's present mental condition, as well as his's mental
22 state at the time of the alleged offense.
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24
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1 **FACTS:**

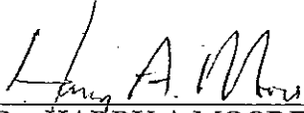
2 Justin James Rector is a 26 year old male. Defense counsel has reason to believe that he is not
3 able to assist in his defense because of mental illness, defect or disability related to continuing effects of
4 prolonged methamphetamine abuse. {}

5 **ANALYSIS:**

6 Pursuant to A.R.S. 13-4503 C, this Court may order a preliminary screening examination
7 to assist in determining if reasonable grounds exist to order further examination of Justin James Rector.
8 Ariz. R. Cr. P., Rule 11.2 (c).

9
10 In order to ensure Justin James Rector has the capacity to understand the proceedings
11 against him, and has the present ability to assist in his own defense, the Defense requests this Court to
12 appoint {doctors of its own choosing} to do a preliminary examination of Justin James Rector.

13 RESPECTFULLY SUBMITTED THIS 3RD DAY OF NOVEMBER, 2014.

14
15
16 
17 By: HARRY A MOORE
Mohave County Public Defender

18 A copy of the foregoing sent
19 this 5 day of November 2014 to:

20 Indigent Defense Services

21 Greg McPhillips, Deputy
22 Mohave County Attorney's Office

23 Justin James Rector, Defendant

24 Honorable Lee Jantzen

25 By: 

26