DAVID W. ROZEMA COCONINO COUNTY ATTORNEY

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

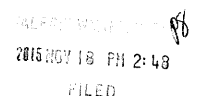
22

23

24

25

26



Ammon Barker Deputy County Attorney Bar # 028010 abarker@coconino.az.gov 110 E. Cherry Avenue Flagstaff, Arizona 86001-4627 Phone: (928) 679-8200 FAX: (928) 679-8201 Attorney for the State

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

STATE OF ARIZONA.

Plaintiff,

VS.

STEVEN EDWARD JONES,

Defendant.

No. CR2015-00862

NOTICE OF RULE 15.1(b) DISCLOSURE BY THE STATE

(The Honorable Dan R. Slayton -Division 2)

Pursuant to Rule 15.1(b) of the Arizona Rules of Criminal Procedure, the State of Arizona hereby provides the following disclosure:

The names and addresses of all persons whom the prosecutor (1) intends to call as witnesses in the case-in-chief:

NORTHERN ARIZONA UNIVERSITY POLICE DEPT (928) 523-3611

Andres Godinez (Officer) Bradley Mihalik (Lieutenant) Christopher Anderson (Officer) Jacob Brady (Officer) Keegan Park (Officer) Kenneth Hunter (Corporal) Lance Wigley (Sergeant) Matthew Hinte (Officer) Mike O'Hagan (Sergeant) Theresa Wigley (Evidence Tech)

FLAGSTAFF POLICE DEPARTMENT (928) 774-1414

Adrian Barreras (Detective) Alex Chirovsky (Officer) Bradley Battaglia (Officer) Casey Rucker (Detective)

Kyle Zientek (VICTIM) Nicholas Prato (VICTIM) Nicholas Piring (VICTIM)

Abbey Norcutt Adam Johnson Allison Kelly

CIVILIANS (see police reports for contact information)

DAVID W. ROZEMA COCONINO COUNTY ATTORNEY 110 E. CHERRY AVENUE FLAGSTAFF, ARIZONA 86001-4627

DAVID W. ROZEMA COCONINO COUNTY ATTORNEY 110 E. CHERRY AVENUE FLAGSTAFF, ARIZONA 86001-4627 (928) 679-8200

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

Amanda Conrad **Andrew Walsh** Anthony Rusk **Austin Contreras Avery Jones** Blake Renfrow **Brandon Emerine Brandon Routley** Carlos Rios Chase Irwin Chase Jones Christopher Lewis Cody Cooper Cole Delaney Courtney Waked Dane Fortenberry **Daulton Shields** David Prada Domonique Penn **Emilee Coultrap** Gabriel Sam Garrett Harper Giulietta Cala **Hunter Todd** Ian Thompson Isabel Weintraub Jackson Toothman Jacob Mike Jami Donaldson Jay Stokes Jonathan Weber Jordon Martinez Justin Brown Katarina Tatkin Kayla DeFrates Kayla Hartman Kelly Johnston Kiajai Crouch Michael Mullen Michelle Leonard Michelle Schatz Miqui Scollard Monica Overturf Nicholas Acevedo Nicholas Pletke Paloma Rochin Ralph Garcia Rhyam Williams Samuel Kingery

Shay McConnell

Taylor Sanders
Trevor Unger
Tristan Page
Valerie Pabon
Victoria Campbell
Vincenzo Ricco
Zach Volpo
Zakia Alameri

And any witness listed by the defendant. The State's witness list may be supplemented at a later date. However, the State anticipates that the above list will be considerably shortened for trial.

(2) All statements of the defendant and of any person who will be tried with the defendant:

All of the Defendant's statements which have been recorded, reduced to writing, or of which a transcript is available are in the disclosure materials.

(3) All original and supplemental reports prepared by law enforcement agency in connection with the particular crime with which the defendant is charged.

The State's disclosure includes initial and supplemental police reports, witness statements, scientific examination reports of experiments or comparisons that have been completed, and all other documents bearing Bates Stamp#1-431 and Media Discs#1-61, as previously disclosed.

(4) The names and addresses of experts who have personally examined a defendant or any evidence in the particular case, together with the results of physical examinations and of the scientific tests, experiments or comparisons that have been completed.

The State will use the testimony of any expert witness whose report is included in the disclosure materials, or who is otherwise mentioned in the disclosure materials. The State may also call Arizona Department of Public Safety Crime Lab criminalists to provide expert testimony, to wit:

1 2		NAME	ADDRESS	
3		Sheila Azutillo	AZ DPS Northern Reg. Crime Lab, 928-773-3687	
4		Melissa Verhaeghe	AZ DPS Northern Reg. Crime Lab, 928-773-3687	
5		Medical Examiner	Coconino Co. Office of the Med. Exam., 928-679-8775	
6		FMC Personnel	Flagstaff Medical Center, 928-779-3366	
7		TO BE SUPPLEMENTED AT A LATER DATE IF NECESSARY		
8 9 10	(5)	that the prosecutor	documents, photograph or tangible objects intends to use at trial or which were urportedly belong to the defendant:	
11	The State will use any items listed in or referred to in the disclosure materials,			
12	the Indictment and Grand Jury Transcript, or in the Information and Preliminary Hearing			
13	Transcript. Such disclosure includes the following:			
14	i		_	
15	□ POLICE REPORTS			
16	□ CRIME LAB REPORTS			
17	☐ SEARCH WARRANTS			
18		□ AUTOPSY REPORT		
19	,	□ MEDICAL RECORDS		
20		□ PHOTOS		
21	□ DIAGRAMS			
22	□ MAPS			
23		□ CHARTS		
24	☐ TEXT MESSAGES			
25	□ AUDIO RECORDINGS			
26		□ VIDEO RECORDINGS		
		□ CLOTHING (PHYSICAL EVIDENCE)		
Ì	□ WEAPONS, SHELL CASINGS, BULLETS (PHYSICAL EVIDENCE)			
		☐ TO BE SUPPLEMENTED AT A LATER DATE IF APPLICABLE		
ı	1			

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

22

25

26

All items are available for inspection	at the Coconino County Attorney's Office, o
the office of the appropriate law enforcemen	nt agency, pursuant to Rule 15.1(e).

A list of all prior felony convictions of the defendant which the **(6)** prosecutor intends to use at trial.

NONE KNOWN AT THIS TIME. TO BE SUPPLEMENTED AT A LATER DATE IF APPLICABLE.

A list of all other acts of the defendant which the prosecutor intends (7) to use to prove motive, intent, or knowledge or otherwise use at trial.

NONE KNOWN AT THIS TIME. TO BE SUPPLEMENTED AT A LATER DATE IF APPLICABLE.

(8) All material which tends to mitigate or negate the defendant's guilt as to the offense charged or which would tend to reduce the defendant's punishment therefore.

NONE KNOWN AT THIS TIME. TO BE SUPPLEMENTED AT A LATER DATE IF APPLICABLE.

(9) Electronic surveillance of any conversations to which defendant was a party or of the defendant's business or residence.

JAIL RECORDINGS (PHONE CALLS AND VIDEO VISITATIONS). TO BE SUPPLEMENTED AT A LATER DATE IF APPLICABLE.

- Search warrants executed in connection with this case. (10)
 - SW OF DEFENDANT'S VEHICLE
 - SW OF DEFENDANT'S DORM ROOM
 - SW OF VICTIMS' RESIDENCE (FRANKLIN AVE.)
 - SW OF CELL PHONES
- (11)Informant information, subject to Rule 15.4(b)(2).

NONE IN THIS CASE.

26

DAVID W. ROZEMA COCONINO COUNTY ATTORNEY 110 E. CHERRY AVENUE FLAGSTAFF, ARIZONA 86001-4627 (928) 679-8200

RESPECTFULLY SUBMITTED this $\underline{\mathscr{K}}$ day of November, 2015.

DAVID W. ROZEMA COCONINO COUNTY ATTORNEY

By C

Deputy County Attorney

COPY of the foregoing mailed/delivered this Hy Hy day of November, 2015, to:

The Honorable Dan R. Slayton Division 2 Coconino County Courthouse Flagstaff, AZ 86001

Burges McCowan Attorney for the Defendant

By: Melisia Stipaldo