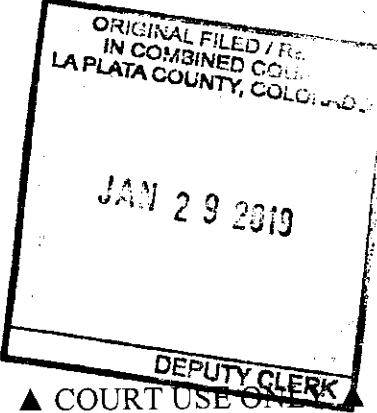


DISTRICT COURT, LA PLATA COUNTY, COLORADO Court Address: 1060 E. Second Ave., Durango, CO 81301 Phone Number: (970) 247-2304	
Plaintiff: PEOPLE OF THE STATE OF COLORADO v. Defendant: MARK ALLEN REDWINE	
Christian Champagne - District Attorney, #36833 Matthew Durkin, Special Deputy District Attorney, #28615 Fred Johnson, Special Deputy District Attorney, #42479 P.O. Drawer 3455, Durango, Colorado 81302 Phone Number: (970) 247-8850 Fax Number: (970) 259-0200	Case Number: 17 CR 343
PEOPLE'S NOTICE OF CONSUMPTIVE TESTING (P-15) [PUBLIC ACCESS]	

NOW COME the People, by and through Christian Champagne, District Attorney, in the County of La Plata, to give notice to the defense of the People's intent to conduct consumptive testing, and to move this honorable Court for an order authorizing the People to conduct such testing. AS GROUNDS for this motion, the People state as follows:

1. The People hereby give notice to the defense of potential consumptive testing of certain evidence in this case. Specifically, the People intend to conduct DNA analysis of the hairs found on the broom handle (LPCSO item #531), the hair found on the multi-tool (LPCSO item #430), and the clump of hair found on Middle Mountain near the victim's remains (LPCSO item # 210).
2. The analysis will be completed by Cynthia Kramer of the CBI. She intends to conduct the testing as an independent test, not part of a larger batch. She will conduct the testing during the week of March 25-29, 2019, with the exact time and date to be determined. The testing will take place in the CBI's Grand Junction Laboratory (2797 Justice Drive, Grand Junction, CO 81506).
3. The People have given notice of this testing several times in the past, but have not yet completed the testing. See People's Third Response to D-6, People's Notice of consumptive testing (P-9) (*incorporated by reference herein*). This notice comports with previous Court orders on the topic.

WHEREFORE, the People provide notice to the defense that the above listed testing may be consumptive and seek an order from the court authorizing consumptive testing if necessary.

Respectfully submitted this January 29, 2019,

CHRISTIAN CHAMPAGNE
DISTRICT ATTORNEY
6th JUDICIAL DISTRICT

/s/ Christian Champagne
Christian Champagne #36833
District Attorney

CERTIFICATE OF SERVICE

I hereby certify that on January 29, 2019, I delivered a true and correct copy of the foregoing to the parties of record via e-service.

/s/ Christian Champagne
Christian Champagne