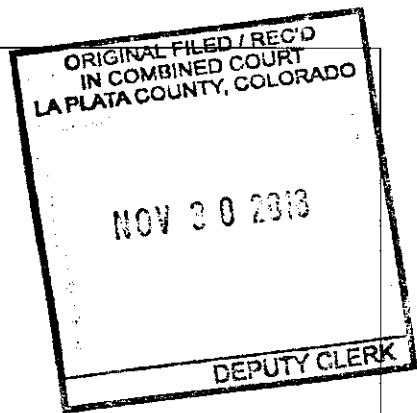


DISTRICT COURT, LA PLATA COUNTY, COLORADO
Court Address: 1060 E. Second Ave., Durango, CO 81301
Phone Number: (970) 247-2304



Plaintiff: PEOPLE OF THE STATE OF COLORADO
v.
Defendant: MARK ALLEN REDWINE

▲ COURT USE ONLY ▲

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
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Case Number: **17 CR 343**

PEOPLE'S RESPONSE TO [D-99] DEMAND FOR DISCOVERY RE: ALL CONFIDENTIAL INFORMANTS INVOLVED IN THE INVESTIGATION OF MR. REDWINE [PUBLIC ACCESS]

NOW COME the People, by and through Christian Champagne, District Attorney, in the County of La Plata, and respond to defense motion [D 99] as follows:

1. The defense had made demand for information regarding any confidential informants involved in the investigation of Mr. Redwine.
2. The People do not object to disclosing such information.
3. The term confidential informant in used in the following pages of discovery and refers to the corresponding individuals:
 - a. Discovery pages 1350, 1367, 1380: "It was later learned that Redwine had hidden the White Dodge in an unknown location in Chicago, IL. This information came to us from a confidential informant." The confidential informant for this information _____ who has previously been endorsed by the People.
 - b. Discovery pages 1350, 1380: "A confidential informant advised your Affiant that he was to return to his residence by 1800 hours on Monday, January 3, 2014." The confidential informant for this information is _____ who has previously been endorsed by the People.

- c. Discovery pages 1367-68: a confidential informant is identified and “CI 1,” and gives information regarding her suspicion of Mark Redwine. The confidential informant for this information is _____ who has previously been endorsed by the People.
 - d. Discovery pages 14609, 14615, 14675: “...the La Plata County Sherriff’s Office received information from a confidential informant (CI) that Mr. Redwine has items of interest in the CR England truck he was driving at the time of his arrest. The CI stated that she had seen notebooks and notes written by Mr. Redwine regarding D.R.” The confidential informant for this information is _____, who has previously been endorsed by the People.
4. The confidential informants listed in this motion did not receive any benefit for their cooperation with law enforcement during the investigation in to the defendant. They cooperated out of a sense of civic duty and in hopes of resolving the murder of Dylan Redwine, but wished to remain anonymous based on their relationship with the defendant and based on law enforcements hope to utilize them to develop further evidence against the defendant.
 5. As with all prosecution witnesses the People intend to call at trial, the People will comply with Crim. P. Rule 16 and the attendant case regarding discovery of relevant information.

WHEREFORE, the People hereby respond to defense motion D-99 and reveal the names of the confidential informants requested by the defense.

Respectfully submitted this November 30, 2018.

CHRISTIAN CHAMPAGNE
DISTRICT ATTORNEY
6th JUDICIAL DISTRICT

/s/ Christian Champagne
Christian Champagne #36833
District Attorney

CERTIFICATE OF SERVICE

I hereby certify that on November 30, 2018, I delivered a true and correct copy of the foregoing to the parties of record via e-service.

/s/ Christian Champagne
Christian Champagne