

<b>DISTRICT COURT, LA PLATA COUNTY, COLORADO</b> Court Address: 1060 E. Second Ave., Durango, CO 81301 Phone Number: (970) 247-2304	▲ COURT USE ONLY ▲
<b>Plaintiff: PEOPLE OF THE STATE OF COLORADO</b>  v.  <b>Defendant: MARK ALLEN REDWINE</b>	
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: <b>17 CR 343</b>
<b>PEOPLE'S SECOND RESPONSE TO D-6 AND          NOTICE OF CONSUMPTIVE TESTING          [PUBLIC ACCESS]</b>	

NOW COME the People, by and through Christian Champagne, District Attorney, in the County of La Plata, and hereby file their Second Response to D-6 and Notice of Consumptive Testing.

1. On August 15, 2017, the defendant asked the Court, without authority, to prohibit the People from conducting consumptive testing without providing notice to the defendant (D-6). Pursuant that that request, the People provide notice of consumptive testing.
2. During the investigation, the Colorado Bureau of Investigation (CBI) and La Plata County Sheriff's Office (LPCSO) collected biological evidence from the defendant's home, the deceased body, and the area around where Dylan Redwine's partial remains were found.
3. In 2012, CBI conducted DNA testing on blood evidence found inside the defendant's home. Since 2012, technology in the field of DNA examination has continued to improve. CBI has implemented enhanced DNA instruments, processes and software. Due to the advancements in technology, some of the original results are obsolete. Therefore, to provide results consistent with improved technology, CBI must reanalyze all of the original samples. CBI has informed the District Attorney that this testing may be consumptive in nature and therefore destructive.

4. The People are hereby providing notice to the defense of the consumptive testing.
5. The People will continue to comply with C.R.S. §16-3-309, Rule 16, and relevant case law regarding consumptive or destructive testing.
6. The People will agree to provide 48 hours' notice to defense counsel of any destructive testing to be performed.

Wherefore, the People provide notice of consumptive testing to the defendant.

Respectfully submitted this June 28, 2018.

CHRISTIAN CHAMPAGNE  
DISTRICT ATTORNEY  
6<sup>th</sup> JUDICIAL DISTRICT

/s/ Christian Champagne  
Christian Champagne #36833  
District Attorney

#### **CERTIFICATE OF SERVICE**

I hereby certify that on 6/28/18, I delivered a true and correct copy of the foregoing to the parties of record via e-service

/s/ Christian Champagne  
Christian Champagne