

1 **WILLIAM P. RING**
2 **COCONINO COUNTY ATTORNEY**

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4 Deputy County Attorney
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8 Flagstaff, Arizona 86001
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11 Attorney for the State

FILED
2020 MAR 18 PM 3:03
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7 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**
8 **IN AND FOR THE COUNTY OF COCONINO**

9 STATE OF ARIZONA,

10 Plaintiff,

11 vs.

12 TIMOTHY MAX DURAN,

13 Defendant.

No. CR2019-0338

**NOTICE OF SUPPLEMENTAL
DISCLOSURE BY THE STATE**

(Assigned to: The Honorable Dan R.
Slayton Coconino County Superior Court
- Division 2)

14 COMES NOW the State of Arizona, by and through Stacy Krueger, Deputy County
15 Attorney, pursuant to Arizona Rules of Criminal Procedure, Rule 15.1, and discloses the
16 following matters in the above-entitled case:

17 **WITNESSES:**

18 **Jason Maynard, *Civilian***

19 **Bill Stoddard, *Civilian***

20 **Juan Samono, *Civilian***

21 **EXHIBITS:**

DESCRIPTION OF DISCLOSURE	BATES RANGE
Jail Mail from Sarah Duran to Timothy Duran	2786-2787

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WILLIAM P. KING
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110 E. CHERRY AVENUE
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CCSO S19-01130 Incident Information by Deputy Travis Rowden, dated March 21, 2019,	2788-2812
CCSO S19-01130 Supplemental Report by Det. K Barr, dated March 21, 2019	2813-2818
CCSO S19-01130 Supplemental Report by Det. K Barr, dated March 28, 2019	2819-2821
CCSO S19-01130 Supplemental Report by Det. K Barr, dated June 4, 2019	2822-2827
CCSO S19-01130 Supplemental Report by Det. K Barr, dated June 12, 2019	2828
CCSO S19-01130 Supplemental Report by Det. K Barr, dated July 9, 2019	2829
CCSO S19-01130 Supplemental Report by Det. K Barr, dated August 10, 2019	2830
CCSO S19-01130 Supplemental Report by Det. K Barr, dated December 11, 2019	2831
CCSO S19-01130 Supplemental Report by Deputy Evan Berger, dated March 21, 2019	2832-2833
CCSO S19-01130 Supplemental Report by Lt. Gerrit Boeck, dated March 21, 2019	2834-2838
CCSO S19-01130 Supplemental Report by Deputy Paul Clifton, dated March 21, 2019	2839-2842
CCSO S19-01130 Supplemental Report by Deputy Matthew Curtis, dated March 29, 2019	2843-2844
CCSO S19-01130 Supplemental Report by Jenny Hainline, dated April 5, 2019	2845-2846
CCSO S19-01130 Supplemental Report by Det. Lauren Jones, dated March 21, 2019	2847-2852
CCSO S19-01130 Supplemental Report by Det. Lauren Jones, dated February 14, 2020	2853-2854
CCSO S19-01130 Supplemental Report by Sgt. Jason Lurkins, dated March 25, 2019	2855-2858
CCSO S19-01130 Supplemental Report by Sgt. Jason Lurkins, dated March 26, 2019	2859
CCSO S19-01130 Supplemental Report by Sgt. Jason Lurkins, dated March 29, 2019	2860-2861
CCSO S19-01130 Supplemental Report by Sgt. Jason Lurkins, dated October 18, 2019	2862
CCSO S19-01130 Supplemental Report by Cpl. Dennis McCabe, dated March 22, 2019	2863-2865
CCSO S19-01130 Supplemental Report by Sgt. Stephen McNerney, dated March 21, 2019	2866-2871

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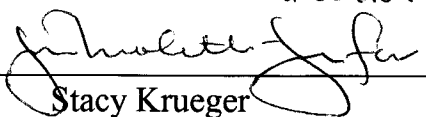
1	CCSO S19-01130 Supplemental Report by Sgt. Stephen McNerney, dated March 22, 2019	2872- 2875
2		
3	CCSO S19-01130 Supplemental Report by Det. Tristan Meyer, dated March 21, 2019	2876- 2887
4	CCSO S19-01130 Supplemental Report by Deputy Alyssa Payne, dated March 29, 2019	2888- 2893
5	CCSO S19-01130 Supplemental Report by Cpl. Elano Sales, dated March 21, 2019	2894- 2895
6	CCSO S19-01130 Supplemental Report by Det. Douglas Short, dated March 21, 2019	2896- 2902
7	CCSO S19-01130 Supplemental Report by Det. Douglas Short, dated March 27, 2019	2903- 2904
8	CCSO S19-01130 Supplemental Report by Deputy Andrew Silverstein, dated March 21, 2019	2905
9	CCSO S19-01130 Supplemental Report by Deputy Daniel Swartzendruber, dated March 20, 2019	2906
10	CCSO S19-01130 Supplemental Report by Deputy Daniel Swartzendruber, dated March 21, 2019	2907- 2908
11	CCSO S19-01130 Supplemental Report by Deputy Cheyenne Villalpando, dated March 21, 2019	2909- 2910
12	Inmate Correspondence from Anson Hurley to Timothy Duran	2911- 2913
13		
14	<i>1 CD/DVD – CCSO S19-01130</i>	
15	-Telephone Interview with Det. Lauren Jones & Bill Stoddard	N/A
16	-Telephone Interview with Det. Lauren Jones & Jason Maynard	

17 The State respectfully requests timely defense disclosure pursuant to Rule 15.2.

18 Additional disclosure will be provided as it becomes available.

19 RESPECTFULLY SUBMITTED this 10th day of March, 2020.

20
21 WILLIAM P. RING
22 COCONINO COUNTY ATTORNEY

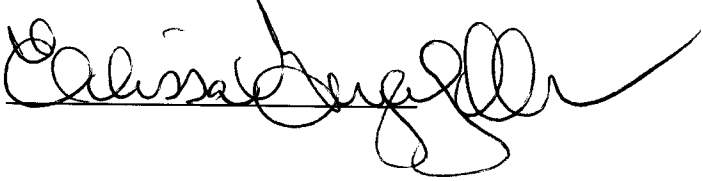
23 By  # 009787
24 Stacy Krueger
25 Deputy County Attorney
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COPY of the foregoing
mailed/delivered this
9th day of March, 2020,
to:

The Honorable Dan R. Slayton
Division 2
Coconino County Superior Court - Division 2

Gregory T. Parzych
Attorney for Defendant

By: 

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