JDF 2223			Order for DNA Testing				
A.		Co	urt unty:				
В.	Plaintiff: ⁻ v.	The	the Case: People of the State of Colorado		This box is for court use only. Case Details: Number: Division: Courtroom:		
1.	Introduction The Court grants the Defendant's Motion for DNA testing pursuant to Colorado Revised Statute (C.R.S.) § 18-1-413.						
2.	Fine	din	gs				
	The Court makes the following findings of fact:						
		1)	The Defendant is an eligible person requesting re 411(3.3).	elief a	as defined by C.R.S. § 18-1-		
	2) There is a reasonable probability that the Defendant would not have been convicted favorable results had been obtained through DNA testing at the time of the original prosecution.						
		3)	A law enforcement agency collected biological ev	iden	ce pertaining to the offense.		
		4)	Prior DNA Testing: (check the option that applies)				
			☐ 4a) DNA results were not reasonably availab	le pri	or to the Defendant's conviction.		
			4b) DNA tests were done previously, but the advanced, scientifically reliable DNA test of more probative results.		•		

4c) DNA results were available, but testing wasn't done because of justifiable excuse, ineffective assistance of counsel, or excusable neglect.

5) The Defendant consents to providing a biological sample for DNA testing.

3. Orders

The Co	ourt makes the following orders:	
1)	The primary investigative agency that handled the case must:	C.R.S. § 18-1-414
	1a) Prepare an inventory of the evidence related to the case.	
	1b) Send a copy of the inventory to the Defendant.	
	1c) File a copy of the inventory into this case.	
2)	DNA testing will be conducted by: (check one)	C.R.S. § 18-1-415
	2a) The Colorado Bureau of Investigation.	
	2b) The following testing facility:	
3)	The testing laboratory must make the results available to:	C.R.S. § 18-1-416(2)
	3a) The combined DNA Index system. And	
	3b) Any Colorado, Federal, or other law enforcement's DNA d	atabases.
So Ordered		
☐ Jud	ge	