

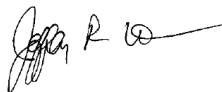
DISTRICT COURT, LA PLATA COUNTY, COLORADO Court Address: 1060 East 2nd Avenue, Room 106, Durango, CO, 81301-5157	DATE FILED: February 11, 2019
The People of the State of Colorado v. MARK ALLEN REDWINE	<p style="text-align: center;">△ COURT USE ONLY △</p> Case Number: 2017CR343 Division: 1 Courtroom:
C-26 Order to Show Cause	

On December 1, 2018, the Court issued C-18 entitled Order Making Public Documents Filed in Court File. That order was issued due to the failure of defense counsel to follow the Court's orders of July 25, 2017 (C-1), and October 11, 2018 (C-16 and suppressed C-17), that would allow the public to have access to nearly all filings in this case, redacting only those portions of the filings which the Court has found had a substantial likelihood of creating prejudice to the jury pool. C-18 required defense counsel to file public access copies of the motions that they had filed, which were to be redacted, in compliance with Suppressed Order C-17. Defense counsel was to file the public access copies with the clerk by December 18, 2018. Defense counsel, without explanation or request for an extension, did not file the public access copies until December 20, 2018.

The Court has reviewed one public access copy defense counsel entitled "[D-15] [SECOND TIME, NUMBERED CORRECTLY] MOTION TO DISMISS INDICTMENT DUE TO PRE-INDICTMENT PUBLICITY." The Court notes that this motion is the second D-15 filed by the defense and is not correctly numbered. The body of the second D-15 motion contains information that was to be redacted in compliance with Suppressed Order C-17 to ensure that the defendant could receive a fair and unbiased jury.

The Court is aware of the massive amount of work faced by defense counsel to prepare this case for trial. However, because of the reasons listed in this order, and other filings by defense counsel which exhibit a lack of attention to detail, the Court is ordering the clerk to review all public access documents that have previously been and will be filed by defense counsel to ensure such documents are in compliance with Suppressed Order C-17. The Court further orders that within 14 days of the date of this order, defense counsel shall file a response to this order to show cause explaining why the Court should not require defense counsel to pay \$30 per hour (the Court's standard charge for research) for the amount of time that the clerk will expend ensuring and correcting the public access copies of all documents that have been or will be filed by defense counsel in compliance with Suppressed Order C-17.

Issue Date: 2/11/2019



JEFFREY RAYMOND WILSON
 District Court Judge