

District Court, Teller County, Colorado Court Address: 101 West Bennett Avenue Cripple Creek, CO. 80813	DATE FILED: July 19, 2019 4:16 PM
<hr/> <b>People of the State of Colorado</b> vs. <b>Defendant: Patrick Frazee</b>	<hr/> <b>▲ COURT USE ONLY ▲</b>
<hr/> <u>Deputy District Attorney:</u> ELIZABETH REED Address: 105 E. Vermijo, Colorado Springs, CO. 80903 Phone Number: 719-520-6000 Attorney Registration #: 35210 District Attorney: Daniel H. May, #11379	<hr/> Case #: 18CR330 Division #: 11 Courtroom #:
<b>PEOPLE'S MOTION FOR JUROR LIST IN ADVANCE OF TRIAL (P-11)</b>	

The People of the State of Colorado, Daniel H. May, District Attorney for the Fourth Judicial District of Colorado, by and through his duly appointed Lead Deputy District Attorney, Elizabeth Reed, request the Court provide the parties a copy of the jury venire list in advance of trial and as grounds state as follows:

1. §13-71-136 (2) "Absent a court order to the contrary, upon request, the jury commissioner shall make available for inspection by counsel or pro se parties a list of prospective jurors containing the juror's names and addresses.
2. The statute is silent as to when the jury commissioner must comply with this request.
3. In the interest of judicial economy, the People request the jury commissioner provide said list no later than 30 days prior to the commencement of trial.
4. The People further request protective orders with regard to the prospective juror information. Specifically, the People request the following:
  - a. That only counsel and their assigned staff in this case be provided access to prospective juror information;
  - b. That any counsel and their assigned staff or agents be prohibited from contacting in any way, the prospective jurors.

- c. That any counsel and assigned staff or agents be prohibited from dissemination of prospective juror information.
5. Because of the unique circumstances and high profile nature of this case, the People anticipate that a very large venire panel will be necessary to select a final jury. The People assert that providing this information in advance of trial will allow more efficient processing and screening of this larger panel.

Daniel H. May, #11379  
DISTRICT ATTORNEY

Dated: July 19, 2019

/S/: Elizabeth Reed

Elizabeth Reed #35210  
Lead Deputy District Attorney  
(Original Signature on File)

**CERTIFICATE OF MAILING OR DELIVERY**

I hereby certify that I have deposited a true and correct copy of the forgoing **PEOPLE'S MOTION FOR JUROR LIST IN ADVANCE OF TRIAL** upon all parties herein by electronic filing via ICCES.

Dated: July 19, 2019

By /s/ Monique Durr