

DISTRICT COURT LA PLATA COUNTY, COLORADO 1060 EAST SECOND AVENUE DURANGO COLORADO 81301	DATE FILED: September 20, 2018 2:45 PM FILING ID: 8921F3BC7374C CASE NUMBER: 2017CR343
THE PEOPLE OF THE STATE OF COLORADO, v. Mark Redwine Defendant	σ COURT USE ONLY σ
Douglas Wilson, Colorado State Public Defender Justin Bogan 33827 John Moran 36019 175 Mercado St. Suite 250 Durango Colorado 81301 John.moran@coloradodefenderes.us	Case No.: 17CR343 Div. 1
<p style="text-align: center;">[D48]</p> <p>MOTION TO EXCLUDE EVIDENCE OF [REDACTED] [REDACTED] [REDACTED] (PUBLIC ACCESS)</p>	

Mark Redwine, , through Counsel, requests that the Court issue an order [REDACTED]
 [REDACTED]
 [REDACTED] In support, Mr. Redwine states the following:

1. [REDACTED]
2. [REDACTED]
3. [REDACTED]

[Redacted]

[Redacted]

4. [Redacted]

5. [Redacted]

6. [Redacted]

7. [Redacted]

8. [Redacted]

[Redacted]

9. [Redacted]

10. [REDACTED]

11. [REDACTED]

12. “[E]xpert testimony must be grounded in the methods and procedures of science, not on a subjective belief or unsupported speculation.” *M.M.*, 215 P.3d at 1250 (citing *People v. Ramirez*, 155 P.3d 371, 378 (Colo. 2007)).

13. “Testimony lacking an analytically sound basis is speculative opinion testimony which is unreliable and inadmissible.” *Id.*

14. “[W]hen, as here, the underlying basis for the expert opinions and recommendations is not accepted as reliable by the courts, the expert’s testimony itself is inadmissible.” *M.M.*, 215 P.3d at 1250.

WHEREFORE, Mr. Redwine, through Counsel, requests that the Court issue an order [REDACTED]

/s/ John Moran
John Moran #36019
Deputy State Public Defender
Dated: September 20, 2018

Certificate of Service
I hereby certify that on I served the
foregoing document by ICCES to all
opposing counsel of record.
/s/ John Moran

/s/ Justin Bogan
Justin Bogan, #33827
Deputy State Public Defender
Dated: September 20, 2018