

DISTRICT COURT, LA PLATA COUNTY, COLORADO Court Address: 1060 East 2nd Avenue, Room 106, Durango, CO, 81301-5157	DATE FILED: December 1, 2018
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-18 Order Making Public Documents Filed in Court File	

On July 25, 2017, this Court entered C-1, its initial case management order, wherein the parties were ordered to provide public access copies of all filings that redacted only those portions of such filings that contain factual allegations or arguments that would adversely affect the defendant's right to a fair and unbiased jury. The prosecutor has complied with this order; defense counsel has not.

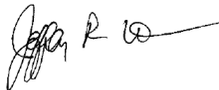
On October 11, 2018, the Court issued C-16 which gave the parties until October 15, 2018, to object to the Court's intention to make the vast majority of the filings in this case public and proposed redaction of several documents that would be made public after redaction. The Court also issued C-17, a suppressed order which detailed the documents and portions of those documents that the Court believed should be suppressed from public view until the conclusion of the trial or until the case is resolved on the trial court level.

On October 25, 2018, the defense filed D-101, an objection to C-16 and C-17. On October 25, 2018, the Court ruled against defense counsel's objection that the Court should issue a blanket order precluding public access to all filings in the case. The Court ordered that if any party believed specific information in any filing should not be made public, they should notify the Court within 21 days. The 21 days expired on November 19, 2018, without either party notifying the Court of any specific information that they believed should not be made public in addition to the information already identified by the Court in C-17.

The Court therefore orders that defense counsel provide public access copies of all documents it has filed in this case by December 18, 2018. The failure to do so may result in the Court ordering the clerk to make public all defense filings in this case in compliance with C-17. If the clerk is ordered to convert defense court filings into a public access file, the Court may order a show cause hearing to determine why defense counsel should not be responsible for the costs incurred to ensure compliance with previous court orders.

The clerk shall make public the public access copies filed by the prosecution in this case while complying with C-17.

Issue Date: 12/1/2018



JEFFREY RAYMOND WILSON
 District Court Judge