

DISTRICT COURT, LA PLATA COUNTY, COLORADO Court Address: 1060 East 2nd Avenue, Room 106, Durango, CO, 81301-5157	DATE FILED: March 5, 2019 <p style="text-align: center;">△ COURT USE ONLY △</p>
The People of the State of Colorado v. MARK ALLEN REDWINE	
C-28 Order After Status Conference	

A status conference was held on March 5, 2019, concerning the motions hearings scheduled for the week of March 11, 2019. Based upon the statements of counsel, the Court vacates the motions hearings scheduled to begin on March 11, 2019. Pursuant to the Court's order regarding D-36, D-37, D-38, D-39, D-40, and P-14, the Court sets a hearing for May 2, 2019, at 9:00 AM to make a pretrial ruling as to whether the foundational elements of *Brooks v. People*, 975 P.2d 1105 (Colo. 1999), as modified on denial of reh'g (Apr. 12, 1999), can be met. The Court schedules the *Shreck* hearing regarding D-22, D-25, and D-30 for May 20, 2019, at 9:00 AM. The parties shall disclose the witnesses they intend to call at these hearings by the close of business on April 11, 2019. If they have not done so already, any reports or interviews of these witnesses shall also be disclosed by April 11, 2019.

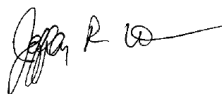
The Court orders that beginning on April 25, 2019, at 1:00 PM and at 1:00 PM on the fourth Thursday of June, July, and August of 2019, the Court will have a status conference on this case to ensure that the case remains on track for trial. On April 25, 2019, the Court will also discuss resetting the jury trial in this case.

By April 26, 2019:

1. The prosecution shall provide the expert witness report concerning the cell tower motion, D-24, to the defense;
2. The prosecution shall inform the Court as to the information the Court requested in its order regarding P-4 concerning the admission of Dylan's hearsay statements. The defense shall have seven days to respond to the prosecution's information;
3. The prosecution shall provide the Court and counsel a suppressed exhibit or offer of proof regarding the Dr. Phil Show that the Court ordered in the redacted portion of its order regarding D-47;
4. The prosecution shall provide the Court and counsel the date of a specific internet search conducted on the defendant's computer, which the Court discussed with counsel at the motions hearing previously held, regarding D-48;
5. The defense shall make its offer of proof regarding an alternative suspect, if it is going to do so; and,
6. The defense shall inform the Court if the contact information provided by the DA is sufficient regarding Dr. Kurtzman.

The Court also notifies the parties that they shall, at least 21 days before trial, provide the Court and the court reporter, in Word format, a witness list and exhibit list. The parties are reminded that all exhibits will be numbered and all exhibits shall be pre-marked with exhibit stickers that contain the date the trial starts, as well as the case number.

Issue Date: 3/5/2019



JEFFREY RAYMOND WILSON
 District Court Judge