DISTRICT COURT, LA PLATA COUNTY, COLORADO

DATE FILED: June 1, 2021

Court Address: 1060 E. 2nd Ave., Durango, CO 81301

Phone Number: (970) 247-2304

Plaintiff(s): PEOPLE OF THE STATE OF

COLORADO

Defendant(s): MARK ALLEN REDWINE

COURT USE ONLY

Case Number: 17CR343

Division: 1

SECOND AMENDED COURTROOM DECORUM ORDER DURING TRIAL (C-64)

Due to decreasing frequency of new COVID-19 infections in La Plata County, the Court is able to increase the numbers of persons allowed in the courtroom during the trial of this case. In order to allow for the number of attorneys and staff that both sides of this case will need to have present in the courtroom, the desires of Dylan Redwine's family to be present in the courtroom during the trial, the heightened level of public and media interest in this case, the inherent right of the press to observe criminal trials, and the need to not allow the trial of this case to substantially disrupt other court operations, the Court issues the following orders for the trial in this case:

- 1. This case will be tried in Division 4, the largest courtroom in the La Plata County Courthouse ("LPCC"). Normally, the capacity of Division 4, according to applicable fire codes, is 130 persons. However, because the COVID-19 pandemic is still ongoing, the provisions of Administrative Order 2021-12 shall apply and shall control the wearing of facial coverings and social distancing in the courtroom.
- 2. The Court has, by separate order, allowed expanded media coverage consisting of a single still photographer who shall act as a pool photographer for all media organizations. The former witness room used by the district attorney has been converted to a media

room and the pool photographer shall take all photographs from that room. The Court has also, by separate order, denied the requests for audio and video streaming, broadcasting, or recording by the media. The Court will, instead, stream both audio and video of the entire trial after the completion of jury selection via Webex Events. This streamed audio and video content may be captured, recorded, re-streamed, or broadcast live or at a later date to ensure that the public and media are able to observe the trial.

- 3. During the public portions of voir dire, there will be twelve (12) seats available for public seating. The Court will not reserve any seating behind the bar of the courtroom during voir dire.
- 4. During the remainder of the trial, the first row of seats behind the bar on the west side of the courtroom will be closed to any seating in order to provide a buffer for the jury, some of whom will be seated directly in front of the bar of the courtroom. The second and third row of seats behind the bar on the west side of the courtroom shall be reserved for Elaine Hall, her family, and any of her support network. The remainder of the seating on the west side of the courtroom shall be open for public seating. The first row of seats behind the bar on the east side of the courtroom shall be reserved for attorneys, investigators, and support staff of each litigation team. The remaining rows of seats on the east side of the courtroom shall be open to the public. If Mr. Redwine wishes to reserve seating for members of his family or any support network, his counsel may notify the Court prior to the appearance of such persons and the Court will reserve seating for these persons. Depending upon any requests from Mr. Redwine to reserve seating, the provisions of this paragraph 4 will allow up to 24 members of the public to observe the trial, in addition to those observing via Webex streaming of the trial.
- 5. With the exceptions listed below, no persons shall enter the courtroom wherein any proceedings in this case are being conducted with any electronic devices, including, but not limited to, computers, cameras, cell phones, video phones, tape recorders, iPads, or other recording or transmitting devices. This provision shall not apply to employees of the Court or the La Plata County Sheriff's Office or to other law enforcement personnel in the LPCC for law enforcement purposes. Nothing in this Order shall prohibit prosecution attorneys or defense counsel and their respective staffs from having these devices, to the extent necessary, to further the prosecution or defense of the case.
- 6. No interviews shall be conducted within the courthouse. The Court will arrange for an area in the front of the courthouse to be used for the media to conduct interviews. This area shall be used solely for the media. The Court shall also arrange a separate area in the front of the courthouse to be used for public gatherings. Persons known or identified to be summoned or selected jurors shall not be approached, contacted, questioned, interviewed, or harassed, whether on or off the premises of the LPCC, about their prospective service, qualifications, opinions, or any other matter concerning this case until such time as the summoned or selected jurors have been discharged from jury service. This provision does not restrict any member of the public or press from making inquiries of court personnel regarding the scheduling of proceedings, the filing of papers

with the court, or requesting any other information in the public record concerning this case.

- 7. The media and members of the public may capture images of persons as they come and go from the courthouse, except those persons known or identified to be summoned or selected jurors may not have their images captured. Selected jurors will be given a juror badge, and any such person displaying the badge shall not have his or her image captured. If an image of a person is captured before that person is determined to be a summoned or selected juror, his or her image shall not be displayed, distributed, or identified as a juror.
- 8. At all times there shall be clear passage and entry into the courthouse for all persons who conduct business with the court. There shall be no obstructions to the clear passage through the public hallways in the LPCC. At all times there shall be clear passage and entry for sheriff's and other emergency vehicles through the parking lots, entrances, and roadways leading to and from the LPCC. There shall be no attempts by any member of the public to contact any juror concerning this case or congregate or linger at any place any juror(s) are likely to be found.
- 9. No structures or other facilities, whether placed for a single proceeding or intended to remain in place until the conclusion of this matter, shall be erected, and no tents, chairs, tables, and similar items shall be placed on the public grounds of the LPCC or the parking lot or any property belonging to La Plata County except as approved and permitted by the La Plata County Sheriff's Office and Court Executive. Any conduct not otherwise approved, and which may damage or destroy existing lawn, pavement, or landscaping, is prohibited.
- 10. No person shall wear or bring anything into the courthouse that expresses support for either the prosecution or defense. Included in this prohibition are any signs, photographs, T-shirts, or buttons that reference the case, the defendant, or the alleged victim in any way.

Any violation of the foregoing, and any other conduct which the Court finds disruptive to the proceedings, may result in an order of temporary or permanent exclusion from the proceedings and/or other legal sanctions, including contempt of court.

Done and signed this / day of June, 2021.

Jeffrey R. Wilson Chief Judge

Sixth Judicial District of Colorado