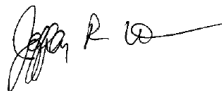


DISTRICT COURT, LA PLATA COUNTY, COLORADO Court Address: 1060 East 2nd Avenue, Room 106, Durango, CO, 81301-5157	DATE FILED: February 10, 2019
The People of the State of Colorado v. MARK ALLEN REDWINE	<p style="text-align: center;"><b>△ COURT USE ONLY △</b></p> Case Number: 2017CR343 Division: 1                      Courtroom:
<b>Order Regarding the First D-15</b>	

The defense has filed two motions designated D-15. The first D-15 filed by the defense on July 26, 2017, requests that the prosecution disclose why it needs to perform consumptive DNA tests on evidence upon which "obsolete" DNA analysis has already been conducted. The prosecution has responded it does not intend to perform consumptive testing on those samples and that the prosecution's use of the term "obsolete" in a response to D-6 was an "inartful" (sic) manner of explaining that DNA analysis has improved from the time the first samples were subjected to DNA analysis. The Court therefore finds D-15 moot. If the defense believes that there is any issue contained in D-6 that is not moot, they shall inform the Court by means of a new motion.

Issue Date: 2/10/2019



JEFFREY RAYMOND WILSON  
 District Court Judge