

DISTRICT COURT, LA PLATA COUNTY, COLORADO Court Address: 1060 E. Second Ave., Durango, CO 81301 Phone Number: (970) 247-2304	
Plaintiff:       PEOPLE OF THE STATE OF COLORADO  v.  Defendant:     MARK ALLEN REDWINE	▲ COURT USE ONLY ▲
	Case Number: 17CR343
<b>Order After Status Conference on July 25, 2019 C-34</b>	

A status conference was held in this case on July 25, 2019. The Court issues the following orders as a result of that status conference:

1. On or before the close of business on July 30, 2019, defense shall file any motion and supporting documentation it deems appropriate regarding the impact that defense counsel Moran's misdemeanor arrest will have upon this case, particularly the ability of defense counsel to go forward with the trial as currently set. If there are any reasons that exist that would impact the ability of Mr. Moran to proceed with the trial as scheduled in addition to the conflict concerns raised at the status conference, those concerns shall also be addressed in the defense motion. The prosecution shall have seven days to respond to the motion and the defense shall have five days to file any reply.
  
2. The Court denies the objection to the prosecution's request to depose Sarah Miller. The case has been pending for two years. The defense has had ample opportunity to prepare for Ms. Miller's DNA testimony. The defendant will be present during the deposition and able to cross-examine Ms. Miller through counsel. The deposition will be video recorded and the defendant's DNA expert will be able to view the recording of the deposition testimony prior to trial. If the video of the deposition is played for the jury, the jury will be able to observe Ms. Miller as she testifies. The deposition shall occur in the La Plata County Courthouse on August 8, 2019 starting at 9:00 AM. In order to properly rule upon whether Ms. Miller is unavailable for trial, the Court will need to hear evidence from Ms. Miller as to why she may be unable to attend the trial as currently scheduled. The undersigned shall preside over the deposition and rule upon any objections to testimony during the deposition. The Court shall provide a court reporter for the deposition.

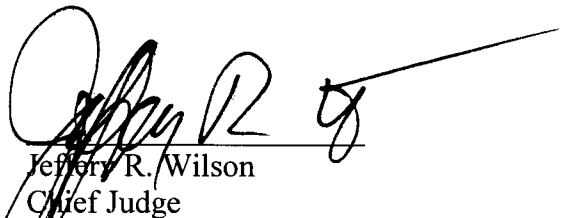
3. At the next status conference, counsel from both sides shall provide the Court with a rough estimate as to how many exhibits they expect to introduce at trial. The Court will then assign a range of exhibit numbers for the parties to use. ALL EXHIBITS SHALL BE NUMBERED PRIOR TO THEIR USE AT TRIAL. The exhibit sticker shall contain the case number and the date upon which the trial is to begin. On or before the pretrial conference, the parties shall provide the Court with an exhibit list in word format that is editable by the Court. The exhibit list shall follow the following format:

O/A/D	Number	Description
	1001	photo front of Def house
	1002	Photo Def living room east wall

4. The parties shall participate in a meeting with the court executive and sheriff's office to discuss the appropriate procedures for the jury view of the outside of the defendant's house and the two locations where Dylan's remains were found. At the first status conference after the meeting, the Court will either adopt the plan developed at the meeting or resolve any disagreements about the procedure to be used during the jury view.
5. The defense shall file its proposed jury questionnaire within 14 days.

DONE this <sup>th</sup> 26 day of July, 2019.

BY THE COURT:

  
Jeffery R. Wilson  
Chief Judge