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| <b>DISTRICT COURT, LA PLATA COUNTY, COLORADO</b><br>Court Address: 1060 E. Second Ave., Durango, CO 81301<br>Phone Number: (970) 247-2304  | FILED<br>IN COMBINED COURT<br>LA PLATA COUNTY, COLORADO<br><br><b>MAY 20 2019</b><br><br><hr/> DEPUTY CLERK<br><br><b>▲ COURT USE ONLY ▲</b> |
| <b>Plaintiff: PEOPLE OF THE STATE OF COLORADO</b><br><br><b>v.</b><br><br><b>Defendant: MARK ALLEN REDWINE</b>   |  |
| Christian Champagne - District Attorney, #36833<br>Matthew Durkin, Special Deputy District Attorney, #28615<br>Fred Johnson, Special Deputy District Attorney, #42479<br>P.O. Drawer 3455, Durango, Colorado 81302<br>Phone Number: (970) 247-8850<br>Fax Number: (970) 259-0200 | Case Number: <b>17 CR 343</b>  |
| <b>PEOPLE'S NOTICE OF SUBMISSION OF EXHIBITS IN SATISFACTION<br/>         COURT'S ORDER RELATING TO D-47<br/>         [PUBLIC ACCESS]</b>  |  |

NOW COME the People, by and through Christian Champagne, District Attorney, in the County of La Plata, and submit the attached exhibits to this honorable Court in accordance with the Court's order. AS GROUNDS for this motion, the People state as follows:

1. On January 22, 2019, the Court issued its *Order Regarding the Motion to Suppress Statements of Mark Redwine Obtained Through his Appearance on the Dr. Phil Television Show (D-47)*. In that order, the Court ordered the People to submit exhibits relating to two sections of the Dr. Phil show recordings.
2. The People hereby submit the attached exhibits, submitted via DVD to the court via direct delivery to the Clerk of the Court, which include excerpts of the Dr. Phil show and the associated transcripts. *Exhibits 1-6*.
3. After close examination of the recordings and the statements made by the defendant during the Dr. Phil show recordings, the People have identified an additional section of the recordings that they feel is relevant and admissible. *See Exhibits, 3, 6*. The People offer these exhibits as relevant and admissible under CRE 401 and 403 as the prejudicial effect of the evidence does not outweigh its probative value. The exhibits do not do not consist of other witnesses ganging up on the defendant, but rather contain calm discussions between Dr. Phil, Jack

Trimarco, and the defendant. The People feel these exhibits are admissible during the trial and ask the court to reconsider it earlier ruling excluding them.

WHEREFORE, the People hereby submit the exhibits relating to the Dr. Phil Show in accordance with the Court's instructions and seeking an order from the court considering the admissibility of Exhibits 3 and 6.

Respectfully submitted this May 20, 2019.

CHRISTIAN CHAMPAGNE  
DISTRICT ATTORNEY  
6<sup>th</sup> JUDICIAL DISTRICT

/s/ Christian Champagne  
Christian Champagne #36833  
District Attorney

#### **CERTIFICATE OF SERVICE**

I hereby certify that on May 20, 2019, I delivered a true and correct copy of the foregoing to the parties of record via e-service.

/s/ Christian Champagne  
Christian Champagne