DISTRICT Court, LA PLATA County, Colorado 1060 E 2nd Ave, Durango, CO DATE FILED: May 8, 2019 1:30 PM THE PEOPLE OF THE STATE OF COLORADO, FILING ID: FAE20E7A75166 Plaintiff, CASE NUMBER: 2017CR343 v. MARK REDWINE, Defendant ☐ COURT USE ONLY☐ Megan Ring, Colorado State Public Defender Case No. 17CR343 Justin Bogan #33827 John Moran #36019 Deputy Public Defender 175 Mercado Street, Suite 250 Division: 1 Durango, Colorado 81301

REPLY: P-20 PEOPLE'S SUPPLEMENTAL NOTICE OF DYLAN REDWINE'S STATEMENTS TO BE INTRODUCED PURSUANT TO C.R.E. 807 PUBLIC ACCESS

- On June 28, 2018 the Prosecution filed PEOPLE'S NOTICE TO INTRODUCE STATEMENTS OF DYLAN REDWINE PURSUANT TO C.R.E. 807 (P-4) seeking to introduce six statements allegedly made by Dylan Redwine.
- On April 26, 2019 the Prosecution filed PEOPLE'S SUPPLEMENTAL NOTICE OF DYLAN REDWINE'S STATEMENTS TO BE INTRODUCED PURSUANT TO C.R.E. 807 (P-20) seeking to introduce thirteen additional statements allegedly made by Dylan Redwine.
- 3. Given the complexity of the legal analysis required, Mr. Redwine, through counsel, requests an extension to May 30, 2019 to respond. In the alternative, Mr. Redwine requests until June 7, 2019.

Respectfully submitted,

/s/ <u>Justin Bogan</u>
Justin Bogan, No. 33827
Deputy State Public Defender
Dated: May 8, 2019

/s/ John Moran John Moran, No. 36019 Deputy State Public Defender Dated: May 8, 2019 Certificate of Service
I hereby certify that on May 8, 2019
I served the foregoing document by e-filing same to all opposing counsel of record.
/s/ Justin Bogan /s/ John Moran