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| DISTRICT COURT, BOULDER COUNTY, COLORADO 1777 Sixth Street Boulder, CO 80302 | DATE FILED: October 5, 2021 4:58 PM |
| PEOPLE OF THE STATE OF COLORADO v. AHMAD AL ALIWI ALISSA Defendant | COURT USE ONLY |
| Michael T. Dougherty, District Attorney Adam Kendall, Chief Trial Deputy District Attorney 1777 Sixth Street Boulder, CO 80302 Phone Number: (303)441-3700 FAX Number: (303)441-4703 E-mail: akendall@bouldercounty.org Atty. Reg. #38905 | Case No. 21CR497 Div:13 |
| Request for Supplement to Competency Evaluation (P-010) | |

Upon review of the court-ordered report of the competency evaluation of Ahmad Al Aliwi Alissa (the “Defendant”) completed by Dr. Loandra Torres and Dr. Brittany Remmert on October 1, 2021 and filed with the Court on October 5, 2021, the People noted several items relied on by the evaluating doctors that were provided to the doctors by Defendant’s counsel or potentially obtained through interviews conducted by the doctors. The People have not been provided with copies of the material provided by Defendant’s counsel to the doctors or the contents of interviews conducted by the doctors during the evaluation process.

The People hereby request to receive all copies of material provided by Defendant’s counsel and relied on by Dr. Torres and Dr. Remmert, to include, but not limited to the following:

1. Investigation reports by Amy Kelso;
2. Specific FBI Reports provided by Defendant’s counsel;
3. “D.A. proposed exhibit;”

4. Specific Boulder Police Department and University of Colorado-Boulder Police Department investigative reports provided by Defendant's counsel;
5. Defendant's Denver and Jefferson Public School records;
6. Boulder County Jail medical records dated March 23, 2021 to September 15, 2021;
7. Rocky Mountain Medical & Health Care encounters 2004 through 2007 and 2011 through 2017, to include Provenaric Cherry Creek Family Practice encounter from 2001 and Pediatric Endocrine Associates encounter in 2006;
8. Boulder Community Hospital records from March 2021.

The People further request details and information regarding:

1. The conversation with "Ms. Levett" where she "revealed one incident in which [Defendant] was observed behaving oddly towards surveillance cameras."

See C.R.S. § 16-8.5-104(1)(b), (stating that when the issue of competency is raised "the district attorney, the defense attorney, and the court are granted access, without written consent of the defendant or further order of the court, to: . . . [i]nformation and documents . . . relied on by an evaluator performing a court-ordered evaluation").

WHEREFORE, the People request that the Court order that Dr. Torres and Dr. Remmert provide the People with the documents and information described above, and any other materials or information not provided to the doctors directly by the People, that they relied upon in completing their October 1, 2021 court-ordered report of their competency evaluation. The law requires that these materials be provided, and the materials will be necessary for future proceedings, including a hearing on Defendant's competency.

Respectfully submitted,

MICHAEL T. DOUGHERTY
DISTRICT ATTORNEY

By:
s/Adam Kendall
Adam Kendall
Chief Trial Deputy District Attorney
October 5, 2021

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing served via the Colorado e-filing system on October 5, 2021, and addressed as follows:

Kathryn Herold
Daniel King
Sam Dunn
Office of the Colorado State Public Defender – Boulder
2555 55th Street Suite. D-200
Boulder, CO 80301

s/Adam D. Kendall
Adam D. Kendall