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| **Court:**  District  County  Probate  Juvenile  Colorado County:  Court Address: | *Court Use Only* |
| **Parties:**  Petitioner: The People of the State of Colorado  In the Interest of: *(child)*  &  Respondents: |
| Case  Number:  Division:  Courtroom: |
| **Order re Firearm Request** | |

The adjudicated child [filing party] in this case requested an order to determine that the prohibition against firearms in C.R.S. § 18-12-108(3)(a) does not apply to them. The Court has reviewed the record and finds and orders that:

**1. Grounds**

The filing party requested the determination pursuant to C.R.S. § 18-12-108(3)(b).

**2. Procedure and Findings**

a) Qualified Crime

The filing party was adjudicated of a felony crime as defined in C.R.S. § 24-4.1-302(1); Or,

The filing party was adjudicated of a crime listed in C.R.S. § 18-12-108(7); Or,

The filing party was adjudicated for the attempt or conspiracy to commit a felony crime as defined by C.R.S. § 24-4.1-302(1), or a crime listed in C.R.S. § 18-12-108(7); Or,

The filing party was adjudicated or convicted of a felony crime under any other state’s law or under federal law that would be a felony under C.R.S. § 24-4.1-302(1) if committed in Colorado.

b)  The filing party has completed their sentence.

c)  Qualifying victims of the adjudicated offenses in this case were notified pursuant to C.R.S. § 24-4.1-302.5(b.6).

d) By a preponderance of the evidence, good cause for the filing party to possess, use, or carry a firearm:

Exists.  Does not exist.

Justification:

**3. Order**

The Court determines that C.R.S. § 18-12-108(3)(a) shall not apply to the filing party. The filing party may legally possess, use, or carry a firearm.

The filing party’s request is denied.

**So Ordered**

Judge  Magistrate Dated