District Court, Teller County, Colorado Court Address: 101 West Bennett Avenue

Cripple Creek, CO. 80813

People of the State of Colorado

Defendant: Patrick Frazee

Deputy District Attorney: ELIZABETH REED

Address: 105 E. Vermijo, Colorado Springs, CO. 80903

Phone Number: 719-520-6000

Attorney Registration #: 35210

District Attorney: Daniel H. May, #11379

Courtroom #: PEOPLE'S RESPONSE TO DEFENDANT'S MOTION TO LIMIT PRE-TRIAL

DATE FILED: December 21, 2018 3:14 PM

Case #:

Division #:

▲ COURT USE ONLY ▲

18CR330

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PUBLICITY (P5)

Comes now, by and through the People of the State of Colorado, Elizabeth Reed, Lead Deputy District Attorney and hereby submit the following Response. As grounds therefore, the People state as follows:

- 1. The People would acknowledge that they are aware of their obligation under Rule Colo. R. Professional Conduct Sections 3.6 and 3.8. The People will comply with the rules.
- 2. The Defendant has failed to provide specific reasons why an order to limit pretrial publicity is warranted in this Defendant's case.
- 3. At this stage of the case, the People do not believe a hearing on this motion is warranted. Contrary to the Defendant's motion, there has not been "massive pre-indictment and pretrial negative publicity" such that it would affect the Defendant's right to a fair trial.
- 4. The People request that the Defendant's motion be denied without a hearing.

Dated: December 21, 2018 /S/: Elizabeth Reed #35210

Lead Deputy District Attorney (Original Signature on File)

CERTIFICATE OF SERVICE

I hereby certify that on this 21st day of December, 2018, I mailed a true and correct copy of the foregoing, first class mail, postage prepaid and e-notified through Colorado Courts E-Filing to the following interested party:

Adam Steigerwald, Public Defender's Office

/S/: Karen Johnston Senior Legal Assistant District Attorney's Office (Original Signature on File)

This document has been electronically filed and served via the Integrated Colorado Courts E-Filing System (ICCES). Pursuant to C.R.C.P. 121 §1-26, the duly signed original remains on file at the Office of the 4th Judicial District Attorney's Office.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing PEOPLE'S RESPONSE
TO DEFENDANT'S MOTION TO LIMIT PRETRIAL PUBLICITY (P-4) has been
forwarded to the Public Defender's Office by placing it into the Public Defender's box
for pickup:

Dated: December 21, 2018 /S/: Elizabeth Reed #35210

Lead Deputy District Attorney (Original Signature on File)

CERTIFICATE OF SERVICE

I hereby certify that on this 10th day of March, 2017, I mailed a true and correct copy of the foregoing, first class mail, postage prepaid and e-notified through Colorado Courts E-Filing to the following interested party:

Kelly McCullough, Public Defender's Office

/S/: Karen Johnston

Senior Legal Assistant
District Attorney's Office
(Original Signature on File)

This document has been electronically filed and served via the Integrated Colorado Courts E-Filing System (ICCES). Pursuant to C.R.C.P. 121 §1-26, the duly signed original remains on file at the Office of the 4th Judicial District Attorney's Office.