TWENTY SECOND JUDICIAL DISTRICT in and for DOLORES AND MONTEZUMA COUNTIES

STATE OF COLORADO

ADMINISTRATIVE ORDER 2020-05 CONNCERNING PROCEEDURES FOR JURY TRIALS DURING PRESENT COVID-19 CRISIS

One of the most precious of rights guaranteed under the Constitutions of the United States and the State of Colorado is the right to a jury trial in criminal matters and some civil matters.

The world and, the United States, is gripped by a deadly pandemic caused by the Covid-19 virus. As of August 20, 2020, more than 172,000 people have died from the virus in the United States alone and Colorado reports 54,230 people who have contracted the disease with 1,815 deaths due to Covid reported. Covid-19 is a highly contagious disease that has prompted the shuttering of business and schools and resulted in statewide orders to wear masks in public places.

The Covid -19 pandemic is particularly dangerous for high risk populations including persons over 60 years of age. A normal jury in Montezuma or Dolores County would include several, if not a majority of, persons who are over 60 or who may have other underlying conditions that places them at risk of death.

This order is meant to provide a plan to keep, the public, potential jurors, parties, attorneys, witnesses and Court staff safe while honoring a defendant's right to a jury trial.

IN GENERAL

Until further notice, no civil cases will proceed to a jury trial except those cases where a

child or children is alleged to be dependent and neglected under Title 19 of the Colorado Revised Statutes.

All potential jurors and all persons who are ultimately selected to serve on the jury as well as all witnesses, court staff, judges, attorneys, parties and spectators, will wear a mask or other face covering at all times. Any face covering required by this order must cover the person's nose and mouth. Any face shield used, must wrap around the face and extend from the forehead to below the chin and must be worn correctly at all times so that the nose and mouth area of the wearer is covered. The only exception will be for witnesses, if there is a clear screen between them and all other persons in the courtroom or if a witness is asked to identify the Defendant. In that case, the Defendant may lower their mask temporarily so that the witness may view the defendant's face. The Court will not require the Defendant to lower his or her mask if the Defendant has entered into a stipulation so that the element of identity need not be proven.

The entire trial, except for jury deliberations and sidebars will be broadcast to the public by WebEx, provided that any person who disrupts the proceedings will be removed from the WebEx site and will be subject to sanctions for contempt of court.

PRIOR TO THE DAY OF TRIAL

Any potential jurors who contacts the jury commissioner and indicates that they are in a high-risk group or who are not comfortable serving on a jury during the present pandemic will have their jury service continued for at least six months. Any person who contacts the jury commissioner who indicates that they have been exposed to or has become ill from the Covid-19 virus within 2 weeks of the day of trial and who has not tested free of the virus will have their

jury service continued for at least six months. The clerk will keep records of who was postponed and specific reasons why the postponement was granted

The Clerk will attempt to notify all potential jurors that they may fill out their jury questionnaires and email them to the clerk prior to the date of the trial.

Jurors will be allowed to enter the Courthouse with gloves and small bottles of hand sanitizer.

CHECKING IN ON THE DAY OF TRIAL

The Clerk's office will set up two stations outside of the Courthouse for jurors to check in. The potential jurors first will be directed to a station where they will be identified and have their temperature taken and health questions will be asked. The questions will include whether the juror is experiencing a fever, cough, shortness of breath, any respiratory illness symptoms, muscle aches, sore throat, a new loss of taste or smell or chills. Fever or chills, Cough, Shortness of breath or difficulty breathing, Fatigue, Muscle or body aches, Headache, New loss of taste or smell, Sore throat, Congestion or runny nose, Nausea or vomiting or Diarrhea

In addition, the potential jurors will be asked if they have been diagnosed with or been in close contact with anyone within the past 14 days who has tested positive for Covid-19. If a potential juror indicates that they previously tested positive for Covid-19, and they can show a negative test taken since that time, the potential juror will continue to be checked in. Any other person who answers yes to any of the health screen questions or who has a temperature above 100.4 will be denied entry and their service will be continued for at least 6 months. The potential jurors will also be asked if they are concerned about serving on a jury due to Covid-19. Any person who answers yes will have their jury service postponed for at least six months. The clerk will keep records of who was postponed with the only notation being that the potential juror was

postponed under the provisions of this order and the attorneys will be informed that the jurors had their service postponed because of the screening process. No medical information will be kept concerning potential jurors.

The remaining potential jurors will then move to a second station where they will be checked in and their juror questionnaire, if not previously emailed to the Court, will be scanned into the Court's computer system. The potential juror will then drop their questionnaire into a basket for disposal by staff.

The potential jurors will then proceed through security and enter the building. The jurors will be met on the inside of security by Court staff and the bailiff who will inform each juror whether they should go to the Kiva room or a vacant courtroom which will be used as jury assembly rooms.

VOIR DIRE

Jurors may be given staggered report times for jury selection. Once all potential jurors with a particular report time have been checked in, they will be shown the Court's jury video. The Judge and parties will be in the courtroom where the trial will occur for voir dire. The judge will begin a general voir dire by video link. Once the judge has completed the general voir dire, potential jurors will be called into the trial courtroom, one at a time for voir dire from the judge and the attorneys. Attorneys are to present a motion to strike the individual juror for cause after the juror has been questioned by the judge and both attorneys but before the next potential juror is called. If no motion to strike for cause is presented at this time, that juror will be passed for cause. The jurors accepted for cause will then be assigned a virtual seat number in a virtual jury box. Those jurors will then be either returned to the Kiva or courtroom that they came from and another juror will be called in for voir dire.

If any juror expresses a desire to answer questions outside the presence of the other potential jurors, then the video link to the other waiting areas will be interrupted by placing those rooms in the WebEx "lobby" and the juror questioned on the sensitive matters. After the sensitive matters have been discussed, the potential jurors will be removed from the lobby and will rejoin the process. The WebEx link for the public will not be terminated and the public will not be placed in the lobby while the individual sensitive voir dire occurs unless the Defendant stipulates to exclude the public from this portion of the voir dire.

Once a sufficient number of jurors¹ are cleared for cause the attorneys will exercise preemptory excuses by use of a shared virtual seating chart. Each side will mark that they have excused a juror. If all of the preemptory challenges are not exercised but the attorneys announce that they are not intending to use any further preemptory excuses, the jury will consist of the number of jurors remaining, starting with the lowest number seat until the correct number of jurors are reached. The additional jurors will be excused.

TESTIMONY AND ARGUMENTS

The jurors will maintain a six (6) foot distance between themselves and others during the trial Each juror must be able to see the face of each witness from where they are seated. Each presiding judge will have the responsibility to set out the seating arrangement for the jurors and other participants.

Attorneys are authorized to use any quiet and discreet method to converse with their clients, including face to face conversation, writing notes, text, email, or radios. Any device used to communicate between the defendant and the Defendant's attorney must be provided by the Defendant or the Defendant's attorney and must be cleared with the clerk and Court security

¹ For example, for a county Court trial with 3 preemptory excuses per side this would be 12 jurors. For a District Court trial with 6 peremptory challenges this would be 25

prior to the start of trial to insure that it does not interfere with any of the electronics in the court room, such as the court's Wi-Fi, the court's recording device, or WebEx, or the Court Security's communication system.

All witnesses will be sequestered in the hallway of the Court house and will remain at least 6 feet apart and 6 feet from any other person.

Attorneys are to make one word or short objections to the greatest extent possible. Bench conferences are to be discouraged and the presiding judge is authorized to deny request for bench conferences and require the attorneys to remain at counsel tables to present any longer objection or argument. If the presiding judge determines that a conference is necessary out side of the presence of the jury, the judge, attorneys, judicial assistants and defendant/party will move to another court room for argument.

Attorneys are required to use electronic forms of exhibits. Exhibits which may be offered will be submitted electronically using the Court's e-file program for attorneys. Any Defendant who is not represented by counsel will e-mail their proposed exhibits to the Clerk prior to the trial. Attorneys will be prepared to present their exhibits electronically, using the Courtroom system. All attorneys are required to be familiar with that system and to test their computer with the system within seven (7) days of the trial during a break in Court proceedings. In order to avoid wasting the juror's time, exhibits that cannot be shown because of technical difficulties where an attorney has failed to test their equipment with the Court's system and become familiar with how to present an exhibit prior to the trial will be rejected and will not be admitted. If there are any physical exhibits that must be handled by anyone in the Court room or during jury deliberations, the person handing the exhibit will use gloves. Once the exhibit has been handled by that person, she or he will remove and discard their gloves. Any party

proposing to admit physical exhibits will notify the Court and opposing counsel at least seven days before trial. The notification will include a description of the possible exhibit and the reason why it must be admitted in physical form. The trial judge will make the final determination concerning admitting any exhibit in physical form and any process to provide for such ambition.

The presiding judge may, in his or her discretion, allow or not allow jury questions during the trial.

Court staff will disinfect the witness stand after each witness has testified.

No person will use the podium and the attorneys are required to remain seated at counsel table when asking questions or addressing the Court or jury. Each counsel table will be equipped with spare gloves and bottles of hand sanitizer and a disinfectant. Each party will be represented by one and only one attorney during the trial. The attorney may have contemporaneous and confidential communication with other attorneys who are representing the Defendant remotely and who will be able to view the proceedings by WebEx.

Persons wishing to personally attend the trial as participants or spectators must undergo the general health screening provided by the court security officers at the secure entrance. Any person who would be excluded from the Courthouse bunder the provisions of the Court's other orders concerning health screening and entrance into the Courthouse will not be allowed to enter the Courthouse.

No Courtroom will ever be filled to more than 50% of its capacity. Any person wishing to watch the trial, including defendant's family members will be allowed on a first come-first served basis but only to the extent there is room in the Court room after taking into account, the judge, attorneys, jury, defendant, court security, bailiff, witnesses, victims and court staff. The

presiding judge may make accommodations to remove any person deemed to not be necessary for the trial to proceed, in that judge's discretion, if the above listing of persons exceeds 50% of the courtroom's capacity. Anyone denied access under this provision may view the proceedings by WebEx. All spectators and participants will maintain a distance of 6 feet from each other with the exception that a Defendant and his or her attorney who may be closer than 6 feet from each other.

JURY CARE AND DELIBERATIONS

The jury will remain in the courtroom during any breaks during the trial, unless there is a reason to remove the jury (such as removal of a defendant that would will disclose that she is in custody. In that case, the jury should be moved to Courtroom 3. All jury deliberations will be in the trial Courtroom with all other persons exiting the Courtroom. If a jury requests an examination of any electronic exhibit, the Court, after consulting with counsel may allow the exhibit to be shown to the jury in the courtroom or may arrange for the Court to print a copy of the exhibit for each juror who will then be allowed to retain that exhibit during deliberation.

The jurors will use the bathroom in the nearest jury deliberation room. If it becomes necessary for a juror to use a different bathroom, the presiding judge will direct the bailiff to escort the juror to the bathroom chosen by the judge. The Bailiff, with the aid of Court Security, will insure that the bathroom is empty of other persons and the juror will then be allowed to enter.

The jury instructions and verdict forms will be handled only by Court staff, judges and jurors who will wear gloves at all times that the item is being touched.

Any request to deviate from this procedure must be made in writing at least seven (7) days prior to trial with specific reasons provided to deviate from this order. The presiding judge

will have the authority to deviate from this order but only in extraordinary circumstances when necessary to protect the fairness of the trial. The presiding judge may not vary from this order in any fashion that would endanger the health and safety of the jurors and other participants.

SO ORDERED this 24th day of August, 2020.

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Douglas S. Walker Chief Judge