STATE OF INDIANA	) ) SS:	IN THE CARROLL CIRCUIT COURT
COUNTY OF CARROLL	)	
STATE OF INDIANA	)	CAUSE NUMBER: 08C01-2210-MR-00001
VS.	)	
RICHARD M. ALLEN	)	

## OBJECTION TO DEFENDANT'S MULTIPLE MOTIONS TO CONTINUE AND DEFENDANT'S MOTION TO STAY

Now comes the State of Indiana, by Prosecuting Attorney, Nicholas C. McLeland, and respectfully objects to the multiple motions for continuance of the hearing on contemptuous conduct scheduled for March 18<sup>th</sup>, 2024, at 9:00 A.M. The State also objects to the Court staying the proceedings until after the trial in this matter. The State would ask the Court to consider the following:

- That the Defense filed a Verified Emergency Motion for Continuance on March 13<sup>th</sup>, 2024, with various supplements filed thereafter.
- That the Defense filed a Motion to Stay Ancillary Proceedings on March 13<sup>th</sup>, 2024.
- 3. That the motions are asking the Court to continue the hearing on contemptuous conduct set for March 18<sup>th</sup>, 2024, in Allen County Superior Court.
- 4. That the Defense's reasons for the continuance, in relation to new evidence, are not well founded by the State.
- 5. That this is the Defense's second time asking the court to continue the hearing on contemptuous conduct.
- 6. That the State objects to any continuance of the hearing on contemptuous conduct set for March 18<sup>th</sup>, 2024.
- 7. That the State objects to staying the proceedings until after the trial.
- 8. That the State has notified the Defense of its objection prior to the Defense filing the motions.

Wherefore, now comes the State of Indiana, by Prosecuting Attorney, Nicholas C

McLeland, and files this objection to the Defense's various motions to continue with the supplements and the motion to stay proceedings.

Muh

Nicholas C. McLeland Attorney #28300-08 Prosecuting Attorney

## CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing instrument was served upon the Defendant's attorney of record, through personally delivery, ordinary mail with proper postage affixed or by service through the efiling system and filed with Carroll Circuit Court, this  $\_15^{th}$  \_ day of March, 2024.

Muhl

Nicholas C. McLeland Attorney #28300-08 Prosecuting Attorney