DISTRICT COURT, WELD COUNTY, STATE OF COLORADO Court Address: 901 9 th Avenue, Greeley, Colorado Mailing Address: P.O. Box 2038, Greeley CO 80632-2038	
ADMINISTRATIVE ORDER NO. 06-07	RFILED Document CO Weld County District Court 19th JD Filing Date: May 12 2006 11:42AM MD Filing ID: 11271055 Review COOURT USE ONLY
	Case No. 06 CV 01
	Division: 1
ORDER re: GRAND JURY DISCOVERY REQUESTS	

It is hereby ordered that the following protocol shall apply to grand jury motions and discovery requests:

- 1) All motions challenging the array and discovery requests regarding the selection process of grand jurors shall be filed in the Grand Jury case and shall be determined by the chief judge of the 19th Judicial District. Such requests shall include, but not be limited to:
 - a) Transcripts of the *voir dire* of the voir dire;
 - b) Questionnaires or other written materials used in the selection process;
 - c) Any other matters concerning the selection of the grand jury or for matters unrelated to a case involving the requesting defendant;
 - d) Motions challenging array or selection of grand jury.
- 2) Upon motion of the district attorney and pursuant to Crim.P. 6.9 (a), the chief judge shall order the preparation and release to the district attorney transcripts of grand jury witnesses' testimony that result in the issuance of any indictment. A hard copy of the transcript and an ASCII disk shall be provided to the district attorney. Upon the request of the district attorney, the transcripts may be provided in electronic format. Pursuant to § 13-74-108, C.R.S., the costs of the original transcripts shall be paid by the state out of funds appropriated to the judicial department. All original transcripts shall remain in the custody of the court. The chief judge must approve any invoices for the costs of preparation of such transcripts. The district attorney shall provide defense counsel (or defendants, if unrepresented) either paper or electronic copies of transcripts of witnesses' testimony pursuant to the prosecutor's obligations under the rules of criminal procedure and applicable statutes. The release of the transcripts shall be limited to only those entitled to review such transcripts and no one else. The district attorney may ask the court to impose limitations on the release of such transcripts pursuant to Crim.P. 6.9 (c).
- 3) All motions and discovery requests pertaining to a specific case involving a grand jury indictment shall be filed in such case and shall be determined by the district judge presiding over the case. Such requests shall include, but not be limited to:
 - a) Disclosure of copies of all subpoenas issued on behalf of the grand jury for the particular case:
 - b) Disclosure of copies of all documents and exhibits tendered to the grand jury in the case;

- c) Release of written motions and orders granted or denied by the grand jurors, the district attorney or the court;
- d) Daily attendance records of all prospective members of the grand jury;
- e) Colloquy between the district attorney and the members of the grand jury;
- f) Disputes over the disclosure of transcripts of the grand jury testimony;
- g) Bills of particular;
- h) Sealing of indictment;
- i) Unsealing of indictment.

Dated: May 12, 2006

Roger A. Klein Chief Judge

19th Judicial District