



2. All motions for in-person hearings shall identify whether conferral has transpired and report the opposing party's position.
3. Motions for in-person hearing shall be filed no later than 7 days prior to the scheduled hearing.

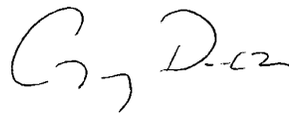
**C. Emergency Motions:** i.e. abduction prevention measures, motions pursuant to C.R.S. 14-10-129(4)

1. The Court will issue an Order specific to the Emergency Motion instructing the parties on whether they shall appear in-person or via Webex.

**Case Management Orders:**

1. All Exhibits to be used by the Parties must be marked (Petitioner using numerals, Respondent using letters), and exchanged with a copy to the Court no later than seven (7) days prior to the scheduled hearing.
2. The Parties are required to engage in a good faith settlement conference no later than seven (7) days prior to the hearing. Failure to engage in a settlement conference may result in the hearing being vacated. See C.R.C.P. 16.2(c)(3)(C).
3. Pursuant to C.R.E. 615 the sequestration of witnesses is ordered for all testimony at the hearing and potential witnesses shall not be present or within ear-shot for the testimony of other witnesses, nor discuss their testimony with any potential witness. Counsel, or the Parties if *pro se* shall advise their respective witnesses of the sequestration order.

So Ordered this April 10, 2024.



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GREGORY K. DUNCAN  
DISTRICT COURT MAGISTRATE