Filed in District Court State of Minnesota May 31, 2022 4:05 pm

DISTRICT COURT

STATE OF MINNESOTA

HENNEPIN COUNTY

FOURTH JUDICIAL DISTRICT

State of Minnesota,

Plaintiff,

SCHEDULING ORDER

v.

MNCIS No. 27-CR-22-4239; 27-CR-21-6382

Priest Dorsey,

Defendant.

IT IS HEREBY ORDERED:

- 1. Jury Trial in 27-CR-22-4239 is set for **August 8, 2022, at 9:00 a.m.**
- 2. Discovery in both files shall be completed no later than **June 30, 2022**. Any discovery not produced by this date may be subject to suppression at trial. Newly discovered or created documents shall be provided to opposing counsel as they are received.
- 3. The defense shall file in both cases, on or before <u>July 8, 2022</u>, any motions to suppress evidence based on constitutional grounds (*Rasmussen* motions). The Court will hear all suppression motions at a single hearing; serial motions are not permitted. *Rasmussen motions will not be heard on the day of trial*. <u>Failure to raise such issues by the date prescribed will result in such issues being deemed waived by the Court</u>. Any testimony in connection with the motions must be presented at the hearing. *Parties should plan to file briefs before the hearing and/or to make oral arguments, including to legal authority, following any testimony*. The court will not set a briefing schedule after the hearing absent good reason.
- 4. Consistent with the deadlines provided in the rules of criminal procedure and, in any case, **by one month before trial**, the parties must file all other motions relating to probable cause, evidentiary issues, discovery, *Spreigl* evidence, relationship evidence, rape shield evidence, constitutional issues, procedural issues, or aggravated sentence. *Failure to raise these pretrial issues by the date prescribed will result in these issues being deemed waived by the Court.*
- 5. If the parties agree any of said motions may be decided without a hearing, the responding party shall serve and file any responsive pleadings and inform the Court that the matter(s) may be taken under advisement.
- 6. Parties shall timely serve and e-file witness lists. Any additional witnesses must be made known to opposing counsel as soon as reasonably possible, together with a brief description of the witness's expected testimony. Such disclosure may be oral, but a supplemental witness list containing the name of the new witness(es) must be served and e-filed before trial.

- 7. If the parties wish to use a jury questionnaire in addition to the questionnaire administered by the jury office, the parties shall agree upon and submit a proposed questionnaire to the Court by the **Wednesday prior** to the trial date.
- 8. Any extensions or other changes will be made only for good cause shown by written motion supported by affidavit. Neither a conflict with other court appearances nor agreement of the parties is, by itself, good cause for extension.
- 9. When filing documents with the court, all parties shall use e-service or the courtesy copy function of the Minnesota Judicial Branch e-File and Serve system to send copies to the judge of record and her staff (4thJudgeCaligiuriStaff@courts.state.mn.us).

IT IS SO ORDERED.

BY THE COURT:

Dated: May 31, 2022

HILARY LINDELL CALIGIURI Judge of District Court

MINNESOTA JUDICIAL BRANCH