

Court: <input type="checkbox"/> District <input type="checkbox"/> County Colorado County: _____ Court Mailing Address: _____	<i>This box is for court use only.</i>
Parties: Petitioner: People of the State of Colorado v. Defendant: _____	
Objection to Automatic Sealing pursuant to § 13-3-117	

The State Court Administrator’s Office has included this case in a compiled list of eligible convictions pursuant to § 13-3-117, which was provided to the District Attorney for review on *(date)* _____.

The District Attorney hereby objects to the automatic sealing of this case pursuant to § 13-3-117(3)(a) for the reason selected below, and files this notice as an *Objection to Automatic Sealing* pursuant to 13-3-117 within 45 days of the date listed above.

- A condition of the plea was that the defendant agreed to not have the conviction sealed.
- The defendant has a pending criminal charge.
- The defendant has an intervening conviction.
- The conviction is ineligible for sealing under 13-3-117, 24-72-703 and/or 24-72-706.
- The conviction is a felony conviction and is not an offense in article 18 of title 18 and there is reasonable belief that the public interest safety in retaining public access to this case outweighs the privacy interest of or adverse consequences to the defendant, and that such belief is grounded in supporting facts. Any available supporting documents are included with this filing.

Because the District Attorney has filed this notice as an *Objection to Automatic Sealing*, the State Court Administrator’s Office will remove this case from the compiled list of eligible cases. The court shall notify the defendant that such objection was filed. Should a defendant request a hearing pursuant to 13-3-117(3)(IV), the court will set a hearing pursuant to 24-72-706 and notify the parties.

Name: _____, District Attorney, Bar #: _____

Signature: _____

Date: _____