DISTRICT COURT, BOULDER COUNTY, COLORADO		
Court Address:		
1777 SIXTH STREET P.O. BOX 4249, BOULDER, CO, 80306-4249		
THE PEOPLE OF THE STATE OF COLORADO	DATE FILED	
v.	July 8, 2025 4:17 PM	
Defendant(s) MOHAMED SABRY SOLIMAN		
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	Case Number: 2025CR785	
	Division: 5 Courtroom:	
Order: MOTION TO CONTINUE PRELIMINARY HEARING (D-012)		

The motion/proposed order attached hereto: REVIEWED.

Any Response from the People shall be filed before close of business on Friday, July 11.

Issue Date: 7/8/2025

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NANCY WOODRUFF SALOMONE District Court Judge

DISTRICT COURT, Boulder County, Colorado Court Address: 1776 6 <sup>th</sup> Avenue Boulder, CO 80306	
THE PEOPLE OF THE STATE OF COLORADO	
V.	
MOHAMED SOLIMAN, Defendant.	σ COURT USE ONLY σ
Megan Ring, Colorado State Public Defender	Case No. 25CR785
Kathryn Herold #40075	
Supervising Deputy State Public Defender	Division 5
Nicole Collins #33122	
Office Head, Boulder Regional Office	
Boulder Regional Public Defenders	
2555 55TH Street 200, Boulder, CO 80301	
Phone: (303) 444-2322 Fax: (303) 449-6432	
E-mail: boulder@coloradodefenders.us	

## MOTION TO CONTINUE PRELIMINARY HEARING (D-012)

Mohamed Soliman through counsel, requests this Court to continue his preliminary hearing and, as grounds, states as follows:

- 1. On June 5<sup>th</sup>, 2025 Mr. Soliman was charged with 118 criminal counts including multiple counts of Attempted Frist Degree Murder (F2). A preliminary hearing is scheduled for July, 15, 2025 at 1:30 pm.
- 2. On or about Wednesday, June 25, 2025, one of the alleged victims passed way. As a result, the District Attorney filed an additional sixty-six counts, and amended the counts related to the deceased victim, including amending counts four and five to charge Murder in the First Degree (F1).
  - Originally, counsel was prepared to proceed with a preliminary hearing on July 15<sup>th</sup>, 2025. However, based on some significant collateral implications that cannot be addressed in advance of July 15, counsel is requesting a continuance of the preliminary hearing and request for a proof evident presumption great at the end of October.
- 4. Counsel is not aware of an autopsy report being produced yet. Additionally, there will be significant medical records that need to be provided and reviewed in advance of such hearing.
- 5. Mr. Soliman requests that his preliminary hearing be set sometime at the end of October.
- 6. Co-counsel communicated with the Government regarding this motion and they object this request.

Wherefore, Mr. Soliman requests that this court vacate his currently scheduled preliminary hearing and continue her hearing until the end of October, 2025.

Respectfully Submitted,

MEGAN A. RING COLORADO STATE PUBLIC DEFENDER

\_/s/ Nicole Collins Nicole Collins #33122 Office Head, Boulder Regional Office

\_/s/Kathryn Herold\_ Kathryn Herold #40075 Supervising Deputy State Public Defender

Certificate of Service I hereby certify that on 7/3/2025, I served the foregoing document by Attachment E filing same to all opposing counsel of record. \_/s/ NC \_

Dated: July 3, 2025