

DISTRICT COURT, 12th JUDICIAL DISTRICT 8955 Independence Way Alamosa, Colorado 81101 (719)589-4996	<p style="text-align: center;">▲ COURT USE ONLY ▲</p>
<p style="text-align: center;">THE PEOPLE OF THE STATE OF COLORADO</p> <p>vs.</p> <p>ROLAND RILEY, Defendant</p>	
ANNE E. KELLY District Attorney - 12th Judicial District 601 Main Street Alamosa, Colorado 81101 Phone: (719) 589-3691 Registration #38885	Case No: <i>J6CR507</i> Courtroom:
12TH JUDICIAL DISTRICT GRAND JURY INDICTMENT	

Of the 2025-2026 term of the 12th Judicial District Grand Jury in the year 2026, the 2025-2026 12th Judicial District Grand Jurors, chosen, selected and sworn in the name and by the authority of the People of the State of Colorado, upon their oaths, present the following indictment and described acts, all committed within the County of Costilla, State of Colorado, all done contrary to the form of statutes in such case made and provided, and against the peace and dignity of the People of the State of Colorado, as stated in the counts attached hereto:

COUNT 1: ASSAULT IN THE SECOND DEGREE, C.R.S. 18-3-203

On or about February 3, 2026, Roland Riley, with intent to cause bodily injury to another, unlawfully and feloniously caused serious bodily injury to David Sandburg; in violation of 18-8-802(1.5), C.R.S.

COUNT 2: ASSAULT IN THE THIRD DEGREE, C.R.S. 18-3-204

On or about February 3, 2026, *Roland Riley*  Cruz Soto unlawfully, knowingly or recklessly, caused bodily injury to David Sandberg; in violation of section 18-3-204, C.R.S.

Probable causes as to the offenses alleged in Counts 1 and 2 are as follows:

[REDACTED] testified before the Grand Jury. The evidence, including all exhibits admitted, and testimony from this witness during the grand jury session established the following facts:

██████████ testified before the Grand Jury. The evidence, including all exhibits admitted, and testimony from this witness during the grand jury session established the following facts:

██████████ is a Deputy employed with the ██████████ ██████████ testified that on February 3, 2026 he was asked to respond by Sergeant Caleb Sanchez to 21806 County Road K.5 in Costilla County, Colorado to respond to the residence of ██████████ ██████████ called dispatch earlier in the day to report that his wife was missing with his children after they left that address in his truck. When ██████████ arrived, ██████████ eventually came to the gate of his property and spoke with ██████████ over the gate. ██████████ was holding a razor-edged hunting arrow to his own neck and began making statements that ██████████ identified as suicidal in nature. ██████████ stated that his wife was leaving him and he wanted to die. ██████████ testified that it was clear that ██████████ was having a mental health crisis. During the interaction that lasted approximately two hours, ██████████ was told that they had no intention of arresting him or taking him to the hospital.

██████████ and Sgt. Sanchez were able to convince ██████████ to drop the arrow and go with them to the Sheriffs Office to speak to him about possible employment as a jail deputy with the Sheriffs Office. Before entering Sgt. Sanchez's patrol vehicle, Sgt. Sanchez "patted down" ██████████ twice, including requesting that ██████████ empty his pockets, to confirm that he had no weapons on his person.

When the deputies arrived at the Sheriffs Office with ██████████ ██████████ went into the Sheriffs Office with Sgt. Sanchez. A short time later, ██████████ left the Sheriffs Office with Sgt. Sanchez. ██████████ did not hear the conversation outside the Sheriffs Office as he was in his patrol vehicle. Approximately three minutes after observing ██████████ leave the Sheriffs Office, ██████████ saw ██████████ walking away from Sgt. Sanchez and he saw other officers, including Undersheriff Cruz Soto, Sgt. Sanchez, Deputy Roland Riley and Deputy Maurice Cheeks, following ██████████ ██████████ was unarmed and was not making any aggressive actions toward the officers. ██████████ heard the other officers issuing commands to ██████████ to not walk away from them. He saw ██████████ continue walking/running away and the officers give chase. In ██████████'s opinion, the officers should have let ██████████ run away and they did not need to give chase as ██████████ was not a threat or danger. To ██████████ it would have appeared to him that he was free to leave under the circumstances. Next, ██████████ heard the sound of multiple Taser deployments. The Taser causes pain and proper procedure is to issue loud verbal warnings before Tasering another, but ██████████ testified he never heard the other officers issue any warnings before Tasering ██████████ As he left his vehicle, he observed four Sheriffs deputies holding ██████████ on the ground yelling at him and handcuffing him. ██████████ observed three Taser barbs in ██████████'s body, confirming that he had been Tasered multiple times. In ██████████'s opinion, the officer's use of their Tasers was inappropriate and not justified under the circumstances.

Deputy Cheeks and ██████████ transported ██████████ to the hospital. ██████████ observed ██████████ to be in severe pain in his rib area. ██████████ later learned that ██████████ suffered a broken rib as a result of Deputy Riley and Sgt. Sanchez's Taser deployment.

Several days later, ██████████ approached Sgt. Sanchez about the Taser incident with ██████████. ██████████ suggested to Sgt. Sanchez that the deputies' use of force was not necessary and was excessive. Sgt. Sanchez replied that he was too new to understand what happened. To the best of ██████████'s knowledge, none of the other officers documented the events involving ██████████ and the Costilla County Sheriffs Office did not conduct a use of force investigation, nor did the Office refer the matter to an outside agency for investigation. After that conversation, ██████████ accessed his report from the Sheriff's report management system, Eforce. This action may have been seen by his supervisors and ██████████ was locked out of viewing the Sheriff's Office policies, including their use of force policy, shortly thereafter. ██████████ provided his report to Deputy District Attorney ("DDA") John Zachary indicating that he believed the District Attorney should be aware of the use of force incident.

██████████ later learned that, on or about March 13, 2026, the District Attorney requested all the materials related to this incident. As the members of the Sheriff's office discussed this request, ██████████ observed that Sheriff Sanchez appeared not to have any previous knowledge about the incident. Undersheriff Cruz and Sergeant Sanchez had apparently failed to inform Sheriff Sanchez of the incident and failed to complete their reports and documentation of the events despite several weeks having passed.

██ testified before the Grand Jury. The evidence, including all exhibits admitted, and testimony from this witness during the grand jury session established the following facts:

██████████ is a certified Axon Taser instructor. He has been a certified instructor for the use and training of Taser Energy Weapons since 2022, was trained by a master instructor, and had trained and instructed multiple law enforcement officers in proper use of Tasers. He is exceedingly familiar with use of Taser devices including standard policies and procedures related to Taser usage by law enforcement. He is required to be familiar with this information in order to maintain and utilize his certification as a Taser instructor. ██████████ was presented as an expert in the use of Taser's devices by law enforcement personnel.

██████████ testified that Taser devices are less-than-lethal energy weapons. Tasers are effective in utilizing pain compliance in a subject by creating neuromuscular incapacitation. Taser devices are intended to cause pain and physical incapacitation in a subject. Agency policies generally do not allow use of Tasers for those who are a threat only to themselves unless the person is in imminent danger of harming or killing themselves. A Taser is one step below the use of lethal force and is not usually used in the scenario of bringing an uncooperative person to the hospital for medical welfare purposes. Policies generally require documentation and reporting if the Taser is drawn, and especially if it is deployed. ██████████ discussed the use of force continuum in regards to Taser use. The steps include: (1) officer presence, (2) verbal command, (3) draw the Taser, (4) arm the Taser, (5) activate laser targeting, (6) "arc" warning, and (7) deploy the Taser probes. Many of these steps are designed to inform the person they are about to be Tasered and to allow them to comply without being Tasered. Risks involving the use of Tasers include: the probe breaking the skin, fall risk, electricity injected into the body causing dangers to those with prior health conditions, and multiple Taser cycles causes health complications. Deescalation attempts and verbal warnings are required under most policies unless the circumstances don't allow it.

██████████ reviewed the body worn camera footage captured by Undersheriff Soto, Sgt. Sanchez, Deputy Riley, Deputy Cheeks and ██████████. The video from Sgt. Sanchez showed the following:

██████████ told Sgt. Sanchez "you can take me home." Sgt. Sanchez told him "for this not to go wrong or go south, we are asking you to go voluntarily and, let me finish, you tell the hospital what you want. If you don't tell them you're going to kill yourself they're not going to keep you. If you go voluntarily in the ambulance, they'll take you." During the conversation, Sgt. Sanchez says "we're not trying to take you anywhere. Just go to the hospital on your own accord." ██████████ started walking away and became agitated when he noticed three other deputies surrounding him. He continued to express anger about "being lied to" by law enforcement. When other deputies began approaching him, ██████████ is visibly upset and says "bring it, do it!". After being told multiple times by deputies that going to the hospital would be "voluntary", ██████████ turned and started walking away from deputies. Deputy Riley then told ██████████ to stop walking away. ██████████ then turned around and extended his arms out to his sides.

Deputy Riley and Sgt. Sanchez then both unholstered their Taser devices. It appeared that ██████████ saw this because he turned around, ducked slightly and pulled his jacket over his head. Deputy Riley and Sgt. Sanchez both deployed their Taser devices. Sgt. Sanchez deployed his Taser device twice.

██████████ clearly appeared to be affected by the deployment as his body stiffened and he fell face first on the asphalt pavement. ██████████ is then heard screaming in pain. Undersheriff Cruz immediately gets on the top of ██████████ and appears to attempt to drive stun ██████████ with his Taser, Undersheriff Cruz then forcibly puts handcuffs on ██████████. During this time, Deputy Riley and Sgt. Sanchez yell at ██████████ saying "you had your chance! You're going to get it again!"

Deputy Riley and Sgt. Sanchez both unholstered their Taser devices and pointed them at [REDACTED]. Undersheriff Soto stood immediately next to Deputy Riley and Sgt. Sanchez in view of the two deputies unholstering their Taser devices. Undersheriff Cruz did nothing to stop Deputy Riley and Sgt. Sanchez from unholstering their Tasers devices, pointing them at [REDACTED] and then discharging their Tasers. Sgt. Sanchez deployed his Taser twice, and Deputy Riley deployed his Taser once.

He provided an opinion about Deputy Riley and Sgt. Sanchez's use of the Taser on [REDACTED]. He concluded that the Taser use in this incident represented an excessive use of force. He opined that the Taser deployment was unnecessary and unjustified for several reasons.

First, no deputy on scene provided [REDACTED] with verbal warnings of the potential use of the Taser on [REDACTED] in order to provide him with an opportunity to comply. [REDACTED] did not pose an immediate threat to the deputies or others. [REDACTED] was not acting violently nor physically resisting officers at the time the Taser was deployed. [REDACTED] was unarmed. The officers could not have had a reasonable belief that other available options would be ineffective, impractical or would present a greater danger to themselves or others.

Second, [REDACTED] was not under arrest nor had he committed any crime at the time the Tasers were deployed. In fact, he was repeated told that law enforcement wanted him to go to the hospital voluntarily or of his "own accord." The officers had no basis to order him to stop attempting to leave, and [REDACTED] had no reason to believe he would be required to remain on the scene.

Third, Tasers should not be deployed in situations where a subject is only demonstrating verbal defiance or gestures or passive resistance. Mere flight is also not a permitted use of the Taser device without additional aggravating circumstances. [REDACTED]'s conduct here was, at most, verbal defiance and passive resistance.

Fourth, [REDACTED] also noted that [REDACTED] was struck with three separate sets of Taser probes. He opined while one set of Taser probes would have been excessive in these circumstances, three sets of Taser probes was certainly excessive. He observed that Sgt. Sanchez deployed his device twice. If the Taser deployment was appropriate, which it was not in [REDACTED]'s opinion, Sgt. Sanchez should have allowed time for [REDACTED] to comply before deploying his Taser a second time.

[REDACTED] opined that it is well known and should have been well known to Deputy Riley, Sgt. Sanchez and Undersheriff Soto that mere flight from law enforcement is not a justification for the use of a Taser device to apprehend an individual without additional dangers or aggravating circumstances. [REDACTED] further opined that Undersheriff Soto should have immediately attempted to prevent Deputy Riley and Sgt. Sanchez from unholstering and deploying their Taser devices because the use of the Taser device was clearly inappropriate in that circumstance.

██████████ testified before the Grand Jury. The evidence, including all exhibits admitted, and testimony from this witness during the grand jury session established the following facts:

██████████ conducted an interview with ██████████ about this incident. He stated he was having a mental health crisis in February and the Costilla County Sheriffs Office responded. He was convinced to go to the Sheriffs Office to speak about his possible employment with the Sheriffs Office. He believed he was free to leave at any time and confirmed that no one told him he was under arrest or not free to leave. When he learned that the Sheriffs wanted him to go to the hospital “voluntarily”, he no longer wanted to be at the Sheriffs Office. He reported that when he started to walk away, he was “tased and roughed up” by the deputies. He was never informed that he was being arrested or criminally charged. He claimed that he suffered broken ribs as a result of the incident.

Around that same time DDA John Zachary reported that ██████████ told him about the events and provided ██████████ with ██████████'s report for his review

██████████ had not previously known about this use of force incident. ██████████ testified that it is unusual that a law enforcement agency would not seek the assistance of another law enforcement agency to complete a use of force investigation when a citizen suffers serious bodily injury as ██████████ suffered in this instance. ██████████ confirmed that no criminal charges were requested by the Sheriffs Office for ██████████

██████████ obtained ██████████'s medical records from February 3 through February 5, 2026. The medical records indicate that ██████████ suffered a non-displaced fracture of at least one rib and was experiencing pain from that fracture while being treated at a San Luis Valley Health facility.

On March 13, 2026, Investigator Mickey Finn sent an email to the Sheriffs Office requesting all reports and body worn camera footage from the incident. The District Attorney's Office received five written reports, but the submission omitted several critical pieces of evidence an additional request for materials. The reports written by Sgt. Sanchez and Undersheriff Cruz were written on March 16, 2026, three days after the District Attorney requested the material and over a month after the incident. It is extremely unusual to have been involved in a use of force incident

Officers have a duty to report excessive use of force by other officers within 10 days. Undersheriff Soto did not report this to Sheriff Sanchez in a timely manner. Officers have a duty to intervene when witnessing other officers using excessive force. Undersheriff Soto failed to live up to this duty.

[REDACTED] is an experienced use of force investigator and found that the evidence in this case represents unjustified use of excessive force by the Costilla County Sheriffs Office. This opinion is based on the facts that [REDACTED] committed no crime, was never told he was under arrest (although the officers arguably had justification for a mental health hold), he was given no definitive warning or command that he was not free to leave, and that application of force in this circumstances presented high risk of injury. Additionally, Sgt. Sanchez behavior after the Tasing reflected that he acted out of anger at [REDACTED]'s defiance.

AS TO COUNT ONE:

A TRUE BILL

[REDACTED]

Foreperson

A NO TRUE BILL

Foreperson

AS TO COUNT TWO:

A TRUE BILL

[REDACTED]

Foreperson

A NO TRUE BILL

Foreperson

i, [REDACTED], the Foreperson of the 2025-2026 12th Judicial District Grand Jury, do hereby swear and affirm that each and every True Bill returned in this indictment by the 2025-2026 12th Judicial District Grand Jury was arrived at after deliberation and with the assent and agreement to the existence of probable cause by at least nine members of the 2025-2026 12th Judicial District Grand Jury. The 2025-2026 12th Judicial District Grand Jury further authorizes the District Attorney for the 12th Judicial District to return this indictment to open court with or without the presence of the foreperson.

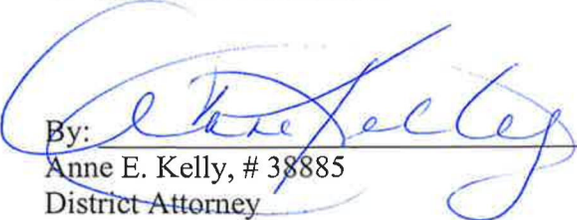
[REDACTED]
Foreperson

Subscribed to before me in the City and County of Alamosa, State of Colorado,
this 26th day of March, 2026

[REDACTED]

My commission expires: [REDACTED]

ANNE E. KELLY
DISTRICT ATTORNEY
12th JUDICIAL DISTRICT

By: 
Anne E. Kelly, # 38885
District Attorney
12th Judicial District

Date: 3/26/26

The 2025-2026 12th Judicial District Grand Jury presents the within Indictment, and the same is hereby ORDERED FILED this 26th day of March, 2026

Pursuant to § 13-73-107, C.R.S., the Court designates Costilla County, Colorado as the county of venue for the purposes of trial.

Dated this 26th day of March, 2026



Judge