



each hearing. Evidence is likely to include the testimony of several witnesses, as well as the proffer of numerous documents.

3. The motions for pretrial detention without bond were filed on August 8, 2018. Therefore, pursuant to Rule 5-409, the hearings must be held within 5 calendar days, or no later than August 13, unless extended due to extraordinary circumstances.

4. Consolidation for the purposes of the pretrial detention hearings would maximize the use of time and resources and would further the interests of judicial economy.

5. The State sought the concurrence of Aleks Kostich, defense counsel for Lucas Morton, and Mr. Kostich does not oppose a consolidated hearing.

6. To date, conflict counsel have not been assigned to the remaining defendants.

7. The parties would prefer an afternoon hearing if possible.

8. Counsel for the State believes the hearing is likely to last two to three hours.

WHEREFORE, the State respectfully requests that the hearings be consolidated as requested.

RESPECTFULLY SUBMITTED,  
DONALD GALLEGOS  
DISTRICT ATTORNEY

By: *John Pauls*  
for Timothy R Hasson  
Deputy District Attorney  
105 Albright St., Suite L  
Taos, New Mexico 87571  
575.758.8683

**CERTIFICATE OF SERVICE:** I hereby certify that I delivered by bin drop\fax\mail\hand-delivery\electronic discovery a true and correct copy of the foregoing pleading to: Aleks Kostich and the Taos Public Defender Department, Box 5066 NDCBU, Taos, NM 87571.

For the State of New Mexico: *John Pauls* Dated: 8/8/18 /jtrb