

**IN THE UNITED STATES DISTRICT COURT FOR  
THE DISTRICT OF MONTANA  
GREAT FALLS DIVISION**

|                                  |   |                          |
|----------------------------------|---|--------------------------|
| <b>UNITED STATES OF AMERICA,</b> | ) |                          |
|                                  | ) |                          |
| Plaintiff,                       | ) |                          |
|                                  | ) |                          |
| v.                               | ) | Case No. CR 18-14-GF-BMM |
|                                  | ) |                          |
| <b>STANLEY PATRICK WEBER,</b>    | ) |                          |
|                                  | ) |                          |
| Defendant.                       | ) |                          |

---

**UNOPPOSED MOTION TO CONTINUE SENTENCING**

---

**COMES NOW** the Defendant, Stanley Patrick Weber, by and through his undersigned counsel, and moves this court for entry of an unopposed order that continues the sentencing hearing scheduled for December 13, 2018.

**AS GROUNDS THEREFOR**, the Defendant states as follows:

1. This is an action wherein Defendant Stanley Patrick Weber has been convicted of allegations of child sexual abuse. The trial was concluded September 6, 2018, and sentencing has been scheduled for December 13, 2018 at 11:00 am.
2. In the interim, Defendant has been in communication with probation to provide information regarding Defendant's personal information. In conducting these meetings, Defendant believes he has additional information to provide which he has not yet been able to access that might impact sentencing. Accordingly, Defendant requests that the sentencing date of December 13, 2018 be continued in order to facilitate the completion of Defendant's presentence investigation report.
3. Undersigned counsel has been in communication with Toni Wells, the probation officer who has been working on Defendant's presentence investigation

report. Ms. Wells has been provided financial and personal information regarding Defendant from counsel and his family, but is aware that Defendant has additional reservations about the final version of the report. Accordingly, Ms. Wells has indication that she has no objection to a continuance.

4. Additionally, undersigned counsel has communicated with Jeff Starnes, Esq., Assistant United States Attorney and one of the prosecutors in this case regarding a continuance of sentencing. Mr. Starnes has graciously indicated that the United States of America does not object to the requested relief.

5. Defendant notes that there have been no prior requests to delay sentencing and that Defendant seeks a continuance of only about 30 days to minimize any potential prejudices to any interested parties.

**WHEREFORE**, the Defendant prays for the relief requested, and for such other and further relief as to the Court sees just and proper in the premises.

Dated this 3<sup>rd</sup> day of December, 2018.

Respectfully submitted,

/s/ Ryan T. Cox  
Ryan T. Cox,  
Admitted Pro Hac Vice  
Colorado Bar Number 49882;  
Florida Bar Number 0032686  
Springer & Steinberg, P.C.  
1600 Broadway  
Denver, CO 80202  
Tel: 303-861-2800  
Fax: 303-832-7116  
[rcox@springersteinberg.com](mailto:rcox@springersteinberg.com)

**CERTIFICATE OF SERVICE**

I hereby certify that on the 3<sup>rd</sup> day of December, 2018, I filed the foregoing motion under seal with the Clerk of the Court and sent by service to United States attorney via email and United States Postal Service.

/s/ Ryan T. Cox  
Ryan T. Cox,  
Admitted Pro Hac Vice  
Colorado Bar Number 49882;  
Florida Bar Number 0032686  
Springer & Steinberg, P.C.  
1600 Broadway  
Denver, CO 80202  
Tel: 303-861-2800  
Fax: 303-832-7116  
[rcox@springersteinberg.com](mailto:rcox@springersteinberg.com)