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LATAH COUNTY PROSECUTOR'S OFFICE WILLIAM W. THOMPSON, JR., ISB No. 2613 PROSECUTING ATTORNEY JEFF NYE, ISB 9238 SPECIAL ASSISTANT ATTORNEY GENERAL Latah County Courthouse 522 S. Adams Street, Ste. 211 Moscow, ID 83843 Phone: (208) 883-2246

ISB No. 2613

paservice@latahcountyid.gov

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

STATE OF IDAHO, Plaintiff,

V.

BRYAN C. KOHBERGER, Defendant. Case No. CR01-24-31665

STATE'S RESPONSE TO DEFENDANT'S MOTION IN LIMINE #14

RE: STATISTICAL ANALYSIS

COMES NOW the State of Idaho, by and through the Latah County Prosecuting Attorney, and responds to Defendant's Motion in Limine regarding statistical analysis. Defendant asks this Court to exclude a specific question asked in the grand jury and other "questions and testimony such as that [question]." (Mot. at 3.) The State will not ask the same question asked in the grand jury because, as the witness explained in response to the question, it is not a helpful way to discuss the likelihood ratio. (G.J. Tr., p.369, Ls.3-9

However, the State objects to Defendant's request for an

order vaguely excluding "questions and testimony such as that" question. (Mot. at 3.)

The same witness who answered the challenged question described what she meant when she said likelihood ratio:



(G.J. Tr., p.367, L.24 – p.368, L.19.) The State plans on eliciting testimony consistent with this explanation and the relevant lab reports.

For the reasons stated above, this Court should deny Defendant's motion.

RESPECTFULLY SUBMITTED this 17th day of March 2025.

William W. Thompson, Jr.

Prosecuting Attorney

Jeff Nye// Special Assistant Attorney General

CERTIFICATE OF DELIVERY

	I	hereby	certify	that	true	and	correct	copies	of	the	STATE'S	RESPONSE	TO
DEFENDANT'S MOTION IN LIMINE #14 RE: STATISTICAL ANALYSIS were served on the													
following in the manner indicated below:													
Anne Taylor Attorney at Law PO Box 2347 Coeur D Alene, ID 83816						 □ Mailed □ E-filed & Served / E-mailed □ Faxed □ Hand Delivered 							
Dated this 17 th day of March 2025.													
							Sac	ie Oxere	era	63			