Sam Martin Delli Bovi, Martin & Reed LLC 34 W. 6<sup>th</sup> Ave. Ste 2E Helena, MT 59601 406-438-6143 sam@sammartinlaw.com

Attorney for Defendant

## MONTANA FIFTH JUDICIAL DISTRICT COURT MADISON COUNTY

STATE OF MONTANA,		
	Plaintiff,	Cause No.
V.		DC-29-2022-22
		<b>DEFENDANT'S MOTION IN LIMINE</b>
CARTER NORMAN PHILLIPS,		CLARIFICATION
	Defendant.	

COMES NOW, the Defendant, by and through his counsel of record, Samuel Martin, and

files this request for Clarification on Orders in Limine:

1. For a Clarification Order allowing a Justifiable Use of Force instruction if sufficient evidence is on the record.

RESPECTFULLY SUBMITTED this \_\_27\_\_ day of February, 2024.

/s/ Samuel L. Martin, III

## **CERTIFICATE OF SERVICE**

I, Samuel Loveridge Martin, hereby certify that I have served true and accurate copies of the foregoing Motion - Motion to the following on 02-27-2024:

Thorin Aidan Geist (Govt Attorney) Montana Department of Justice Prosecution Services Bureau 215 N. Sanders P.O. Box 201401 Helena MT 59620 Representing: State of Montana Service Method: eService

David A. Buchler (Govt Attorney) P.O. Box 73 100 W. Wallace Street Virginia City MT 59755 Representing: State of Montana Service Method: eService

> Electronically Signed By: Samuel Loveridge Martin Dated: 02-27-2024