

DISTRICT COURT MESA COUNTY, COLORADO Court Address: 125 N. Spruce, Grand Junction, Colorado 81501	<p style="text-align: center;">^ FOR COURT USE ONLY ^</p>
THE PEOPLE OF THE STATE OF COLORADO v. CHRISTOPHER PETER LAMBROS, Defendant.	
For the People: Patricia L. Mahre, #33041 For the Defendant: Christine M. Kelly, #54087	Case No. 22 CR 1390 Division: 12 Courtroom: 8

An advisement hearing in this matter came on for hearing on Wednesday, October 26, 2022, before the HONORABLE MICHAEL J. GRATTAN, Judge of the County Court, and the following proceedings were held.

1 THE COURT: Okay, next is Christopher Lambros,
2 22 CR 1390.

3 (Unintelligible.)

4 THE COURT: Hello Mister - hello Mr. Lambros.

5 DEFENDANT: Hello, sir, Your Honor.

6 THE COURT: Did you watch the video in the
7 other room?

8 DEFENDANT: Yes, I did.

9 THE COURT: Any questions about it?

10 DEFENDANT: No, Your Honor.

11 THE COURT: So you understand your rights?

12 DEFENDANT: Yes, Your Honor.

13 THE COURT: Okay. Ms. Kelly, do you need
14 further reading or advisement in Mr. Lambros's case?

15 MS. KELLY: I do. The affidavit is sealed so
16 I was unable to do that.

17 THE COURT: Okay. I can tell you the charges,
18 umm, and I'll stop at that. He's charged with three counts
19 of sexual assault, a Class 3 felony. I prefer to read it
20 so I can make sure I'm right. The presumptive range is
21 between four years and twelve years in prison; with
22 extraordinary circumstances it can go up to 32 years, with
23 mandatory parole. I know that's per count. Additionally
24 per count it can be up to a \$750 fine, and again at least
25 as of the current time there are three counts.

1 MS. MAHRE: And just for the record, Judge,
2 these are actually lifetime supervision cases as well.
3 Thank you.

4 THE COURT: That's correct. Okay. Ms. Mahre?

5 MS. MAHRE: Thank you, Judge. Before I make
6 my bond argument, one of the victims is present by the name
7 of [victim's name redacted]. She would like to address the
8 Court. As the Court is aware the other victims are
9 currently as Jane Does, but this is one of the known
10 victims who would like to address the Court.

11 THE COURT: Ma'am, come to the podium. Start
12 with your name, and then you can say whatever you'd like to
13 say.

14 VICTIM: (Crying.) Sorry. My name is [victim's
15 name redacted]. (Sniffs.) And I was in Saint Mary's
16 Hospital on life support when this happened to me.
17 (Sniffs.) This man should be put away forever! I'm sorry!
18 I understand he's done it to many other women, you know,
19 and that's sick! I mean I was on my deathbed and he's
20 taking pictures of me. (Sobbing.) What sick person does
21 this? (Sniffs.) Sorry.

22 THE COURT: You don't have to be sorry, ma'am.
23 You're fine.

24 VICTIM: (Sobs and sniffs.)

25 THE COURT: What we're doing today is setting

1 bond, so...

2 VICTIM: I hope you set it really high 'cause he
3 shouldn't be out. (Sniffs three times.

4 THE COURT: Okay.

5 VICTIM: That's pretty much all I've got to say.

6 THE COURT: Okay, ma'am. Thank you. Thank
7 you very much.

8 VICTIM: Yes, sir. Yes, sir.

9 THE COURT: Whenever you're ready, Ms. Mahre.

10 MS. MAHRE: Thank you, Judge. I did try to
11 contact Ms. Kelly before court but I think we missed
12 touching base. Was defense going to make bond argument
13 today?

14 MS. KELLY: I saw your email, Ms. Mahre, we'll
15 reserve our bond argument.

16 MS. MAHRE: Okay. With that, Judge, we were
17 prepared to make further argument on additional facts that
18 have become known that would justify a request for a higher
19 bond. I advised the defense if they were not making bond
20 argument today, for today's purposes we're asking that bond
21 be set - be kept at the \$250,000 cash-only. We are asking
22 for pretrial supervision as a condition of release, should
23 he put that cash bond. We are asking for no contact with
24 [victim's name redacted]. We do not have an address noted
25 for her. We will be filing a protection order to keep her

1 address restricted from the Defendant. And we are also
2 asking for no contact with Saint Mary's Hospital, and I've
3 listed their address. Their risk management office has
4 conveyed through law enforcement that they are asking for a
5 no contact order with their premises as well.

6 THE COURT: Okay. And Ms. Kelly, just to
7 confirm: no argument?

8 MS. KELLY: No argument, Judge.

9 THE COURT: Okay. Yeah, I actually spoke with
10 Judge Henderson about his logic in setting this bond as
11 well. I'll keep the bond as-is; bond remains set at
12 \$250,000 cash-only. In addition there's a protection
13 order. He shall not harass, molest, intimidate, retaliate
14 against or tamper with any witness to or victim of the acts
15 charged. Of course he shall refrain from contacting or
16 directly or indirectly communicating with [victim's name
17 redacted] or any witness to this event. It's further order
18 he shall not have an contact with Saint Mary's Hospital at
19 2635 North First (sic) Street in Grand Junction, 81501.
20 All of that is both protection order and bond conditions.
21 As a bond condition should he - should he be able to bond
22 out, he'll comply with pretrial supervision through CJSD.

23 MS. MAHRE: Your Honor, that address should be
24 2635 North Seventh Street.

25 THE COURT: Oh, I - maybe I just...

1 MS. MAHRE: No, it's just my writing probably.
2 Thank you.

3 THE COURT: And I even know that. I am well
4 aware of where Saint Mary's is on North Seventh Street.
5 Umm, Mr. Lambros is going to Judge Larson's division.
6 We're going to set him on November 4th at 8:30 in the
7 morning.

8 Mr. Lambros, two questions for you: did you understand
9 the bond conditions I just imposed?

10 DEFENDANT: Yes, Your Honor.

11 THE COURT: And two, would you like me to
12 appoint the Public Defender to represent you?

13 DEFENDANT: At this time, yes, Your Honor.

14 THE COURT: Public Defender is hereby
15 appointed. Thank you very much.

16 (End of proceedings on this date.)

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REPORTER'S CERTIFICATE

I certify that the foregoing transcript from the electronic sound recording from the proceedings is in compliance with Chief Justice Directive 05-03.

Dated: December 5, 2022.



Patricia J. Smith