

DISTRICT COURT, El Paso County, Colorado Court Address: 270 South Tejon Street Colorado Springs, CO 80903	DATE FILED: <del>FILED</del> <del>20</del> <del>March</del> <del>5</del> , <del>2021</del>
<b>People of the State of Colorado</b> vs. <b>Defendant: Letecia Stauch</b>	<b>▲ COURT USE ONLY ▲</b>
District Attorney: Michael J. Allen, #42955 Asst. District Attorney: Martha McKinney, #28745 Deputy District Attorney: Angelina Gratiano, #50674  Address: 105 E. Vermijo Colorado Springs, CO 80903 Phone Number: 520-6000	Case #: 20CR1358  Division #: 15S  Courtroom #: S403
<b>[P-22]</b> <b>People’s Motion for Setting of Terms Regarding Evidence Viewing</b>	

The District Attorney of the Fourth Judicial District of the State of Colorado, Michael J. Allen, hereby requests the Court to set terms regarding evidence viewing by the Defendant, and state as follows:

1. On February 26, 2021, the Court confirmed that the Defendant will be representing herself in this case.
2. The People object to any request of the Defendant to have a confidential viewing of the evidence, if requested. The People are required to maintain the chain, custody, and integrity of the evidence.
3. The People do not object to having the Defendant and their investigator, if appointed, view the evidence items with a representative of the District Attorney’s Office or the El Paso County Sheriff’s Office present to accomplish this request.
4. Crim. P. 16(a) states that the prosecuting attorney “shall make available” to the defendant “tangible objects held as evidence in the case.” Rule 16(a) does not require that the evidence be given to the Defendant to take and test elsewhere or view confidentially. The People are required to make the evidence available to the Defendant in a specified location.

\*Continued on the next page

Respectfully submitted on March 3, 2021.

/s/ Michael J. Allen  
Michael J. Allen, #42955  
District Attorney

Martha McKinney, #28745  
Assistant District Attorney

Angelina Gratiano, #50674  
Deputy District Attorney

**Certificate of Service**

I hereby certify that a true and correct copy of the foregoing **[P-22] People's Request for Setting of Terms Regarding Evidence Viewing** was personally served to the Defendant.

Date: March 03, 2021

By: /s/ Sara Eldridge  
Paralegal