Colorado Court of Appeals 2 East 14th Avenue Denver, CO 80203	DATE FILED December 26, 2025
Mesa County 2022CR371	December 20, 2023
Plaintiff-Appellee:	
The People of the State of Colorado,	Court of Appeals Case Number:
v.	2024CA1951
Defendant-Appellant:	
Tina Marie Peters.	
Decorum Order	

Upon consideration of the public and media interest in the proceedings in this matter, the Court, in the exercise of its inherent power to provide for the orderly disposition of this case, hereby enters the following Order pertaining to the conduct of proceedings in this matter.

All individuals attending oral argument for this case must comply with the Chief Justice Order on Decorum and Conduct in the Courthouse at the Ralph L. Carr Judicial Center, https://perma.cc/D5TM-4ZX9, which prohibits:

Displaying signs or other materials; distributing literature or other materials;

obstructing the passage of any other person; interrupting judicial proceedings; yelling or other audible outbursts; using sound amplification; harassing, intimidating, or threatening Court personnel or others; engaging in similar conduct that interferes with the ability of employees to carry out the business of the Carr Center or the ability of other persons to use the Carr Center.

In addition, "[a]ny expressive activities on the exterior grounds of the Carr Center must comply with The Ralph L. Carr Judicial Center Grounds Permit Policies and Procedures," https://perma.cc/2AW8-RS4V.

Except as outlined in the Order on Requests for Expanded Media Coverage issued on December 26, 2025, compliance is required with the Chief Justice Order Regarding Electronic Devices and Recording for the Courthouse at the Ralph L. Carr Judicial Center, which can be found at this link: https://perma.cc/KMR5-PPGN. Specifically, for court of appeals courtrooms,

[t]he Judicial Department livestreams all official proceedings as they happen and archives the proceedings on the respective courts' webpages. Accordingly, personal and employer issued electronic devices may only be used inside these courtrooms subject to the following restrictions:

- 1. All electronic devices must be muted in the courtrooms.
- 2. The use of laptops, cell phones, and other electronic devices for notetaking, livestreaming, or social media is prohibited. Counsel arguing before the courts may use a laptop or electronic device during their case.
- 3. Recording proceedings in the courtrooms is prohibited unless a request for Expanded Media Coverage has been granted by the Court.
- 4. Except for security personnel and Court personnel, no person shall use an electronic or other device to take photographs, make audio or video recordings, make telephone calls, or transmit live audio or video streaming of any proceeding, unless a request for Expanded Media Coverage has been granted by the Court.
- 5. Colorado Supreme Court Rules, Chapter 38, Court Rule 3, Media Coverage of Court Proceedings shall be followed for all requests for expanded media coverage inside these courtrooms.

All persons entering the Ralph L. Carr Judicial Center are subject to security screening. After being screened, individuals will be asked to line up in a designated space to await entry into the first floor courtroom, where the oral argument in this appeal is being held.

Space in the first floor courtroom is limited and will be available on a first-come, first-served basis. Once the courtroom has reached maximum capacity, individuals wishing to observe the oral arguments may do so via livestream on the Court's website at this link: https://www.coloradojudicial.gov/court-appeals/live?topic=77&wrapped=true.

Members of the media should review this Court's December 26, 2025, Order on Requests for Expanded Media Coverage for guidance on expanded media coverage requests.

BY THE COURT

Welling, J. Tow, J. Lipinsky, J.