DATE FILED: June 4, 2020 District Court, El Paso County, Colorado DATE FILED: June 04, 2020 El Paso County Combined Courts 270 South Tejon Street, Colorado Springs CO 80903 THE PEOPLE OF THE STATE OF COLORADO, Plaintiff v. LETECIA STAUCH, σ COURT USE ONLY σ Defendant MEGAN A. RING, Colorado State Public Defender Kathryn Strobel (No. 42850) Case No. 20CR1358 Deputy State Public Defender 30 E Pikes Peak Ave Suite 200 Colorado Springs, Colorado 80903 C. Colette LeBeau (No. 43164) Deputy State Public Defender 132 W B St #200 Division 15S Ctrm: S403 Pueblo, CO 81003 Phone (720) 475-1235 Fax (719) 7475-1476 E-mail: Kathryn.strobel@coloradodefenders.us Colette.LeBeau@coloradodefenders.us D-16

NOTICE OF MOTION RAISING THE ISSUE OF COMPETENCY PURSUANT TO C.R.S. 16-8.5-101 ET SEQ.

Defense Counsel, pursuant to CRS §16-8.5-103(2)(b), hereby notifies the prosecution of the filing of a motion with the Court raising the issue of competency.

MEGAN A. RING COLORADO STATE PUBLIC DEFENDER

RESPECTFULLY SUBMITTED,

Mufty State Public Defender

C. Clette Zehlau

C. Colette LeBeau (No. 43164)

Deputy State Public Defender

Certificate of Service
I hereby certify that on June 4,

2020, a true and correct copy of the foregoing NOTICE OF MOTION RAISING THE ISSUE OF COMPETENCY PURSUANT TO C.R.S. 16-8.5-101 ET SEQ.

was served via ICCES on all parties who appear of record and have entered their appearances herein according to ICCES. /s/ Kathryn Strobel

Dated: June 4, 2020