

<p>District Court, Summit County, Colorado 501 N. Park Ave., Breckenridge, CO 80424</p>	<p>DATE FILED May 22, 2026 4:26 PM FILING ID: 9CA87E3A4CD7F CASE NUMBER: 2025CV30234</p> <p style="text-align: center;">Δ COURT USE ONLY Δ</p>
<p>Appeal from the Municipal Court, Town of Silverthorne Honorable Ronald W. Carlson, Municipal Court Judge Case No. 68272</p>	
<p>Plaintiff–Appellee: The People of the Town of Silverthorne</p> <p>v.</p> <p>Defendant–Appellant: Carlos Esteban Tettamanti</p>	
<p>Timothy R. Macdonald, Reg. #29180 Emma Mclean-Riggs, Reg. #51307 Anna I. Kurtz, Reg. #51525 ACLU Foundation of Colorado 303 E. 17th Ave., Ste. 350 Denver, CO 80203 (303) 777-5482 emcleanriggs@aclu-co.org</p> <p>Andrew Sidley-MacKie, Reg. #52471 Sidley-MacKie LLC PO Box 272269 Fort Collins, CO 80527 (970) 305-5870 andrew@sidley-mackie.com</p>	<p>Case No. 25CV30234</p> <p>Courtroom: R</p>
<p>UNOFFICIAL TRANSCRIPT OF PROCEEDINGS OCTOBER 15, 2025</p>	

Defendant–Appellant Carlos Esteban Tettamanti, through counsel, respectfully submits the following unofficial transcript of proceedings held in the municipal court on October 15, 2025. This transcript has been prepared by counsel for the convenience of the court and is not

represented to be a certified transcript or intended to replace the audio recording as the official record of the proceedings.

Date: May 22, 2026

Respectfully Submitted,

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Attorneys for Carlos Estaban Tettamanti

1 THE COURT: The Court will call Carlos Testamanti [sic]. Mr. Testamanti [sic], your case
2 previously was disposed of back...a long time ago. And as part of your sentence you were
3 required to take a Pet Control class. Do you recall why—do you recall that sentence?

4 MR. TETTAMANTI: Yes, briefly.

5 THE COURT: Okay. And you were summoned to court to answer allegations that you
6 had not completed the sentence. Then you failed to appear for that date and there was a warrant
7 issued. And then you posted an appearance bond saying come again in February, come on that
8 date. So. There are two matters for you to address. One is why you have not completed your
9 sentence, and why you did not appear.

10 MR. TETTAMANTI: You forgot to mention that I also filed a motion for discovery and
11 the discovery fails to show any right way of notifying me, okay, regarding both the court date
12 and the arrest warrant, and included in that there's an email between me and the clerk of courts,
13 okay—

14 THE COURT: Sir, I think you're—

15 MR. TETTAMANTI: —requesting—

16 THE COURT: —you're getting off track about the warrant. The fact is that you pled
17 guilty—

18 MR. TETTAMANTI: Okay, I need to change my plea.

19 THE COURT: Well, you're too late.

20 MR. TETTAMANTI: Actually, no, because—

21 THE COURT: This was in August of 2024.

1 MR. TETTAMANTI: Sir, I can prove that there was a violation of my constitutional
2 rights recently that I learned, so under Colorado law I have a right to change my plea.

3 THE COURT: No, you have—you can file a motion to set aside your plea. But you pled
4 guilty in August of 2024. Do you need a copy of the paperwork with your signature?

5 MR. TETTAMANTI: I have everything, I filed a motion for discovery, everything was
6 sent to me. But again there's a lot of—

7 THE COURT: You already pled guilty. There's no discovery to be had.

8 MR. TETTAMANTI: I mean, I filed a motion for discovery and they sent me everything.
9 This happened two weeks ago.

10 THE COURT: They resent you whatever your file was just because you filed a motion for
11 discovery.

12 MR. TETTAMANTI: Correct.

13 THE COURT: Okay. That has nothing to do with the fact that you pled guilty.

14 MR. TETTAMANTI: Yeah, but again, I've analyzed the case, it was too—

15 THE COURT: So when are you going to take the Pet Control class?

16 MR. TETTAMANTI: It's on Saturdays and I just got a job that I work on Saturdays.

17 THE COURT: Well, you had from August till now to do it, you need to take a day off of
18 your Saturday of work [crosstalk]—Sir I'm talking, we can't talk at the same time. Are you
19 going to take this class?

20 MR. TETTAMANTI: My intent here is to change my plea. I have clear evidence. I've
21 sent you two motions in the past two weeks—

22 THE COURT: Which were denied.

1 MR. TETTAMANTI: Correct. I mean, but you didn't address—

2 THE COURT: That's the end of it. Your only remedy is to—Sir.

3 MR. TETTAMANTI: I was talking—

4 THE COURT: You are under a court order to complete a sentence, alright? Are you going
5 to do it or are you not going to do it?

6 MR. TETTAMANTI: Again, my—I'm here to change my plea.

7 THE COURT: You need to file a motion to set aside your plea. You're not changing it.

8 MR. TETTAMANTI: What I've been told is you can file motions orally in this municipal
9 court. [unintelligible] I have it in writing but you guys say something and then you do the
10 opposite.

11 THE COURT: Are you going to do the class or not?

12 MR. TETTAMANTI: No. I'm here to change my plea.

13 THE COURT: I'm finding you in direct contempt since you're disobeying my order that
14 I'm giving you here orally. Will you take this gentleman into custody? I'm sentencing you to
15 three days in jail—

16 MR. TETTAMANTI: That's it? What is this? What is this? What is this? Sir, this is not
17 fair, man. I'm trying to talk to you about the case—

18 THE COURT: File—file a motion.

19 MR. TETTAMANTI: Is this a court of record?

20 THE COURT: It is.

21 MR. TETTAMANTI: Okay. This will be in—

22 THE COURT: You can appeal.

1 MR. TETTAMANTI: Okay. [[Unintelligible]] This is fucked up, bro.

2 THE COURT: Three days.

3 MR. TETTAMANTI: I have a son, I have sole custody of my son, what do I do? Can we
4 postpone this outside the three days?

5 THE COURT: You're allowed to make phone calls. You can make phone calls.

6 MR. TETTAMANTI: Can I speak to my attorney?

7 THE COURT: You've had six months to do this.

8 MR. TETTAMANTI: So do I have to serve the three days today? You start now? That's
9 my jacket, sir. I can't get bailed out?

10 BAILIFF: Grab that right now. I'll grab it now.

11 MR. TETTAMANTI: How does it work, sir? Can I get bailed out?