

<p>Colorado Supreme Court 2 East 14th Avenue Denver, CO 80203</p>	<p>DATE FILED: April 30, 2015 CASE NUMBER: 2015SA22</p>
<p>Original Proceeding District Court, City and County of Denver, 2014CV32543</p>	<p>Supreme Court Case No: 2015SA22</p>
<p><b>In Re:</b></p> <p><b>Plaintiffs:</b></p> <p>Lindi Dwyer and Paul Dwyer, as individuals and parents of Jayda Dwyer, Joslyn Dwyer, Janesha Dwyer and Jentri Dwyer; Terri Siewiyumptewa, as an individual and as parent and natural guardian of Shane Siewiyumptewa and Kristen Johnson; Tracey Weeks and Monty Weeks, as individuals and as parents of Jared Weeks and Jordyn Weeks; Terri Piland and Jeffrey Piland, as individuals and as parents of Joseph Piland and George Piland; Colorado Rural Schools Caucus a/k/a Rural Alliance; East Central Board of Cooperative Educational Services; Colorado PTA; Boulder Valley School District; Colorado Springs School District No. 11; Mancos School District; Holyoke School District; and Plateau Valley School District 50;</p> <p><b>v.</b></p> <p><b>Defendants:</b></p> <p>The State of Colorado; Robert Hammond, in his official capacity as Commissioner of Education of the State of Colorado; and John Hickenlooper, in his official capacity as Governor of the State of Colorado.</p>	<p>ORDER OF COURT</p>

Oral argument in the above captioned matter has been ordered, and the case has been set for such argument on Wednesday, June 3, 2015 at 2:30 PM., in the Supreme Court Courtroom, 2 East 14<sup>th</sup> Avenue, Fourth Floor, Denver, CO 80203.

Oral argument shall be limited to 30 minutes to a side. Counsel must check in at least 15 minutes prior to oral argument.

If counsel other than counsel who have filed written briefs are to argue this case, please file an entry of appearance at least ten days prior to the time set for argument. Amicus Curiae may not participate in oral argument without permission of the Court.

No request for continuance will be considered unless received on or before seven days from the date of this order, except in the case of illness or similar emergency.

Any supplemental authorities must be filed at least ten days prior to the date of argument.

The Colorado Supreme Court requests that you e-mail a copy of all briefs on the merits which you filed in the above listed case.

Please see the guidelines below for e-mailing your briefs:

- 1) Word format is preferred, but we are also able to accept documents in WordPerfect.
- 2) The emailed briefs must include the entire document exactly as it was filed with the court (i.e. indexes, appendices, exhibits, etc.).
- 3) If you only have appendices, exhibits etc. available in PDF format, you must still email them; however, it is requested that PDF documents be submitted in text searchable format.
- 4) Include amicus briefs.

5) If you file any supplemental authorities, they must also be emailed at the time they are filed with the court.

Please email these documents within 5 business days to the following e-mail address: [melissa.anderson2@judicial.state.co.us](mailto:melissa.anderson2@judicial.state.co.us).

Thank you for your assistance in this matter. If you have any questions or problems, please contact the Supreme Court Clerk's Office at 720-625-5150.

BY THE COURT, APRIL 30, 2015.