THIRTEENTH JUDICIAL DISTRICT COURT STATE OF NEW MEXICO COUNTY OF SANDOVAL

STATE OF NEW MEXICO. Plaintiff,

 $\mathbf{v}\mathbf{s}$

JACOB JOHNSON,

GY______DEPUTY

CHRISTAL R BRADFORD

FILES IN MY OFFICE LIC ACT COURT CLETA

2017 MAY -4 PM 4: 19 CBR

No

DA# SV 17 0637(A)2

D1329CR 2017 - 170

Joinder - D1329CR 2017 - 171

Judge McDonald



Defendant

CHARGES First Degree Murder (Willful and Deliberate), Conspiracy to Commit First Degree Murder (Willful and Deliberate), Tampering with Evidence (Capital, First, or Second Degree Felony), Tampering with Evidence (Capital, First, or Second Degree Felony) Tampering with Evidence (Capital, First, or Second Degree Felony), Aggravated Burglary (Deadly Weapon)

GRAND JURY INDICTMENT

THE GRAND JURY CHARGES

Count 1 First Degree Murder (Willful and Deliberate), (0001)

On or about April 21, 2017, the above-named defendant did kill Donald Casey Kalma, with the deliberate intention to take away the life of Donald Casey Kalma, a capital offense, contrary to Section 30-2-1(A)(1), NMSA 1978

Count 2 Conspiracy to Commit First Degree Murder (Willful and Deliberate), (0040)

On or about April 21, 2017, the above-named defendant did by words or acts agree together with another person to commit First Degree Murder (Willful and Deliberate), and they intended to commit First Degree Murder (Willful and Deliberate), a second degree felony resulting in death, contrary to Section 30-28-2 and Section 30-2-1(A)(1), NMSA 1978

Count 3 Tampering with Evidence (Capital, First, or Second Degree Felony), (4230)

On or about April 21, 2017, the above-named defendant did place or hide the body of Donald

Casey Kalma with the intent to prevent the apprehension, prosecution, or conviction of himself and/or Liam Johnson for the crime of First Degree Murder (Willful and Deliberate), a third degree felony, contrary to Section 30-22-5, NMSA 1978

Count 4 Tampering with Evidence (Capital, First, or Second Degree Felony), (4230)

On or about April 21, 2017, the above-named defendant did hide or place a sledgehammer with the intent to prevent the apprehension, prosecution, or conviction of himself and/or Liam Johnson for the crime of First Degree Murder (Willful and Deliberate), a third degree felony, contrary to Section 30-22-5, NMSA 1978

Count 5 Tampering with Evidence (Capital, First, or Second Degree Felony), (4230)

On or about April 21, 2017, the above-named defendant did wash a blue Ford truck to destroy or change the physical evidence in and/or on the truck, with the intent to prevent the apprehension, prosecution, or conviction of himself and/or Liam Johnson for the crime of First Degree Murder (Willful and Deliberate), a third degree felony, contrary to Section 30-22-5, NMSA 1978

Count 6 Aggravated Burglary (Deadly Weapon), (0186)

On or about April 21, 2017, the above-named defendant did enter a dwelling or other structure without authorization or permission, and with the intent to commit First Degree Murder (Willful and Deliberate) when he got inside, and he was armed with a knife, an instrument or object which, when used as a weapon, could cause death or very serious injury, a second degree felony, contrary to Section 30-16-4(A), NMSA 1978

The names of the witnesses upon whose testimony this Indictment is based are Brandon McKinney, Rodney Montoya, Jon Knoell, and Frank Tomlinson

I hereby certify that the foregoing instrument is a _____ Bill as to the counts listed above

My 2017
DATE

APPROVED LEMUEL L MARITNEZ DISTRICT ATTORNEY

By

Mathew Wadsworth, Assistant District Attorney P O Box 1750 Bernalillo, NM 87004 (505) 771-7400