SEVENTH JUDICIAL DISTRICT STATE OF NEW MEXICO COUNTY OF TORRANCE

NO: D-0722-CR-2015-

Kevin R. Sweazea

STATE OF NEW MEXICO, Plaintiff, FEB 0 6 2015 Time: 2.31 Clerk THOMAS WIL SON

STATE OF NEW MEXICO COUNTY OF TORRANCE SEVENTH JUDICIAL DISTRICT COURT

FILED

vs.

MARK CHAVEZ,

STN: Not Available Defendant.

## **CRIMINAL INFORMATION**

COMES NOW, the State of New Mexico, by and through the Office of the District Attorney, and charges that on or about the date(s) listed below, in Torrance County, New Mexico, the abovenamed Defendant did commit the crime(s) of:

Count 1: Second Degree Murder, (0004), on or about January 13, 2014, the above-named defendant did kill Tammi Cessna and the defendant knew that his acts created a strong probability of death or great bodily harm, a second degree felony resulting in the death of a human being, contrary to Section 30-2-1(B), NMSA 1978.

Count 2: Tampering with Evidence (Capital Crime or First or Second Degree Felony), (4230), on or about January 13, 2014, the above-named defendant did destroy/change/hide/fabricate/place evidence with the intent to prevent the apprehension, prosecution or conviction of himself or create the false impression that another person had committed a crime and the highest crime was a capital crime, a first or second degree felony, a third degree felony, contrary to Section 30-22-5, NMSA 1978.

The names of the witnesses upon whose testimony this Information is based are as follows:

Agent Rodger Brunson, New Mexico State Police Sgt. Paul Chavez, New Mexico State Police Agent Ray White, New Mexico State Police Agent Richard Williamson, New Mexico State Police Agent Mark Lucero, New Mexico State Police Agent Phillip Vargas, New Mexico State Police Agent Shane Arthur, New Mexico State Police Lt. Ike Ensey, Moriarty Police Department Officer Keitha Pritchard, Moriarty Police Department Susan Encinias, Moriarty Police Department Senior Investigator Jimmy Chavez, Office of the District Attorney Wayne Granger, Office of the Medical Investigator

Bond Amount: \$500,000.00 cash

CLINT WELLBORN District Attorney

Clint Wellborn District Attorney P.O. Box 706 Estancia, NM 87016 (505) 384-2800

I certify that a copy of the foregoing has been furnished to Michael L. Rosenfield this  $(\sigma^{w})$  day of February, 2015.

Robert