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6	SUPERIOR COURT OF WASHINGTON FOR KING COUNTY							
7 8	THE STATE OF WASHINGTON, Plaintiff, v. No. 07-C-08716-4 SEA							
9 10	JOSEPH THOMAS McENROE, and MICHELE KRISTEN ANDERSON, and each of them,) 07-C-08717-2 SEA) INFORMATION)							
11	Defendants.							
12	COUNT I							
13 14 15 16	I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, of the crime of Aggravated Murder in the First Degree, committed as follows: That the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, in King County, Washington, on or about December 24, 2007, with premeditated intent to cause the death of another person, did cause the death of Wayne S. Anderson, a human being, who died on or about December 24, 2007; that further aggravating circumstances exist, to-wit: there was more than one victim and the murders were part of a							
18	common scheme or plan or the result of a single act;							
19 20	Contrary to RCW 9A.32.030(1)(a) and 10.95.020(10), and against the peace and dignity of the State of Washington.							
21 22 23	And I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).							
	Daniel T. Satterberg, Prosecuting Attorney W554 King County Courthouse 516 Third Avenue Seattle, Washington 98104 (206) 296-9000, FAX (206) 296-0955							

And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, of the crime of **Aggravated Murder in the First Degree**, a crime of the same or similar character and based on a series of acts connected together with another crime charged herein, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, in King County, Washington, on or about December 24, 2007, with premeditated intent to cause the death of another person, did cause the death of Judith Anderson, a human being, who died on or about December 24, 2007; that further aggravating circumstances exist, to-wit: there was more than one victim and the murders were part of a common scheme or plan or the result of a single act;

Contrary to RCW 9A.32.030(1)(a) and 10.95.020(10), and against the peace and dignity of the State of Washington.

And I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

COUNT III

And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, of the crime of **Aggravated Murder in the First Degree**, a crime of the same or similar character and based on a series of acts connected together with another crime charged herein, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, in King County, Washington, on or about December 24, 2007, with premeditated intent to cause the death of another person, did cause the death of Scott Anderson, a human being, who died on or about December 24, 2007; that further aggravating circumstances exist, to-wit: there was more than one victim and the murders were part of a common scheme or plan or the result of a single act;

Daniel T. Satterberg, Prosecuting Attorney W554 King County Courthouse 516 Third Avenue Seattle, Washington 98104 (206) 296-9000, FAX (206) 296-0955 Contrary to RCW 9A.32.030(1)(a) and 10.95.020(10), and against the peace and dignity of the State of Washington.

And I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

COUNT IV

And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, of the crime of **Aggravated Murder in the First Degree**, a crime of the same or similar character and based on a series of acts connected together with another crime charged herein, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, in King County, Washington, on or about December 24, 2007, with premeditated intent to cause the death of another person, did cause the death of Erika Anderson, a human being, who died on or about December 24, 2007; that further aggravating circumstances exist, to-wit: the person committed the murder to conceal the commission of a crime or to protect or conceal the identity of any person committing a crime, and there was more than one victim and the murders were part of a common scheme or plan or the result of a single act:

Contrary to RCW 9A.32.030(1)(a) and 10.95.020(9) and (10), and against the peace and dignity of the State of Washington.

And I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

COUNT V

And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, of the crime of **Aggravated Murder in the First Degree**, a crime of the same or similar character and based on a series of acts connected together with another crime charged herein, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time,

Daniel T. Satterberg, Prosecuting Attorney W554 King County Courthouse 516 Third Avenue Seattle, Washington 98104 (206) 296-9000, FAX (206) 296-0955

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place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, in King County, Washington, on or about December 24, 2007, with premeditated intent to cause the death of another person, did cause the death of Olivia Anderson, a human being, who died on or about December 24, 2007; that further aggravating circumstances exist, to-wit: the person committed the murder to conceal the commission of a crime or to protect or conceal the identity of any person committing a crime, and there was more than one victim and the murders were part of a common scheme or plan or the result of a single act;

Contrary to RCW 9A.32.030(1)(a) and 10.95.020(9) and (10), and against the peace and dignity of the State of Washington.

And I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendants JOSEPH THOMAS McENROE and MICHELE KRISTEN ANDERSON, and each of them, at said time of being armed with a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).

COUNT VI

And I, Daniel T. Satterberg, Prosecuting Attorney aforesaid further do accuse JOSEPH THOMAS McENROE of the crime of **Aggravated Murder in the First Degree**, a crime of the same or similar character and based on a series of acts connected together with another crime charged herein, which crimes were part of a common scheme or plan, and which crimes were so closely connected in respect to time, place and occasion that it would be difficult to separate proof of one charge from proof of the other, committed as follows:

That the defendant JOSEPH THOMAS McENROE in King County, Washington, on or about December 24, 2007, with premeditated intent to cause the death of another person, did cause the death of Nathan Anderson, a human being, who died on or about December 24, 2007; that further aggravating circumstances exist, to-wit: the person committed the murder to conceal the commission of a crime or to protect or conceal the identity of any person committing a crime, and there was more than one victim and the murders were part of a common scheme or plan or the result of a single act;

Contrary to RCW 9A.32.030(1)(a) and 10.95.020(9) and (10), and against the peace and dignity of the State of Washington.

Daniel T. Satterberg, Prosecuting Attorney W554 King County Courthouse 516 Third Avenue Seattle, Washington 98104 (206) 296-9000, FAX (206) 296-0955 Certification for Determination of Probable Cause

CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

That <u>Scott Tompkins</u> is a(n) <u>Detective</u> with the King County Sheriff's Office and has reviewed the investigation conducted in the King County Sheriff's case number(s) <u>07-366042</u>;

There is probable cause to believe that $\underline{\text{Michele K. Anderson \& Joe T.}}$ $\underline{\text{McEnroe}}$ committed the crime(s) of $\underline{\text{Six counts of Aggravated First Degree}}$ $\underline{\text{Murder .}}$

This belief is predicated on the following facts and circumstances:

On Wednesday morning, December 26, 2007, just before 8:00 a.m., 911 operators received a frantic call from a woman reporting a multiple murder. The woman was calling from the home of her dear friend Judith Anderson who owned and lived in the house located at 1910 346th Avenue N. E. in Carnation, King County, Washington.

The caller stated that she went to the Anderson residence where Judy lived with her husband Wayne because Judy did not show up at the United States Post Office in Carnation where she had worked faithfully for many years. The caller reported that Judy was her best friend and that she had become concerned when she could not reach her by telephone. The caller stated that she was peering in a window and could clearly see the bodies of two adults and one small child on the living room floor.

King County sheriff's deputies responded to the location. It did not take long for the investigators to realize that a 911 "hang up" call had been made from the Anderson residence at about 5:00 p.m. on Monday, December 24, 2007. The 911 operator that received the call noted that while nobody spoke to her directly, she could hear loud noises and possibly voices in the background.

When deputies responded on the 24th to the 911 "hang up" call, they found that the extensive and heavily wooded property was protected by a large gate across the driveway. The gate was closed and secured with a chain and several locks. No contact was made with any of the occupants of the Anderson home at that time.

When the first officers arrived on the morning of December 26, they found that there were actually four bodies in the living room. A second small child who was also dead was discovered with her body mostly hidden by the body of the adult female. In addition to the four bodies inside the primary residence, officers discovered two additional bodies in the back yard. Fire personnel responded shortly after the initial police response and found, in the course of their life saving duties, that the bodies were cold to the touch.

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the hilly terrain is mostly covered with woods. Homes are hundreds of feet apart and the closest neighbors might not see one another for days at a time. The Anderson property is no exception and investigators eventually learned that there was a second modular home on the property.

The area where the Anderson property is located is rural, and

While the modular home has a separate address, it is situated on the Anderson property. It was built near the bottom of the long, steep driveway that leads to the home where Wayne and Judith lived. As a result of the terrain and the abundant forest, one home is not visible from the other.

Investigators quickly learned that the Andersons' daughter
Michele lived in the modular home at the bottom of the property.
While Michele was not home when officers arrived on the morning
of December 26, investigators learned that she lived with her
boyfriend Joe McEnroe.

Investigators applied for and received judicial authority to search the entire Anderson property. The search consisted of acres of woods, the two primary homes, several other buildings, and numerous automobiles and trailers. At the time of this

writing, the search continues and it will not be completed for several days.

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The King County Medical Examiner's Office has been, and continues to be, an integral part of the law enforcement response. Pathologists have been to the scene no fewer than four times and have confirmed that six people are dead as a result of homicidal violence. Autopsies have begun but none of the six are complete at this time.

A number of hours after the crime scene response had been established, investigators learned that there were two people on the perimeter of the scene who indicated they lived on the Anderson property. They were driving a dark colored pick up truck and were requesting permission to enter their home. The two were indentified as the defendants; Michele Anderson, the 29-year-old daughter of Wayne and Judy Anderson, and her boyfriend Joe McEnroe.

At the time the two arrived, there was a large police presence in what was otherwise a quiet and rural area. Yellow police tape was strewn across driveways and yards, there were dozens of police vehicles, mobile command centers, helicopters, and many, many, uniformed and plain clothes personnel on the scene. There

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was also a very large press contingent with their own trucks, vans and helicopters. Interestingly, neither Michele Anderson nor Joe McEnroe ever asked what was going on or why they were not being allowed to return to their home. Neither of them inquired if the Anderson family was safe. The two were separated and interviewed by detectives.

Separately, the two defendants laid out a detailed explanation of their activities over the previous two days. They both stated that a decision to drive to Las Vegas to get married had been made on Monday, December 24, 2007. They both outlined how they surprised Wayne and Judy Anderson with the news of their pending marriage on the morning of the 24th. Both defendants declared that Wayne and Judy were very happy about their daughter's decision. Similarly, both defendants told detectives that they knew that the family had planned to celebrate Christmas Eve with Michele's brother Scott, his wife Erika, and their two children Olivia and Nathan the same day the two defendants decided to get married.

Eventually, the defendants were confronted about their story and both admitted the trip to Las Vegas was a story they had worked out in anticipation of being questioned by police. Both defendants were advised of their constitutional rights, they

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waived those rights, and both gave lengthy confessions to the murders of Wayne and Judy Anderson. Similarly, both defendants confessed to the murders of Scott Anderson, his wife Erika Anderson, and their two children Olivia and Nathan Anderson.

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Michele Anderson told detectives that her brother owed her a lot of money. She indicated that she had given her brother Scott money on numerous occasions and that the last time was years ago. She told the detectives that she was very close to her brother until he got married. She told detectives that she was upset with her parents because they would not support her in her conflict with her brother. Additionally, her parents were pressuring her to start paying rent for the house she and McEnroe had been living in for the last six or seven months.

Eventually, Michele Anderson told detectives that she and McEnroe each owned a handgun. She told them that her gun was a semi-automatic and the gun McEnroe owned was a revolver. She explained how she and McEnroe loaded their guns and drove up the hill to confront her parents on the afternoon of December 24, 2007.

Michele told detectives that her father Wayne was killed first and then his wife Judy. She indicated that she shot at her Dad

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(it appears that she missed) and that McEnroe shot Wayne in the head. Michele told detectives that McEnroe killed her Mother after Wayne was killed. Michele recounted how she and McEnroe then dragged the bodies out of the house so her brother Scott would not see them when he arrived with his family to celebrate Christmas Eve. She described how she and McEnroe tried to clean up the blood from her parents' bodies with towels and rugs and how they disposed of those items so Scott and his family would not know what had happened.

Michele admitted that she and McEnroe planned to confront Scott when he arrived at the parents' house. Michele told detectives Scott charged her when she pulled out the gun and that she shot him at least twice and maybe as many as four times. Michele stated that one of the shots hit her brother in the neck.

Michele stated she also shot Erika twice. Michele indicated that Erika was able to crawl over the back of the couch to call 911 even after she had been shot two times.

Michele stated that McEnroe had to finish Erika because she (Michele) had run out of ammunition. Michele told detectives that McEnroe shot both of the kids because she couldn't do it.

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When asked why she killed her entire family Michele stated that she was tired of everybody stepping on her. She stated that she was upset with her parents and her brother and that if the problems did not get resolved on December 24th, then her intent was definitely to kill everybody. When asked about Erika and the children in particular, she stated it was a combination of not wanting them to have to live with the memories and not wanting there to be any witnesses.

Michele also admitted that sometime after the killings but before officers arrived, she went down the hill and closed and locked the gate at the end of the driveway because they knew Erika had dialed 911.

In his lengthy confession Joe McEnroe admits that he shot both of Michele's parents in the head. He said that he was in the rear of the house with Judy when Michele fired her first shot at Wayne. McEnroe stated that he and Judy stepped into the room with Michele and Wayne, and McEnroe fired a shot into Wayne's head. Judy was screaming after he shot Wayne, so he shot Judy one time and she fell to the floor. McEnroe said that Judy was still screaming so he apologized to her and then shot her again, this time in the head.

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McEnroe's version of these events is entirely consistent with the confession of his codefendant Michele. He, too, described in detail how they dragged the bodies out of the house so Scott would not see them when he arrived. While McEnroe stated he was not sure who shot Scott, he does recall struggling with him to prevent him from stopping Michele.

McEnroe describes in dramatic fashion how he shot Erika in the head. He stated that he did not shoot her immediately after she was shot by Michele. Rather, McEnroe described how he took the cordless phone from Erika and saw that she had made a call and that the call was connected. McEnroe told detectives that he tore the telephone apart and then allowed Erika to huddle with her children before he shot Erika in the head. McEnroe made sure to mention that he apologized to Erika after she pleaded with him not to shoot her saying "...you don't have to do this." McEnroe recalled how he looked at her and said "...yes, we do."

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In similar fashion, McEnroe admitted that he shot Olivia after Erika was dead. Finally, McEnroe told detectives that three-year-old Nathan had picked up the batteries McEnroe had torn out of the cordless telephone moments before. McEnroe told detectives that Nathan held the batteries up in one hand and gave him (McEnroe) "...the look of complete comprehension....as

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if he understood..." McEnroe then fired one last bullet through Nathan's head.

When asked why he shot Erika, Olivia, and Nathan in particular, McEnroe stated three consecutive times, word for word: "I didn't want them to turn us in."

The crime scene investigation is currently ongoing. Although the weapons have not yet been recovered, all casings found at the scene are consistent with the two firearms described by Michele Anderson and Joe McEnroe as the firearms they used to kill all six family members.

The medical examiner is continuing with the autopsies on all six family members at this time. Preliminary results indicate that Wayne was shot one time to the left temple and Judy was shot twice with one bullet to the left temple. Nathan was also shot one time to the left temple. Scott, Erika and Olivia were each shot multiple times to the head and body.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct. Signed and dated By me this 28 day of December, 2007, at Seattle, Washington.

Certification for Determination of Probable Cause

CAUSE NO. 07-C-08716-4 SEA CAUSE NO. 07-C-08717-2 SEA

PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR CONDITIONS OF RELEASE

The State incorporates by reference the Certification for Determination of Probable Cause.

There is evidence to suggest that the defendants had planned these murders two weeks in advance. There is also evidence that four of the victims were killed simply because they had been present when others were killed before them.

REQUEST FOR BAIL

For all these reasons, the State is requesting that warrants be issued for the arrest of Michele Kristen Anderson and Joseph Thomas McEnroe on six counts of Aggravated Murder in the First Degree. The State further requests that these defendants be held without bail and that they be precluded, by written order, from having any contact with the witnesses in this case, either directly or through third persons.

Signed this 28th day of December, 2007.

James Jude Konat, WSBA #16082

Prosecuting Attorney Case Summary and Request for Bail and/or Conditions of Release - 1

SUPERFORM CCN/JCN NUMBER B/A NUMBER PCN NUMBER AGENCY: UNINCORPORATED KING COUNTY CITY OF CASE NUMBER FILE NUMBER FELONY | MISDEMEANOR COURT K.C. SUSELION DATE OF ARREST/TIME BOOKING DATE/TIME ARREST LOCATION 346 TH AVE. N.E. 12.26.07 1220 18 1700 2.26.07 1718 MCENROE, IDENTITY IN DOUBT? SEX RACE HGT EYES -HAIR SKIN TONE YES NO 10.29.78 Bull Bek FAIR SCARS, MARKS, TATTOOS, DEFORMITIES ARMED/DANGEROUS YES X NO T LAST KNOWN ADDRESS RESIDENCE PHONE **BUSINESS PHONE** CITIZENSHIP JUG TH AVE. N.E. 1910 CARNATION OCCUPATION EMPLOYER, SCHOOL (ADDRESS, SHOP/UNION NUMBER) SOCIAL SECURITY NUMBER DRIVER'S LICENSE # TAKGET ISSAQUAH. FBI# STATE ID# WA VEHICLE LICENSE # STATE MAKE MODEL VEHICLE LOCATION TOW COMPANY PERSON TO BE CONTACTED IN CASE OF EMERGENCY RELATIONSHIP ADDRESS CITY STATE | PHONE 1) OFFENSE RCW/ORD# COURT/CAU 32.030 CITATION # DO DONESTIGATION - MULDER RCW9A K.C. SUPELIOL 2) OFFENSE COURT/CALI# CITATION # DV 🞉 OUNTS. * 3) OFFENSE RCW/ORD# COURT/CAU# CITATION # ☐ DV 4) OFFENSE RCW/ORD# COURT/CAU# CITATION # □ DV DATE & TIME OF VIOLATION CRIMINAL TRAFFIC CITATION ATTACHED? YES | NO MICHELE ANDERSON LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE AT JAIL WALLET WI CHAIN MIK JEANS 1300rd LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDENCE YES NO (SIMPLE DESCRIPTION, IDENTIFYING MARKS, SERIAL #) DAME AS AROVE. TOTAL CASH OF ARRESTEE WAS CASH TAKEN INTO EVIDENCE? SIGNATURE OF JAIL STAFF RECEIVING ITEMS/SERIAL # AMOUNT: \$ 221. CU \$ ______APRES)ING OFFICER/SERIAL# YES 🔁 NO 🗌 TRANSPORTING OFFICER/SERIAL # SUPERVISOR SIGNATURE/SERIAL # SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #) CONTACT PERSON FOR ADDITIONAL INFORMATION (NAME/SERIAL #/PHONE) #01752 PAULOVICH 206.205.7887 DET. J.K. MISDEMEANOR BOOKINGS: Complete to this line. FELONY BOOKINGS: Complete both sides. OBJECTION TO RELEASE (MISDEMEANOR OR FELONY) IS ON REVERSE SIDE COURT CAUSE (STAMP OR WRITE) IN CUSTODY SUPERIOR COURT FILING INFO. AT LARGE OUT ON BOND COURT/DIST. DIST, CT. SUP. CT. DATE WARRANT NUMBER CT.NO. BOND \$ WARRANT DATE OFF CODE OFFENSE AMOUNT OF BAIL FELONY BENCH MISD ARREST R POLICE AGENCY ISSUING COURT WARRANT RELEASED TO: DATE TIME PERSON APPROVING EXTRADITION SEAKING-LOCAL ONLY WACIC-STATE WIDE NCIC-WILL EXTRADITE FROM ID & OR ONLY NCIC-WILL EXTRADITE FROM ALL 50 STATES NCIC-WILL EXTRADITE FROM OR,ID,MT,WY, CA, NV, UT, CO, AZ, NM, HI, AK CCN# DOE DOC WAC# TOE NIC#_

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