1	JEFF W. REISIG DISTRICT ATTORNEY OF YOLO COUNTY MATTHEW DE MOURA/278075 Deputy District Attorney FRITS VAN DER HOEK/300122 Supervising Deputy District Attorney 301 Second Street		ELECTRONICALLY FILED by Superior Court of CA, County of Yolo, on 3/11/2024 8:20 AM By: Bianca Robles, Deputy
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5	Woodland, California 95695 Telephone: (530) 666-8180		
6	Entry No.: 295339 Attorney for People		
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9	SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF YOLO		
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11			
12	THE PEOPLE OF THE STATE OF	Dept. 10	Case No. 23-1391
13	CALIFORNIA,	II	INFORMATION
14	Plaintiff,		
15	VS.		
16	CARLOS REALES DOMINGUEZ		
17	(10/05/2002)		
18	Defendant.		
19			
20	I, the undersigned, say, on information and belief, that in		
21	the County of Yolo, State of California:		
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23	Count 1 : On or about April 26, 2023, CARLOS REALES		
24	DOMINGUEZ did commit a FELONY, namely, a violation of Section		
25	187(a) of the California Penal Code, MURDER, in that CARLOS		
26	REALES DOMINGUEZ did willfully and unlawfully kill a human		
27	being, to wit, D.B., with malice aforethought.		
28	///		

It is further alleged that the murder alleged above was willful, deliberate and premeditated within the meaning of California Penal Code Sections 189(a), ENHANCEMENT FOR WILLFUL, DELIBERATE AND PREMEDITATED MURDER.

Count Enhancement 1a : It is further alleged that during the commission or attempted commission of the felony charged above, CARLOS REALES DOMINGUEZ did willfully, unlawfully, and personally use a deadly or dangerous weapon, within the meaning of Section 12022(b)(1) of the California Penal Code, USE OF DEADLY WEAPON.

Count 2 : On or about April 29, 2023, CARLOS REALES DOMINGUEZ did commit a FELONY, namely, a violation of Section 187(a) of the California Penal Code, MURDER, in that CARLOS REALES DOMINGUEZ did willfully and unlawfully kill a human being, to wit, K.A., with malice aforethought.

It is further alleged that the murder alleged above was willful, deliberate and premeditated within the meaning of California Penal Code Sections 189(a), ENHANCEMENT FOR WILLFUL, DELIBERATE AND PREMEDITATED MURDER.

Count Enhancement 2a : It is further alleged that during the commission or attempted commission of the felony charged above, CARLOS REALES DOMINGUEZ did willfully, unlawfully, and 23 personally use a deadly or dangerous weapon, within the meaning of Section 12022(b)(1) of the California Penal Code, USE OF DEADLY WEAPON. 26

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Count 3 : On or about May 1, 2023, CARLOS REALES DOMINGUEZ

did commit a FELONY, namely, a violation of Sections 21a, 664(a) and 187(a) of the California Penal Code, ATTEMPTED MURDER, in that CARLOS REALES DOMINGUEZ did willfully, unlawfully and with malice aforethought attempt to murder K.G., a human being.

It is further alleged that the attempted murder alleged above was willful, deliberate and premeditated within the meaning of California Penal Code Sections 664(a) and 189, ENHANCEMENT FOR WILLFUL, DELIBERATE AND PREMEDITATED ATTEMPTED MURDER.

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Count Enhancement 3a : It is further alleged that during the commission or attempted commission of the felony charged above, CARLOS REALES DOMINGUEZ did willfully, unlawfully, and personally use a deadly or dangerous weapon, within the meaning of Section 12022(b)(1) of the California Penal Code, USE OF DEADLY WEAPON.

Count Enhancement 3b : It is further alleged that during the commission of the felony charged above, CARLOS REALES DOMINGUEZ did willfully, unlawfully, and personally inflict great bodily injury upon any person, other than an accomplice, within the meaning of Section 12022.7(a) of the California Penal Code, INFLICTION OF GREAT BODILY INJURY.

Case Enhancement a : It is further alleged that the offenses charged in Counts 1 and 2 involved the murders of two separate victims within the meaning of Section 190.2(a)(3) of the California Penal Code, SPECIAL CIRCUMSTANCES FOR MULTIPLE MURDERS, in that CARLOS REALES DOMINGUEZ murdered more than one person, to wit D.B. and K.A.

Case Enhancement b : It is further alleged that CARLOS 1 REALES DOMINGUEZ, pursuant to Penal Code 1170(b) and California 2 Rules of Court Rule 4.421 that one or more of the following 3 circumstances apply to this case: 4 a. Relating to the crime, one or more of the following 5 things is true: 6 The crime involved great violence, great bodily harm, (1)7 threat of great bodily harm, or other acts disclosing a high 8 degree of cruelty, viciousness, or callousness; 9 The defendant was armed with or used a weapon at the (2) 10 time of the commission of the crime; 11 The manner in which the crime was carried out 12 (8) indicates planning, sophistication, or professionalism; 13 111 14 111 15 16 /// /// 17 /// 18 /// 19 /// 20 /// 21 111 22 /// 23 /// 24 /// 25 /// 26 111 27 /// 28

1	(b) Relating to the defendant, one or more of the following		
2	is true:		
3	(1) The defendant has engaged in violent conduct that		
4	indicates a serious danger to society.		
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6	I declare under penalty of perjury that the foregoing is		
7	correct.		
8	Executed on March 11, 2024, at Woodland, California.		
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10	/s/Matthew De Moura MATTHEW DE MOURA/278075 Doputry District Attornoy		
11	Deputy District Attorney		
12	/s/ Frtis van der Hoek FRITS VAN DER HOEK/300122 Supervsing Deputy District Attorney		
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