

7486187

IN THE NORTH VALLEY JUSTICE COURT AZ007243J COURT
STATE OF ARIZONA, COUNTY OF MARICOPA

DOB [REDACTED] RELEASE QUESTIONNAIRE BOOKING NO. PHX20180911 5057

DEFENDANT'S NAME CLARK, JON CHRISTOPHER M

A. GENERAL INFORMATION

Charges:
MURDER 1ST DEGREE-PREMEDITATED, 13-1105A1;
DEAD PERSON-IMPROPER REMOVAL, 32-1364B;
TAMPER WITH PHYSICAL EVIDENCE-DESTROY/ALTER,

Pursuant to A.R.S. §41-1750 ten-print fingerprints were taken off the arrested person? Yes No
If yes, PCN = _____

Pursuant to A.R.S. §13-610 one or more of the charges requires the arresting agency to secure a DNA sample from the arrested person? Yes No
If yes, does the defendant have a valid DNA sample on file with AZDPS? Yes No
If no, Arresting Agency has taken required sample? Yes No

Offense Location: [REDACTED] PHOENIX, ARIZONA 85306

Offense Date: 8/4/2018 Offense Time: _____

Arrest Location: [REDACTED] PHOENIX, ARIZONA 85009

Arrest Date: 9/11/2018 Arrest Time: 11:15

B. PROBABLE CAUSE STATEMENT

1. Summarize and include the facts which establish probable cause for the arrest for the crimes charged:

THE PHOENIX POLICE LEARNED THE FOLLOWING INFORMATION THROUGH WITNESS AND SUSPECT INTERVIEWS, PROCESSING PURSUANT TO SEARCH WARRANT OF THE VICTIM'S APARTMENT AND THE SUSPECT'S CELL PHONE, AND FROM COMMUNICATION AND SOCIAL MEDIA DATA COLLECTED FOR THE INVOLVED PARTIES PURSUANT TO SEARCH WARRANT:

KIERA BERGMAN LIVED IN AN APARTMENT WITH HER CLOSE FRIEND, [REDACTED] AND WITH KIERA'S ON AGAIN/OFF AGAIN BOYFRIEND, JON CHRISTOPHER CLARK, AT [REDACTED] KIERA AND JON HAD A HISTORY OF DOMESTIC DISPUTES. ON ONE OCCASION, KIERA WAS OBSERVED BY [REDACTED] TO HAVE BRUISING TO HER BODY WHICH WAS CAUSED BY JON DURING SUCH A DOMESTIC DISPUTE, BUT [REDACTED] NEVER ACTUALLY WITNESSED PHYSICAL ABUSE BY JON. KIERA HAD TOLD [REDACTED] HOW JON WOULD RESTRAIN KIERA BY PLACING ONE HAND

C. OTHER INFORMATION

1. Defendant is presently on probation, parole, or any other form of release involving other charges or convictions. Explain:
PROBATION FOR BURGLARY

2. List any prior:
Arrests? BURGLARY, AGG ID THEFT
Convictions? BURGLARY
Failiures to Appear (FTA)?
Protective Orders?

3. Is there any indication the defendant is:
 An Alcoholic? An Addict?
 Mentally Disturbed? Physically Ill?

4. Defendant is current employed
With Whom
How long

5. Where does the defendant currently reside?
With Whom:
How Long: ___ year(s), ___ month(s), ___ days

6. What facts indicate the defendant will flee if released? Explain
FAILED TO NOTIFY PROBATION OF NEW ADDRESS

7. What facts does the State have to oppose an unsecured release? Explain:
NATURE OF CRIME, ON PROBATION IN CALIFORNIA, NO JOB

D. CIRCUMSTANCES OF THE OFFENSE

(Check if applicable)

1. Firearm or other weapon used
Type:
 Someone was injured by the defendant
 Medical attention was necessary

Nature of injuries:
HE KILLED HIS GIRLFRIEND

2. Someone was threatened by the defendant
Nature of threats:

3. Did the offense involve a child victim? Yes No
If yes, was DCS notified? Yes No

4. If property offense value of property taken/damaged:
 Property was recovered

5. Names of co-defendant(s), if any:

AGAINST HER UPPER CHEST AND THROAT. AN APARTMENT COMPLEX MAINTENANCE MAN OBSERVED A VERBAL ARGUMENT BETWEEN KIERA AND JON IN THE COMPLEX PARKING LOT ON ONE OCCASION. KIERA WAS TRYING TO LEAVE IN HER CAR, JON WAS KEEPING HER FROM DOING SO AND SNATCHED THE KEYS FROM HER HANDS, AND THEN JON WENT INTO THE APARTMENT WHILE KIERA APPROACHED [REDACTED] CAR. JON RETURNED AND THE TWO ARGUED SOME MORE AND THEN WENT THEIR SEPARATE WAYS. [REDACTED] REPORTED THERE WAS A LOT OF TENSION IN THE APARTMENT DUE TO JON'S PRESENCE AND THE ARGUING BETWEEN JON AND KIERA. KIERA AND [REDACTED] PAID THE RENT AND WERE BOTH EMPLOYED AT THE SAME EMPLOYER. JON DID NOT PAY ANY RENT AND HAD NO JOB. KIERA HAD A VEHICLE WHICH SHE SHARED WITH JON. [REDACTED] DESCRIBED JON AS CONTROLLING AND MANIPULATIVE. NEITHER KIERA NOR JON HAD CELL PHONE SERVICES FOR THEIR APPLE IPHONES AND ALL OF THEIR COMMUNICATIONS TOOK PLACE THROUGH INTERNET CONNECTIONS VIA WIFI BY UTILIZING CELL PHONE AND COMPUTER APPLICATIONS. [REDACTED] HAD INTERNET SERVICE AT THE APARTMENT WHICH [REDACTED] KIERA, AND JON CONNECTED THROUGH A WIFI ROUTER INSIDE THE APARTMENT.

ON AUGUST 3, 2018, KIERA AND JON WERE OBSERVED OUTSIDE OF KIERA'S APARTMENT ARGUING. JON WANTED TO STAY LIVING AT THE APARTMENT WITH KIERA BUT KIERA DID NOT WANT JON BACK INTO THE APARTMENT. KIERA HAD A KEY ON A LANYARD IN HER HAND. JON WANTED THE KEY TO THE APARTMENT BUT KIERA REFUSED TO GIVE IT TO HIM. THE OUTCOME OF THE ARGUMENT WAS UNKNOWN, BUT THE COURSE OF EVENTS ON AUGUST 4 INDICATED KIERA HAD ALLOWED JON BACK INTO THE APARTMENT.

ON AUGUST 4, 2018, KIERA AND [REDACTED] WENT TO WORK TOGETHER IN [REDACTED] CAR AROUND 0700 HOURS BECAUSE KIERA HAD NO GAS IN HER CAR. WHILE AT WORK, [REDACTED] AND KIERA HAD A DISCUSSION ABOUT THE POSSIBILITY KIERA WAS PREGNANT. BY 1026 HOURS, KIERA HAD TEXT JON ASKING HIM TO COME TO HER WORK AND GET HER BECAUSE SHE WAS NOT FEELING WELL. KIERA CLOCKED OUT OF WORK AT 1026 HOURS AND VIDEO SURVEILLANCE SHOWED HER LEAVING WORK AT 1036 HOURS. WHEN KIERA LEFT WORK, SHE WAS WEARING BLACK PANTS, A BLUE SWEATSHIRT WITH MISSION BEACH LETTERING ON THE FRONT AND BACK OF

THE SWEATSHIRT, FLIP FLOP STYLE SANDALS, AND WEARING HER GLASSES.

AT 1110 HOURS, JON HAD A FACETIME COMMUNICATION SESSION WITH HIS AUNT IN CALIFORNIA WHILE AT THE APARTMENT WITH KIERA. THE CONVERSATION WAS ABOUT JON GOING TO LIVE WITH HIS AUNT. JON WAS DEPRESSED AND FRUSTRATED DURING THIS CONVERSATION. JON AND KIERA ENGAGED IN AN ARGUMENT AFTER THIS FACETIME SESSION. JON THEN HAD A FACETIME COMMUNICATION SESSION WITH A COUSIN IN CALIFORNIA AT 1122 HOURS. DURING THIS SESSION, KIERA WAS UPSET AND KIERA AND JON WERE ARGUING. JON HANDED KIERA THE CELL PHONE DEVICE WHICH HAD THE FACETIME SESSION IN AN ATTEMPT TO GET THE COUSIN TO TALK KIERA DOWN. JON HAD BEEN HEARD MAKING COMMENTS ABOUT GOING TO TEXAS TO LIVE WITH HIS AUNT, AND THE FACEBOOK SESSION ENDED UBRUPTLY AS KIERA BECAME UPSET AT JON QUESTIONING HIS LEAVING TO GO LIVE IN TEXAS. THE SESSION ENDED AT 1130 HOURS.

AFTER AN APPROXIMATE 39 MINUTE A GAP IN WIFI COMMUNICATIONS FROM EITHER JON'S PHONE OR KIERA'S PHONE, KIERA'S PHONE THEN SENT A TEXT TO ██████████ AT 1209 HOURS ASKING WHEN ██████████ WOULD BE HOME. JON THEN TEXT TWO FRIENDS, ██████████ AND ██████████ ASKING IF EITHER OF THEM COULD COME TO THE APARTMENT TO HELP HIM MOVE OUT. BY 1252 HOURS, JON HAD TEXT ██████████ CLAIMING KIERA HAD JUST STORMED OUT OF THE APARTMENT SO HE HAD TIME TO PACK HIS BELONGINGS.

██████████ ARRIVED AT THE APARTMENT AT APPROXIMATELY 1300 HOURS, AND JON CAME OUT OF THE APARTMENT AND MET UP WITH ██████████ AT HER CAR ASKING ABOUT KIERA. JON TOLD HER KIERA HAD SUPPOSEDLY LEFT THE APARTMENT WHILE TEXTING SOMEONE ON HER CELL PHONE AFTER THE TWO OF THEM HAD YET ANOTHER ARGUMENT. JON CLAIMED KIERA HAD SUPPOSEDLY BEEN THROWING JON'S POSSESSIONS AT HIM. ██████████ COULD SEE INTO KIERA AND JON'S BATHROOM AND OBSERVED SEVERAL ITEMS BELONGING TO KIERA ON THE BATHROOM FLOOR INCLUDING SOME COSMETIC OIL AND A FACEMASK. KIERA DID NOT LEAVE WITH HER CAR NOR HER PURSE WHICH CONTAINED HER ID AND BANK CARDS. ██████████ SAID THIS WAS STRANGE BECAUSE KIERA WAS NOT THE KIND OF PERSON TO GO ANYWHERE WITHOUT HER PURSE. ██████████ OBSERVED A BROKEN COLOGNE BOTTLE ON THE FLOOR NEAR THE FRONT DOOR AND SOME OF JON'S CLOTHING WAS PACKED UP

AND LOCATED BY THE FRONT DOOR. JON WAS "HOVERING" AROUND THE HALLWAY WHICH LED TO JON AND KIERA'S BEDROOM AND BATHROOM. THEREFORE, [REDACTED] DID NOT GO INTO THESE AREAS TO LOOK FOR KIERA. JON CLAIMED KIERA HAD BEEN WEARING A TANK TOP AND SHORTS WHEN SHE LEFT, WHICH WAS NOT CONSISTENT WITH WHAT SHE WAS WEARING WHEN SHE CLOCKED OUT OF WORK AT 1026 HOURS.

[REDACTED] LEFT THE APARTMENT AND DROVE AROUND THE COMPLEX LOOKING FOR KIERA, BUT SHE WAS NOT TO BE FOUND. SHE DROVE AROUND THE NEIGHBORHOOD IN HER CAR TO LOOK FOR KIERA, BUT SHE WAS NOT TO BE FOUND. [REDACTED] RETURNED TO THE APARTMENT TO GET READY TO GO TO HER BOYFRIEND'S HOUSE FOR THE NIGHT, INCLUDING TAKING A SHOWER, AND JON WAS STILL AT THE APARTMENT.

[REDACTED] HAD SENT KIERA SEVERAL TEXTS WHILE LOOKING FOR HER. ONE OF THESE TEXTS INCLUDED A STATEMENT BY [REDACTED] HOW JON WAS CLEANING UP THE APARTMENT.

WHILE [REDACTED] WAS IN HER BEDROOM GETTING READY AND THEN IN THE SHOWER, KIERA'S CELL PHONE AND JON'S CELL PHONE HAD TEXT MESSAGES BACK AND FORTH TO EACH OTHER REFERENCE KIERA LEAVING AND JON ASKING FOR MONEY. ONE OF THE TEXT MESSAGES FROM KIERA'S PHONE TO JON WAS HER AGREEING TO HIS REMOVAL OF \$500 OUT OF HER ACCOUNT USING THE BANK CARD IN HER PURSE SHE HAD LEFT BEHIND. THIS WAS SUBSEQUENTLY FOUND TO ALSO BE STRANGE FOR KIERA TO AGREE TO SINCE KIERA HAD PLACED JUST ENOUGH MONEY INTO HER ACCOUNT ON AUGUST 3, 2018, TO COVER THE UPCOMING RENT WITHDRAW FROM HER ACCOUNT AND WOULD NOT HAVE HAD \$500 IN HER ACCOUNT FOR REMOVAL WITHOUT DEFAULTING ON THE RENT PAYMENT. THIS RENTAL PAYMENT WAS KEY TO BOTH KIERA AND [REDACTED] SINCE THEY RISKED EVICTION AND HAVING THE POWER TURNED OFF IF THE PAYMENT DID NOT GO THROUGH. ALSO, SUBSEQUENT COMMENTS BY JON IN AN INTERVIEW REVEALED HE TOO WAS AWARE OF THIS AND CLAIMED KIERA WOULD HAVE BEEN "COMPLETELY BROKE" AFTER MAKING THE RENT PAYMENT.

AT 1357 HOURS, [REDACTED] RECEIVED A TEXT FROM KIERA'S CELL PHONE WHICH READ, "GIRL MY PHONE IS ABOUT TO DIE BUT I'M FUCKING DONE WITH JON. I MET THIS GUY A COUPLE DAYS AGO WHEN I WENT TO THE STORE AND I ASKED HIM TO COME PICK ME UP SO I'M JUST CHILLING WITH HIM AT HIS HOUSE SMOKING. I'LL CALL YOU WHEN I GET A CHARGER. AND MAKE SURE JON LEAVES!"

THIS WAS THE LAST COMMUNICATION FROM KIERA'S CELL PHONE WITH [REDACTED] THOUGH [REDACTED] CONTINUED FOR DAYS TO TEXT KIERA ASKING IF SHE WAS ALRIGHT AND WHERE SHE WAS. UPON GETTING OUT OF THE SHOWER, [REDACTED] READ THE ABOVE TEXT AND RESPONDED. JON IMMEDIATELY KNOCKED ON HER DOOR ASKING IF SHE HAD HEARD FROM KIERA. [REDACTED] FOUND THIS STRANGE GIVEN SHE HAD JUST COME OUT OF THE SHOWER. SHE DID NOT TELL JON AT THE TIME ABOUT THE CONTENT OF THE TEXT MESSAGE FROM 1357 HOURS BECAUSE SHE DID NOT WANT TO CREATE ANY PROBLEMS WITH JON BECOMING JEALOUS. AFTER CONSIDERING THE TOTALITY OF THE CIRCUMSTANCES, [REDACTED] DID NOT BELIEVE THIS LAST TEXT SHE GOT FROM KIERA'S PHONE WAS ACTUALLY FROM KIERA. THE MESSAGE WAS UNCHARACTERISTICALLY LONG; KIERA AND [REDACTED] HAD BEEN BEST FRIENDS FOR SEVERAL YEARS SO IF KIERA HAD MET "SOME GUY" SHE LIKED THEN KIERA WOULD HAVE TOLD [REDACTED]; AND KIERA WAS "STREET WISE" AND WOULD NEVER LEAVE WITH SOMEONE SHE DID NOT KNOW. ALSO, JON HAD A HISTORY OF ACCESSING KIERA'S PERSONAL ACCOUNTS. THIS INCLUDED HER FACEBOOK, HER BANK ACCOUNT, WITHDRAWING MONEY UTILIZING KIERA'S PIN, AND SENDING TEXT MESSAGES FROM KIERA'S PHONE. IT WAS [REDACTED] BELIEF JON HAD SENT THE TEXT MESSAGE AT 1357 HOURS TO TRY AND CONVINC [REDACTED] JON'S STATEMENTS ABOUT KIERA'S LEAVING AFTER THE ARGUMENT WERE TRUE.

JON WENT TO A CIRCLE K NEXT TO THE APARTMENT COMPLEX AND SPENT \$43.55 FROM KIERA'S ACCOUNT TO FILL UP KIERA'S CAR WITH GAS. HE SUBSEQUENTLY SENT KIERA'S PHONE A TEXT MESSAGE ADVISING HER HE HAD FILLED UP HER TANK SO SHE WOULD HAVE THE ABILITY TO TAKE HER CAR INTO WORK ON MONDAY. HOWEVER, HE TOOK THE CAR LATER IN THE EVENING TO GO STAY AT [REDACTED] APARTMENT AND NEVER MADE ANY ATTEMPT TO RETURN THE CAR OVER THE WEEKEND TO KIERA'S APARTMENT FOR HER USE TO GET TO WORK THE FOLLOWING MONDAY.

[REDACTED] LEFT THE APARTMENT A FEW MINUTES AFTER RESPONDING TO THE TEXT FROM KIERA'S CELL PHONE WHICH [REDACTED] SENT AT 1420 HOURS. JON MADE A WITHDRAW OF \$300.00 AT THE ATM OF A WELLS FARGO BANK IN CLOSE PROXIMITY TO THE APARTMENT FROM KIERA'S ACCOUNT USING HER BANK CARD AT 1428 HOURS. AT 1438 HOURS, JON OBTAINED ANOTHER \$200.00 FROM HER ACCOUNT USING HER CARD AT A WALMART NEAR THE

BANK. JON AND AN UNKNOWN MALE WERE OBSERVED AT APPROXIMATELY 1500 HOURS LOADING JON'S POSSESSIONS INTO A NISSAN ALTIMA PARKED IN FRONT OF KIERA'S APARTMENT. THE UNKNOWN MALE THEN DROVE AWAY IN THE ALTIMA AND JON PROCEEDED TO LOAD NUMEROUS WHITE GARBAGE BAGS OF UNKNOWN ITEMS INTO KIERA'S CAR FROM THE APARTMENT. JON WAS ALSO OBSERVED DISPOSING OF TWO WHITE GARBAGE BAGS FULL OF UNKNOWN ITEMS INTO THE DUMPSTER DIRECTLY ACROSS FROM KIERA'S APARTMENT. JON'S FRIEND [REDACTED] ARRIVED A FEW MINUTES AFTER 1700 HOURS, SEVERAL ITEMS OF JON'S PROPERTY WERE LOADED INTO [REDACTED] CAR, AND [REDACTED] LEFT WITHOUT JON.

THERE WAS A TRANSFER OF DATA FROM JON'S PHONE DEMONSTRATING HIS LOCATION AT 1952 HOURS AND IT WAS WHILE HE WAS ACCESSING INTERNET VIA WIFI AT KIERA'S APARTMENT. AT 2051 HOURS, JON'S PHONE HAD A POWERING UP EVENT WITH NO CONNECTIVITY TO ANY WIFI SOURCE. THEN AT 2155 HOURS, JON'S CELL PHONE WAS AGAIN CONNECTED TO THE ROUTER AT KIERA'S APARTMENT. THEREFORE, THERE WAS A 2 HOUR AND 3 MINUTE TIME FRAME (1952 HOURS TO 2155 HOURS) WHERE THE WHEREABOUTS OF JON WERE UNKNOWN. JON LEFT THE APARTMENT BY 2209 HOURS BASED ON THE FACT HIS PHONE DID NOT RECEIVE A TEXT SENT BY [REDACTED] AT 2209 HOURS UNTIL 2239 HOURS. PRIOR TO JON'S DEPARTURE, HE WAS OBSERVED BY NEIGHBORS LOOKING UNDER THE HOOD POSSIBLY CHECKING THE OIL OF KIERA'S CAR AS IT WAS PARKED IN FRONT OF KIERA'S APARTMENT. JON TEXT [REDACTED] AT 2239 HOURS ADVISING HE WAS AT A CARL'S JR ACROSS THE STREET FROM [REDACTED] APARTMENT COMPLEX AND WAS ON HIS WAY TO [REDACTED] RESIDENCE. IT WAS LEARNED [REDACTED] ALLOWED JON TO COME STAY AT HIS APARTMENT FOR SEVERAL DAYS UP TO AUGUST 10, 2018.

[REDACTED] RETURNED TO THE APARTMENT ON AUGUST 5, 2018. JON WAS NOT THERE WHEN SHE GOT TO THE APARTMENT. SHE NOTED THERE WAS A HEAVY COLOGNE SMELL IN THE LAUNDRY ROOM. SHE ALSO OBSERVED WHAT APPEARED TO BE A FOOT PRINT ON THE INSIDE OF KIERA'S BATHROOM DOOR. [REDACTED] AND OTHER FAMILY AND FRIENDS SUBSEQUENTLY USED A BLACK LIGHT AND FOUND AREAS IN THE APARTMENT WHICH APPEARED TO HAVE DRIPS AND SMUDGES WHICH HAD BEEN CLEANED UP. [REDACTED] BOYFRIEND HAD BEEN INTERVIEWED AND ASKED ABOUT THE RELATIONSHIP BETWEEN KEIRA AND JON. HE INDICATED JON'S

ACCOUNT OF KIERA LEAVING AFTER THEY HAD AN ARGUMENT WAS STRANGE BECAUSE WHEN KIERA GOT UPSET IT WAS ALWAYS JON WHO LEFT TO GO STAY WITH SOMONEONE AND IT WAS NEVER KIERA WHO LEFT BECAUSE SHE WAS NOT THAT KIND OF PERSON.

ON AUGUST 6TH (THE FOLLOWING MONDAY) AT APPROXIMATELY 0753 HOURS, JON CALLED POLICE TO MAKE A MISSING PERSON REPORT. AT THIS TIME, ██████████ HAD STILL NOT PROVIDED JON WITH THE DETAILS OF THE TEXT ██████████ HAD RECEIVED FROM KIERA'S CELL PHONE FROM THE 4TH AT 1357 HOURS. HOWEVER, DURING HIS 911 CALL, HE TOLD THE DISPATCHER, "... ON SATURDAY SHE...SHE LEFT THE HOUSE AND THEN HER FRIEND SAID THAT SHE WAS GOING TO MEET UP WITH SOMEBODY AND CHILL WITH SOMEBODY." HOWEVER, ██████████ HAD NOT SHARED THIS INFORMATION WITH JON UNTIL LATER THAT DAY WHEN JON AND ██████████ MET UP TO MAKE A MISSING PERSON REPORT TOGETHER AT THE APARTMENT SINCE JON'S CALL DID NOT RESULT IN A REPORT BEING MADE AT THAT TIME. JON MADE THE 911 CALL FROM CHANDLER INSTEAD OF FROM THE APARTMENT IN PHOENIX. ALSO, THE DISPATCHER CHALLENGED HIM WITH HIS REASON FOR MAKING THE REPORT WITHOUT ██████████ BECAUSE HE WOULD HAVE HAD NO WAY OF KNOWING IF KIERA HAD YET TO SHOW UP FOR WORK THAT MORNING SINCE HE ADMITTEDLY HAD NOT CALLED HER WORK YET TO CONFIRM HER ABSENCE AND ██████████ WAS NOT SCHEDULED TO GO INTO WORK UNTIL 1030 HOURS. JON HAD MADE A INSTAGRAM POST OF A NARRATIVE HE AUTHORED IN THE "NOTES" OF HIS CELL PHONE WHICH SPECIFICALLY CLAIMED ON MONDAY MORNING (THE TIME OF THE ABOVE MENTIONED 911 CALL) KIERA "WAS GOING TO MISS WORK, I DECIDED TO CALL POLICE. AT THAT TIME, KIERAS FRIEND ██████████ TOLD ME THAT THE DAY KIERA LEFT, KIERA MESSAGED HER SAYING THAT SHE WENT TO GO CHILL AND SMOKE WITH SOME DUDE". AGAIN, ██████████ DID NOT TELL HIM THIS UNTIL HOURS AFTER HE HAD MADE THE 911 CALL IN THE MORNING, AND IT BEGS THE QUESTION HOW IT WAS HE HAD DETERMINED KIERA WOULD NOT SHOW UP TO WORK PROMPTING HIM TO CALL 911 HIMSELF INSTEAD OF WAITING UNTIL ██████████ SHOWED UP AT 1030 HOURS TO DETERMINE IF SHE SHOWED.

ON AUGUST 6TH AT APPROXIMATELY 1100 HOURS, ██████████ AND JON WERE AT THE APARTMENT TOGETHER TO FILE A POLICE REPORT. IT WAS AT THIS TIME WHEN ██████████ TOLD JON THE DETAILS OF THE

TEXT SHE RECEIVED FROM KIERA'S PHONE ABOUT MEETING SOME GUY AND BEING WITH HIM TO CHILL AND SMOKE. JON HAD TOLD [REDACTED] THE ONLY TIME KIERA HAD BEEN OUT ALONE TO HAVE HAD AN OPPORTUNITY TO SUPPOSEDLY MEET SOMEONE WAS WHEN SHE WENT TO THE FRY'S STORE ON AUGUST 1, 2018, AT APPROXIMATELY 1700 HOURS. HOWEVER, SUBSEQUENT REVIEW OF VIDEO FROM THE STORE REVEALED JON WAS WITH KIERA FOR THIS VISIT TO FRY'S.

JON HAD CONVERSATIONS WITH HIS PROBATION OFFICER TO ADVISE HER OF HIS NEW RESIDENCE WITH [REDACTED] DUE TO PROBLEMS WITH KIERA AND ADVISED KIERA WAS MISSING. HOWEVER, [REDACTED] HAD NOTIFIED JON ON AUGUST 7, 2018, JON WOULD HAVE TO MOVE OUT BY AUGUST 10. WHEN THE PROBATION OFFICER WENT TO [REDACTED] RESIDENCE ON AUGUST 9, JON TOLD HIS PROBATION OFFICER [REDACTED] APARTMENT WOULD BE HIS NEW RESIDENCE. JON MOVED OUT OF [REDACTED] APARTMENT ON AUGUST 10 AND MOVED INTO A HOTEL IN PHOENIX. HOWEVER, JON DID NOT NOTIFY HIS PROBATION OFFICER OF THE MOVE AND TOLD THE PROBATION OFFICER NOTHING HAD CHANGED.

DETECTIVES SPOKE WITH [REDACTED] ABOUT HIS CONTACT WITH JON ON AUGUST 4, 2018, AND HIS RELATIONSHIP WITH JON AND KIERA. [REDACTED] HAD TOLD DETECTIVES ABOUT A HISTORY OF JON AND KIERA HAVING DOMESTIC DISPUTES WHICH LED TO JON STAYING AT [REDACTED] APARTMENT ON PRIOR OCCASIONS. HE SAID HE WOULD ASK JON DURING THESE PRIOR DOMESTIC DISPUTES OF JON HAD HIT KIERA, BUT JON ALWAYS TOLD HIM "NO". HE WAS ASKED IF HE BELIEVED JON WHEN JON DENIED ASSAULTING KIERA, AND [REDACTED] INDICATED HE DID NOT NECESSARILY BELIEVE HIM EVERY TIME.

DURING A SEARCH OF KIERA AND [REDACTED] APARTMENT PURSUANT TO SEARCH WARRANT, THERE WAS NO EVIDENCE TO SHOW JON STILL LIVED IN THE APARTMENT. INVESTIGATORS FOUND WHAT APPEARED TO BE A PARTIAL FOOT PRINT FROM THE BALL AND TOES OF A RIGHT FOOT ON THE INTERIOR SIDE OF KIERA AND JON'S BATHROOM DOOR NEAR THE LOWER PORTION OF THE HANDLE SIDE OF THE DOOR. BASED ON THE LOCATION AND THE POSITION OF THE PRINT, IT APPEARED THE PERSON WHO MADE THE PRINT WAS BRACING THEIR FOOT UP AGAINST THE DOOR WHILE THE DOOR WAS IN A CLOSED POSITION. JON WAS SUBSEQUENTLY ASKED ABOUT THE PRINT AND SAID HE HAD NEVER

SEEN THE PRINT. HE SAID THEY SOMETIMES USED THEIR FOOT TO CLOSE THE DOOR. UTILIZING BLUE STAR CHEMICAL TESTING, INVESTIGATORS OBSERVED WHAT APPEARED TO BE SMEAR AND WIPE PATTERNS VISIBLE ON THE WALLS AND FLOOR CONSISTENT WITH CLEANING SOMETHING UP. HOWEVER, PRESUMPTIVE CHEMICAL TESTS FOR HUMAN BLOOD WERE NEGATIVE. SAMPLES WERE COLLECTED FOR MORE IN-DEPTH TESTING. CADAVER DOGS WERE USED IN KIERA AND JON'S BEDROOM WITH NEGATIVE RESULTS. HOWEVER, THE DOGS WERE NOT PERMITTED INTO OTHER AREAS OF THE RESIDENCE DUE TO THE POSSIBILITY OF CONTAMINATING OR DISTURBING THE COLLECTION OF EVIDENCE FROM OTHER AREAS.

JON WAS LOCATED ON AUGUST 13, 2018, AT THE HOTEL HE HAD MOVED INTO. KIERA'S VEHICLE, WHICH JON HAD BEEN USING SINCE AUGUST 4TH, WAS PARKED AT THE HOTEL HE MOVED INTO. THE VEHICLE WAS ALSO SEARCHED PURSUANT TO SEARCH WARRANT. SIMILAR CHEMICAL TESTING OF THE VEHICLE WAS PERFORMED WITH NEGATIVE RESULTS. NONE OF THE CLOTHING KIERA WAS OBSERVED WITH WHEN SHE CLOCKED OUT OF WORK THE MORNING OF AUGUST 4, 2018 WAS FOUND IN JON'S CAR.

DURING A SEARCH OF JON'S CELLULAR PHONE PURSUANT TO SEARCH WARRANT, DETECTIVES FOUND PRIOR TEXT MESSAGES BETWEEN JON AND [REDACTED] DATED JULY 19, 2018. JON TOLD [REDACTED] HE NEEDED TO COME SPEND THE NIGHT AT [REDACTED] APARTMNET BECAUSE OF AN ARGUMENT WITH KIERA. JON TOLD [REDACTED] HE WAS GOING TO "BEAT KIERA'S ASS" AND TOLD HIM HE NEEDED TO GO SOMEWHERE BEFORE HE DID SOMETHING HE WOULD REGRET.

DETECTIVES ALSO LOCATED WHAT APPEARED TO BE A FAREWELL LETTER TO SEVERAL FAMILY MEMBERS FOUND IN THE "NOTES" ON JON'S CELL PHONE. THE LETTER IS TO [REDACTED]

[REDACTED] AND TO "MOM". INTERESTINGLY ENOUGH, HE DID NOT INCLUDE KIERA IN THE LETTER. THE PORTION OF THE LETTER TO [REDACTED] READ, [REDACTED] I LOVE YOU WITH ALL MY HEART. YOU KNOW WE'VE BECOME SIBLINGS RATHER THAN COUSINS. YOU HAVE ALWAYS BEEN THERE FOR ME WHEN I NEED YOU. YOU ARE MY FAVORITE PERSON TO TALK TO AND VENT TO. PLEASE DON'T TAKE ANY OF THIS PERSONALLY. I KNOW THE LOVE YOU HAVE FOR ME AND THAT YOU WANT THE BEST FOR ME. IM DEALING WITH SOME THINGS THAT I DON'T KNOW HOW TO

EXPLAIN. MY HEAD FEELS LIKE ITS GOING TO EXPLODE AND I CATCH MYSELF NOT BEING ABLE TO STOP CRYING. I DON'T WANT TO GO ON ANYMORE [REDACTED] IM SORRY. I LOVE YOU WITH ALL MY HEART".

DURING AN INTERVIEW WITH POLICE, JON WAS ASKED ABOUT THE ABOVE FAREWELL LETTER. JON SAID HE WAS "IN A BAD MENTAL STATE" AND "I HAVE BEEN CONTEMPLATING SUICIDE", AND HE SAID HE WROTE IT TO FAMILY MEMBERS. HE WAS CONFRONTED KIERA WAS FAMILY AND WHY HE WOULD NOT HAVE INCLUDED HER IN THE LETTER, BUT HE DID NOT ANSWER THE QUESTION AND COMMENTED ABOUT CHANGING HIS MIND ABOUT MOVING BACK WITH FAMILY IN CALIFORNIA. JON POSTED A NARRATIVE FROM THE "NOTES" IN HIS CELL PHONE TO INSTAGRAM AS PREVIOUSLY NOTED ABOVE WHICH HE POSTED AFTER THE INTERVIEW. IN THE POST HE DISCUSSED KIERA'S FAMILY'S REACTION TO HIM AND THEIR BELIEF HE HAD SOMETHING TO DO WITH HER DISAPPEARANCE. AT THE END OF THE POST, HE WROTE, "SO TO ALL OF KIERAS FAMILY THAT STILL WANTS TO LOOK AT ME NEGATIVELY, YOU BETTER HAVE THIS SAME ENERGY WHEN KIERA COMES HOME BECAUSE WE WILL SPEND THE REST OF OUR LIVES TOGETHER AND I WILL NEVER FORGET THE WAY YOU'RE TREATING ME". IT BEGS THE QUESTION WHY HE WOULD NOT CONSIDER KIERA FAMILY AND INCLUDE HER IN A FAREWELL LETTER IF HE BELIEVED THEY WERE CLOSE ENOUGH TO SPEND THE REST OF THEIR LIVES TOGETHER.

JON DENIED HAVING ANY INVOLVMENT IN THE DISAPPEARANCE OF KIERA. HE SAID HE HAD PICKED UP KIERA FROM WORK ON AUGUST 4, 2018, AND THEY RETURNED TO THEIR APARTMENT. WHILE AT THE APARTMENT, JON CONTACTED HIS AUNT THROUGH FACETIME VIA THE WIFI INTERNET CONNECTION IN THE APARTMENT, AND THEY TALKED ABOUT JON MOVING TO TEXAS TO STAY WITH HIS AUNT. JON CLAIMED KIERA OVERHEARD THIS AND REPORTEDLY GREW UPSET AND SMASHED A COLOGNE BOTTLE. JON CLAIMED KIERA THEN "STORMED" OUT OF THE APARTMENT. HE DENIED HARMING KIERA AND SAID HE DID NOT KNOW WHERE SHE WAS. JON CLAIMED THEIR ARGUING STARTED WITH KIERA WANTING HIM TO GO STAY WITH HIS FRIEND [REDACTED] UNTIL HE GOT A JOB BUT HE WANTED TO LIVE THERE WITH KIERA SINCE ALL OF HIS BELONGINGS WERE THERE.

DURING THE INTERVIEW, JON MADE CLAIMS OF HIS REMOVAL OF MONEY FROM KIERA'S ACCOUNT AFTER SHE HAD ALLEGEDLY LEFT THE APARTMENT ON AUGUST 4, 2018.

HOWEVER, BANK RECORDS SHOWED HIS COURSE OF EVENTS WAS NOT ACCURATE. JON WAS CONFRONTED ABOUT KILLING KIERA. THE DETECTIVE TOLD JON HE PROBABLY HAD KIERA'S BODY IN THE BEDROOM ON AUGUST 4, 2018. JON CLAIMED [REDACTED] HAD COME HOME AND WENT INTO THE BEDROOM AND BATHROOM AND VERIFIED KIERA WAS NOT AT THE APARTMENT. THIS WAS FOUND NOT TO BE TRUE AS [REDACTED] HAD SPECIFICALLY TOLD POLICE SHE HAD NOT GONE INTO THEIR BEDROOM OR BATHROOM ON SATURDAY BECAUSE JON HAD BEEN "HOVERING" AROUND THE HALLWAY AS IF HE DID NOT WANT [REDACTED] IN THE BEDROOM OR BATHROOM.

JON WAS ASKED ABOUT HIS MOVING OUT AND HAVING HELP FROM FRIENDS TO DO SO. HE CONFIRMED [REDACTED] HAD BEEN TO THE APARTMENT ON THE 4TH TO TRANSPORT SOME OF HIS BELONGINGS, BUT HE DENIED ANYONE ELSE HAD COME TO ASSIST HIM. HOWEVER, THIS WAS FOUND TO NOT BE TRUE BASED ON THE WITNESSES WHO OBSERVED AN UNKNOWN BLACK MALE ARRIVE IN A NISSAN ALTIMA AND THE UNKNOWN MAN AND JON LOADED DUFFLE BAGS AND TRASH BAGS FULL OF UNKNOWN ITEMS INTO THE ALTIMA BEFORE THE MAN DROVE AWAY WITHOUT JON IN THE CAR.

JON CLAIMED KIERA WAS IN THE ROOM WHEN HE HAD A FACETIME SESSION WITH HIS AUNT IN TEXAS. HOWEVER, DURING AN INTERVIEW WITH THE AUNT, SHE TOLD POLICE THAT WAS NOT ACCURATE. JON WAS CONFRONTED ABOUT HIS BEING THE ONE TO HAVE SENT THE TEXT MESSAGES FROM KIERA'S CELL PHONE. HE NEVER DENIED DOING SO AND ONLY RESPONDED WITH A QUESTION OF WHY HE WOULD SEND A TEXT MESSAGE TO HIMSELF AND THEN COMMENTED HOW HE DID NOT BELIEVE KIERA WAS DEAD. HE ALSO ADMITTED IT WAS "ODD" FOR KIERA TO HAVE SUPPOSEDLY LEFT WITHOUT HER PURSE CONTAINING HER ID AND BANK CARD. JON DID NOT PROVIDE AN EXPLANATION FOR KIERA'S ITEMS FOUND ON THE FLOOR OF THE BATHROOM AND ONLY COMMENTED ABOUT HOW KIERA HAD THROWN HIS COLOGNE BOTTLE AT HIM WHICH BROKE ON THE TILE FLOOR. ALSO, JON CLAIMED WHEN HE AND [REDACTED] FIRST WALKED INTO THE APARTMENT TOGETHER AFTER [REDACTED] HAD ARRIVED FROM WORK, HE WAS CLEANING UP THE GLASS FROM THE BROKEN COLOGNE BOTTLE. THIS ALSO DID NOT APPEAR ACCURATE AS [REDACTED] TOLD POLICE WHEN SHE FIRST WALKED INTO THE APARTMENT, JON WAS "HOVERING" IN THE HALLWAY TO KIERA AND JON'S BEDROOM AS

IF HE WAS TRYING TO KEEP HER FROM GOING TO LOOK FOR HER.

JON CLAIMED HE HAD BEEN AT THE APARTMENT AFTER ██████ LEFT THE APARTMENT ON THE 4TH AND LEFT THE APARTMENT TO GO OVER TO ██████ HOUSE SOMETIME AROUND 1930 TO 2030 HOURS AND HAD BEEN TEXTING UP TO THAT POINT. THIS TIMELINE WAS NOT CONSISTENT WITH WHAT POLICE LEARNED AS NOTED ABOVE REFERENCE HIS TEXTING FROM KIERA'S APARTMENT ROUTER AND HIS EVENTUAL ARRIVAL TIME AT ██████ HOUSE. HE ALSO CLAIMED HE WAS STILL TEXTING ██████ ABOUT KIERA UPON ARRIVAL TO ██████ HOUSE, BUT THE DATA OBTAINED FROM HIS CELL PHONE DID NOT SUPPORT THAT CLAIM. HE ALSO CLAIMED HE HAD BEEN TEXTING KIERA ALL DAY ON THE 5TH, BUT HIS CELL PHONE DATA SHOWED HE HAD NOT TEXT KIERA AT ALL ON THE 5TH.

JON'S ACCOUNTS OF THE DOMESTIC VIOLENCE INCIDENT LEADING TO KIERA SUPPOSEDLY LEAVING WERE ALSO INCONSISTENT. HE HAD CLAIMED DURING HIS INTERVIEW KIERA AND JON WERE IN THE HALLWAY AND KIERA WAS DRAGGING HIS TOTE BAGS TOWARDS THE FRONT DOOR TELLING HIM TO "JUST LEAVE THEN" WHEN SHE OBTAINED HIS COLOGNE BOTTLE FROM THE TOP OF THE TOTE BAG AND THREW IT TOWARDS THE DOOR, WHICH HAD A TILE ENTRY, AND THE BOTTLE BROKE ON THE TILE FLOOR. HOWEVER, WHEN HE TOLD ██████ ABOUT THE INCIDENT, HE HAD CLAIMED KIERA HAD THROWN THE BOTTLE AT JON WHICH IS NOT CONSISTENT WITH THEIR BEING IN THE HALL TOGETHER AND KIERA THROWING THE BOTTLE AWAY FROM THEIR LOCATION TOWARDS THE FRONT DOOR. ALSO, JON CLAIMED IN HIS INTERVIEW HE WAS AT THE FRONT DOOR OF THE APARTMENT CLEANING UP THE BROKEN GLASS FROM THE COLOGNE BOTTLE WHEN ██████ CAME UP TO THE APARTMENT AND HE QUESTIONED ██████ ABOUT KIERA'S WHEREABOUTS AND TOLD HER ABOUT THE DOMESTIC VIOLENCE INCIDENT. HOWEVER, ██████ HAD PREVIOUSLY TOLD POLICE SHE WAS STILL IN HER CAR IN THE PARKING LOT WHEN JON APPROACHED HER STILL SEATED IN THE DRIVER'S SEAT AND QUESTIONED HER ABOUT KIERA'S WHEREABOUTS AND TOLD HER ABOUT THE DOMESTIC VIOLENCE INCIDENT.

ON SEPTEMBER 3, 2018, KIERA'S BODY WAS FOUND IN A DECOMPOSED STATE LOCATED SOUTH OF WEST SUNRISE LANE ON THE WEST SIDE OF HIGHWAY 85 BY A CITIZEN ON A BICYCLE. MARICOPA COUNTY SHERIFF'S

OFFICE INVESTIGATORS RECOVERED HER BODY AND SHE WAS TRANSPORTED TO THE MARICOPA COUNTY MEDICAL EXAMINER'S OFFICER FOR AUTOPSY. SHE WAS WEARING THE SAME BLUE SWEATSHIRT WITH WHITE WRITING AS SHE HAD ON WHEN SHE LEFT WORK AT 1026 HOURS ON AUGUST 4, 2018. THE BLACK PANTS SHE HAD ON FROM THE 4TH WERE MISSING AND HER UNDERWEAR WERE PULLED DOWN. ONE OF HER LEGS WAS ALMOST ALL BONE AND HAD CLEARLY BEEN AFFECTED BY ANIMAL ACTIVITY. HER FLIP FLOP STYLE SANDLES WERE MISSING. THE RESULTS OF THE SUBSEQUENT AUTOPSY WERE PENDING AND THERE WERE NO OBVIOUS SIGNS OF A CAUSE OF DEATH.

SINCE JON'S INITIAL INTERVIEW, POLICE LEARNED THROUGH DATA OBTAINED BY SEARCH WARRANT BOTH JON AND KIERA'S CELL PHONES WERE ACCESSING THE INTERNET VIA WIFI FROM THE ROUTER INSIDE KIERA'S APARTMENT ON AUGUST 4, 2018, AFTER THE TIME WHEN SHE SUPPOSEDLY LEFT HER APARTMENT. ON AUGUST 4, 2018, KIERA WAS OBSERVED LEAVING WORK AT 1036 HOURS. THE LAST TRANSFER OF DATA TO OR FROM HER CELL PHONE ON AUGUST 4, 2018, WAS AT 1553 HOURS WHILE CONNECTED TO THE ROUTER IN HER OWN APARTMENT. ALL TEXT COMMUNICATIONS TO AND FROM HER CELL PHONE FROM 1036 HOURS TO 1553 HOURS WAS WHILE KIERA'S CELL PHONE WAS CONNECTED TO HER OWN ROUTER IN HER OWN APARTMENT. ALSO, ALL OF THE TEXT COMMUNICATION FROM JON'S CELL PHONE DURING THIS SAME TIME FRAME WAS FOUND TO HAVE BEEN THROUGH THE ROUTER IN KIERA'S APARTMENT. THEREFORE, THE TEXT MESSAGES FROM KIERA'S CELL PHONE TO JON'S CELL PHONE NOTED ABOVE REGARDING HER LEAVING AND HER PERMISSION TO ALLOW JON TO OBTAIN \$500.00 FROM HER ACCOUNT, AND THE TEXT MESSAGE FROM KIERA'S CELL PHONE TO [REDACTED] CLAIMING TO BE AT THE RESIDENCE OF SOME UNKNOWN MAN SHE SUPPOSEDLY MET TO CHILL AND SMOKE, WERE ALL SENT WHILE HER PHONE WAS AT HER OWN RESIDENCE. ACCORDING TO BOTH [REDACTED] AND JON, THEY WERE THE ONLY TWO PEOPLE IN THE APARTMENT DURING THE TIME FRAME OF THE TEXT MESSAGES FROM KIERA'S CELL PHONE, AND [REDACTED] WAS IN THE SHOWER FOR A PORTION OF THE TEXTING WHICH CAME FROM KIERA'S CELL PHONE. AS PREVIOUSLY NOTED, JON HIMSELF HAD CLAIMED KIERA LEFT THE APARTMENT AFTER THE DOMESTIC VIOLENCE INCIDENT WHILE ON HER CELL PHONE TEXTING SOMEONE.

ALSO, IT WAS LEARNED JON'S PHONE

BECAME ACTIVE ON A ROUTER FOR WIFI INTERNET IN [REDACTED] APARTMENT ON AUGUST 7, 2018, AT 0625 HOURS. HIS PHONE CONTINUED TO BE ACTIVE ON THIS ROUTER AS HE SENT NUMEROUS TEXT MESSAGES AND HAD NUMEROUS DATA TRANSFERS UNTIL 1334 HOURS. KIERA'S CELL PHONE BECAME ACTIVE ON THIS SAME ROUTER AT 0926 HOURS UNTIL 1210 HOURS. THEREFORE, KIERA'S CELL PHONE AND JON'S CELL PHONE WERE ACCESSING THE SAME WIFI ROUTER INSIDE [REDACTED] APARTMENT ON AUGUST 7, 2018, THREE DAYS AFTER THE DOMESTIC VIOLENCE INCIDENT WHICH JON CLAIMED KIERA HAD SUPPOSEDLY LEFT FROM ON HER OWN WITH HER CELL PHONE IN HAND. PRIOR TO KIERA'S PHONE BECOMING ACTIVE ON THIS ROUTER AT 0926 HOURS, JON WAS HAVING A CONVERSATION WITH A FRIEND THROUGH INSTAGRAM ON HIS OWN CELL PHONE REGARDING AN IPHONE'S APPLICATION OF "FIND MY IPHONE" WHICH THE FRIEND SUGGESTED THE POLICE COULD USE TO TRY AND LOCATE KIERA. KIERA'S PHONE BECAME ACTIVE ON THE ROUTER AFTER THIS CONVERSATION. KIERA'S PHONE WAS NO LONGER ACTIVE ON ANY WIFI CONNECTION AFTER THIS DATE AND TIME FRAME.

JON WAS SUBSEQUENTLY INTERVIEWED AFTER KIERA'S BODY WAS DISCOVERED. DURING THIS INTERVIEW, JON CONFIRMED HIS FAMILIARITY WITH THE ROADWAY WHERE HER BODY WAS FOUND AS IT IS A MAIN ROADWAY FOR TRAFFIC FROM SAN DIEGO ALONG INTERSTATE 8 TO INTERSTATE 10 INTO PHOENIX. HOWEVER, SOON AFTER JON WAS ADVISED KIERA'S BODY HAD BEEN DISCOVERED, HE INDICATED HE NO LONGER WISHED TO ANSWER ANY FURTHER QUESTIONS WITHOUT AN ATTORNEY.

DEFENDANT'S NAME CLARK, JON CHRISTOPHER M

E. CRIME(S) AGAINST PERSONS

1. Relationship of defendant to victim:
LIVE-IN BOYFRIEND

Victim(s) and defendant reside together

2. How was the situation brought to the attention of the police?

Victim Third Party Officer Observed

3. There are previous incidents involving these same parties.

Explain:

4. Is defendant currently the subject of:

An Order of Protection Any other court order

Injunction against Harrassment

Explain:

F. DOMESTIC VIOLENCE DEFENDANT ISSUES

Defendant's actions

- Threats of homicide/suicide/bodily harm
- Control/ownership/jealousy issues Crime occurs in public
- Prior history of Domestic Violence Kidnapping
- Frequency/Intensity of DV Increasing Depression
- Access to or use of weapon Stalking behavior
- Violence against children, vulnerable adults or animals
- Multiple violations of court orders

G. CIRCUMSTANCES OF THE ARREST

(Check if applicable)

1. Avoid Arrest Resist Arrest Self Surrender

Explain: CREATED A FALSE ALIBI

2. Defendant was armed when arrested

Type:

3. Evidence of the offense was found in the defendant's possession

Explain:
HIS CELL PHONE

4. Was the defendant under the influence of alcohol or drugs at the time of the offense?

Yes No

H. DRUG OFFENSES

1. If the defendant is considered to be a drug dealer, please state the supporting facts:

2. What quantities and types of illegal drugs are directly involved in the offense?

Drug Field Test Completed
 Defendant admission of drug type

Approximate monetary value: \$

3. Was any money seized?

Yes No

Amount: \$

I. ADDITIONAL INFORMATION

1. **Military Service:**

Has the defendant served in the Military Services of the United States?

Yes No Unknown

If yes, is defendant Active Duty, Reserves, or National Guard

Yes No

Branches Served In: _____

(AF - Air Force AR - Army CG - Coast Guard MC - Marine Corp
MM - Merchant Marines NG - National Guard NV - Navy
RS - Reserves)

2. Is the defendant homeless?

Yes No Unknown

**** If a fugitive arrest, a form IVA must be completed ****

I certify that the information presented is true to the best of my knowledge:

[REDACTED]
Arresting Officer/Serial No.

Agency/Duty Phone Number

9/11/2018
Date

201800001612955

Departmental Report No.

Departmental Report No.

Departmental Report No.