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JAMES P WILLETT
 1
    District Attorney
                                            SUPERIOR COURT-STOCKTON
 2
    STATE BAR MEMBERSHIP NO. 88837
    SAN JOAQUIN COUNTY
 3
    By: ANGELA LAUREN HAYES
                                              2008 DEC -4 AM 11:55
    Deputy District Attorney
 4
    222 E WEBER AV RM 202
                                              ROSA JUNQUEINO, CLEAK
    STOCKTON, CA 95202
 5
    Telephone: (209) 468-2400
 6
    Attorneys for Plaintiff
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 8
           SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN JOAQUIN
 9
10
                                              ) No TP08-11100
    The People of the State of California,
                                              ) TP Case
11
                                               DA Case: COM 0603140
                                Plaintiff,
12
                                              ) COMPLAINT
13
    MICHAEL LUTHER SCHUMACHER
14
    KELLY LAYNE LAU
    CAREN RAMIREZ
15
16
                                Defendant(s).)
17
18
    I, the undersigned, say, on information and belief, that in
19
    the County of SAN JOAQUIN, State of California:
20
                         AS TO ALL DEFENDANTS
21
    PC 206
                         TORTURE
22
    COUNT: 001, On or about JULY 2007 THROUGH DECEMBER 1, 2008 the
    crime of TORTURE, in violation of Section 206 of the Penal Code,
23
24
    a FELONY, was committed by MICHAEL LUTHER SCHUMACHER, KELLY
25
    LAYNE LAU, AND CAREN RAMIREZ, who at the time and place last
    aforesaid did willfully and unlawfully and with the intent to
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27
    cause cruel and extreme pain and suffering for the purpose of
    revenge, extortion, persuasion and for a sadistic purpose,
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inflict great bodily injury, as defined in Penal Code section 12022.7 upon "JOHN K. DOE"; (DOB: 09.15.92), 2 3 AS TO ALL DEFENDANTS AGGRAVATED MAYHEM PC 205 4 COUNT: 002, for a further and separate cause of complaint, being 5 a different offense from but connected in its commission with 6 the charge set forth in Count 001, complainant further complains 7 and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the 8 crime of AGGRAVATED MAYHEM, in violation of Section 205 of the 9 Penal Code, a FELONY, was committed by MICHAEL LUTHER SCHUMACHER 10 KELLY LAYNE LAU, AND CAREN RAMIREZ, who at the time and place 11 last aforesaid, did willfully, unlawfully, and under 12 circumstances manifesting extreme indifference to the physical 13 and psychological well being of another, intentionally cause 14 15 permanent disability and disfigurement and deprivation of a limb, organ and body member of "JOHN K. DOE"; (DOB: 09.15.92),. 16 17 AS TO ALL DEFENDANTS 18 PC 207(A) KIDNAPPING COUNT: 003, for a further and separate cause of complaint, being 19 20 a different offense from but connected in its commission with 21 the charge set forth in Count 002, complainant further complains and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the 22 crime of KIDNAPPING, in violation of Section 207(a) of the Penal 23 24 Code, a FELONY, was committed by MICHAEL LUTHER SCHUMACHER, 25 KELLY LAYNE LAU, AND CAREN RAMIREZ, who at the time and place 26 last aforesaid, did willfully and forcibly steal, take and arrest "JOHN K. DOK"; (DOB: 09.15.92), in the County of SAN 27

JOAQUIN, California, and did take the said victim into another

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country, state, county and another part of the County of SAN
               It is further alleged that the above offense is a
 2
    JOAQUIN,.
    serious FELONY within the meaning of Penal Code Section
 3
    1192.7(c)(20).
 4
 5
                        AS TO ALL DEFENDANTS
                        CORPORAL INJURY TO CHILD
    PC 273D(A)
 6
    COUNT: 004, for a further and separate cause of complaint, being
 7
    a different offense from but connected in its commission with
 8
    the charge set forth in Count 003, complainant further complains
 9
    and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the
10
    crime of CORPORAL INJURY TO CHILD, in violation of Section
11
    273d(a) of the Penal Code, a FELONY, was committed by MICHAEL
12
13
    LUTHER SCHUMACHER, KELLY LAYNE LAU, AND CAREN RAMIREZ, who at
    the time and place last aforesaid did willfully and unlawfully
14
    inflict cruel and inhuman corporal punishment and injury,
15
    resulting in a traumatic condition upon a child, to wit: "JOHN
16
    K. DOE"; (DOB: 09.15.92),.
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18
                        AS TO MICHAEL LUTHER SCHUMACHER, ONLY
                        PERSONAL USE OF NON-FIREARM WEAPON
19
       12022(B)(1)
20
    It is further alleged that in the commission or attempted
21
    commission of the above offense, the defendant MICHAEL LUTHER
22
    SCHUMACHER, did personally use a BELT, within the meaning of
    Penal Code Section 12022(b)(1).
23
24
                        AS TO MICHAEL LUTHER SCHUMACHER, ONLY
25
   PC 12022.7(A)
                        INFLICTION OF GREAT BODILY INJURY
26
    It is further alleged that in the commission of the above
    offense the said defendant(s) MICHAEL LUTHER SCHUMACHER,,
27
   personally inflicted great bodily injury upon "JOHN K. DOE";
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(DOB: 09.15.92), not an accomplice to the above offense, within
    the meaning of Penal Code Section 12022.7 and also causing the
 2
    above offense to be a serious felony within the meaning of Penal
 3
    Code Section 1192.7(c)(8).
 4
 5
                        AS TO KELLY LAYNE LAU, ONLY
                        PERSONAL USE OF NON-FIREARM WEAPON
        12022(B)(1)
    PC
 6
    It is further alleged that in the commission or attempted
 7
    commission of the above offense, the defendant KELLY LAYNE LAU,
 8
    did personally use a BELT, within the meaning of Penal Code
 9
    Section 12022(b)(1).
10
11
                        AS TO KELLY LAYNE LAU, ONLY
                        INFLICTION OF GREAT BODILY INJURY
12
    PC 12022.7(A)
13
    It is further alleged that in the commission of the above
    offense the said defendant(s) KELLY LAYNE LAU,, personally
    inflicted great bodily injury upon "JOHN K. DOE"; (DOB:
15
    09.15.92), not an accomplice to the above offense, within the
16
    meaning of Penal Code Section 12022.7 and also causing the above
17
    offense to be a serious felony within the meaning of Penal Code
18
    Section 1192.7(c)(8).
19
20
                        AS TO CAREN RAMIREZ, ONLY
    PC 12022(B)(1)
21
                        PERSONAL USE OF NON-FIREARM WEAPON
22
    It is further alleged that in the commission or attempted
23
    commission of the above offense, the defendant CAREN RAMIREZ,
24
    did personally use a BELT, within the meaning of Penal Code
    Section 12022(b)(1).
25
26
                        AS TO CAREN RAMIREZ, ONLY
27
    PC 12022.7(A)
                        INFLICTION OF GREAT BODILY INJURY
    It is further alleged that in the commission of the above
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offense the said defendant(s) CAREN RAMIREZ,, personally
    inflicted great bodily injury upon "JOHN K. DOE"; (DOB:
 2
    09.15.92), not an accomplice to the above offense, within the
 3
    meaning of Penal Code Section 12022.7 and also causing the above
 4
    offense to be a serious felony within the meaning of Penal Code
 5
 6
    Section 1192.7(c)(8).
 7
                        AS TO ALL DEFENDANTS
 8
    PC 273D(A)
                        CORPORAL INJURY TO CHILD
 9
    COUNT: 005, for a further and separate cause of complaint, being
    a different offense from but connected in its commission with
10
    the charge set forth in Count 004, complainant further complains
11
    and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the
12
    crime of CORPORAL INJURY TO CHILD, in violation of Section
13
14
    273d(a) of the Penal Code, a FELONY, was committed by MICHAEL
15
    LUTHER SCHUMACHER, KELLY LAYNE LAU, AND CAREN RAMIREZ, who at
16
    the time and place last aforesaid did willfully and unlawfully
17
    inflict cruel and inhuman corporal punishment and injury,
18
    resulting in a traumatic condition upon a child, to wit: "JOHN
19
    K. DOE"; (DOB: 09.15.92),.
20
                        AS TO MICHAEL LUTHER SCHUMACHER, ONLY
21
    PC -12022(B)(1)
                        PERSONAL USE OF NON-FIREARM WEAPON
22
    It is further alleged that in the commission or attempted
23
    commission of the above offense, the defendant MICHAEL LUTHER
24
    SCHUMACHER, did personally use a KNIFE, within the meaning of
25
    Penal Code Section 12022(b)(1).
26
                        AS TO MICHAEL LUTHER SCHUMACHER, ONLY
    PC 12022.7(A)
27
                        INFLICTION OF GREAT BODILY INJURY
28
    It is further alleged that in the commission of the above
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offense the said defendant(s) MICHAEL LUTHER SCHUMACHER,,
 2
    personally inflicted great bodily injury upon KNIFE, not an
 3
    accomplice to the above offense, within the meaning of Penal
 4
    Code Section 12022.7 and also causing the above offense to be a
    serious felony within the meaning of Penal Code Section
 5
    1192.7(c)(8).
 6
 7
                         AS TO KELLY LAYNE LAU, ONLY
    PC
        12022(B)(1)
 8
                         PERSONAL USE OF NON-FIREARM WEAPON
 9
    It is further alleged that in the commission or attempted
10
    commission of the above offense, the defendant KELLY LAYNE LAU,
    did personally use a KNIFE, within the meaning of Penal Code
11
    Section 12022(b)(1).
12
13
                         AS TO KELLY LAYNE LAU, ONLY
14
        12022.7(A)
                         INFLICTION OF GREAT BODILY INJURY
15
    It is further alleged that in the commission of the above
16
    offense the said defendant(s) KELLY LAYNE LAU,, personally
    inflicted great bodily injury upon "JOHN K. DOE"; (DOB:
17
18
    09.15.92), not an accomplice to the above offense, within the
19
    meaning of Penal Code Section 12022.7 and also causing the above
20
    offense to be a serious felony within the meaning of Penal Code
21
    Section 1192.7(c)(8).
22
                        AS TO CAREN RAMIREZ, ONLY
23
    PC
        12022(B)(1)
                        PERSONAL USE OF NON-FIREARM WEAPON
    It is further alleged that in the commission or attempted
24
25
    commission of the above offense, the defendant CAREN RAMIREZ,
26
    did personally use a KNIFE, within the meaning of Penal Code
27
    Section 12022 (b) (1).
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                         AS TO CAREN RAMIREZ, ONLY
  2
    PC
         12022.7(A)
                         INFLICTION OF GREAT BODILY INJURY
  3
    It is further alleged that in the commission of the above
    offense the said defendant(s) CAREN RAMIREZ,, personally
 4
 5
     inflicted great bodily injury upon "JOHN K. DOE"; (DOB:
 6
    09.15.92), not an accomplice to the above offense, within the
 7
    meaning of Penal Code Section 12022.7 and also causing the above
    offense to be a serious felony within the meaning of Penal Code
 8
    Section 1192.7(c)(8).
 9
10
                         AS TO ALL DEFENDANTS
        273D(A)
11
                         CORPORAL INJURY TO CHILD
    COUNT: 006, for a further and separate cause of complaint, being
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13
    a different offense from but connected in its commission with
    the charge set forth in Count 005, complainant further complains
14
15
    and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the
    crime of CORPORAL INJURY TO CHILD, in violation of Section
16
    273d(a) of the Penal Code, a FELONY, was committed by MICHAEL
17
    LUTHER SCHUMACHER, KELLY LAYNE LAU, AND CAREN RAMIREZ, who at
18
19
    the time and place last aforesaid did willfully and unlawfully
    inflict cruel and inhuman corporal punishment and injury,
20
    resulting in a traumatic condition upon a child, to wit: "JOHN
21
22
    K. DOE"; (DOB: 09.15.92),.
23
                        AS TO MICHAEL LUTHER SCHUMACHER, ONLY
24
    PC
        12022 (B) (1)
                        PERSONAL USE OF NON-FIREARM WEAPON
    It is further alleged that in the commission or attempted
25
    commission of the above offense, the defendant MICHAEL LUTHER
26
27
    SCHUMACHER, did personally use a BASEBALL BAT, within the
   meaning of Penal Code Section 12022(b)(1).
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1
                        AS TO KELLY LAYNE LAU, ONLY
                        PERSONAL USE OF NON-FIREARM WEAPON
        12022(B)(1)
2
    It is further alleged that in the commission or attempted
3
    commission of the above offense, the defendant KELLY LAYNE LAU,
4
    did personally use a BASEBALL BAT, within the meaning of Penal
5
    Code Section 12022(b)(1).
6
7
                        AS TO CAREN RAMIREZ, ONLY
                        PERSONAL USE OF NON-FIREARM WEAPON
    PC
        12022(B)(1)
8
    It is further alleged that in the commission or attempted
9
    commission of the above offense, the defendant CAREN RAMIREZ,
10
    did personally use a BASEBALL BAT, within the meaning of Penal
11
    Code Section 12022(b)(1).
12
13
                        AS TO ALL DEFENDANTS
    PC 273D(A)
                        CORPORAL INJURY TO CHILD
14
1.5
    COUNT: 007, for a further and separate cause of complaint, being
    a different offense from but connected in its commission with
16
    the charge set forth in Count 006, complainant further complains
17
    and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the
18
    crime of CORPORAL INJURY TO CHILD, in violation of Section
19
    273d(a) of the Penal Code, a FELONY, was committed by MICHAEL
20
    LUTHER SCHUMACHER, KELLY LAYNE LAU, AND CAREN RAMIREZ, who at
21
22
    the time and place last aforesaid did willfully and unlawfully
23
    inflict cruel and inhuman corporal punishment and injury,
24
    resulting in a traumatic condition upon a child, to wit: "JOHN
    K. DOE"; (DOB: 09.15.92),.
25
26
                        AS TO MICHAEL LUTHER SCHUMACHER, ONLY
27
    PC
        12022.7(A)
                        INFLICTION OF GREAT BODILY INJURY
    It is further alleged that in the commission of the above
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offense the said defendant(s) MICHAEL LUTHER SCHUMACHER,,
    personally inflicted great bodily injury upon "JOHN K. DOE";
 2
    (DOB: 09.15.92), not an accomplice to the above offense, within
 3
    the meaning of Penal Code Section 12022.7 and also causing the
 4
    above offense to be a serious felony within the meaning of Penal
 5
 б
    Code Section 1192.7(c)(8).
 7
                        AS TO KELLY LAYNE LAU, ONLY
    PC
        12022.7(A)
                        INFLICTION OF GREAT BODILY INJURY
 8
 9
    It is further alleged that in the commission of the above
    offense the said defendant(s) KELLY LAYNE LAU,, personally
10
    inflicted great bodily injury upon "JOHN K. DOE"; (DOB:
11
12
    09.15.92), not an accomplice to the above offense, within the
    meaning of Penal Code Section 12022.7 and also causing the above
13
    offense to be a serious felony within the meaning of Penal Code
14
15
    Section 1192.7(c)(8).
16
                        AS TO CAREN RAMIREZ, ONLY
        12022.7(A)
17
                        INFLICTION OF GREAT BODILY INJURY
18
    It is further alleged that in the commission of the above
19
    offense the said defendant(s) CAREN RAMIREZ,, personally
20
    inflicted great bodily injury upon "JOHN K. DOE"; (DOB:
21
    09.15.92), not an accomplice to the above offense, within the
22
    meaning of Penal Code Section 12022.7 and also causing the above
23
    offense to be a serious felony within the meaning of Penal Code
24
    Section 1192.7(c)(8).
25
                        AS TO ALL DEFENDANTS
26
    PC
       236
                        FALSE IMPRISONMENT BY VIOLENCE
    COUNT: 008, for a further and separate cause of complaint, being
27
    a different offense from but connected in its commission with
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the charge set forth in Count 007, complainant further complains and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the crime of FALSE IMPRISONMENT BY VIOLENCE, in violation of Section 236 of the Penal Code, a FELONY, was committed by MICHAEL LUTHER SCHUMACHER, KELLY LAYNE LAU, AND CAREN RAMIREZ, who at the time and place last aforesaid, did willfully and unlawfully violate the personal liberty of "JOHN K. DOE"; (DOB: 09.15.92), said violation being effected by violence, menace, fraud, and deceit.

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PC

273A(A)

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AS TO ALL DEFENDANTS CHILD ABUSE/ENDANGERMENT

COUNT: 009, for a further and separate cause of complaint, being a different offense from but connected in its commission with the charge set forth in Count 008, complainant further complains and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the crime of CHILD ABUSE/ENDANGERMENT, in violation of Section 273a(a) of the Penal Code, a FELONY, was committed by MICHAEL LUTHER SCHUMACHER, KELLY LAYNE LAU, AND CAREN RAMIREZ, who at the time and place last aforesaid, did willfully and unlawfully, under circumstances likely to produce great bodily harm and death, injure, cause, and permit a child, "JOHN K. DOE", date of birth 09.15.92, to suffer and to be inflicted with unjustifiable physical pain and mental suffering, and having the care and custody of said child, injure, cause and permit the person and health of said child to be injured and did willfully cause and permit said child to be placed in such situation that his/her person and health was endangered.

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1 AS TO MICHAEL LUTHER SCHUMACHER, KELLY LAYNE LAU, ONLY 2 CHILD ABUSE/ENDANGERMENT PC273A(A) 3 COUNT: 010, for a further and separate cause of complaint, being 4 a different offense from but connected in its commission with 5 the charge set forth in Count 009, complainant further complains 6 and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the 7 crime of CHILD ABUSE/ENDANGERMENT, in violation of Section 8 273a(a) of the Penal Code, a FELONY, was committed by MICHAEL 9 10 LUTHER SCHUMACHER, AND KELLY LAYNE LAU, who at the time and place last aforesaid, did willfully and unlawfully, under 11 circumstances likely to produce great bodily harm and death, 12 13 injure, cause, and permit a child, "JANE S. DOE", date of birth 14 08.21.99, to suffer and to be inflicted with unjustifiable physical pain and mental suffering, and having the care and 15 custody of said child, injure, cause and permit the person and 16 17 health of said child to be injured and did willfully cause and permit said child to be placed in such situation that his/her 18 19 person and health was endangered. 20 AS TO MICHAEL LUTHER SCHUMACHER, 21 KELLY LAYNE LAU, ONLY PC 273A(A) CHILD ABUSE/ENDANGERMENT 22 23 COUNT: 011, for a further and separate cause of complaint, being a different offense from but connected in its commission with 24 the charge set forth in Count 010, complainant further complains 25 26 and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the crime of CHILD ABUSE/ENDANGERMENT, in violation of Section 27 273a(a) of the Penal Code, a FELONY, was committed by MICHAEL 28

LUTHER SCHUMACHER, AND KELLY LAYNE LAU, who at the time and place last aforesaid, did willfully and unlawfully, under circumstances likely to produce great bodily harm and death, injure, cause, and permit a child, "JANE S. DOE", date of birth 08.21.99, to suffer and to be inflicted with unjustifiable physical pain and mental suffering, and having the care and custody of said child, injure, cause and permit the person and health of said child to be injured and did willfully cause and permit said child to be placed in such situation that his/her person and health was endangered.

PC 273A(A)

AS TO MICHAEL LUTHER SCHUMACHER, KELLY LAYNE LAU, ONLY CHILD ABUSE/ENDANGERMENT

COUNT: 012, for a further and separate cause of complaint, being a different offense from but connected in its commission with the charge set forth in Count 011, complainant further complains and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the crime of CHILD ABUSE/ENDANGERMENT, in violation of Section 273a(a) of the Penal Code, a FELONY, was committed by MICHAEL LUTHER SCHUMACHER, AND KELLY LAYNE LAU, who at the time and place last aforesaid, did willfully and unlawfully, under circumstances likely to produce great bodily harm and death, injure, cause, and permit a child, "JOHN D. DOE", date of birth 01.25.06, to suffer and to be inflicted with unjustifiable physical pain and mental suffering, and having the care and custody of said child, injure, cause and permit the person and health of said child to be injured and did willfully cause and permit said child to be placed in such situation that his/her

person and health was endangered.

person and health was endangered.

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AS TO ALL DEFENDANTS CHILD ABUSE/ENDANGERMENT PC273A(A)

3 COUNT: 013, for a further and separate cause of complaint, being 4 a different offense from but connected in its commission with 5 the charge set forth in Count 012, complainant further complains б and says: On or about JULY 2007 THROUGH DECEMBER 1, 2008 the 7 crime of CHILD ABUSE/ENDANGERMENT, in violation of Section 8 273a(a) of the Penal Code, a FELONY, was committed by MICHAEL 9 LUTHER SCHUMACHER, KELLY LAYNE LAU, AND CAREN RAMIREZ, who at 10 the time and place last aforesaid, did willfully and unlawfully, 11 under circumstances likely to produce great bodily harm and 12 13 death, injure, cause, and permit a child, "JOHN M. DOE", date of 14 birth 03.16.07, to suffer and to be inflicted with unjustifiable 15 physical pain and mental suffering, and having the care and 16 custody of said child, injure, cause and permit the person and 17 health of said child to be injured and did willfully cause and 18 permit said child to be placed in such situation that his/her

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If the above-named defendant(s) is/are presently on probation in San Joaquin County, any evidence presented at a preliminary hearing in the instant case will be used not only as a basis for a holding order in this case but also as evidence of a violation of probation and, at any formal hearing on that violation of probation, the People will move the transcript of the preliminary hearing into evidence as a basis for the violation.

1	Pursuant to Penal Code Section 1054.5(b), the People hereby
2	informally request that the defendant and his/her attorney
3 .	disclose to the People all information and materials described
. 4	in Penal Code Section 1054.3.
5	
6	I declare under penalty of perjury that the foregoing is
7	true and correct except for those things stated on information
8	and belief and those I believe to be true.
9	
10	Executed on 12/04/08, at STOCKTON, California.
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