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8 SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN LUIS OBISPO
9 DEPARTMENT 1

10
11 THE PEOPLE OF THE STATE OF
CALIFORNIA
12 Plaintiff,

COURT CASE NO. 20F-01592-A
INDICTMENT

13 vs.

14 **ROGELIO MIRANDA**
DOB: 10/06/1977 ID NO. D000183645

DA CASE NO. 079-650807

15 **NATASHA TERIN PRINGLE**
DOB: 02/24/1990 ID NO. D000283795

DA CASE NO. 079-650683

17 **MISTY MARIE ASHLEY**
DOB: 08/19/1974 ID NO. D000411450

DA CASE NO. 079-650687

18 **DAVID ALLEN HENRY, JR**
DOB: 09/17/1978 ID NO. D000238155

DA CASE NO. 079-650689

20 **ECSTACIA RILEY WILLIS**
DOB: 07/29/1995 ID NO. D000421015

DA CASE NO. 079-650690

22 **SEAN MICHAEL LOPPNOW**
DOB: 07/24/1984 ID NO. D000170198

DA CASE NO. 079-650691

23 **SAMANTHA MARJORIE HOGLE**
DOB: 02/09/1967 ID NO. D000257919

DA CASE NO. 079-650692

25 **RANDY WILSON JORDAN**
DOB: 06/15/1970 ID NO. D000069151

DA CASE NO. 079-650695

26 **ANGELA NICOLE KAPP**
DOB: 03/26/1986 ID NO. D000440264

DA CASE NO. 079-650697

1 **ROBERT BOLLING DUGGER, V**
DOB: 04/19/1982 ID NO. D000201402

DA CASE NO. 079-650808

2 **DAVID RAYMOND MERINO**
3 DOB: 11/15/1970 ID NO. D000066056

DA CASE NO. 079-650699

4 **ROBERT EUGENE BRIDGMAN**
5 DOB: 01/09/1984 ID NO. D000179970

DA CASE NO. 079-650703

6 **CASEY MARIE CRAVENS**
7 DOB: 07/18/1990 ID NO. D000440262

DA CASE NO. 079-650704

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9 Defendants. Appearance Date: March 6, 2020

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11 The Grand Jury of San Luis Obispo County, California, hereby accuses the above
12 named defendants of the following criminal offenses:

13 The named defendants conspired with each other and others known and unknown, as
14 follows:

15 Count 1

16 On and between March, 2019 and December, 2019, in the County of San Luis Obispo,
17 State of California, the crime of Conspiracy To Commit A Crime in violation of
18 PC182(a)(1), a Felony, was committed in that ROGELIO MIRANDA AND NATASHA
19 TERIN PRINGLE AND MISTY MARIE ASHLEY AND DAVID ALLEN HENRY JR AND
20 ECSTACIA RILEY WILLIS AND SEAN MICHAEL LOPPNOW AND SAMANTHA
21 MARJORIE HOGLE AND RANDY WILSON JORDAN AND ANGELA NICOLE KAPP AND
22 ROBERT BOLLING DUGGER V AND DAVID RAYMOND MERINO did unlawfully conspire
23 together and with another person and persons whose identity is unknown to commit the
24 crime of Transportation and Sale of Heroin, in violation of Section 11352(a) of the Health
25 and Safety Code, a felony; that pursuant to and for the purpose of carrying out the
26 objectives and purposes of the aforesaid conspiracy, the said defendants committed the
27 following overt acts:
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Overt Act 1

On 7/23/19, ROGELIO MIRANDA communicated with a Mexico affiliated source of narcotics to obtain heroin.

Overt Act 2

On 7/29/19, DAVID MERINO drove to Rogelio Miranda's residence located 7305 Shale Rock Rd. Paso Robles CA to purchase heroin consistent with an earlier communication that transpired between them.

Overt Act 3

On 10/05/19, RANDY JORDAN drove to 7305 Shale Rock Rd. Paso Robles, CA to purchase heroin from ROGELIO MIRANDA consistent with an earlier communication that transpired between them.

Overt Act 4

On 10/09/19, SEAN LOPPNOW drove to 7305 Shale Rock Rd. Paso Robles, CA to deliver proceeds from his heroin sales to ROGELIO MIRANDA consistent with an earlier communication that transpired between them.

Overt Act 5

On 10/11/19, ROGELIO MIRANDA drove to 203 Veronica Dr. Paso Robles, CA to resupply SAMANTHA HOGLE with heroin consistent with an earlier communication that transpired between them.

Overt Act 6

On 10/11/19, ANGELA KAPP contacted NATASHA PRINGLE to discuss her current supply of heroin and outstanding proceeds from various customers. NATASHA PRINGLE provided advice on conducting narcotics sales.

Overt Act 7

On 10/11/19, MISTY ASHLEY wired money (\$900) to the drug trafficking organization (DTO) that ROGELIO MIRANDA purchases heroin from.

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Overt Act 8

On 10/15/19, ROGELIO MIRANDA met SAMANTHA HOGLE at 203 Veronica Dr. Paso Robles, CA to resupply her with heroin consistent with an earlier communication that transpired between them.

Overt Act 9

On 10/22/19, ROGELIO MIRANDA and DAVID HENRY traveled to 203 Veronica Dr. Paso Robles, CA to resupply SAMANTHA HOGLE with heroin consistent with an earlier communication that transpired between them.

Overt Act 10

On 10/22/19, ROGELIO MIRANDA had a conversation with a Mexico based source of supply and they discussed strategies for getting heroin across the United States/Mexican border, and for expanding heroin distribution within the United States.

Overt Act 11

On 10/26/19, MISTY ASHLEY wired money (\$900) to the drug trafficking organization (DTO) that ROGELIO MIRANDA purchases heroin from.

Overt Act 12

On 11/03/19, ROGELIO MIRANDA met RANDY JORDAN at 1660 Killer Canyon Rd. Paso Robles, CA to resupply him with heroin consistent with an earlier communication that transpired between them.

Enhancement

HS11353.6(b): Spec Alleg-Sale Near School

It is further alleged, pursuant to Health and Safety Code section 11353.6(b), as to Count 1 that: the commission of the above offense took place upon the grounds of, and within 1000 feet of Paso Robles High School; and the school was open for classes and school related programs; and minors were using the school facility; and DAVID ALLEN HENRY JR AND ROGELIO MIRANDA AND SAMANTHA MARJORIE HOGLE are over 18 years of age.

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Count 2

On and between March, 2019 and December, 2019, in the County of San Luis Obispo, State of California, the crime of Conspiracy To Commit A Crime in violation of PC182(a)(1), a Felony, was committed in that ROGELIO MIRANDA AND NATASHA TERIN PRINGLE AND MISTY MARIE ASHLEY AND DAVID ALLEN HENRY JR AND ECSTACIA RILEY WILLIS AND SEAN MICHAEL LOPPNOW AND SAMANTHA MARJORIE HOGLE AND RANDY WILSON JORDAN AND ROBERT BOLLING DUGGER V did unlawfully conspire together and with another person and persons whose identity is unknown to commit the crime of Transportation and Sale of Methamphetamine, in violation of Section 11379(a) of the Health and Safety Code, a felony. It is further alleged that pursuant to and for the purpose of carrying out the objectives and purposes of the aforesaid conspiracy, the said defendants committed the following overt acts:

Overt Act 1

On 7/23/19, ROGELIO MIRANDA communicated with a Mexico affiliated source of narcotics to obtain methamphetamine.

Overt Act 2

On 10/05/19, RANDY JORDAN drove to 7305 Shale Rock Rd. Paso Robles, CA to pick up methamphetamine from ROGELIO MIRANDA consistent with an earlier communication that transpired between them.

Overt Act 3

On 10/09/19, SEAN LOPPNOW drove to 7305 Shale Rock Rd. Paso Robles, CA to deliver proceeds from his methamphetamine sales to ROGELIO MIRANDA consistent with an earlier communication that transpired between them.

Overt Act 4

On 10/11/19, ROGELIO MIRANDA drove to 203 Veronica Dr. Paso Robles, CA to resupply SAMANTHA HOGLE with methamphetamine consistent with an earlier communication that transpired between them.

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Overt Act 5

On 10/11/19, MISTY ASHLEY sent \$900 dollars to the drug trafficking organization that ROGELIO MIRANDA purchases methamphetamine from.

Overt Act 6

On 10/15/19, ROGELIO MIRANDA met SAMANTHA HOGLE at 203 Veronica Dr. Paso Robles, CA to resupply her with methamphetamine consistent with an earlier communication that transpired between them.

Overt Act 7

On 10/22/19, ROGELIO MIRANDA and DAVID HENRY traveled to 203 Veronica Dr. Paso Robles, CA to resupply SAMANTHA HOGLE with methamphetamine consistent with an earlier communication that transpired between them.

Overt Act 8

On 10/22/19, ROGELIO MIRANDA had a conversation with a Mexico based source of supply and they discussed strategies for getting methamphetamine across the United States/Mexican border, and for expanding methamphetamine distribution within the United States.

Overt Act 9

On 10/26/19, MISTY ASHLEY wired money (\$900) to the drug trafficking organization (DTO) that ROGELIO MIRANDA purchases methamphetamine from.

Enhancement

HS11353.6(b): Spec Alleg-Sale Near School

It is further alleged, pursuant to Health and Safety Code section 11353.6(b), as to Count 2 that the commission of the above offense took place upon the grounds of, and within 1000 feet of Paso Robles High School; and the school was open for classes and school related programs; and minors were using the school facility; and DAVID ALLEN HENRY JR AND ROGELIO MIRANDA AND SAMANTHA MARJORIE HOGLE are over 18 years of age.

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Count 3

On or about November 13, 2019, in the County of San Luis Obispo, State of California, the crime of Transport For Sale/Non-Contiguous County in violation of HS11352(b), a Felony, was committed in that ROGELIO MIRANDA AND ECSTACIA RILEY WILLIS did unlawfully transport Heroin for sale from Los Angeles County County to San Luis Obispo County, a non-contiguous county.

Enhancement

It is further alleged as to Count 3 that the substance in the above charged offense exceeded 1 Kilogram by weight within the meaning of Health and Safety Code section 11370.4(a)(1).

Count 4

On or about November 13, 2019, in the County of San Luis Obispo, State of California, the crime of Transport For Sale/Non-Contiguous County in violation of HS11379(b), a Felony, was committed in that ROGELIO MIRANDA AND ECSTACIA RILEY WILLIS did unlawfully transport Methamphetamine for sale from Los Angeles County to San Luis Obispo County, a non-contiguous county.

Count 5

On or about November 13, 2019, in the County of San Luis Obispo, State of California, the crime of Evading An Officer, Willful Disregard in violation of VC2800.2(a), a Felony, was committed in that ROGELIO MIRANDA did willfully and unlawfully, while operating a motor vehicle and with the intent to evade, flee and otherwise attempt to elude a pursuing peace officer's motor vehicle while all of the following conditions existed: the peace officer's motor vehicle exhibited at least one lighted red lamp visible from the front and the defendant saw and reasonably should have seen the lamp, the peace officer's motor vehicle was sounding its siren as was reasonably necessary, the peace officer's motor vehicle was distinctively marked, the peace officer's motor vehicle was operated by a peace officer. It is further alleged that the defendant drove with a willful wanton disregard for the safety of persons and property.

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Count 6

On or about July 29, 2019, in the County of San Luis Obispo, State of California, the crime of Sale/Transportation/Offer To Sell Controlled Substance in violation of HS11352(a), a Felony, was committed in that DAVID RAYMOND MERINO did unlawfully transport, import into the State of California, sell, furnish, administer, and give away, and offer to transport, import into the State of California, sell, furnish, administer, and give away, and attempt to import into the State of California and transport a controlled substance, to wit, Heroin.

Count 7

On or about November 19, 2019, in the County of San Luis Obispo, State of California, the crime of Possession Of Firearm By A Felon - Prior(S) in violation of PC29800(a)(1), a Felony, was committed in that ROBERT EUGENE BRIDGMAN did unlawfully own, possess, purchase, receive, and have custody and control of a firearm, to wit, Winchester pump-action .22 rifle, the said defendant having theretofore been duly and legally convicted of a felony or felonies, to wit:

Charge	S	Off. Date	Conv. Date	Court #	Jurisdiction
PC29800(a)(1) Felon in Possession of a Firearm	F	04-13-2016	03-17-2017	16F-03717	San Luis Obispo

Count 8

On or about November 19, 2019, in the County of San Luis Obispo, State of California, the crime of Possession Of Firearm By A Felon - Prior(S) in violation of PC29800(a)(1), a Felony, was committed in that ROBERT EUGENE BRIDGMAN did unlawfully own, possess, purchase, receive, and have custody and control of a firearm, to wit, Winchester pump-action .22 rifle, the said defendant having theretofore been duly and legally convicted of a felony or felonies, to wit:

Charge	S	Off. Date	Conv. Date	Court #	Jurisdiction
PC29800(a)(1) Felon in Possession of a Firearm	F	04-13-2016	03-17-2017	16F-03717	San Luis Obispo

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Count 9

On or about November 19, 2019, in the County of San Luis Obispo, State of California, the crime of Possession Of Firearm By A Felon - Prior(S) in violation of PC29800(a)(1), a Felony, was committed in that ROBERT EUGENE BRIDGMAN did unlawfully own, possess, purchase, receive, and have custody and control of a firearm, to wit, Ruger 10-22 Carbine rifle, the said defendant having theretofore been duly and legally convicted of a felony or felonies, to wit:

Charge	S	Off. Date	Conv. Date	Court #	Jurisdiction
PC29800(a)(1) Felon in Possession of a Firearm	F	04-13-2016	03-17-2017	16F-03717	San Luis Obispo

Count 10

On or about November 19, 2019, in the County of San Luis Obispo, State of California, the crime of Possession Of Firearm By A Felon - Prior(S) in violation of PC29800(a)(1), a Felony, was committed in that ROBERT EUGENE BRIDGMAN did unlawfully own, possess, purchase, receive, and have custody and control of a firearm, to wit, Liberty Calico 9mm Carbine rifle, the said defendant having theretofore been duly and legally convicted of a felony or felonies, to wit:

Charge	S	Off. Date	Conv. Date	Court #	Jurisdiction
PC29800(a)(1) Felon in Possession of a Firearm	F	04-13-2016	03-17-2017	16F-03717	San Luis Obispo

Count 11

On or about November 19, 2019, in the County of San Luis Obispo, State of California, the crime of Possession Of Firearm By A Felon - Prior(S) in violation of PC29800(a)(1), a Felony, was committed in that ROBERT EUGENE BRIDGMAN did unlawfully own, possess, purchase, receive, and have custody and control of a firearm, to wit, .223 AR rifle, the said defendant having theretofore been duly and legally convicted of a felony or felonies, to wit:

Charge	S	Off. Date	Conv. Date	Court #	Jurisdiction
PC29800(a)(1) Felon in Possession of a Firearm	F	04-13-2016	03-17-2017	16F-03717	San Luis Obispo

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Count 12

On or about November 19, 2019, in the County of , State of California, the crime of Possession For Sale Of A Controlled Substance in violation of HS11378, a Felony, was committed in that CASEY MARIE CRAVENS did unlawfully possess for purpose of sale a controlled substance, to wit, Methamphetamine.

Count 13

On or about November 19, 2019, in the County of , State of California, the crime of Unlawful Possession Of Ammunition in violation of PC30305(A)(1), a Felony, was committed in that SEAN MICHAEL LOPPNOW did willfully and unlawfully own, possess and have under his or her control, ammunition and reloaded ammunition, when he or she was prohibited from owning or possessing a firearm under Penal Code Sections 29800 et seq. and 29900 et seq. and Welfare and Institutions Code Sections 8100 and 8103.

1 Contrary to the form, force and effect of that statute in such cases made and
2 provided and against the peace and dignity of the people of the State of California. This
3 information consists of 5 count(s).

4 Dated: March 2, 2020

5 DAN DOW
6 DISTRICT ATTORNEY

7 By: _____
8 DELANEY HENRETTY
9 DEPUTY DISTRICT ATTORNEY

10 A TRUE BILL

11 Dated: _____
12 Grand Jury Foreman