# OFFICE OF THE PROSECUTING ATTORNEY KING COUNTY, WASHINGTON

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**NEWS RELEASE** 

FOR MORE INFORMATION CONTACT:

For Release: August 2, 2006

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## CHARGES FILED IN SHOOTING AT JEWISH FEDERATION

King County Prosecutor Norm Maleng today announced the filing of aggravated murder and attempted murder charges against Naveed Haq, who is accused of forcing his way into the Jewish Federation in downtown Seattle last Friday and shooting six women.

Haq, 30, is being charged with a total of nine felonies, which include one count of aggravated murder in the first degree and five counts of attempted murder in the first degree. The charge of aggravated murder in the first degree carries a sentence of either the death penalty or life in prison without release.

Haq is also being charged with one count of kidnapping in the first degree for forcing a 14-year-old girl at gumpoint to let him into the building. In addition, prosecutors are charging the defendant with one count of burglary in the first degree and one count of malicious harassment, a charge which is used in the prosecution of hate crimes.

"But make no mistake, this was a hate crime. The attack on these women was an attack on the Jewish community, not only in Seattle, but throughout our nation and the world," Maleng said.

When he arrived at the Jewish Federation building, the defendant was armed with two handguns and extra ammunition. After forcing his way into the building, he is alleged to have made several statements directing anger toward Jews and then began shooting.

Pamela Waechter was killed in the attack. Dayna Klein, Carol Goldman, Christina Rexroad, Layla Bush and Cheryl Stumbo were shot and wounded.

The defendant is being held in the King County Jail without bail pending arraignment on August 10. Maleng will have 30 days from the time of arraignment to decide whether to ask a jury to consider the death penalty if Haq is convicted.

## State v. Haq -- Statement of King County Prosecutor Norm Maleng

This morning we gather to announce the charges in last Friday's shocking attack on the staff of the Jewish Federation building in downtown Seattle.

On Monday I attended the memorial service for Pamela Waechter who was murdered in the attack. The service was held at her synagogue, the Temple B'nai Torah in Bellevue.

It was a deeply moving service that began with a brief and simple ceremony.

The Ark was opened, and the Torah removed. The Ark stood empty. Rabbi Mirel pointed out that the Ark was now empty, a symbol of emptiness and loneliness for those who came to remember this remarkable woman, Pamela Waechter.

And then those gathered in the Synagogue celebrated her life.

When it was over, we in the Criminal Justice system were left to do our duty.

Yesterday I met with leaders of the Jewish Federation and prominent rabbis in the Jewish community.

The shock, anger and dismay over Friday's attack remains strong.

It is still difficult for people to believe that this senseless and violent act occurred in our city, so far from the violence and tension in the Middle East.

But make no mistake: this was a hate crime. The attack on these women was an attack on the Jewish community, not only in Seattle, but throughout our nation and the world.

The victims were killed and injured, not because of who they were as individuals, but because the defendant wanted to use them as symbols, to strike at members of the Jewish faith everywhere.

The evidence shows, and we allege, that Naveed Haq chose his target, the Jewish Federation and the people inside, because he decided that it would be a convenient local symbol representing the nation of Israel and the Jewish people throughout the world.

We allege that the defendant Haq used two large caliber handgums to confront a 14-year old girl, who was using the keypad security system at the Jewish Federation offices, forcing her to let him inside the door.

Haq walked down the hall of the Federation offices, firing .40 and .45 caliber handguns into offices as he walked by.

He shot and killed Pamela Waechter.

He shot and wounded Dayna Klein.

He shot and wounded Carol Goldman.

He shot and wounded Christina Rexroad.

He shot and wounded Layla Bush.

He shot and wounded Cheryl Stumbo.

Within a few moments, one person was dead, five others lay wounded.

Despite begin shot in the arm, one of the victims had the presence of mind, in the midst of this horror, to call 9-1-1.

She then handed the phone to the defendant Haq.

The evidence will show that Haq admitted to the victims and the 911 operator that he was there because he was upset with Israeli foreign policy.

He identified himself as an American Muslim, and made statements, moments after he shot 6 defenseless women, that, "These are Jews and I'm tired of getting pushed around and our people getting pushed around by the situation in the Middle East."

Somehow, miraculously, the telephone call stopped the violence. Within minutes of talking with the 911 operator, Haq agreed to surrender.

In order to make his political statement, he left a wake of tears, serious wounds, and death.

It is our duty to charge crimes that accurately reflect the seriousness of the act.

This is one of the most serious hate crimes that has ever occurred in our community. We are responding today with the most serious charges under law:

We are charging Naveed Haq with the following crimes:

1. Aggravated murder in the first degree, for the killing of Pamela Waechter. The aggravating factor alleged is that the premeditated murder occurred during the course of a first-degree burglary.

- 2. Kidnapping in the first degree, for the act of using firearms to force the 14-year-old girl, the niece of a Jewish Federation employee, to let him inside.
- 3. Five counts of attempted first-degree murder, each with a firearm allegation, for the shooting of the 5 women I just named;
- 4. Burglary in the first degree, for the armed entry into the locked building;
- 5. And Malicious Harassment, our state's hate crime statute.

If convicted as charged, the defendant will face either the death penalty or life in prison without possibility of release.

I will make that decision over the next several months. As you know, by statute I have 30 days from arraignment to decide whether a jury should have the death penalty option before them.

One thing is clear: the world has gotten to be a smaller place. We feel, here at home, the tensions of military conflict on the other side of the globe.

We feel, here at home, the fear of terrorism perpetrated in places far away.

And we know that local people can use violence against innocent victims to try and insert themselves into a global conflict.

We will speak clearly on this point: there is no place for hate crimes in our community.

They are intended to cause fear within every member of the targeted group.

Hate crimes tear at the diverse tapestry of our society.

Hate crimes tear at the very fabric of our soul.

They leave us afraid, angry, and in mourning.

And we are left to do our duty.

INFORMATION - 1

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And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse NAVEED AFZAL HAQ of the crime of Attempted Murder in the First Degree, a crime of the same or similar character as 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 NAVEED AFZAL HAQ in King County, Washington on or about July 28, 2006, with premeditated intent to cause the death of another person, did attempt to cause the death of Cheryl Stumbo, a human being; attempt as used in the above charge means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime;

Contrary to RCW 9A.28.020 and RCW 9A.32.030(1)(a), and against the peace and dignity of the State of Washington.

And I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendant NAVEED AFZAL HAQ 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.510(3).

### COUNT III

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse NAVEED AFZAL HAQ of the crime of Attempted Murder in the First Degree, a crime of the same or similar character as 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 NAVEED AFZAL HAQ in King County, Washington on or about July 28, 2006, with premeditated intent to cause the death of another person, did attempt to cause the death of Layla Bush, a human being; attempt as used in the above charge means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime;

Contrary to RCW 9A.28.020 and RCW 9A.32.030(1)(a), and against the peace and dignity of the State of Washington.

And I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendant NAVEED AFZAL HAQ 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.510(3).

**INFORMATION - 2** 

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INFORMATION - 3

#### COUNT IV

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse NAVEED AFZAL HAQ of the crime of Attempted Murder in the First Degree, a crime of the same or similar character as 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 NAVEED AFZAL HAQ in King County, Washington on or about July 28, 2006, with premeditated intent to cause the death of another person, did attempt to cause the death of Christina Rexroad, a human being; attempt as used in the above charge means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime;

Contrary to RCW 9A.28.020 and RCW 9A.32.030(1)(a), and against the peace and dignity of the State of Washington.

And I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendant NAVEED AFZAL HAQ 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.510(3).

#### COUNT V

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse NAVEED AFZAL HAQ of the crime of Attempted Murder in the First Degree, a crime of the same or similar character as 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 NAVEED AFZAL HAQ in King County, Washington on or about July 28, 2006, with premeditated intent to cause the death of another person, did attempt to cause the death of Dayna Klein, a human being; attempt as used in the above charge means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime;

Contrary to RCW 9A.28.020 and RCW 9A.32.030(1)(a), and against the peace and dignity of the State of Washington.

And I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendant NAVEED AFZAL HAQ 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.510(3).

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INFORMATION - 4

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse NAVEED AFZAL HAQ of the crime of Attempted Murder in the First Degree, a crime of the same or similar character as 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 NAVEED AFZAL HAQ in King County, Washington on or about July 28, 2006, with premeditated intent to cause the death of another person, did attempt to cause the death of Carol Goldman, a human being; attempt as used in the above charge means that the defendant committed an act which was a substantial step towards the commission of the above described crime with the intent to commit that crime;

Contrary to RCW 9A.28.020 and RCW 9A.32.030(1)(a), and against the peace and dignity of the State of Washington.

And I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendant NAVEED AFZAL HAQ 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.510(3).

#### COUNT VII

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse NAVEED AFZAL HAQ of the crime of Kidnapping in the First Degree, a crime of the same or similar character as 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 NAVEED AFZAL HAQ in King County, Washington on or about July 28, 2006, did intentionally abduct a human being, with intent to facilitate commission of the felony of Murder in the First or Second Degree, or Assault in the First or Second Degree and flight thereafter;

Contrary to RCW 9A.40.020(1)(b), and against the peace and dignity of the State of Washington.

And I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendant NAVEED AFZAL HAQ 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.510(3).

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And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse NAVEED AFZAL HAQ of the crime of Malicious Harassment, a crime of the same or similar character as 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 NAVEED AFZAL HAQ in King County, Washington on or about July 28, 2006, did maliciously and intentionally and because of his perception of the religion of employees of the Jewish Federation, did cause physical injury to Cheryl Stumbo, Layla Bush, Christina Rexroad, Carol Goldman. and Pamela Waechter, and threaten a specific person or specific group of persons, to-wit: employees of the Jewish Federation of Greater Seattle, and place that person or members of that group of persons in reasonable fear of harm to person and/or property;

Contrary to RCW 9A.36.080(1)(a)(b) or (c), and against the peace and dignity of the State of Washington.

And I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendant NAVEED AFZAL HAQ at said time of being armed with a handgum, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.510(3).

#### COUNT IX

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse NAVEED AFZAL HAQ of the crime of Burglary in the First Degree, a crime of the same or similar character as 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 NAVEED AFZAL HAQ in King County, Washington on or about July 28, 2006, did enter and remain unlawfully in a building located at 2031 3rd Avenue, Seattle, in said county and state, with intent to commit a crime against a person or property therein, and in entering, and while in such building and in immediate flight therefrom, the defendant was armed with a deadly weapon and did assault persons, to-wit: Pamela Waechter, Cheryl Stumbo, Layla Bush, Christina Rexroad, Dayna Klein, Carol Goldman, and

Contrary to RCW 9A.52.020, and against the peace and dignity of the State of Washington.

INFORMATION - 5

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And I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the State of Washington further do accuse the defendant NAVEED AFZAL HAQ 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.510(3).

NORM MALENG
Prosecuting Attorney

By: Donald J. Raz, WSBA #17287
Senior Deputy Prosecuting Attorney

Norm Maleng, Prosecuting Attorney W554 King County Counthouse 516 Third Avanue Seattle, Washington 98104 (206) 296-9000 FAX (206) 296-0955 CAUSE NO. 06-1-06658-4 SEA

# CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

That Dana Duffy is a detective with the City of Seattle Police Department and has reviewed the investigation conducted in Seattle Police Department Case Number 06-313988:

There is probable cause to believe that Naveed Afzal Haq committed the crimes of Aggravated Murder in the First Degree, Attempted Murder in the First Degree, Burglary in the First Degree, Kidnapping in the First Degree, Assault in the First Degree, Assault in the Second Degree and Malicious Harassment, all committed with a firearm. This belief is predicated on the following facts and circumstances:

On 7-28-2006, 14-year-old	was in Seattle attending an art camp. She had
hara etasing with her ownt. Cheryl Stumbo, Who	worked at the Jewish Federation of Creater
G-wi-which is located at 2031 Third Avc. City	of Scattle, County of King and State of
117 Lington At annovimately 3:50 n m	approached the front entrance of the Jewish
reduction. The Jerrich Rederation is located on	the second floor of a secure building. To gath
many into this building one must be let in by sol	meone inside of enter the security code into a
1 i se the building's front entrance on the W	est side of Third Avenue. As a supply approached
41 1 1 1 1 1 2 2 6 6 mm ontongon Noveed Afral Had	DOB 9/23/75, who had been standing histor the
the billing a front children, reavon must it to	's back and told her "open the door." With
no options available to her, buzzed the	intercom and said she was Cheryl's niece. As
no options available to her, buzzed the	14 K 6.1 2 Cho was let into the building. Had
reached for the intercom button, Haq sa	aid "careful." She was let into the building. Haq,
who had a second handgun, extra ammunition,	and a knife, closely followed the little of
building, his gun still pointed to the middle of h	er back. As they entered the building, Haq said,
"I'm only doing this for a statement."	Norm Maleng

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Certification for Determination of Probable Cause

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Haq followed the up the stairs that led to the reception area for the Jewish Federation. When they reached Layla Bush's reception deak, Haq asked to see the manager. Continued walking, went into a nearby restroom and locked herself into a stall. A few moments later she heard gunshots and someone yelling call 911. Finding her aunt's cell phone in her bag, called for help.

Haq turned his attention to receptionist Layla Bush. He asked for a manager. While Bush when back to get Marketing Director Cheryl Stumbo, Haq readied his gun and then followed. As Haq came up behind Bush, Stumbo told Carol Goldman, who was sitting in a cubicle nearby, to call 911. Before Goldman could make the call, Haq fired his gun at her, striking her in the knee. Goldman dove beneath her desk. Haq continued to shoot, hitting Bush in the abdomen and left shoulder and Stumbo in the abdomen. Moving through the office, Haq shot Christina Rexroad in the abdomen and shot Pamela Waechter in the left chest. Waechter ran toward the stairs, a hand clutched to her left chest. Haq followed Waechter to the top of the stairs. Extending his arm and gun over the railing, he took aim and fired. The bullet struck Waechter in the skull in the right ear, killing her. Waechter fell and came to rest on a landing in the stairwell. Associate King County Medical Examiner Dr. Aldo Fusaro determined the wound to Waechter's head was the cause of her death. Dr. Fusaro ruled Waechter's death a homicide.

Hearing the gunshots but not recognizing them as such, Dayna Klein got up from her deak and walked to her office door. Klein, who is 17 weeks pregnant, and Haq got to the door at the same time. Haq shot toward Klein's abdomen, the bullet struck her in her arm that she had a moment earlier put up to protect her unborn child. Klein crumbled to the floor and crawled over to her deak. Although she heard Haq announcing that "nobody better call 911", Klein dialed the phone. As Klein provided information to the 911 operator, Haq returned to Klein's office and put a gun to her head. Haq said "now you are my hostage because you didn't follow directions." Haq told Klein to have the 911 operator call CNN. He said he didn't care what happened to him. With the gun pointed directly at her, Klein asked Haq if he wanted to talk to the operator. Haq took the phone and began to talk

Haq told the operator that "this is a hostage situation, I have a hostage." When asked his name, he replied "This is Navced Haq." He repeated that this was a hostage situation and said "I want these Jews to get out." He stated he was "at 2031, the Jewish Federation, on 3 Ave, I'm upstairs." Haq stated, "I'm not upset at the people, I'm upset at your foreign policy. These are Jews. I'm tired of getting pushed around, and our people getting pushed around by the situation in the Middle East." When asked again, Haq repeated his name as Naveed Haq and gave his social security number as 288-72-2466. He said, "I just want us to get out of Iraq, I'm an American too but I want our people out of Iraq." Haq said that he had his gun on one person, that she was scared and "I shot her once, I shot her in the arm."

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Certification for Determination of Probable Cause

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 When asked what he wanted the 911 operator to do, Haq said he wanted them to call the media. When told he couldn't get us out of Iraq by doing this, Haq said "Call the media, This will make a point." When the 911 operator said they needed to talk with Haq before they could call the media, Haq responded "I have this gun pointed at her head." He said he didn't give a shit about what happened to him. Haq told the operator that the woman was still conscious and had told him that she was pregnant. Haq said that the Muslims are very upset at you (U.S.) sending bombs to Israel and very upset that you (U.S.) stay in Iraq. Haq told the 911 operators he was "acting alone", and that he had not been drinking that day. Haq reiterated that he just wanting to make a point and was tired of everyone not listening to our point of view. He said he was sick and tired of Jewish politicians being in favor of the war. Haq said he wanted there to be some fairness in this

Haq asked to be connected to CNN. When told that the operator had no ability to connect him, Haq said that he would give himself up. Haq described his clothes for the operator and told the operator that he had put down his gun. Haq allowed Klein to confirm that Haq had put down his gun. Indicating his willingness to walk out, Haq, following the operator instructions, put his hands on this head, walked out of the Federation's offices, down the stairs, and out the doors he had came in. As instructed, Haq laid facedown on the sidewalk and was immediately handcuffed and arrested by Seattle police. Officers recovered a loaded .45 caliber magazine from Haq's pants pocket.

Police read Haq his Miranda rights which Haq indicated he understood. When asked, Haq told officers that he had a white Mazda B2500 pick-up truck parked over by Bed Bath and Beyond. A pickup truck registered to Haq was located in that area. Detectives Al Cruise and Russ Weklych transported Haq to the Seattle Police Homicide unit. In route, when asked, Haq indicated that he was not hurt. Subsequent visual inspection of Haq confirmed this. Haq said that he acted alone. He said that he had two guns and a knife and he had dropped all three of those weapons back at the Federation's offices. Haq then said "I am making a statement OK, That's what this is all about." Haq said "This is about the Jews and what they are doing. The Jews are running the country. This is about getting the US out of Iraq. I am an American and I got no problem with America but we have to get out of Iraq. But we give bombs and guns and bunker buster bombs to Israel and we shouldn't be doing it, it's got to stop, that's what this is all about." When he arrived at the Homicide Unit, Detective Dave Duty asked Haq why he had been brought in. Haq replied "I shot somebody and I think I killed them." He further said that he had just driven over from Pasco to do this

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Certification for Determination of Probable Cause

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country.

Scattle police detectives recovered two semi-automatic handguns at the scene of the shooting: one .40 caliber and one .45 caliber. Detectives also recovered a knife that Haq had brought with him. Detectives collected 8 spent .40 caliber shell casings at the scene along with 13 live .40 caliber rounds, 8 on the floor, 4 in the .40 caliber gun and 1 in an ammunition box recovered at the scene. Police recovered 43 total .45 calibers rounds, 34 in an ammunition box, 2 live rounds on the floor, and 7 live rounds in the .45 caliber gun.

Currently, Bush, Stombo, and Rexroad remain in serious condition at Harborview Medical Center. All required live-saving surgery and await further surgery to repair their internal organs. A bone in Klein's arm was shattered by the bullet's impact. Goldman was treated for a gunshot wound to the knee.

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 1st day of August, 2006, at Seattle, Washington.

Detective Dana Duffy

Norm Maleng Prosecuting Attorney W 554 King County Courthouse Seattle, Washington 98104-2312 (206) 296-9000

Certification for Determination of Probable Cause

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### CAUSE NO. 06-1-06658-4 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 signed by City of Seattle Homicide Detective Dana Duffy under Seattle Police Department number 06-313989 on August 1, 2006.

## REQUEST FOR BAIL

The State requests, per CrR 3.2 (g), that no bail be allowed as a crime charged herein is a capital offense.

Donald J. Raz, WSBA#17287

Prosecuting Attorney Case Summary and Request for Bail and/or Conditions of Release - 1 Norm Maleng, Prosecuting Attorney W554 King County Courthouse 516 Third Avenue Scattle, Washington 98104 (206) 296-9000 FAX (206) 296-0955

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	ADULT MISC				4525		L. Dan		IV E A	u i	ve D Duff	BOOK	NGS: C	omplete	both sides		
	ADULT MISO	EMEANO	JIMPI E	the Uni	CID-tx in ma v	HRE		N PF	VERR	F RI	DE EDB AL	I BOC	WING R				
Ċ	2010,000,000	] IN CUSTO	ן ייי	COURT	CAUSE (STAMP		<b>=</b> )										
Ų R T		DUTONE	OND	<u></u>	Industria	OTE -	lai-	P. CT. DA	TF	1	MARKANT NUM	WER					
15	COURT/DIST. CT, NO.		T. CT. ND \$		BOND REQUE	9   EU.	30			ľ							
			OFF C	00E 0	FFENSE				AMOUN	T OF	BAIL.	FE	LONY [		BENCH		
Ä									4				MISD. ARRES				
Å	POLICE AGENCY 188U	NG		COURT				WARR	ANT REL			ERIAL					
	PERSON APPROVING E	EXTRAOMON			OCAL ONLY ATE WIDE	NCICAN ED & OF	WILL EXTRA	ADITE FI	, ]	OR I	AWKL EXTRADI D. MT. WY, CA. IZ. NM, HI, AK	TE FRÓM NV, UT,		ALL SO STAT	ES		
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