1	DAN DOW DISTRICT ATTORNEY	
2	STATE BAR # 237986 COUNTY OF SAN LUIS OBISPO	
3	COURTHOUSE ANNEX, 4TH FLOOR SAN LUIS OBISPO, CA 93408	DV Case BOOKING REQ
4 5		
6		
7		
8	SUPERIOR COURT O	F CALIFORNIA
9	COUNTY OF SAN LI DEPARTME	
10		'n
11	THE PEOPLE OF THE STATE OF	COURT CASE NO.
12	CALIFORNIA Plaintiff,	COMPLAINT
13	VS.	
14	PAUL RUBEN FLORES DOB: 10/22/1976 ID NO. D000182939	DA CASE NO. 079-662557
15		
16	RUBEN RICARDO FLORES	DA CASE NO. 079-663275
17	DOB: 04/09/1941 ID NO. D000445617 AKA RUBEN FLORES	
18		
19	Defendants.	Appearance Date:
20		
21	The District Attorney of San Luis Obispo Co	ounty. California, hereby accuses the
22 23	above-named defendants of the following criminal	
23 24	Count 1	
25	On or about May 25, 1996, in the County of San L	uis Obispo. State of California. the crime
26	of Murder in violation of Penal Code Section 187(a), a Felony, was committed in that PAUL	
27	RUBEN FLORES did unlawfully, and with malice aforethought murder K.S., a human	
28	being.	
	PAGE - 1 - COMPLAINT	
	DA CASE NO. 079	

1	It is further alleged as to Count 1 that the murder was committed while the defendant was	
2	engaged in the commission of, or attempting to commit, the crime of Rape, in violation of	
3	Penal Code Section 261 within the meaning of Penal Code Section 189(a).	
4		
5	NOTICE: The above offense is a serious felony within the meaning of Penal Code Section	
6	1192.7(c) and a violent felony within the meaning of Penal Code Section 667.5(c).	
7		
8	The People hereby give notice of the People's intent to admit evidence of prior sexual acts	
9	pursuant to Evidence Code section 1108. These prior sexual acts include the prior	
10	incidents described in the investigative reports and audio/video provided to defense, and	
11	other alleged incidents of abuse, which will be provided as they are obtained by the	
12	prosecution.	
13	Count 2	
14	On or between May 25, 1996 and April 13, 2021, in the County of San Luis Obispo, State	
15	of California, the crime of Accessory After The Fact in violation of Penal Code Section 32,	
16	a Felony, was committed in that RUBEN RICARDO FLORES unlawfully, having	
17	knowledge that the crime of Murder, a felony, in violation of Penal Code Section 187 had	
18	been committed by Paul Ruben Flores, did harbor, conceal, and aid said Paul Ruben	
19	Flores, with the intent that Paul Ruben Flores might avoid and escape from arrest, trial,	
20	conviction, and punishment for said felony.	
21		
22		
23		
24		
25		
26		
27		
28	PAGE - 2 -	
	COMPLAINT	
	DA CASE NO. 079-662557	

1	All of which is contrary to the statute in such cases made and provided, and agains	
2	the peace and dignity of the People of the State of California.	
3	I declare that an investigation has been conducted to determine if said Defendant(s	
4	did commit the stated crime, which reports are attached hereto and incorporated herein by	
5	reference, and that the facts therein show probable cause that the said Defendant(s) did	
6	commit the crime. Your declarant requests the issuance of a Warrant of Arrest either if	
7	said Defendants do not appear voluntarily in response to an appearance letter, or if no	
8	appearance letter was issued.	
9	<b>Discovery Request:</b> Pursuant to Penal Code Section 1054.5(b), the People are	
10	hereby informally requesting that defense counsel provide discovery to the people as	
11	required by Penal Code Section 1054.3.	
12	On this day April 13, 2021, in the County of San Luis Obispo, I certify and declare	
13	under penalty of perjury that the foregoing is true and correct.	
14	Dated: April 13, 2021	
15	DAN DOW DISTRICT ATTORNEY	
16	DISTRICT ATTORNET	
17		
18		
19	By: ERIC J. DOBROTH	
20	ASSISTANT DISTRICT ATTORNEY	
21		
22	Upon review of the reports attached and incorporated herein by reference, I find sufficient	
23	probable cause to warrant the defendant(s) continued detention.	
24	Dated:	
25	Judge of the Superior Court	
26		
27		

PAGE - 3 -
COMPLAINT
DA CASE NO. 079-662557

