JEFF W. REISIG 1 DISTRICT ATTORNEY OF YOLO COUNTY By: Michael Joseph Cabral/126660 FILED Assistant Chief Deputy District Attorney YOLO SUPERIOR COURT 301 Second Street 3 Woodland, California 95695 SEP 1 7 2013 Telephone: (530) 666-8180 Entry No.: 193473 M. LOPEZ Attorney for People 5 Deputy RECEIVED 6 7 SEP 1 8 2013 SUPERIOR COURT OF THE STATE OF CALIFORN County District Attorney 8 COUNTY OF YOLO 9 10 Case No.13-2418 Dept. THE PEOPLE OF THE STATE OF 11 CALIFORNIA, INFORMATION 12 Plaintiff, 13 VS. 14 DANIEL WILLIAM MARSH Defendant(s) 16 17 I, the undersigned, say, on information and belief, that in 18 the County of Yolo, State of California: 19 Count 1 : On or about April 14, 2013, DANIEL WILLIAM MARSH 20 did commit a FELONY, namely, a violation of Section 187(a) of 21

Count Enhancement 1a: It is further alleged that during the commission or attempted commission of the felony charged above, DANIEL WILLIAM MARSH did willfully, unlawfully, and personally use a deadly or dangerous weapon, within the meaning

the California Penal Code, MURDER, in that DANIEL WILLIAM MARSH

did willfully and unlawfully kill a human being, to wit, Oliver

Northup, with malice aforethought.

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of Section 12022(b)(1) of the California Penal Code, USE OF DEADLY WEAPON.

Count 2: On or about April 14, 2013, DANIEL WILLIAM MARSH did commit a FELONY, namely, a violation of Section 187(a) of the California Penal Code, MURDER, in that DANIEL WILLIAM MARSH did willfully and unlawfully kill a human being, to wit, Claudia Maupin, with malice aforethought.

Count Enhancement 2a: It is further alleged that during the commission or attempted commission of the felony charged above, DANIEL WILLIAM MARSH did willfully, unlawfully, and personally use a deadly or dangerous weapon, within the meaning of Section 12022(b)(1) of the California Penal Code, USE OF DEADLY WEAPON.

Case Enhancement a: It is also alleged that defendant is subject to a SPECIAL CIRCUMSTANCE FOR MULTIPLE MURDERS within the meaning of Section 190.2(a)(3) in that the defendant intentionally killed more than one victim.

Case Enhancement b: It is also alleged that defendant is subject to a SPECIAL CIRCUMSTANCE FOR LYING IN WAIT within the meaning of Section 190.2(a)(15) of the California Penal Code in that defendant intentionally killed the victims by means of lying in wait.

Case Enhancement c: It is also alleged that defendant is subject to a SPECIAL CIRCUMSTANCE FOR TORTURE within the meaning of Section 190.2(a)(18), in that the defendant inflicted torture in the commission of murder.

JURISDICTIONAL NOTICE: Jurisdiction lies in a court of criminal jurisdiction under Welfare and Institutions Code

Section 602(b)(1), in that Daniel Marsh was 15 years old at the time of the commission of the crimes alleged in Counts One and Two, and at least one SPECIAL CIRCUMSTANCE is alleged, and it is alleged that the defendant personally killed both victims. JURISDICTIONAL NOTICE: Jurisdiction lies in a court of

criminal jurisdiction under Welfare and Institutions Code Section 707(d)(2)(C)(iv) in that Daniel Marsh was 15 years old at the time of the crimes alleged in Counts One and Two, and that both victims were 65 years or older, and the defendant knew or reasonably should have known this.

I declare under penalty of perjury that the foregoing is correct.

Executed on September 17, 2013, at Woodland, galifornia.

Michael Joseph Gabral/126660 Assistant Chief Deputy District Attorney