7/23/2015 Minute Order (print) Event ID: 000899 E-Filed: N JURY TRIAL - DAY 110 JULY 23, 2015 JUDGE SAMOUR REPORTER: AMATO ALL DAY DEFENDANT APPEARS IN CUSTODY WITH HIS ATTORNEYS TAMARA BRADY, DAN KING, REBEKKA HIGGS, KATHERINE SPENGLER, AND KRISTEN NELSON. THE PEOPLE ARE REPRESENTED BY GEORGE BRAUCHLER, JACOB EDSON, KAREN PEARSON, RICH ORMAN, LISA TEESCH-MAGUIRE, AND DAN EDWARDS. THE JURY RETURNS AT 8:30 A.M. AND RESUMES DELIBERATIONS. THE JURY SUBMITS TWO NOTES DURING DELIBERATIONS, WHICH ARE MARKED AS JURY QUESTIONS NUMBER 4 AND 5 DURING DELIBERATIONS IN PHASE ONE OF THE SENTENCING HEARING. AFTER CONFERRING WITH THE PARTIES, THE COURT PROVIDES WRITTEN RESPONSES TO THE JURY. AT APPROXIMATELY 12:25, THE JURY SENDS OUT A NOTE INDICATING THAT IT HAS REACHED A VERDICT ON PHASE ONE OF THE SENTENCING HEARING. THE NOTE IS MARKED AS JURY QUESTION NUMBER 6 DURING DELIBERATIONS IN PHASE ONE OF THE SENTENCING HEARING. THE JURY IS BROUGHT INTO THE COURTROOM AT APPROXIMATELY 1:00 P.M. AND THE VERDICTS ARE READ. THE JURY FINDS THAT AGGRAVATING FACTORS 1, 3, 4, AND 5 ARE PROVEN FOR COUNTS 1 THROUGH 24. AT THE DEFENSE'S REQUEST, THE COURT POLLS THE JURY REGARDING THE VERDICTS. THE COURT SPEAKS WITH JUROR 737 OUTSIDE THE PRESENCE OF THE OTHER JURORS AND INFORMS HIM THAT THE COURT HAS TAKEN APPROPRIATE ACTION REGARDING NEWSWEEK'S VIOLATION OF ORDER C-197. COPIES OF THE COURT'S INTRODUCTORY INSTRUCTIONS FOR PHASE TWO OF THE SENTENCING HEARING ARE DISTRIBUTED TO THE JURORS AND COLLECTED AFTER THE INSTRUCTIONS ARE READ BY THE COURT. THE PARTIES MAKE OPENING STATEMENTS. DEFENSE WITNESSES ARE CALLED TO TESTIFY AND THE FOLLOWING EXHIBITS ARE ADMITTED: D-TR-218, D-TR-219, D-TR-220, D-TR-221, D-TR-222, D-TR-223, D-TR-224, D-TR-225, D-TR-226, D-TR-227, D-TR-228, D-TR-229, D-TR-230, D-TR-231, D-TR-234, D-TR-235, D-TR-236, D-TR-237, D-TR-238, D-TR-239, D-TR-240, D-TR-241, D-TR-242, D-TR-243, D-TR-244, D-TR-245, D-TR-246, D-TR-247, D-TR-248, D-TR-249, D-TR-250, D-TR-251, D-TR-252. THE PEOPLE SEEK CLARIFICATION REGARDING VICTIM IMPACT EVIDENCE DURING THE SENTENCING HEARING FOR COUNTS 25 THROUGH 166, THE NON-FIRST-DEGREE MURDER COUNTS. THE DEFENSE TAKES NO POSITION. THE COURT WILL ALLOW WRITTEN AND ORAL STATEMENTS FROM VICTIMS AND WILL NOT PLACE ANY LIMITS ON WHO CAN ADDRESS THE COURT OR HOW MUCH TIME EACH VICTIM CAN TAKE. HOWEVER, ALL STATEMENTS MUST BE PROFESSIONAL AND MUST BE DIRECTED TO THE COURT. REGARDING COUNTS 1 THROUGH 24, THE FIRST-DEGREE MURDER COUNTS, THE PEOPLE ASK WHETHER THEY CAN PRESENT PHOTOGRAPHS OF THE VICTIMS THAT ARE MORE THAN 18 MONTHS BEFORE THE VICTIMS'DEATHS AND WHETHER THE COURT WILL LIMIT THE NUMBER OF PHOTOS. THE COURT STATES THAT IT DEPENDS ON WHETHER THERE IS AN OBJECTION. THE PEOPLE SHOULD SHARE WITH THE DEFENSE ANY PHOTOGRAPHS THEY INTEND TO USE IN PHASE THREE. THIS WAY, THE DEFENSE WILL HAVE AN OPPORTUNITY TO REVIEW THEM AND TO DETERMINE WHETHER ANY OF THEM ARE OBJECTIONABLE. /CMR Event ID: 000900 E-Filed: N 7/24/2015 Minute Order (print) JURY TRIAL - DAY 111 JULY 24, 2015 JUDGE SAMOUR REPORTER: MARTIN ALL DAY DEFENDANT APPEARS IN CUSTODY WITH HIS ATTORNEYS TAMARA BRADY, DAN KING, REBEKKA HIGGS, KATHERINE SPENGLER, AND KRISTEN NELSON. THE PEOPLE ARE REPRESENTED BY GEORGE BRAUCHLER, JACOB EDSON, KAREN PEARSON, RICH ORMAN, LISA TEESCH-MAGUIRE, AND DAN EDWARDS. MR. KING RAISES AN ISSUE RELATED TO THE APPAREL OF JUROR 983 YESTERDAY AND A SUBSEQUENT STORY THAT A REPORTER AND HIS NEWS ORGANIZATION RAN REGARDING THE

THE DEFENSE TENDERS A COPY OF MEDIA REPORTS ABOUT THE APPAREL AND SAME. REQUESTS THAT THE COURT QUESTION THE JUROR ABOUT THE APPAREL. THE PEOPLE HAVE NO OBJECTION. THE COURT QUESTIONS JUROR 983 OUTSIDE THE PRESENCE OF THE OTHER JURORS. NEITHER PARTY REQUESTS ANY ACTION AND NONE IS TAKEN AT THIS TIME. THE COURT CONCLUDES THAT THERE WAS NO SIGNIFICANCE TO THE APPAREL WORN BY THE JUROR. IN FACT, EVEN AFTER THE COURT SPOKE TO HIM, HE SEEMED AT A LOSS AS TO WHY THE COURT WAS QUESTIONING HIM ABOUT HIS APPAREL. JUROR 378 WANTS TO TALK TO THE COURT OUTSIDE THE PRESENCE OF THE OTHER JURORS. SHE IS ILL AND FEELS LIKE SHE CANNOT CONTINUE TO DO HER DUTY TODAY. THE COURT ALSO RECEIVED A NOTE FROM OTHER JURORS REGARDING JUROR 378'S ILLNESS. AT THE PARTIES' REQUEST, THE COURT ASKS HER WHETHER SHE ANTICIPATES FEELING BETTER BY MONDAY. JUROR 378 INDICATES THAT SHE SHOULD FEEL BETTER BY THEN, AND THE PARTIES AGREE TO GIVE THE JURORS THE DAY OFF. BOTH PARTIES OBJECT TO THE RELEASE OF THE JUROR. BOTH PARTIES WANT THE JUROR TO REMAIN ON THE JURY. THE COURT AGREES WITH THE PARTIES AND GIVES THE JURY THE DAY OFF. THE COURT BRINGS THE JURY IN AND NOTIFIES THEM THAT WE WILL TAKE THE DAY OFF TO LET A JUROR RECOVER FROM AN ILLNESS. THE COURT ASKS THE JURY TO RETURN MONDAY.

THE COURT NOTIFIES THE DEFENSE THAT THE COURT DOES NOT HAVE D-TR-234 AND D-TR-236, EXHIBITS THAT WERE ADMITTED YESTERDAY. THE DEFENSE BELIEVES THEY MAY HAVE THOSE EXHIBITS AND WILL TENDER THEM TO THE COURT ON MONDAY. THE DEFENSE PLANS TO FILE THEIR PROPOSED JURY INSTRUCTIONS FOR PHASE TWO AND POSSIBLE PHASE THREE OF THE SENTENCING HEARING BY THE END OF THE DAY TODAY. THE DEFENSE REQUESTS TO TAKE THE VIDEO RECORDED DEPOSITION TESTIMONY OF EIGHT WITNESSES TODAY. WITHOUT OBJECTION FROM THE PEOPLE, THE COURT GRANTS THE REQUEST. OUTSIDE THE PRESENCE OF THE JURY, THE DEFENSE CALLS WITNESSES TO TESTIFY AND THE TESTIMONY IS VIDEO RECORDED. THE FOLLOWING EXHIBITS ARE ADMITTED INTO EVIDENCE: D-TR-253, D-TR-254, D-TR-255, D-TR-256, D-TR-257, D-TR-258, D-TR-259, D-TR-260, AND D-TR-262. D-TR-261 IS OFFERED, BUT NOT ADMITTED, AND IS MARKED AS A COURT EXHIBIT, C-TR-107. THE PEOPLE HAVE MARKED DISCS CONTAINING THE PEOPLE'S GUILT PHASE AND PHASE 1 SENTENCING POWERPOINT PRESENTATIONS AS COURT EXHIBITS. THE FIRST VERSION OF THE PEOPLE'S GUILT PHASE CLOSING ARGUMENT POWERPOINT IS MARKED C-TR- 103. THE FINAL VERSION OF THE PEOPLE'S GUILT PHASE CLOSING ARGUMENT POWERPOINT IS MARKED C-TR-104. THE FIRST VERSION OF THE PEOPLE'S PHASE 1 POWERPOINT IS MARKED C-TR-105. THE FINAL VERSION OF THE PEOPLE'S PHASE 1 POWERPOINT IS MARKED C-TR-106. /JRZ

Event ID: 000901 E-Filed: N

/AG /LKO

DEF/ HOLMES, JAMES EAGAN DEFENDANT'S SUBMISSION OF PROPOSED PENALTY PHASE INSTRUCTIONS FOR PHASES TWO (FINAL) AND THREE (INTRODUCTORY AND FINAL) (D-297) WITH ATTACHED CD WITH ONLY EXHIBITS A, B & C. FILED BY COUNSEL FOR THE DEFENDANT STD 201 7 27 15 /LKO

7/24/2015 Filing Other

7/27/2015 Order Event ID: 000902 E-Filed: N THE COURT ENTERS ORDER AMENDING P-83-B (P-83-C). SUPPRESSED ENVELOPE #220 COPIES SENT VIA EMAIL TO KAREN PEARSON, RICH ORMAN, JACOB EDSON, LISA TEESCH-MAGUIRE, GEORGE BRAUCHLER, SHERILYN KOSLOSKY, RHONDA CRANDALL, DANIEL KING, TAMARA BRADY, KRISTEN NELSON, AND CHRISTINA TAYLOR.

7/27/2015 Order Event ID: 000903 E-Filed: N THE COURT ENTERS FURTHER ORDER REGARDING ORAL MOTION FOR VIDEO DEPOSITION TESTIMONY OF CERTAIN MITIGATION WITNESSES (D-293-B). COPIES SENT VIA EMAIL TO KAREN PEARSON, RICH ORMAN, JACOB EDSON, LISA TEESCH-MAGUIRE, GEORGE BRAUCHLER, SHERILYN KOSLOSKY, RHONDA CRANDALL, DANIEL KING, TAMARA BRADY, KRISTEN NELSON, AND CHRISTINA TAYLOR. /AG

7/27/2015 Minute Order (print) Event ID: 000904 E-Filed: N JURY TRIAL - DAY 112 JULY 27, 2015 JUDGE SAMOUR REPORTER: TROYANEK ALL DAY DEFENDANT APPEARS IN CUSTODY WITH HIS ATTORNEYS TAMARA BRADY, DAN KING, REBEKKA HIGGS, KATHERINE SPENGLER, AND KRISTEN NELSON. THE PEOPLE ARE REPRESENTED BY GEORGE BRAUCHLER, JACOB EDSON, KAREN PEARSON, RICH ORMAN, LISA TEESCH MAGUIRE, AND DAN EDWARDS. THE COURT SPEAKS TO JUROR 378 OUTSIDE THE PRESENCE OF THE OTHER JURORS TO ASK IF SHE IS FEELING BETTER, SINCE SHE WAS SICK LAST FRIDAY. JUROR 378 SAYS SHE IS FEELING BETTER AND IS ABLE TO PARTICIPATE IN THE PROCEEDINGS TODAY. THE DEFENSE RETURNS EXHIBITS D-TR-234 AND D-TR-236 TO THE COURT. THE PEOPLE MAKE A RECORD THAT THERE ARE SOME SPANISH-SPEAKING VICTIMS PRESENT TODAY WHO WILL HAVE THE ASSISTANCE OF A SPANISH INTERPRETER. RELATED TO P-83 AND WITHOUT OBJECTION FROM THE DEFENSE, THE COURT GRANTS THE PEOPLE LEAVE TO FILE A SUPPLEMENTAL DISCLOSURE OF THE WITNESSES THE PEOPLE WILL BE CALLING TO TESTIFY IF THERE IS A PHASE 3. THE PEOPLE STILL ANTICIPATE THEY WILL BE CALLING FIFTEEN WITNESSES (BUT THEY MAY CALL DIFFERENT WITNESSES THAN THOSE IDENTIFIED IN P-83). THE COURT GRANTS THE DEFENSES REQUEST FOR A HARPER INQUIRY OF THE JURY. THE COURT FIRST ASKS THE JURY IF ANYONE WAS EXPOSED TO NEWS OR MEDIA REPORTS ABOUT A LOUISIANA EVENT. 12 JURORS RAISE THEIR HAND. THE COURT THEN MAKES INDIVIDUAL INQUIRY OF THE TWELVE JURORS WHO RAISED THEIR HAND. BASED ON THE INQUIRY, THE DEFENSE ASKS THE COURT TO EXCUSE JUROR 673. THE PEOPLE OBJECT. THE COURT DENIES THE DEFENSES REQUEST TO EXCUSE JUROR 673. THE PARTIES DO NOT REQUEST ANY OTHER FURTHER ACTION. THE DEFENSE CALLS WITNESSES TO TESTIFY AND THE FOLLOWING EXHIBITS ARE ADMITTED: D-TR-270, D-TR-271, D-TR-205, D-TR-263, D-TR-264, D-TR-265, D-TR-266, D-TR-212, D-TR-149, D-TR-152, D-TR-153, D-TR-213, D-TR-163, D-TR-267, D-TR-268, D-TR-170, D-TR-171, D-TR-172, D-TR-269, D-TR-168, D-TR-273, D-TR-274, D-TR-275, D-TR-276, D-TR-277, AND D-TR-278. THE PEOPLE'S OBJECTION TO D-TR-279 BASED ON LACK OF FOUNDATION IS SUSTAINED, BUT THE DEFENSE MAY SEEK TO LAY ADDITIONAL FOUNDATION FOR THE EXHIBIT TOMORROW. THE COURT MAKES A FURTHER RECORD REGARDING THE DENIAL OF THE DEFENSES REQUEST TO EXCUSE JUROR 673. THE DEFENSE GIVES THE COURT AND THE PEOPLE SEVENTEEN SHORT FAMILY VIDEOS FOR THEIR REVIEW BEFORE THE VIDEOS ARE INTRODUCED INTO EVIDENCE TOMORROW. LATER, THE PEOPLE OBJECT TO FIVE VIDEOS. THE COURT TAKES THE MATTER UNDER ADVISEMENT. /AG 7/28/2015 Minute Order (print) Event ID: 000908 E-Filed: N JURY TRIAL - DAY 113 JULY 28, 2015 JUDGE SAMOUR REPORTER: ELMSHAUESER ALL DAY DEFENDANT APPEARS IN CUSTODY WITH HIS ATTORNEYS TAMARA BRADY, DAN KING, REBEKKA HIGGS, KATHERINE SPENGLER, AND KRISTEN NELSON. THE PEOPLE ARE REPRESENTED BY GEORGE BRAUCHLER, JACOB EDSON, KAREN PEARSON, RICH ORMAN, LISA TEESCH MAGUIRE, AND DAN EDWARDS. THE COURT RULES ON THE PEOPLE'S OBJECTIONS TO EXHIBITS THAT THE DEFENSE INTENDS TO OFFER INTO EVIDENCE THIS AFTERNOON. FOR THE REASONS STATED ON THE RECORD: (1) THE OBJECTIONS TO LETTERS FROM THE DEFENDANT'S PARENTS WHILE THE DEFENDANT HAS BEEN IN JAIL ARE SUSTAINED; (2) THE OBJECTIONS TO CUMULATIVE PHOTOGRAPHS WILL BE RULED UPON AS THEY ARE OFFERED INTO EVIDENCE; (3) THE OBJECTIONS TO FIVE SHORT FAMILY VIDEOS ARE OVERRULED; (4) THE OBJECTIONS TO THE CERTIFICATE THE DEFENDANT'S FATHER RECEIVED FOR COACHING TRAINING IS

OVERRULED; (5) THE OBJECTION TO THE VIDEO RECORDING THE DEFENDANT'S PARENTS MADE FOR THE DEFENDANT WHILE HE WAS IN JAIL IS SUSTAINED; AND (6) THE OBJECTIONS TO AUDIO RECORDINGS OF TELEPHONE MESSAGES LEFT BY THE DEFENDANT'S FATHER FOR THE DEFENDANT BETWEEN APRIL 1 AND JUNE 12, 2012 ARE OVERRULED. THE COURT LABELS THE EXHIBITS EXCLUDED AS C-TR-110, C-TR-111, AND C-TR-112. THE DEFENSE CALLS WITNESSES TO TESTIFY AND THE FOLLOWING EXHIBITS ARE ADMITTED: D-TR-279, D-TR-280, D-TR-284, D-TR-128, D-TR-130, D-TR-281, D-TR-282, D-TR-283, D-TR-285, D-TR-286, D-TR-287, D-TR-288, D-TR-288A, D-TR-290, D-TR-291, D-TR-292, D-TR-293, D-TR-294, D-TR-295, D-TR-296, D-TR-297, D-TR-298, D-TR-299, D-TR-300, D-TR-301, D-TR-302, D-TR-389, D-TR-303, D-TR-304, D-TR-305, D-TR-306, D-TR-308, D-TR-309, D-TR-310, D-TR-311, D-TR-312, D-TR-313, D-TR-314, D-TR-315, D-TR-316, D-TR-317, D-TR-318, D-TR-319, D-TR-320, D-TR-321, D-TR-322, D-TR-323, D-TR-324, D-TR-325, D-TR-326, D-TR-327, D-TR-328, D-TR-329, D-TR-390, D-TR-330, D-TR-331, D-TR-332, D-TR-333, D-TR-334, D-TR-335, D-TR-336, D-TR-337, D-TR-338, D-TR-339, D-TR-391, D-TR-340, D-TR-341, D-TR-342, D-TR-343, D-TR-344, D-TR-345, D-TR-346, D-TR-347, D-TR-348, D-TR-349, D-TR-350, D-TR-352, D-TR-353, D-TR-354, D-TR-355, D-TR-392, D-TR-356, D-TR-357, D-TR-358, D-TR-359, D-TR-360, D-TR-361, D-TR-362, D-TR-363, D-TR-364, D-TR-365, D-TR-366, D-TR-367, D-TR-368, D-TR-369, D-TR-370, D-TR-393, D-TR-394, D-TR-395, D-TR-396, AND D-TR-371. THE COURT HOLDS AN INSTRUCTIONS CONFERENCE ON THE FINAL JURY INSTRUCTIONS FOR PHASE 2 OF THE SENTENCING HEARING. THE COURT'S DRAFT INSTRUCTIONS FOR PHASE 2 WERE EMAILED TO THE PARTIES LAST NIGHT. THEY WILL BE DESIGNATED A LABEL LATER AND FILED. THE PEOPLE TENDER A PROPOSED INSTRUCTION REGARDING THE LIMITED ROLE OF COMPASSION IN THE JURY'S PHASE 2 DELIBERATIONS. THE COURT TAKES THE PROPOSED INSTRUCTION UNDER ADVISEMENT. /CMR 7/29/2015 Filing Other Event ID: 000905 E-Filed: N PEOPLE'S AMENDED SUPPLEMENTAL DISCLOSURE PURSUANT TO CRIM.P.32.1(D)(4); COLO REV.STAT.18-1.3-1201(1)(B); AND THE COURT'S ORDERS REGARDING D-167 AND D-168 (P-083A) SUPPRESSED ENVELOPE #221 STD 201 7 29 15 /LKO ***PER COURT ORDER DATED 7 31 15 DOCUMENT RELABELED TO (P-83-D)*** 7/29/2015 Minute Order (print) Event ID: 000909 E-Filed: N JURY TRIAL - DAY 114 JULY 29, 2015 REPORTER: AMATO ALL DAY JUDGE SAMOUR DEFENDANT APPEARS IN CUSTODY WITH HIS ATTORNEYS TAMARA BRADY, DAN KING, REBEKKA HIGGS, KATHERINE SPENGLER, AND KRISTEN NELSON. THE PEOPLE ARE REPRESENTED BY GEORGE BRAUCHLER, JACOB EDSON, KAREN PEARSON, RICH ORMAN, LISA TEESCH MAGUIRE, AND DAN EDWARDS. THE PEOPLE WITHDRAW AN OBJECTION THEY RAISED YESTERDAY TO THE COURT'S DRAFT JURY INSTRUCTIONS FOR PHASE 2 OF THE SENTENCING HEARING. THE DEFENSE CALLS A WITNESS TO TESTIFY AND THE FOLLOWING EXHIBITS ARE ADMITTED: D-TR-103, D-TR-104, D-TR-105, D-TR-107, D-TR-108, D-TR-381, D-TR-109, D-TR-110, D-TR-111, D-TR-112, D-TR-113, D-TR-394, D-TR-119, D-TR-126, D-TR-127, D-TR-129, D-TR-382, D-TR-133, D-TR-137, D-TR-138, D-TR-139, D-TR-140, D-TR-142, D-TR-145, D-TR-146, D-TR-148, D-TR-159, D-TR-383, D-TR-154, D-TR-155, D-TR-156, D-TR-384, D-TR-307, D-TR-385, D-TR-188, D-TR-181, D-TR-182, D-TR-386, D-TR-195, D-TR-198, D-TR-199, D-TR-200, D-TR-201, D-TR-202, D-TR-203, D-TR-388, D-TR-216, AND D-TR-392. THE DEFENSE PLAYS THE VIDEOTAPED TESTIMONY OF EIGHT WITNESSES AND THE FOLLOWING EXHIBITS ARE ADMITTED: D-TR-373, D-TR-374, D-TR-375, D-TR-376, D-TR-377, D-TR-378, D-TR-379, AND D-TR-380. THE JURORS ADJOURN FOR THE EVENING AT 4:30 P.M. AND WILL RETURN TOMORROW AT

11:30 A.M. THE COURT GIVES THE DEFENDANT A CURTIS ADVISEMENT FOR PHASE 2 OF THE SENTENCING HEARING. THE DEFENDANT CHOOSES NOT TO TESTIFY IN PHASE 2. THE COURT FINDS THE DEFENDANT'S DECISION HAS BEEN MADE KNOWINGLY, VOLUNTARILY, AND INTELLIGENTLY. THE COURT ADVISES THE DEFENDANT ABOUT HIS RIGHT TO MAKE AN ALLOCUTION STATEMENT IN PHASE 2 OF THE SENTENCING HEARING. THE DEFENDANT CHOOSES NOT TO MAKE AN ALLOCUTION STATEMENT IN PHASE 2. THE COURT FINDS THE DEFENDANT'S DECISION HAS BEEN MADE KNOWINGLY, VOLUNTARILY, AND INTELLIGENTLY. THE PEOPLE ASK THE COURT TO TAKE A TWO-HOUR BREAK BETWEEN THE TIME WHEN THE JURY REACHES A VERDICT IN PHASE 2 AND THE TIME WHEN THE VERDICTS ARE READ IN OPEN COURT. THAT REQUEST IS GRANTED WITHOUT OBJECTION. NEXT, THE PEOPLE ASK THE COURT TO ALLOW THE PEOPLE TO CALL ITS PHASE 3 WITNESSES, IF THERE IS A PHASE 3, ON THE FOLLOWING BUSINESS DAY AFTER THE JURY REACHES ITS PHASE 2 VERDICTS. THE REQUEST IS GRANTED WITHOUT OBJECTION. THE COURT RESUMES THE JURY INSTRUCTION CONFERENCE ON THE INSTRUCTIONS FOR PHASE 2 OF THE SENTENCING HEARING. AFTER HEARING ARGUMENT FROM THE PARTIES, THE COURT FINALIZES THE PHASE 2 JURY INSTRUCTIONS, WITH THE EXCEPTION OF THE DEFENSE'S TWO INSTRUCTIONS ON STATUTORY AND NON-STATUTORY MITIGATING FACTORS WHICH THE DEFENSE WILL TENDER TOMORROW. /CMR

7/30/2015 Filing Other Event ID: 000906 E-Filed: N DEF/ HOLMES, JAMES EAGAN DEFENDANT'S SUBMISSION OF ADDITIONAL PROPOSED PENALTY PHASE INSTRUCTIONS FOR THE PHASE TWO (FINAL) (D-298) STD 201 7 30 15 /LKO

7/31/2015 Notice Filed Event ID: 000907 E-Filed: N THE COURT ENTERS NOTICE OF LABELING AS "C-220" COURT'S DRAFT FINAL INSTRUCTIONS FOR PHASE 2 OF THE SENTENCING HEARING. COPIES SENT VIA EMAIL TO KAREN PEARSON, RICH ORMAN, JACOB EDSON, LISA TEESCH-MAGUIRE, GEORGE BRAUCHLER, SHERILYN KOSLOSKY, RHONDA CRANDALL, DANIEL KING, TAMARA BRADY, KRISTEN NELSON, AND CHRISTINA TAYLOR. /CMR

7/31/2015 Notice Filed Event ID: 000910 E-Filed: N THE COURT ENTERS NOTICE OF LABELING AS "C-221" COURT'S: (1) SECOND DRAFT FINAL INSTRUCTIONS FOR PHASE 2 OF THE SENTENCING HEARING; AND (2) SAMPLE VERDICT FORM FOR PHASE 2 OF THE SENTENCING HEARING. COPIES SENT VIA EMAIL TO KAREN PEARSON, RICH ORMAN, JACOB EDSON, LISA TEESCH-MAGUIRE, GEORGE BRAUCHLER, SHERILYN KOSLOSKY, RHONDA CRANDALL, DANIEL KING, TAMARA BRADY, KRISTEN NELSON, AND CHRISTINA TAYLOR. /CMR

7/31/2015 Order Event ID: 000911 E-Filed: N THE COURT ENTERS ORDER SUPPRESSING PEOPLE'S AMENDED SUPPLEMENTAL DISCLOSURE (P-83-D). COPIES SENT VIA EMAIL TO KAREN PEARSON, RICH ORMAN, JACOB EDSON, LISA TEESCH-MAGUIRE, GEORGE BRAUCHLER, SHERILYN KOSLOSKY, RHONDA CRANDALL, DANIEL KING, TAMARA BRADY, KRISTEN NELSON, AND CHRISTINA TAYLOR. /JRZ

End of Case: 2012 CR 201522