1	ØŠÒÖ									
2	C€CGÁ2ÒÓÁŦÍ Á€I—IKUÁÚT SQEÕÁÔUWÞ∨Ÿ ÙWÚÒÜQUÜÁÔUWÜVÁÔŠÒÜS ÒËZĞŠÒÖ									
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4	ÔŒÙÒÂKÁŒËËË€€GIJĔÍÁSÞ∨									
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6	SUPERIOR COURT OF WASHINGTON FOR KING COUNTY									
7	THE STATE OF WASHINGTON,									
8	Plaintiff,) v.) No. 22-1-00299-5 KNT									
0 9	JEROME FRANK JONES,									
-) Defendant.)									
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11	I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the									
12	authority of the State of Washington, do accuse JEROME FRANK JONES of the following crimes, which are based on the same conduct or a series of acts connected together, of the same									
13	character, closely connected, or constituting parts of a common scheme or plan: Aggravated Murder In The First Degree, Aggravated Murder In The First Degree, committed as									
14	follows: Count I Aggravated Murder In The First Degree									
15	That the defendant JEROME FRANK JONES in King County, Washington, on or about									
16	October 28, 1994, while committing and attempting to commit the crimes of Rape in the First and Second Degree and the crimes of Robbery in the First and Second Degree, and in the course									
17	of and in furtherance of said crime and in the immediate flight therefrom, and with premeditated									
18	intent to cause the death of another person, did cause the death of Stacy Falcon-Dewey, a human being, who was not a participant in the crime, and who died on or about October 28, 1994; and									
19	that further, aggravated circumstances exist, to wit: there was more than one victim and the murders were part of a common scheme or plan or the result of a single act of the person, and the									
20	murder was committed in the course of, in furtherance of, or in the immediate flight from the following crimes: Rape in the First and Second Degree and Robbery in the First and Second									
21	Degree;									
22	Contrary to RCW 9A.32.030(1)(a) and (c)(1) and (2) and RCW 10.95.020, and against the peace and dignity of the State of Washington.									
23	And further do accuse the defendant, Jerome Frank Jones at said time of being armed									
24	with a deadly weapon, to-wit: a gun, under the authority of former RCW 9.94A.125. Daniel T. Satterberg, Prosecuting Attorney									
	INFORMATION - 1 INFORMATION - 1 INFORM									

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1	Count II Aggravated Murder In The First Degree									
2	That the defendant JEROME FRANK JONES in King County, Washington, on or about October 28, 1994, while committing and attempting to commit the crimes of Rape in the First									
3	and Second Degree and the crimes of Robbery in the First and Second Degree, and in the course of and in furtherance of said crime and in the immediate flight therefrom, and with premeditated									
4	intent to cause the death of another person, did cause the death of Jacob Dewey, a human being,									
5	who was not a participant in the crime, and who died on or about October 28, 1994; and that further, aggravated circumstances exist, to wit: there was more than one victim and the murders									
6	were part of a common scheme or plan or the result of a single act of the person, and the murder was committed in the course of, in furtherance of, or in the immediate flight from the following									
7	crimes: Rape in the First and Second Degree and Robbery in the First and Second Degree;									
8	Contrary to RCW 9A.32.030(1)(a) and (c)(1) and (2) and RCW 10.95.020, and against the peace and dignity of the State of Washington.									
9	And further do accuse the defendant, Jerome Frank Jones at said time of being armed									
10	with a deadly weapon, to-wit: a gun, under the authority of former RCW 9.94A.125.									
11	DANIEL T. SATTERBERG Prosecuting Attorney									
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13	himl									
14	By: Jessica M. Berliner, WSBA #29565									
15	Senior Deputy Prosecuting Attorney									
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-	INFORMATION - 2 INFORMATION -									

CAUSE NO. 22-1-00299-5 KNT 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 prepared by Detective Tracie Jarratt of the Renton Police Department for case number 94-11149. The State respectfully requests that bail be denied pursuant to Article 1, Section 20 of the Washington State Constitution: All persons charged with crime shall be bailable by sufficient sureties, except for capital offenses when the proof is evident, or the presumption great. Bail may be denied for offenses punishable by the possibility of life in prison upon a showing by clear and convincing evidence of a propensity for violence that creates a substantial likelihood of danger to the community or any persons, subject to such limitations as shall be determined by the legislature The defendant has been charged with two counts of Aggravated Murder in the First Degree for viciously attacking and murdering a young woman and her three-year-old child. If convicted of these charges, Mr. Jones will be required to be sentenced to life in prison without the possibility of parole pursuant to RCW 10.95.030. Given the defendant's history of violence and his egregious conduct in this case, no bail is appropriate in this matter. Shortly after he murdered Stacy and Jacob Falcon-Dewey, the defendant shot a man to death in California in March of 1995. After that crime, Mr. Jones fled back to the Seattle area, where he was later arrested and held at the King County Jail. While in custody, the defendant brutally assaulted a corrections officer. Mr. Jones was convicted of Assault in the Second Degree in 1996 and given an exceptional sentence above the standard range. The sentencing

Prosecuting Attorney Case Summary and Request for Bail and/or Conditions of Release - 1

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Daniel T. Satterberg, Prosecuting Attorney CRIMINAL DIVISION W554 King County Courthouse 516 Third Avenue Seattle, WA 98104 (206) 296-9000 FAX 1

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court found that "the defendant committed this assault with deliberate cruelty, delivering multiple, gratuitous blows to [the victim], even after the officer had fallen to the floor."

Mr. Jones was subsequently extradited to California to stand trial for murder. He was convicted of Murder in the First Degree in 1998 and is still imprisoned for that offense. According to the sentencing paperwork in that case, Mr. Jones had previously been convicted of assault for shooting someone in the back during a robbery in 1987. It also appears that he has been convicted of several additional crimes while he has been in prison including felony assaults (2004, 2013) and felony possession of a weapon (2016). (In addition to these crimes, the defendant has other convictions in both California and Washington that predate his incarceration for murder.)

In this case, the defendant bound Stacy Falcon-Dewey, beat her, orally raped her and likely shot her child to death in front of her before killing her. The extraordinary violence and cruelty of these murders demonstrates the extreme danger he presents to society.

Given the defendant's conduct in this case, his conviction for yet another murder, and his numerous additional convictions for violence, no bail is justified in this matter pursuant to Art. I, Section 20 and CrR 2.2(b)(2) as the defendant clearly presents a substantial likelihood of danger to the entire community.

The State also requests that Mr. Jones be ordered to have no contact with any members of the Falcon and Dewey families and any known witnesses.

Signed and dated by me this 15th day of February, 2022.

Prosecuting Attorney Case Summary and Request for Bail and/or Conditions of Release - 2

Daniel T. Satterberg, Prosecuting Attorney CRIMINAL DIVISION W554 King County Courthouse 516 Third Avenue Seattle, WA 98104 (206) 296-9000 FAX

Jessica M. Berliner, WSBA #29565 Senior Deputy Prosecuting Attorney

Prosecuting Attorney Case Summary and Request for Bail and/or Conditions of Release - 3

Daniel T. Satterberg, Prosecuting Attorney CRIMINAL DIVISION W554 King County Courthouse 516 Third Avenue Seattle, WA 98104 (206) 296-9000 FAX

That **T. Jarratt** is a **Detective** with the Renton Police Department and has reviewed the investigation conducted Renton Police Department case number **94-11149**;

There is probable cause to believe that Jerome F. Jones (dob: 3-12-70) committed the crime of Murder in the First Degree (R.C.W. 9A.32.030) of Stacy Ann Falcon-Dewey, DOB 10/23/71, and the crime of Murder in the First Degree (R.C.W. 9A.32.030) of Jacob "Jake" Dewey, DOB 3/18/91. This belief is predicated on the following facts and circumstances:

On October 28, 1994, just prior to 3:30 a.m., a Seattle Times newspaper delivery person called 911 and reported the discovery of a woman's body on S. 55th Street in the City of Renton, King County, Washington. Responding Renton police officers found the body of 23-year-old Stacy Ann Falcon-Dewey and her 3-year-old son, Jacob "Jake" Dewey lying in the middle of the roadway next to Stacy's 1984 Buick Century. Stacy was lying on her right side. Jacob was lying on his mother's legs, on his left side. Both had obvious gunshot wounds. Subsequent examination by the King County Medical Examiner's Office determined that Stacy had suffered a fatal gunshot wound to the back of her head. She also had two additional gunshot wounds to her left arm and left shoulder, three blunt force lacerations to her head, bruising and linear abrasions to her neck. In addition, her belt buckle was undone. Jacob had suffered two gunshot wounds to his head, one at close range. The medical examiner determined the manner of death for both victims to be homicide.

Five .380 fired cartridge casings were recovered at the scene. Three of the fired casings were found near Stacy's body and the two other fired casings were found inside Stacy's car. The gun used to commit these murders was not found at the scene and has not been recovered to date.

Evidence collected and documented from the scene suggests that a struggle occurred both inside and outside of the vehicle and that the killer may have been looking for something. For instance, some of the contents of Stacy's purse were strewn about the vehicle, including her wallet. The keys to the car appeared to have been dropped between the driver's seat and the door and were not readily visible. In addition, numerous items from the vehicle were located outside the passenger side, including shoes, sunglasses, cigarette package and a floor mat from the vehicle. Amongst those items, investigators located circular sections of 2-inch, light brown packaging tape that were found shaped in a manner consistent with use as a binding, as well as buttons that appeared to have been ripped from Stacy's shirt. Investigators documented the scene, collected the evidence and canvassed an extended area around the murder scene. Two neighbors reported hearing gunshots at approximately 2:10 am.

Subsequent investigation discovered that Stacy had dropped off Jacob at a friend's apartment at the Kenton Ridge apartment complex the evening before their bodies were

discovered. The babysitter's apartment at Kenton Ridge apartments was located at 23902 111th PL SE in Kent. Stacy had previously lived in the apartment complex but moved out a few months earlier.

Detectives interviewed numerous witnesses and were able to document Stacy's whereabouts throughout the evening prior to picking up her son at the Kenton Ridge Apartment between 1:00 and 2:00 a.m. She was last seen around that time getting into her car with her son. Her boyfriend at the time was expecting them at her home at 20929 110th Avenue SE #1503, in Kent. The location of the Kenton Ridge apartments was approximately 4.5 miles from the murder scene and north of Stacy's apartment.

For several years, Renton Police Department detectives extensively investigated this case and pursued numerous leads, but no arrests were made, and no conclusive suspects identified.

In 2001, given the advances in DNA testing of evidence items, numerous items were submitted to the Washington State Patrol Crime lab (WSPCL) for testing to include swabs and fingernail clippings taken from the body of Stacy Falcon during the autopsy. In 2002, WSPCL detected semen on the oral swabs and the right fingernail clippings. The male DNA profile from the semen was compared the DNA profiles in the Washington State Patrol (WSP) convicted felon database and was found to match **Jerome Frank Jones, dob: 3-12-70**.

Renton detectives learned that Jerome Frank Jones was in prison in California for a murder he committed in March of 1995. Detectives flew to California and interviewed Jones at the Salinas Valley State Prison. Jones admitted that he lived in the Kent-Auburn area from 1994 to 1995. When show a picture of Stacy Falcon, Jones said that he did not know her. Jones was asked this question several times and he said he was positive that he had never meet her and did not know her.

Detectives later confirmed with a Kenton Ridge apartment manager that a person named Jerome Jones had lived in the complex in 1993 to 1994. Other than both having lived at the Kenton Ridge apartments in 1994, no other connection between Jones and Stacy has been discovered. None of her friends or acquaintances mentioned seeing her with him or any unidentified man during the evening or the morning before her and Jacob's murders. (A convenience store clerk informed police that Stacy had been in the store at approximately 1:20 am with an unidentified white male; this was before the time frame that Stacy was known to have picked up her son at the Kenton Ridge apartments. None of the witnesses that saw her at the apartment indicated she was with anyone at that time.)

A number of additional evidence items have been submitted or resubmitted to the WSPCL given continued advances in DNA identification. In December of 2021, investigators learned that semen was detected on the sleeve of the jacket worn by Jacob Dewey at the time of his murder. A male DNA profile was developed from the sperm fraction that matched the DNA profile of Jerome Jones. According to the report, it is 3.6 nonillion (10³⁰) times more likely to observe this DNA profile if it originated from

Jerome Jones rather than an unrelated individual selected at random from the U.S. population. In addition, the prior DNA match from the WSP convicted felon database match from the oral swabs and fingernail clipping from Stacy was confirmed with a DNA reference sample obtained from Jones.

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 _____ day of February 2022 at Renton, Washington.

T. Jarratt, #

CASE NUMBER 94-11149	FILE NUMBER	PCN NUMBER	SUPERFORM

ARREST INFORMATION									
DATE & TIME OF VIOLATION CRIMINAL TRAFFIC CITATION ATTACHED?									
DATE OF ARREST/TIME	ARREST LOCAT	ARREST LOCATION							
	RENTON, W	Α							
SUSPECT INFORMATION DOB NAME (LAST, FIRST, MIDDLE/JR, SR, 1st, 2nd) DOB									
JONES, JEROME FRANK		CHARLES			CHARLES SHA	S SHAWN NORRIS, JEREMY JOHNSON, JOHSON, ERICK PATRICK HILL, FRANK			
ARMED/DANGEROUS	DENTITY IN DOUBT?	CITIZENSHIP				JEROME JONE			
	□ YES □ NO								
PHYSICAL DETAILS SEX HEIGHT WEIGHT	SKIN TONE	RACE	EYE HAI	R \$	SCARS, MARKS, TA	TTOOS, DEFORMITIE	S		
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IDENTIFICATION DETAILS	PRIOR BA #	AFIS #	FBI #		STATE ID #	DRIVERS LICENS	E # S1	TATE SSN	
10321538					NA16635083				
RESIDENCE LAST KNOWN ADDRESS					EMPLOYMENT / SC				
7901 DELRIDGE WAY SW	APT 27C SEATTLE	, WA		1	EMPLOYER, SCHOU	OL (ADDRESS, SHOP)	UNION NUMBER)		
RESIDENCE PHONE				E	BUSINESS PHONE		OCCUPATION		
(206) 725-2914 EMERGENCY CONTACT									
PERSON TO BE CONTACTED IN CA	ASE OF EMERGENCY	RELATI	ONSHIP		ADDRESS			PHONE	
CHARGE INFORMATION OFFENSE				la l	RCW / ORD#	COURT / C	ALISE #	CITATION #	
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ORIGINATING POLICY AGENCY	ISSUING A						\$9,999,999.00		
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PROPERTY INFORMATION									
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LIST VALUABLE ITEMS OR PROPE	RTY ENTERED INTO EV	DENCE (SIMPLE DESCR	IPTION, IDENTIF	YING MARK	(S, SERIAL #)				
LIST ITEMS ENTERED INTO SAFEK	EEPING								
TOTAL CASH OF ARRESTEE		TAKEN INTO EVIDENCE	?		SIGNATURE OF J	AIL STAFF RECEIVING	GITEMS / SERIAL #		
	\$0.00 🗌 YES		NT: \$0.00						
OFFICER INFORMATION									
ARRESTING OFFICER / SERIAL # TRANSPORTING OFFICER / SERIAL # SUPERVISOR SIGNATURE / SERIAL #							#		
SUPERFORM COMPLETED BY (SIG	SNATURE/SERIAL #)	I		CONTACT	PERSON FOR ADD	DITIONAL INFORMATI	ON (NAME / SERIAL	#/PHONE)	
	_	_		COURT C	AUSE (STAMP OR V	VRITE)			
FILING INFO IN CUSTODY AT LARGE OUT ON BOND SUCCE (STATUL OF COLLECTION									
CT.NO.		BOND\$							
EXTRADITE									
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