

FILED

AUG 19 2016

SONYA KRASKI
COUNTY CLERK
SNOHOMISH CO. WASH.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF SNOHOMISH

STATE OF WASHINGTON,
Plaintiff,
v.
IVANOV, ALLEN CHRISTOPHER
DOB: [REDACTED]
Defendant

No. 16 1 01810 31

ORDER ON RELEASE / DETENTION
OF DEFENDANT

[] (Clerk's Action Required)

Sex: Male
Ht: 6' 01"

Race: White / Caucasian
Wt: 140

DOB: [REDACTED]
Hair: Brown

Eyes: Blue

The above-named defendant having come before the court for preliminary appearance or reappearance, and it appearing to the Court that probable cause exists for the offense(s) charged in the Information filed herein based upon the Affidavit of Probable Cause;

IT IS HEREBY ORDERED that:

- 1.1 [] The defendant is hereby released on his/her personal recognizance [] without further conditions [] with the conditions set forth in paragraph 2.1 and/or 3.1 below based upon the findings set forth in paragraph 2.1. If the defendant is held in the Snohomish County Jail in this matter, he/she is hereby released only as to this Cause No.
- The defendant shall post bail in an amount of \$ NO Bail [X] by executing a bond with sufficient sureties or depositing cash in the registry of the court in lieu thereof [] cash only (*post-conviction only*), based upon the court having made the findings set forth in paragraph 2.1 below. The defendant shall be detained in the Snohomish County Jail until such bail is posted. [] Bail has been previously posted in this Cause No.
- [] The defendant having previously posted a bond in the amount of \$ _____ shall post a rider for such bond and file a copy of it with the Clerk's Office within 2 business days of the date of this order. If no rider is posted and filed with the Clerk's Office, the defendant shall immediately report to the Snohomish County Jail.
- 2.1 The court having found that:
 - pursuant to CrR 3.2(a)(1), release without further conditions will not reasonably assure the defendant's presence when required, the defendant shall post bail as set forth above and/or comply with the conditions set forth below; and/or
 - pursuant to CrR 3.2(a)(2), there is a substantial danger that the defendant will commit a violent crime, seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice, the defendant shall post bail as set forth above and/or comply with the conditions set forth below and/or in paragraph 3.1.

- Shall be placed in the custody of _____ who has agreed to supervise the defendant;
- Travel, association, and/or abode are restricted as follows: _____;
- If bed space is available and the defendant is eligible, shall be housed in the minimum security facility and shall participate in work crew; and
- Other: _____

3.1

The defendant shall also comply with the following conditions set forth below based upon the court having made the findings pursuant to CrR 3.2(a)(2) as set forth in paragraph 2.1:

- No contact with WILLIAM KRAMER DOB: [REDACTED], TRISTAN BRATVOLD DOB: [REDACTED], ALEX LEVIN DOB: [REDACTED], and with the State's witnesses, except through counsel;
- Not go to the following areas or premises: _____;
- Not possess any dangerous weapon or firearm;
- Not possess or consume intoxicating liquor or drugs without a valid prescription;
- Shall report regularly to and remain under the supervision of _____;
- Shall only drive vehicles equipped with a functioning ignition interlock device.
 File proof of installation within 5 business days of release or by _____.
- Condition defendant only drive vehicles equipped with a functioning ignition interlock device is no longer in effect.
- Not commit any crimes; and
- Not reside at all with children under the age of 18; and no contact, direct or indirect, with children under the age of 18, except with the supervision of a responsible adult who is aware of these charges.

The defendant shall appear for trial and all scheduled court hearings and comply with the conditions indicated above. Violation of any of these conditions may result in revocation of release, forfeiture of bail, and/or additional charges. A warrant for the arrest of the defendant may be issued upon a showing of probable cause that the defendant has failed to comply with any of the above conditions of release.

DONE IN OPEN COURT this 19th day of August, 2016.

JUDGE George N. Bowden

Presented by: [Signature]
ADAM W CORNELL, WSBA #32206
Deputy Prosecuting Attorney

Approved for entry; copy received.

ZACHARY WAGNILD, WSBA #:
Attorney for Defendant

ALLEN CHRISTOPHER IVANOV, Defendant
Defendant's Address: _____

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STATE OF WASHINGTON,
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v.

IVANOV, ALLEN CHRISTOPHER
DOB: [REDACTED]
Defendant

No. **16 1 01810 31**

INFORMATION

Co-defendants:

Comes now MARK K. ROE, Prosecuting Attorney for the County of Snohomish, State of Washington, and by this, his Information, in the name and by the authority of the State of Washington, charges and accuses the above-named defendant with the following crimes committed in the State of Washington:

Count 1: AGGRAVATED FIRST DEGREE MURDER (DOMESTIC VIOLENCE) (FIREARM ALLEGATION), committed as follows:

That the defendant, on or about the 30th day of July, 2016, with a premeditated intent to cause the death of Anna Bui, did cause the death of another person, to-wit: Anna Bui, and there was more than one victim (the other murder victims being Jordan Ebner and Jacob Long), and the murder was part of a common scheme or plan, or the result of a single act of the defendant, said death occurring on or about the 30th day of July, 2016; proscribed by RCW 9A.32.030(1)(a) and RCW 10.95.020(10), a felony; and the victim was a family or household member, as defined in RCW 10.99.020; and that at the time of the commission of the crime, the defendant or an accomplice was armed with a firearm, as provided and defined in RCW 9.94A.533(3), RCW 9.41.010, and RCW 9.94A.825.

Count 2: AGGRAVATED FIRST DEGREE MURDER (FIREARM ALLEGATION), committed as follows:

That the defendant, on or about the 30th day of July, 2016, with a premeditated intent to cause the death of Jordan Ebner, did cause the death of another person, to-wit: Jordan Ebner, and there was more than one victim (the other murder victims being Anna Bui and Jacob Long), and the murder was part of a common scheme or plan, or the result

X

of a single act of the defendant, said death occurring on or about the 30th day of July, 2016; proscribed by RCW 9A.32.030(1)(a) and RCW 10.95.020(10), a felony; and that at the time of the commission of the crime, the defendant or an accomplice was armed with a firearm, as provided and defined in RCW 9.94A.533(3), RCW 9.41.010, and RCW 9.94A.825.

Count 3: AGGRAVATED FIRST DEGREE MURDER (FIREARM ALLEGATION),
committed as follows:

That the defendant, on or about the 30th day of July, 2016, with a premeditated intent to cause the death of Jacob Long, did cause the death of another person, to-wit: Jacob Long, and there was more than one victim (the other murder victims being Anna Bui and Jordan Ebner), and the murder was part of a common scheme or plan, or the result of a single act of the defendant, said death occurring on or about the 30th day of July, 2016; proscribed by RCW 9A.32.030(1)(a) and RCW 10.95.020(10), a felony; and that at the time of the commission of the crime, the defendant or an accomplice was armed with a firearm, as provided and defined in RCW 9.94A.533(3), RCW 9.41.010, and RCW 9.94A.825.

Count 4: ATTEMPTED FIRST DEGREE MURDER (FIREARM ALLEGATION),
committed as follows:

That the defendant, on or about the 30th day of July, 2016, with intent to commit FIRST DEGREE MURDER (to-wit: with a premeditated intent to cause the death of another person, to-wit: William Kramer), did do an act which was a substantial step towards the commission of that crime; proscribed by RCW 9A.28.020 and 9A.32.030(1)(a), a felony; and that at the time of the commission of the crime, the defendant or an accomplice was armed with a firearm, as provided and defined in RCW 9.94A.533(3), RCW 9.41.010, and RCW 9.94A.825.

Count 5: ATTEMPTED FIRST DEGREE MURDER (FIREARM ALLEGATION),
committed as follows:

That the defendant, on or about the 30th day of July, 2016, with intent to commit FIRST DEGREE MURDER (to-wit: with a premeditated intent to cause the death of another person, to-wit: Tristan Bratvold and Alex Levin), did do an act which was a substantial step towards the commission of that crime; proscribed by RCW 9A.28.020 and 9A.32.030(1)(a), a felony; and that at the time of the commission of the crime, the defendant or an accomplice was armed with a firearm, as provided and defined in RCW 9.94A.533(3), RCW 9.41.010, and RCW 9.94A.825.

MARK K. ROE
PROSECUTING ATTORNEY



ADAM W. CORNELL, #32206
Deputy Prosecuting Attorney

DATED the 18th day of August, 2016, at the Snohomish County Prosecuting Attorney's Office.

Address(es):

1414 HILL STREET MUKILTEO, WA 98275

HT: 6' 01"

DOB: [REDACTED]

SID:

WT: 140

SEX: Male

FBI:

EYES: Blue

RACE: White / Caucasian

DOC:

HAIR: Brown

DOL: [REDACTED]

DOL STATE: WA

DOL REPORT CODES:

ORIGINATING AGENCY: MUKILTEO PD

AGENCY CASE#: 16008662

FILED

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SONYA KRASKI
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IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
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STATE OF WASHINGTON,
Plaintiff,

v.

IVANOV, ALLEN CHRISTOPHER
DOB: [REDACTED]
Defendant

No. 16 1 01810 31

AFFIDAVIT OF PROBABLE CAUSE

AFFIDAVIT BY CERTIFICATION:

The undersigned certifies that I am a Deputy Prosecuting Attorney for Snohomish County, Washington, and make this affidavit in that capacity; that criminal charges have been filed against the above-named defendant in this cause, and that I believe probable cause exists for the arrest of the defendant on the charges because of the following facts and circumstances (this information is not based upon any independent or personal knowledge of these events, unless specifically noted):

AFFIDAVIT OF PROBABLE CAUSE FOR Allen C. Ivanov

The following information is based on a review of materials that were submitted in support of the investigation which is the subject of this Affidavit. This Affidavit is being submitted for the limited purpose of establishing probable cause. Accordingly, not all facts known to the affiant have been included. Affiant has set forth only those facts believed to be necessary and relevant to establish the required foundation for probable cause for the criminal charges set forth below, or to apprise the Court of Defendant's other relevant criminal conduct.

X

SUMMARY

Anna Bui, Jacob Long, Jordan Ebner, William Kramer, Tristan Bratvold, and Alex Levin shared a wide circle of friends and occasionally socialized with each other and former classmates from Kamiak High School. On July 30, 2016, they were at a house party at a residence located at 10009 64th Place, West in Mukilteo, Washington (hereinafter Chennault Beach residence). Attended by approximately 15 other young people, the party was interrupted at approximately 12:05 a.m. when Defendant, Allen C. Ivanov, with premeditated intent, murdered Anna Bui, Jordan Ebner, and Jacob Long using a Ruger brand AR-15 type weapon. Defendant used the same firearm in his attempt to murder William Kramer, Tristan Bratvold, and Alex Levin. Defendant was a former classmate of his victims and many of the guests who attended the house party.

Defendant, according to his statement to police, arrived at the Chennault Beach residence at approximately 10:00 p.m. He went there to kill Ms. Bui and others because he was angry that Ms. Bui was no longer interested in him romantically. For two hours prior to the shootings, he surveilled guests at the house party, read an instruction manual for his weapon, and texted a friend about the impending killings. Soon after he spotted Ms. Bui and a male partygoer interacting he decided to approach the home with his weapon.

Shortly after midnight, Defendant exited his vehicle and approached the Chennault Beach residence from the driveway. He approached near the fire pit area of the residence. Socializing there were Mr. Long, Mr. Ebner, Mr. Kramer, and Mr. Levin. Mr. Long got up from where he was sitting and walked toward a rock walkway to the right of the front door. There, Defendant encountered Mr. Long. After Mr. Long said, "No, no, no!" Defendant shot and killed Mr. Long with his weapon. Defendant later told police that before murdering Mr. Long he had to flip off the safety feature of his weapon.

Soon after Mr. Long was killed, Defendant shot Mr. Kramer, who suffered life-threatening injuries and was hospitalized for approximately two weeks, but is expected to physically recover. Mr. Levin, who was in close proximity to Mr. Kramer when he was shot, was also a target of Defendant's, though he avoided being hit.

Mr. Ebner, who was attempting to flee the fire pit area of the residence, was killed after Mr. Long. Investigators believe that Mr. Ebner's body fell near a side door of the residence in close proximity to where he had been sitting. According to Defendant's statement to police, he followed after Mr. Ebner with his weapon. An autopsy revealed that Mr. Ebner took one shot to his neck at such close range that stippling was present around his wound.

Making a path into the home, Defendant sought out Ms. Bui. He found her in the dining nook area of the residence sitting at a table with other friends. There, Defendant killed her with multiple shots, including one shot near the top of her head. Defendant then walked to an exterior upstairs balcony and began shooting at others who were attempting to flee the residence by way of the front driveway, including Mr. Bratvold and Mr. Levin.

In his flight from the scene Defendant left behind his coat and wallet. Investigators later collected these items. Some witnesses who had attended the house party circumstantially identified the shooter as Defendant because he had been Ms. Bui's ex-boyfriend, he had become angry that Ms. Bui had been ignoring him, he had recently posted photos of an assault weapon on the social media application Instagram, and he had posted content on other social media sites that implicitly suggested his impending crimes.

Mr. Levin, in a written statement to police, remarked that the shooter had the same build and hair as Defendant. Another witness to the shooting wrote in pertinent part: "I have every reason to believe [the shooter] was Allen Ivanov because he recently bought a gun and posted it on social media."

Evidence of Defendant's premeditated intent to commit the charged offenses is found in a multitude of communications from him via social media sites and text messages to friends.¹

A few days before his crimes, Defendant and a friend who will be referred herein by the initials D.R. shared text messages that reveal Defendant had purchased an assault weapon and intended to commit a mass shooting. Investigators confirmed the purchase of the weapon was from a Cabela's sporting goods store in Tulalip, Washington. After Defendant purchased the weapon and before the murders, he and D.R. shared the following text exchange:

Defendant: finally bought a gun

D.R.: Good shit, for what though

Defendant: who knows

D.R.: Savage

Defendant: might shoot some bitches

D.R.: Good shit, which bitches we shooting

Defendant: a lot man

In an exchange with another friend, who will be referred herein by the initials K.G., Defendant and he communicated via text message prior to July 30, 2016, about a recent shooting in Florida. Defendant wrote: "im a shooter," and identified himself as "Allen Ivanov 'Future Shooter.'" K.B replied, "why" to which Defendant replied "I hate Anna I need revenge."

¹ Throughout this Affidavit, the content of all electronic communications referenced herein will appear as in the original.

K.G. and Defendant text messaged on July 29, 2016, at approximately 11:25 a.m. Defendant texted his friend, "I'm gonna give it a good two weeks. If nothing happens, I'm going for it. Hast to be after Aug 8th tho so I can take that gun class so I don't mess up." K.G. replied that Defendant should get his mind off of Ms. Bui. Undeterred, Defendant stated, "The point is I'm still doing it but in two weeks." Later in the conversation K.G. told Defendant to go shoot deer instead of killing Ms. Bui. Defendant wrote in response, "no. I'm killing everyone at a huge party."

Defendant's final message to K.G. occurred at 10:28 p.m. on July 29, 2016. Defendant wrote: "[K.G.] I'm 2 minutes from shooting." Defendant started shooting approximately 90 minutes later.

On the electronic social media site Twitter, Defendant also shared his murderous intent. Police found the following content posted on July 29, 2016, from his Twitter handle @allencivanov: "What's Ruger gonna think," and "First and last tweet. I've been through it all." Investigators also located a post on the social media site Instagram with the associated handle @allenivanov. The post contained a picture of a black assault-style weapon and accompanying bullets. It was this post that led some at the party to believe Defendant was the shooter.

Evidence of Defendant's premeditated intent to commit the charged offenses is also found in his own statements to police. Defendant was arrested and brought to the Mukilteo Police Department. There, after being fully advised of his constitutional right to remain silent, Defendant admitted to purchasing the murder weapon approximately one week before the shootings. Defendant then confessed to killing Ms. Bui, Mr. Long, and Mr. Ebner and to shooting Mr. Kramer. Defendant also confessed to shooting at people from the balcony as they fled the home, including Mr. Bratvold and Mr. Levin. With the exception of Ms. Bui Defendant claimed not to have known the specific identities of the people he killed and attempted to murder, though he later said to police that he knew the guys he shot were from high school.

In the face of abundant communications to friends showing his clear intent to commit a mass shooting, Defendant consistently downplayed his state of mind to police. At various points during his interview he claimed he, "wasn't thinking," and that he was acting on, "adrenaline," and that it was not his, "intention" to kill anyone. Nevertheless, Defendant did offer later in his interview that, "I did not buy the gun for the sole intention of killing Anna." And when asked by police what he was thinking when he got out of his car to approach the residence he said that he, "was thinking about using it on the guys."

In spite of Defendant's attempts to minimize his intent to police, he bought the weapon days in advance of the killings, broadcast his purchase to others, told friends he wanted to kill people, knew Ms. Bui would be at the residence and spent a couple of quiet hours before the killings watching his victims and planning their deaths. When investigators asked him about his anger at Ms. Bui for rejecting him, Defendant said flatly, less than six hours removed from killing her, "I felt like it wasn't necessarily fair to me."

COUNT ONE

Aggravated First Degree Murder (Domestic Violence) (Victim: Anna Bui)

On July 30, 2016, Defendant, Allen C. Ivanov, with premeditated intent, murdered Anna Bui with a firearm. Ms. Bui was found dead by police in the dining nook area of the Chennault Beach residence. Nearby, investigators found a multitude of spent .556 caliber shell casings. According to investigators, the casings could be from an assault-style weapon like the one used by Defendant.

Defendant and Ms. Bui had dated one another in the months leading up to July 30, 2016. Though the two had parted ways and were no longer dating on the day of the murders, Defendant persisted in his attempts to contact Ms. Bui. They had seen each other earlier in the day on July 29, 2016, and Ms. Bui remained steadfast in her decision to move on with her life without Defendant. Defendant became angry that he was being ignored and rebuffed by Ms. Bui. When Defendant learned of the gathering at the Chennault Beach residence he asked others for the location of the house party.

Once he obtained the address to the Chennault Beach residence, he drove to the gathering at approximately 10:00 p.m. on July 29, 2016. Defendant sat in his parked car in the cul de sac area just below the Chennault Beach residence. From below he could see the partygoers who were socializing both inside the home and in an adjacent outdoor covered area. He saw Ms. Bui. Defendant told police during his interview that as he was circling the residence on foot before the shootings he deliberately angled himself in a position where he could see Ms. Bui. He said to police that he saw her playfully feeding a male party goer and that made him angry.

Defendant had previously text messaged a friend about his specific intent to murder Ms. Bui. On Monday July 25, 2016, Defendant wrote to K.G.: "Annas been on dates with other guys" and later wrote: "holy fuck I'm fucking shooting." K.G. attempted to dissuade Defendant from killing Ms. Bui, to which Defendant replied: "fuck yah this weekend." Soon after this exchange, Defendant sent K.G. a photograph of a black assault weapon. Later in the conversation, Defendant stated to K.G.:

I need fucjing information. I need to know who she kissed. I need these details.
I'm not fucking playing either

And later to K.G.:

if I kill people, I will definitely shoot myself right after
ima fucking kill her

Defendant's own statements to police about Ms. Bui further corroborate his intent to kill her. Defendant told police that he had dated Ms. Bui for approximately one-and-a-half years prior to the summer of 2016. In the days leading up to the murders, Defendant

said that he had seen what he characterized as hurtful “snaps,” or posts, from her on the social media site Snapchat. These postings made him jealous. According to Defendant, it was the day he saw these postings that he went out and purchased his weapon. Defendant also told police that after he killed Mr. Long and Mr. Ebner and shot Mr. Kramer he went inside the Chennault Beach residence to look for Ms. Bui. There, according to him, he shot Ms. Bui twice.

Determining that Ms. Bui died from homicidal violence, Snohomish County Chief Medical Examiner Daniel Selove noted that she was shot five times with a firearm. Dr. Selove noted that Ms. Bui sustained bullet wounds that entered near the top of her head, upper right arm, left thigh, left ankle, and lower left leg. It was further noted by Dr. Selove that Ms. Bui had isolated stippling on her left elbow and right hand. The location of this stippling suggests to investigators that Ms. Bui was in a defensive position when she was shot in the head by Defendant and at close range.

COUNT TWO

Aggravated First Degree Murder (Victim: Jacob Long)

On July 30, 2016, Defendant, Allen C. Ivanov, with premeditated intent, murdered Jacob Long with a firearm. Mr. Long’s body was found on a paved walkway outside the Chennault Beach residence. The walkway extends from the front door of the residence toward the right and leads to a patio on the back side of the home and is surrounded by hedges and shrubbery. Mr. Long was found by police face down in a prone position. Determining that Mr. Long died of homicidal violence, Dr. Selove noted that Mr. Long suffered three penetrating firearm wounds to his left back.

Defendant confessed to killing Mr. Long. During his interview with police, Defendant explained the chronology of the killings. In so doing, it was apparent to investigators that Mr. Long was his first victim. Defendant said that he arrived by car to the Chennault Beach residence at approximately 10:00 p.m. on July 29, 2016. From his car he watched the partygoers for some time until he decided to creep up to the house on foot and get a closer look at what was going on. He said that after circling around the residence and surveilling it, he walked back down to his car and loaded his weapon. When he walked back to the site of the party he hid along the west wall of the residence near the living room windows.

Defendant acknowledged in his interview that he was first discovered by an adult male who was later identified as Mr. Long, at which point, according to Defendant, he got scared and shot him. Defendant told police that in order for him to pull the trigger he had to disable the safety feature on the weapon. At that point, Defendant told police that he became scared and realized that it was “too late to turn back.” It was then, according to Defendant, that he went looking for Ms. Bui.

COUNT THREE

Aggravated First Degree Murder (Victim: Jordan Ebner)

On July 30, 2016, Defendant, Allen C. Ivanov, with premeditated intent, murdered Jordan Ebner with a firearm. Mr. Ebner was shot six times—once at close range in his neck based on the presence of gunpowder soot surrounding his neck wound and associated stipple on his skin—and sustained a multitude of wounds to much of his body. Initial responding officers found Mr. Ebner near the front door of the residence, but determined that he had been shot at the doorway near the dining room area and was carried to the front door soon after he was fatally wounded.

In an effort to save Mr. Ebner's life, police brought him away from what they believed at the time could have been a continuing line of fire from Defendant. His body came to rest in the cul de sac of the Chennault Beach residence. Dr. Selove determined that he died from multiple gunshot wounds to his body.

Defendant, in his statement to police, spoke about shooting Mr. Ebner. Defendant referred to the person investigators believed was Mr. Ebner, as "some guy." Defendant explained that he saw Mr. Ebner running into the house from the fire pit area of the residence, which was a few steps away. According to Defendant, "I'm really following him and I shoot him."

COUNT FOUR

Attempted First Degree Murder (Victim: William Kramer)

On July 30, 2016, Defendant, Allen C. Ivanov, with premeditated intent, attempted to murder William Kramer with a firearm. Defendant admitted to police that he saw a picture of Mr. Kramer and Ms. Bui on the social media application known as Snapchat. According to Defendant, he saw a Snapchat picture that depicted Ms. Bui and Mr. Kramer kissing. Defendant admitted to police that seeing this picture fueled his jealousy.

Mr. Kramer was interviewed at Harborview Medical Center on July 30, 2016. Mr. Kramer told police that he attended the party at the Chennault Beach residence and was outside on or near the patio area where Defendant had been spying. After seeing Mr. Long get up and walk to the northwest corner of the residence, Mr. Kramer heard gunshots and then felt pain in his left shoulder and fell to the ground. He quickly got up and ran into a wooded area near the residence. From there, he called 911.

Mr. Kramer told investigators as he was hiding in the wooded area that he heard screaming from inside the residence and then heard more gunshots. He also told police that he thought he heard someone scream Jordan's name and then someone say, "Stay with me." Mr. Kramer heard the sound of gunshots moving toward the interior of the residence. Once it became clear to him that police had arrived he went to the location of the police cars. There, officers told him to get on the hood of one of the patrol vehicles so that he could be safely transported to medics, who were some distance away given

that police were not certain if the crime scene remained active. Mr. Kramer was transported to Harborview Medical Center where it was determined that he suffered a punctured lung as a consequence of being shot in the back. Mr. Kramer had multiple surgeries and was hospitalized for approximately two weeks.

COUNT FIVE

Attempted First Degree Murder (Victims: Tristan Bratvold and Alex Levin)

On July 30, 2016, Defendant intentionally shot at Tristan Bratvold and Alex Levin. Mr. Bratvold lived at the Chennault Beach residence and was there when Defendant began shooting others. In a statement to police, Mr. Bratvold wrote:

I had some people over for a party and I was in the garage grabbing some water. Then I heard gunshots outside my house. And started running outside my garage and looked back from my driveway to see the shooter on my balcony aiming a rifle at me. I then sprinted for my life and dove out of view and ran to neighbor's houses to start knocking on doors until I got to my neighbor's house right in front and called the police.

Mr. Bratvold was later interviewed by police and elaborated on his written statement. He remarked that after he heard gunfire he opened the garage door to the residence in an attempt to flee. When he reached the bottom of the driveway he said he saw Defendant on his parent's balcony aiming his weapon at him. Investigators with the Washington State Patrol's Crime Scene Response Team found bullet strikes near the bottom of the residence's driveway near to where Mr. Bratvold explained he had been shot at.

Mr. Bratvold shared that as he was running away he felt what he thought at the time were bullet fragments from a single shot. Mr. Bratvold further explained, "I knew I had to get out of there." And later, "I felt like I was going to die."

Mr. Levin was also at the Chennault Beach residence at the time Defendant began shooting others. In a statement to police, Mr. Levin wrote in pertinent part:

I was outside by the fire I heard and felt what I thought was fireworks. I ran around the house [and] ended up in driveway where there were more shots/fireworks. I ran and got into my car where I saw him run past me with a rifle. I couldn't see his face....He had the same build and hair as the picture you showed me—Allen Ivanov.

Mr. Levin was later interviewed by police and elaborated on his earlier written statement. He said that he, Mr. Long, Mr. Ebner, and Mr. Kramer were all together at the fire pit area of the residence when Defendant began shooting. He described first hearing what he thought were firecrackers and then yelling. Running from the fire pit, Mr. Levin ran around the house and eventually found himself in the driveway area of the residence near Mr. Bratvold. He further described hearing what he thought were bullet rounds hitting near his feet as he attempted to flee. While sitting in his truck he saw a person

later identified as Defendant walk by him with an assault type weapon similar to the weapon in Defendant's postings on social media.

Defendant's Criminal History and State of Washington's Request That Defendant Be Held Without Bail And Other Conditions

Defendant is currently in custody. He has no prior felony criminal history. The charges in Counts One through Three above are capital offenses. Accordingly, pursuant to CrR 3.2(g), Defendant shall be held without bail pending trial. The State requests that the Court order Defendant not to have contact, direct or indirect, with State's witnesses. The State further requests that Defendant not be provided with copies of discovery in this case or with contact information for any State's witnesses without leave of the Court.

Based upon a review of databases maintained by state and federal agencies, the Prosecutor's understanding of the defendant's criminal history is set forth in Appendix A attached hereto and incorporated herein by reference.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.



ADAM W CORNELL, WSBA #32206
Deputy Prosecuting Attorney

DATED the 18th day of August, 2016 at Everett, Washington.

**APPENDIX A TO PLEA AGREEMENT
PROSECUTOR'S UNDERSTANDING OF DEFENDANT'S CRIMINAL HISTORY
(SENTENCING REFORM ACT)**

DATE: August 1, 2016 (D.H.W.)
DEFENDANT: IVANOV, ALLEN CHRISTOPHER
ALIAS(ES):

DOB: [REDACTED]
RACE: White / Caucasian
GENDER: Male

SID:
DNA taken: NO

FBI:

DOC:

<u>CRIME</u>	<u>DATE OF CONVICTION</u>	<u>PLACE OF CONVICTION</u>	<u>Incarceration/Probation DISPOSITION</u>
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ADULT FELONIES:

NONE

ADULT MISDEMEANORS:

DATE OF VIOLATION

NONE

JUVENILE FELONIES:

DATE OF CONVICTION

NONE

JUVENILE MISDEMEANORS:

DATE OF VIOLATION

NONE

AFFIDAVIT BY CERTIFICATION

I am a paralegal employed by the Snohomish County Prosecutor's Office, and make this affidavit in that capacity. I have reviewed the following databases maintained by federal and state agencies to determine the above named defendant's criminal history: NCIC (maintained by the FBI), WWCIC (Washington State Patrol Criminal History Section), JIS (Judicial Information System), DOL (Washington State Department of Licensing), DOC (Washington State Department of Corrections). A review of those sources indicates the defendant's criminal history is as listed above.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.



PARALEGAL

DATED this 1st day of August, 2016, at the Snohomish County Prosecutor's Office