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## IN THE THIRD DISTRICT COURT, SALT LAKE DEPARTMENT IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

THE STATE OF UTAH,

Plaintiff.

-VS-

CRAIG ROGER GREGERSON DOB 03/12/86, AKA NONE 518 E. Elwood Pl. SLC, UT Screened by: R. L. Stott & A. H. Cook Assigned to: R. L. Stott (Tuesday)

DAO # 06013595

BAIL: \$5,000,000

Warrant/Release: IN JAIL

INFORMATION

Case No.

Defendant.

The undersigned Detective C. Schoney - Salt Lake City Police Department, Agency Case No. 06-126715, under oath states on information and belief that the defendant committed the crimes of:

## COUNT I

CRIMINAL HOMICIDE, AGGRAVATED MURDER, a Capital Offense, at 518 East Elwood Place, in Salt Lake County, State of Utah, on or about July 16, 2006, in violation of Title 76, Chapter 5, Section 202, Utah Code Annotated 1953, as amended, in that the defendant, CRAIG ROGER GREGERSON, a party to the offense, intentionally or knowingly caused the death of D.N. under any of the following circumstances: the homicide was committed while the actor was engaged in the commission of, or an attempt to commit, or flight after committing, or attempting to commit: Child Kidnapping; and/or the homicide was committed incident to one act, scheme, course of conduct, or criminal episode during which the defendant committed the crime of Abuse or Desecration of a Dead Human Body in that the defendant committed or attempted to commit upon the dead human body of D.N. any act of sexual penetration.

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## COUNT II

CHILD KIDNAPPING, a First Degree Felony, at 721 South 500 East, in Salt Lake County, State of Utah, on or about July 16, 2006, in violation of Title 76, Chapter 5, Section 301.1, Utah Code Annotated 1953, as amended, in that the defendant, CRAIG ROGER GREGERSON, a party to the offense, intentionally or knowingly, without authority of law, and by any means in any manner seized, confined, detained, or transported D.N., a child under the age of 14, without consent of her parent or guardian.

THIS INFORMATION IS BASED ON EVIDENCE OBTAINED FROM THE FOLLOWING WITNESSES:

C. Schoney, R. Norton, R. Norton, S. Fillerup, R. Rasmussen, S. Montefusco, D. Love, J. Barrett, D. Schultz, T. Grey, G. McNees, K. Kido, M. Scharman, K. Kent, E. Lerohl

## PROBABLE CAUSE STATEMENT:

Your affiant bases probable cause on the following:

The statement of Ricky Norton to Detective Cathy Schoney of the Salt Lake City Police Department that on July 16, 2006, his five-year-old daughter, D.N. went into the backyard of their residence to play at approximately 8:00 p.m. When Mr. Norton later looked for her, he could not find her.

The statement of Agent Steven F. Fillerup of the Federal Bureau of Investigation that he interviewed the defendant, Craig Roger Gregerson, on July 24, 2006. The defendant resides at 518 Elwood Place in Salt Lake County, Utah. The defendant's residence is approximately fifty feet east of the Nortons' home, and is situated on the same plot of land. The defendant stated that on July 16, 2006, he observed D.N. playing in her backyard. The defendant approached D.N. and spoke with her, then persuaded her to come inside his residence.

The defendant stated that once she was inside the defendant's residence, D.N. wanted to leave and became very vocal. The defendant placed his hand over D.N.'s mouth and squeezed. D.N. went limp.

The defendant stated that he took D.N.'s deceased body into his basement and later engaged in sexual activity with D.N.'s body. D.N. was discovered in the defendant's basement by officers with the Salt Lake City Police Department on July 24, 2006. The body was well concealed in a storage container.

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The statements of Ricky Norton and Rachel Norton that they did not socialize with the defendant, and did not give him permission to remove D.N. from their backyard and take her into his residence.

The statement of Todd Grey, Chief Medical Examiner for the State of Utah, that he performed an autopsy on D.N.'s body on July 25, 2006. Dr. Grey opined that the manner of D.N.'s death was homicide, and that the cause of death was consistent with smothering. Dr. Grey also observed injuries consistent with post-mortem vaginal penetration of D.N.

DETECTIVE C. SCHONEY
Affiant

Subscribed and sworn to before me this \_ day of July, 2006.

MAGISTRATE

Authorized for presentment and filing:

DAVID E. YOCOM, District Attorney

Deputy District Attorney

July 27, 2006 prs/06013595