

CRIMINAL COURT OF THE CITY OF NEW YORK
COUNTY OF QUEENS: PART: APAR

-----X
THE PEOPLE OF THE STATE OF NEW YORK

Arrest No.: Q14604832

-against-

RAMOS, MIGUEL MEJIA
DEFENDANT
-----X

PLEASE TAKE NOTICE that pursuant to C.P.L. 250.20, the People demand that the defendant serve, within eight days of the service hereof, upon the undersigned, a notice of alibi reciting the place(s) the defendant claims to have been at the time of the commission of the crime(s) charged, and the names, home addresses, business name and addresses of every alibi witness upon whom he intends to rely. Such written notice must be served upon the undersigned if the defendant intends to offer such testimony.

PLEASE TAKE NOTICE that pursuant to C.P.L. 710.30 (1a), during the trial of the above-named matter, the People intend to offer evidence of a statement made by defendant to a public servant named DETECTIVE AGUGLIARO AND P.O. PABLO RODRIGUEZ on 01/21/2014, at 1930, ^{Central Time} at FAYETTE COUNTY SHERIFF'S OFFICE IN TEXAS which indicates in sum and substance DETECTIVE AGUGLIARO ASKED THE DEFENDANT DURING THE COURSE THE ORAL AND WRITTEN STATEMENT, IN SUM AND SUBSTANCE, WHY DID YOU KILL THE KIDS?

THE DEFENDANT RESPONDED, IN SUM AND SUBSTANCE, I WAS GOING TO TAKE THEM WITH ME, BUT I DIDN'T HAVE CARSEATS (ORAL).

PLEASE TAKE NOTICE that pursuant to C.P.L. 710.30 (1a), during the trial of the above-named matter, the People intend to offer evidence of a statement made by defendant to a public servant named DET. AGUGLIARO, DET. LUSK & P.O. PABLO RODRIGUEZ on 01/21/2014, at 1930, ^{Central Time} at FAYETTE COUNTY SHERIFF'S OFFICE IN TEXAS which indicates in sum and substance THE DEFENDANT FIRST STATED THAT HE WENT TO HIS FRIEND JOSE'S HOUSE, RETURNED HOME, WENT INTO THE ROOM HE SHARED WITH DEISY AND THE TWO GIRLS, THAT HE OBSERVED THAT THE TWO GIRLS WERE STABBED AND DEAD ON THE BED AND THAT DEISY WAS THE INITIAL AGGRESSOR WHO HAD THE KNIFE. HE ALSO CLAIMED THAT HE STABBED DEISY BECAUSE SHE KILLED THE CHILDREN.

SHORTLY THEREAFTER, THE DEFENDANT STATED IN SUM AND SUBSTANCE THAT HE AND DEISY WERE IN THE PROCESS OF GETTING SEPARATED AND THAT SHE WAS STAYING IN THE BEDROOM WITH THE GIRLS AND THAT HE WAS SLEEPING IN ANOTHER ROOM AT THE RESIDENCE. HE GOT OFF OF WORK AT 6:30 PM AND WENT TO HIS FRIEND JOSE'S HOUSE TO DRINK SOME BEERS. HE DROVE THE WHITE VAN BACK TO THE RESIDENCE. AT 11PM, HE HEARS THE UNCLE AND HIS FAMILY LEAVE THE RESIDENCE. HE GOES INTO THE BEDROOM. DEISY IS SLEEPING ON THE BED WITH THE CHILDREN ON EITHER SIDE OF HER. HE PICKS UP HER PHONE, GOES THROUGH HER TEXTS AND FACEBOOK, THEN HER PICTURES. (ORAL REDUCED TO WRITING BY PD, see attached).

PLEASE TAKE NOTICE that pursuant to C.P.L. 710.30 (1a), during the trial of the above-named matter, the People intend to offer evidence of a statement made by defendant to a public servant named DET. AGUGLIARO, DET. LUSK & P.O. PABLO RODRIGUEZ on 01/21/2014, at 1930, ^{Central Time} at FAYETTE COUNTY SHERIFF'S OFFICE IN TEXAS which indicates in sum and substance (CON'T) HE SEES A PICTURE OF HER WITH ANOTHER MAN AND SAYS TO THE DETECTIVES THAT, AT THAT POINT, HE JUST SNAPPED. HE GRABBED A KNIFE FROM THE BUTCHER BLOCK, WHICH WAS IN THE ROOM. HE STANDS OVER DEISY AND THE GIRLS. DEISY WAKES UP AND SCREAMS. HE DROPS ONE KNIFE ON THE BED. HE STABS HER, SHE RUNS TO THE FRONT OF THE BEDROOM AND HE STABS HER WITH ANOTHER KNIFE WHICH HE SAYS HE TWISTS IN HER SIDE AND IT BREAKS. HE GOES BACK TO THE GIRLS. HE SEES DANIELA IS AWAKE. HE PICKS HER UP, GIVE HER A HUG AND KISS, ASKS FOR FORGIVENESS, THEN PUTS HER DOWN ON THE BED AND STABS HER APPROXIMATELY THREE TIMES. HE THEN PICKS UP YOSELIN, GIVES HER A HUG AND KISS, PLACES HER ON THE BED AND STABS HER MULTIPLE TIMES. HE GOES OVER TO DEISY'S BODY AND ASKS HER FOR FORGIVENESS TOO. HE THEN TELLS DETECTIVES THAT HE TRIED TO KILL HIMSELF BY STABBING HIMSELF IN THE CHEST. HE THEN TRIES TO HANG HIMSELF WITH A CORD IN THE ROOM. HE CALLS HIS BROTHER AND IT GOES TO VOICEMAIL. (ORAL REDUCED TO WRITING BY PD, see attached).

PLEASE TAKE NOTICE that pursuant to C.P.L. 710.30 (1a), during the trial of the above-named matter, the People intend to offer evidence of a statement made by defendant to a public servant named ^{central files} DET. AGUGLIARO, DET. LUSK & P.O. PABLO RODRIGUEZ on 01/21/2014, at 1930, at FAYETTE COUNTY SHERIFF'S OFFICE IN TEXAS which indicates in sum and substance (CON'T) HE THEN TEXTS HIS FRIEND JOSE, ANOTHER FRIEND AND AN EX GIRLFRIEND (LAURA OWENS, WHO LIVES DOWN SOUTH). HE COULDN'T KILL HIMSELF, SO HE STARTED TO WASH HIS HANDS WITH BABY WIPES, THEN TAKES A SHOWER. HE TAKES APPROXIMATELY \$240 FROM DEISY'S BAG AS A "GETAWAY FUND". HE SAID HE HAS SEEN THE SHOW "I ALMOST GOT AWAY WITH IT" ON THE DISCOVERY CHANNEL AND KNEW HE NEEDED CASH SO HE WOULD NOT BE TRACED BY HIS CREDIT CARDS. IN THE INTERIM, HE HEARS THE UNCLE AND FAMILY COME HOME AND GO INTO BED. HE LEAVES WHEN HE THINKS EVERYONE IS ASLEEP, GOES TO THE WHITE VAN AND STARTS DRIVING. HE USES CASH FOR THE TOLLS AND GAS. HE THEN SAID THAT HE NOTICED THAT HE WAS BLEEDING FROM THE WOUNDS ON HIS CHEST. HE STOPPED TO GET GAS IN VIRGINIA, PAID CASH, THEN CONTINUED DRIVING ON I-85 UNTIL HE IS STOPPED BY THE TROOPER IN TEXAS. HE ADMITS THAT HE WAS TRYING TO GET TO MEXICO. (ORAL REDUCED TO WRITING BY PD, see attached).

PLEASE TAKE NOTICE that pursuant to C.P.L. 710.30 (1a), during the trial of the above-named matter, the People intend to offer evidence of a statement made by defendant to a public servant named ^{vii} DETECTIVE AGUGLIARO on 01/23/2014, at 1530, ²⁰⁰⁰ at IN AN AIRPLANE BETWEEN TEXAS & QUEENS, NEW YORK which indicates in sum and substance DETECTIVE AGUGLIARO ASKED, IN SUM AND SUBSTANCE, WHAT ARE YOU THINKING ABOUT

THE DEFENDANT RESPONDED, IN SUM AND SUBSTANCE, GOD AND JAIL (ORAL).

PLEASE TAKE NOTICE that pursuant to C.P.L. 710.30 (1b), during the trial of the above-named matter, the People expect to introduce testimony of witness (es) regarding identification of defendant as the person who committed the crime(s) charged, said identification(s) having been made at:

ID Type	By Whom	Date/Time	Location	To Whom
CONFIRMATORY PROCEDURE	PERSON #1, A PERSON KNOWN TO THE NYPD AND QDA	01/20/2014 0200	INSIDE THE 103 DETECTIVE SQUAD	DETECTIVE MIKOWSKI, WALTER
CONFIRMATORY PROCEDURE	PERSON #1, A PERSON KNOWN TO THE NYPD AND QDA	01/20/2014 1314	PHARMACY LOCATED AT 90-20 SUTPHIN BLVD, 1 FL	DETECTIVE MIKE MCHUGH
CONFIRMATORY PROCEDURE	PERSON #2, A PERSON KNOWN TO THE NYPD AND QDA	01/20/2014 1300	INSIDE THE 103 DETECTIVE SQUAD	DETECTIVE PATRICK AGUGLIARO

DATED: Kew Gardens, New York
1/24/2014

Respectfully Submitted,

RICHARD A. BROWN
DISTRICT ATTORNEY
QUEENS COUNTY

BY: _____

ADA



CRIMINAL COURT OF THE CITY OF NEW YORK
PART APAR, COUNTY OF QUEENS

THE PEOPLE OF THE STATE OF NEW YORK

STATE OF NEW YORK
COUNTY OF QUEENS

V.

MIGUEL MEJIA RAMOS (28Y)

DEFENDANT

DETECTIVE WALTER MIKOWSKI OF 103RD PRECINCT, TAX REG#: 928784, BEING DULY SWORN, DEPOSES AND SAYS THAT BETWEEN JANUARY 18 2014 10:30PM AND JANUARY 19 2014 4:00AM, INSIDE OF 90-20 SUTPHIN BOULEVARD 2 FL, COUNTY OF QUEENS, STATE OF NEW YORK, THE DEFENDANT COMMITTED THE OFFENSES OF:

- PL 125.25-1 [AF] MURDER IN SECOND DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION) (3 COUNTS)
- PL 125.27-1 A VIII [AF] MURDER IN THE FIRST DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION) (6 COUNTS)
- PL 265.01-2 [AM] CRIMINAL POSSESSION OF A WEAPON IN THE FOURTH DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION) (5 COUNTS)

PL 125.25-1 [AF] MURDER IN SECOND DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION) (3 COUNTS)
 --- WITH INTENT TO CAUSE THE DEATH OF ANOTHER PERSON, CAUSE THE DEATH OF SUCH PERSON OR OF A THIRD PERSON;

PL 125.27-1 A VIII [AF] MURDER IN THE FIRST DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION) (6 COUNTS)
 --- WITH INTENT TO CAUSE THE DEATH OF ANOTHER PERSON, CAUSE THE DEATH OF SUCH PERSON OR OF A THIRD PERSON AND AS PART OF THE SAME CRIMINAL TRANSACTION, THE DEFENDANT, WITH INTENT TO CAUSE SERIOUS PHYSICAL INJURY TO OR THE DEATH OF AN ADDITIONAL PERSON OR PERSONS, CAUSE THE DEATH OF AN ADDITIONAL PERSON OR PERSONS; PROVIDED, HOWEVER, THE VICTIM IS NOT A PARTICIPANT IN THE CRIMINAL TRANSACTION; AND THE DEFENDANT WAS MORE THAN EIGHTEEN YEARS OLD AT THE TIME OF THE COMMISSION OF THE CRIME;

PL 265.01-2 [AM] CRIMINAL POSSESSION OF A WEAPON IN THE FOURTH DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION) (5 COUNTS)
 --- POSSESS A DAGGER, DANGEROUS KNIFE, DIRK, RAZOR, STILETTO, IMITATION PISTOL, SHIRKEN OF KUNG FU STAR OR ANOTHER DANGEROUS OR DEADLY INSTRUMENT OR WEAPON WITH INTENT TO USE THE SAME UNLAWFULLY AGAINST ANOTHER PERSON.

THE ABOVE OFFENSES WERE COMMITTED AS FOLLOWS:

DEPONENT STATES THAT BASED UPON INFORMATION SUPPLIED BY PERSONS KNOWN TO THE NEW YORK CITY POLICE DEPARTMENT AND THE QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE, TOGETHER WITH STATEMENTS AND ADMISSIONS MADE BY THE DEFENDANT MIGUEL MEJIA RAMOS, THAT AT THE ABOVE MENTIONED DATE TIME AND PLACE OF OCCURRENCE, THE DEFENDANT, MIGUEL MEJIA RAMOS, STABBED 21 YEAR OLD DECEASED VICTIM, DAISY GARCIA, MULTIPLE TIMES ABOUT HER TORSO, HEAD AND UPPER EXTREMITIES WITH MULTIPLE KNIVES THEREBY CAUSING HER DEATH

DEPONENT STATES THAT BASED UPON INFORMATION SUPPLIED BY PERSONS KNOWN TO THE NEW YORK CITY POLICE DEPARTMENT AND THE QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE, TOGETHER WITH STATEMENTS AND ADMISSIONS MADE BY THE DEFENDANT MIGUEL MEJIA RAMOS, THAT AT THE ABOVE MENTIONED DATE TIME AND PLACE OF OCCURRENCE, THE DEFENDANT, MIGUEL MEJIA RAMOS, STABBED 2 YEAR OLD DECEASED VICTIM, DANIELA MEJIA, MULTIPLE TIMES ABOUT HER UPPER TORSO/CHEST, BACK, LEFT ARM AND RIGHT HAND WITH A KNIFE THEREBY CAUSING HER DEATH.

DEPONENT STATES THAT BASED UPON INFORMATION SUPPLIED BY PERSONS KNOWN TO THE NEW YORK CITY POLICE DEPARTMENT AND THE QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE, TOGETHER WITH STATEMENTS AND ADMISSIONS MADE BY THE DEFENDANT MIGUEL MEJIA RAMOS, THAT AT THE ABOVE MENTIONED DATE TIME AND PLACE OF OCCURRENCE, THE DEFENDANT, MIGUEL MEJIA RAMOS, STABBED 1 YEAR OLD DECEASED VICTIM, YOSSELIN MEJIA, MULTIPLE TIMES ABOUT HER CHEST/UPPER TORSO WITH A KNIFE THEREBY CAUSING HER DEATH.

DEPONENT FURTHER STATES THAT HE IS INFORMED BY DETECTIVE PHILIP MATTHEW, TAX I.D. #932111, OF THE CRIME SCENE UNIT OF THE NEW YORK CITY POLICE DEPARTMENT THAT HE RECOVERED APPROXIMATELY FOUR (4) KNIVES WITH WHAT APPEARED TO BE BLOOD ON THEM FROM THE FRONT AND REAR OF THE BEDROOM OF THE ABOVE MENTIONED LOCATION IN THE VICINITY OF THE DECEASED BODIES OF DEISY GARCIA, DANIELA MEJIA AND YOSSELIN MEJIA. DEPONENT FURTHER STATES THAT HE IS FURTHER INFORMED BY DETECTIVE MATTHEW THAT HE ALSO RECOVERED THE BENT BLADE OF A KNIFE AND A KNIFE HANDLE, BOTH WITH WHAT APPEARED TO BE BLOOD ON IT, IN THE VICINITY OF THE DECEASED BODY OF DEISY GARCIA.

DEPONENT STATES THAT BASED UPON INFORMATION SUPPLIED BY PERSONS KNOWN TO THE NEW YORK CITY POLICE DEPARTMENT AND THE QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE, TOGETHER WITH STATEMENTS AND ADMISSIONS MADE BY THE DEFENDANT MIGUEL MEJIA RAMOS, THAT AT THE ABOVE MENTIONED DATE TIME AND PLACE OF OCCURRENCE, THE DEFENDANT, MIGUEL MEJIA RAMOS, ADMITTED HE WAS TWENTY-EIGHT (28) YEARS OLD AND HIS BIRTH DATE IS OCTOBER 18, 1985.

DEPONENT FURTHER STATES THAT HE OBTAINED AND READ A PRINTOUT OF THE DEFENDANT'S ARREST RECORD AS MAINTAINED BY THE NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES IN ALBANY AND WHICH IS BASED ON FINGERPRINTS. DEPONENT FURTHER STATES THAT SAID RECORDS ARE MADE IN THE REGULAR COURSE OF BUSINESS AND THAT IT WAS THE REGULAR COURSE OF SUCH BUSINESS TO MAKE IT AT THE TIME OF THE ACT, TRANSACTION, OCCURRENCE OR EVENT, OR WITHIN A REASONABLE TIME THEREAFTER AND THAT SAID RECORDS INDICATE THAT THE DEFENDANT'S BIRTHDAY IS OCTOBER 18, 1985 AND THAT THE DEFENDANT IS TWENTY-EIGHT (28) YEARS OLD.