


SIM GILL
District Attorney for Salt Lake County
VINCENT B. MEISTER, Bar No. 5653
STEPHEN L. NELSON, Bar No. 9547
Deputy District Attorney
111 EAST BROADWAY, SUITE #400
SALT LAKE CITY, UT 84111
Telephone: (801)363-7900

ORIGINAL
FILED DISTRICT COURT
Third Judicial District

FEB 03 2011

SALT LAKE COUNTY
By  Deputy Clerk

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.

ANGELLA D. JENSEN
DOB: 09/01/1966,
AKA: Angie
3203 South Marseilles Way
West Valley, UT 84119
OTN
SO#
Defendant.

Assigned to: VINCENT B. MEISTER and
STEPHEN L. NELSON
DAO# 10014331

AMENDED
INFORMATION

Case No. 101903074

The undersigned Deputy District Attorney upon a written affidavit states on information and belief that the defendant, ANGELLA D. JENSEN, committed the crime of:

COUNT 1

PATTERN OF UNLAWFUL ACTIVITY, 76-10-1603 UCA, first degree felony, as follows:
That on or about January 06, 1992 to May 15, 2010 at Salt Lake County, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR, ROBERT L. JENSEN**, a party to the offense, having received any proceeds derived, whether directly or indirectly, from a pattern of unlawful activity in which he has participated as a principal, did use or invest, directly or indirectly, any part of that income, or the proceeds of the income, or the proceeds derived from the investment or use of those proceeds, in the acquisition of any interest in, or the establishment or operation of, any enterprise; or did, through a pattern of unlawful activity, acquire or maintain, directly or indirectly, any interest in or control of any enterprise; or, having been employed by or associated with any enterprise, conduct or participate, whether directly or indirectly, in the conduct of that enterprise's affairs through a pattern of unlawful activity; or conspired to violate any of the above provisions.

NOTICE IS GIVEN pursuant to Utah Code Annotated §76-3-203.1, that the defendant is subject to an enhanced penalty as provided in that section because the above offense was committed in concert with two or more persons.

COUNT 2

PRODUCTION OF A CONTROLLED SUBSTANCE (DFZ), 58-37-8(1)(a)(i) UCA, second degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN**, a party to the offense, did knowingly and intentionally produce, manufacture, or dispense, or possess with intent to produce, manufacture, or dispense, a controlled or counterfeit substance, to wit: Marijuana, a Schedule I Controlled Substance, and committed the offense within a 1,000 feet a public park, amusement park, arcade, recreation center, or daycare facility.

COUNT 3

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 and 23-20-23 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR**, a party to the offense, did aid or assist another person to

- (a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);
- (b) capture, injure, or destroy protected wildlife; and
- (c)(i) did so with intentional, knowing, or reckless conduct;
- (ii) intentionally abandoned protected wildlife or a carcass;
- (iii) committed the offense at night with the use of a weapon;
- (iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or
- (v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife is more than \$250 but does not exceed \$500.

COUNT 4

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE 23-20-4 and 23-20-23 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR, ROBERT L. JENSEN**, a party to the offense, did aid or assist another person to

- (a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);
- (b) capture, injure, or destroy protected wildlife; and
- (c)(i) did so with intentional, knowing, or reckless conduct;
- (ii) intentionally abandoned protected wildlife or a carcass;

AMENDED INFORMATION

DAO No. 10014331

Page 3

- (iii) committed the offense at night with the use of a weapon;
- (iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or
- (v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife

- (i) is more than \$500 or
- (ii) a trophy animal was captured, injured or destroyed.

COUNT 5

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 and 23-20-23 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN, ROBERT L. JENSEN**, did aid or assist another person to

(a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);

(b) capture, injure, or destroy protected wildlife; and

(c)(i) did so with intentional, knowing, or reckless conduct;

(ii) intentionally abandoned protected wildlife or a carcass;

(iii) committed the offense at night with the use of a weapon;

(iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or

(v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife

- (i) is more than \$500 or
- (ii) a trophy animal was captured, injured or destroyed.

COUNT 6

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 and 23-20-23 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR.**, a party to the offense, did aid or assist another person to

(a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);

(b) capture, injure, or destroy protected wildlife; and

(c)(i) did so with intentional, knowing, or reckless conduct;

(ii) intentionally abandoned protected wildlife or a carcass;

(iii) committed the offense at night with the use of a weapon;

(iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or

(v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife

- (i) is more than \$500 or
- (ii) a trophy animal was captured, injured or destroyed.

COUNT 7

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 and 23-20-23 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN**, a party to the offense, did aid or assist another person to

- (a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);
- (b) capture, injure, or destroy protected wildlife; and
- (c)(i) did so with intentional, knowing, or reckless conduct;
- (ii) intentionally abandoned protected wildlife or a carcass;
- (iii) committed the offense at night with the use of a weapon;
- (iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or
- (v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife

- (i) is more than \$500 or
- (ii) a trophy animal was captured, injured or destroyed.

COUNT 8

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 and 23-20-23 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR.**, a party to the offense, did aid or assist another person to

- (a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);
- (b) capture, injure, or destroy protected wildlife; and
- (c)(i) did so with intentional, knowing, or reckless conduct;
- (ii) intentionally abandoned protected wildlife or a carcass;
- (iii) committed the offense at night with the use of a weapon;
- (iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or
- (v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife

- (i) is more than \$500 or
- (ii) a trophy animal was captured, injured or destroyed.

AMENDED INFORMATION

DAO No. 10014331

Page 5

COUNT 9

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 and 23-20-23 UCA, class A misdemeanor, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR.**, a party to the offense, did aid or assist another person to

- (a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);
- (b) capture, injure, or destroy protected wildlife; and
- (c)(i) did so with intentional, knowing, or reckless conduct;
- (ii) intentionally abandoned protected wildlife or a carcass;
- (iii) committed the offense at night with the use of a weapon;
- (iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or
- (v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife is more than \$250 but does not exceed \$500.

COUNT 10

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 and 23-20-23 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR., ROBERT TYLER JENSEN, ROBERT L. JENSEN**, a party to the offense, did aid or assist another person to

- (a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);
- (b) capture, injure, or destroy protected wildlife; and
- (c)(i) did so with intentional, knowing, or reckless conduct;
- (ii) intentionally abandoned protected wildlife or a carcass;
- (iii) committed the offense at night with the use of a weapon;
- (iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or
- (v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife

- (i) is more than \$500 or
- (ii) a trophy animal was captured, injured or destroyed.

COUNT 11

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN**,

AMENDED INFORMATION

DAO No. 10014331

Page 6

GERALD D. JENSEN, GERALD D. JENSEN JR., ROBERT L. JENSEN, ROBERT TYLER JENSEN, a party to the offense, did aid or assist another person to

(a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);

(b) capture, injure, or destroy protected wildlife; and

(c)(i) did so with intentional, knowing, or reckless conduct;

(ii) intentionally abandoned protected wildlife or a carcass;

(iii) committed the offense at night with the use of a weapon;

(iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or

(v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife

(i) is more than \$500 or

(ii) a trophy animal was captured, injured or destroyed.

COUNT 12

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 UCA, class A misdemeanor, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR.**, a party to the offense, did aid or assist another person to

(a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);

(b) capture, injure, or destroy protected wildlife; and

(c)(i) did so with intentional, knowing, or reckless conduct;

(ii) intentionally abandoned protected wildlife or a carcass;

(iii) committed the offense at night with the use of a weapon;

(iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or

(v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife is more than \$250 but does not exceed \$500.

COUNT 13

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN, GERALD D. JENSEN JR.**, a party to the offense, did aid or assist another person to

(a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);

(b) capture, injure, or destroy protected wildlife; and

AMENDED INFORMATION

DAO No. 10014331

Page 7

- (c)(i) did so with intentional, knowing, or reckless conduct;
- (ii) intentionally abandoned protected wildlife or a carcass;
- (iii) committed the offense at night with the use of a weapon;
- (iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or
- (v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife

- (i) is more than \$500 or
- (ii) a trophy animal was captured, injured or destroyed.

COUNT 14

PURCHASE, TRANSFER, POSSESSION OR USE OF A FIREARM BY RESTRICTED PERSON, 76-10-503(3)(a) UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **ANGELLA D. JENSEN, GERALD D. JENSEN**, a party to the offense, did purchase, transfer, possess, use, or have under his or her custody or control any firearm and is in possession of a dangerous weapon and is knowingly and intentionally in unlawful possession of a Schedule I or II controlled substance as defined in Utah Code 58-37-2.

COUNT 15

PURCHASE, TRANSFER, POSSESSION OR USE OF A FIREARM BY RESTRICTED PERSON, 76-10-503(3)(a) UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant **ANGELLA D. JENSEN, GERALD D. JENSEN**, a party to the offense, did purchase, transfer, possess, use, or have under his or her custody or control any firearm and is in possession of a dangerous weapon and is knowingly and intentionally in unlawful possession of a Schedule I or II controlled substance as defined in Utah Code 58-37-2.

COUNT 16

PURCHASE, TRANSFER, POSSESSION OR USE OF A FIREARM BY RESTRICTED PERSON, 76-10-503(3)(a) UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant **ANGELLA D. JENSEN, GERALD D. JENSEN**, a party to the offense, did purchase, transfer, possess, use, or have under his or her custody or control any firearm and is in possession of a dangerous weapon and is knowingly and intentionally in unlawful possession of a Schedule I or II controlled substance as defined in Utah Code 58-37-2.

COUNT 17

PURCHASE, TRANSFER, POSSESSION OR USE OF A FIREARM BY RESTRICTED PERSON, 76-10-503(3)(a) UCA, third degree felony, as follows: That on or about February 05, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant **ANGELLA D. JENSEN, GERALD D. JENSEN**, a party to the offense, did purchase, transfer,

AMENDED INFORMATION

DAO No. 10014331

Page 8

possess, use, or have under his or her custody or control any firearm and is in possession of a dangerous weapon and is knowingly and intentionally in unlawful possession of a Schedule I or II controlled substance as defined in Utah Code 58-37-2.

COUNT 18

PURCHASE, TRANSFER, POSSESSION OR USE OF A FIREARM BY RESTRICTED PERSON, 76-10-503(3)(a) UCA, third degree felony, as follows: That on or about February 05, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant **ANGELLA D. JENSEN, GERALD D. JENSEN**, a party to the offense, did purchase, transfer, possess, use, or have under his or her custody or control any firearm and is in possession of a dangerous weapon and is knowingly and intentionally in unlawful possession of a Schedule I or II controlled substance as defined in Utah Code 58-37-2.

COUNT 19

TAMPERING WITH A WITNESS, 76-8-508.1, UCA, third degree felony, as follows: That on or about January 03, 2010 at 3203 south Marseilles Way, in Salt Lake County, State of Utah the defendant **GERALD D. JENSEN, ROBERT TYLER JENSEN**, a party to the offense, believing that an official proceeding or investigation, attempted to induce or otherwise cause another person to:

- (a) testify or inform falsely;
- (b) withhold any testimony, information, document, or item;
- (c) elude legal process summoning him to provide evidence; or
- (d) absent himself from any proceeding or investigation to which he has been summoned.

COUNT 20

AIDING OR ASSISTING IN THE WANTON DESTRUCTION OF PROTECTED WILDLIFE, 23-20-4 UCA, class A misdemeanor, as follows: That on or about January 03, 2010 at 3203 South Marseilles Way, in Salt Lake County, State of Utah the defendant, **GERALD D. JENSEN**, a party to the offense, did aid or assist another person to

- (a) commit an act in violation of Section 23-13-4, 23-13-5, 23-13-13, 23-15-6 through 23-15-9, 23-16-5, or Subsection 23-20-3(1);
- (b) capture, injure, or destroy protected wildlife; and
- (c)(i) did so with intentional, knowing, or reckless conduct;
- (ii) intentionally abandoned protected wildlife or a carcass;
- (iii) committed the offense at night with the use of a weapon;
- (iv) was under a court or division revocation of a license, tag, permit, or certificate of registration; or
- (v) acted for pecuniary gain.

Further, the aggregate value of the protected wildlife is more than \$250 but does not exceed \$500.

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

Jerry Schlappi, Paul Davis, Ray Loken, Brad Probst

AFFIDAVIT OF PROBABLE CAUSE:

Your affiant, an investigator with the Utah Division of Wildlife Resources, bases on interviews of witnesses, interviews of defendants, and on information in report number 2009-000966, hereby states:

In 1998 Gerald Jensen (Gerald) and Angella Jensen (Angie) applied for an Antelope permit under the name of Jacqueline Jensen (Jackie), using Angie's e-mail and address as contacts for the permit. Gerald used Jackie's tag and killed an antelope southwest of Dugway. Angie and Gerald Jensen, Jr. (Jerry) were present and assisted in taking and transporting of the antelope from the field back to Salt Lake. The mounted antelope head was recovered at the home of Gerald and Angie pursuant to a search warrant executed on 1/3/2010. Photos of the above hunt were seized and show defendant Gerald posing with the antelope.

Officers seized a skull-capped (antlers and part of the skull) trophy buck mule deer head measuring more than 24 inches in width from the residence of Gerald and Angie on 1/3/2010. Jerry admitted to officers that he was present when his dad, Gerald, killed the deer in December while hunting chukars in the Whiterocks area. Defendant Gerald admitted to killing the deer in 2005 in the central region and that his son Jerry and brother Robert Jensen (Robert) were with him. Robert admitted to being with Gerald when he killed the deer but stated that it was during the hunting season. Angie was also present when the deer was killed. Photos indicate that the deer was killed late November 2007. Angie states that she and Gerald later went back to where the deer had been killed and abandoned. They did what they had done numerous times; they retrieved the antlers by a method they all referred to as "hack a rack", a process by where they initially abandon the killed animal, only later to return to hack off the antlers from the animal. The deer hunting season was closed in November or December.

Officers seized a taxidermied mounted trophy buck mule deer head measuring more than 24 inches in width from the residence of Gerald and Angie on 1/3/2010. Gerald admitted to killing the deer around 1992 on the Cedar Mountains with his brother Robert. Angie admitted to being present with Robert when Gerald shot the deer in December near Condi Flat. A photo seized in the search warrant shows Angie Gerald posing with the deer.

Officers seized a taxidermied mounted trophy buck mule deer head measuring more than 24 inch in width from the residence of Angie and Gerald on 1/3/2010. Gerald admitted to killing

AMENDED INFORMATION

DAO No. 10014331

Page 10

the deer and that Jerry was with him. Angie admits to being present with Gerald and Jerry and that Gerald killed the deer out of season. Angie further stated that the deer was left lying until after dark and was then retrieved and brought back to Salt Lake.

Officers seized a plaque mounted trophy buck deer measuring more than 24 inches in width. Gerald stated that Jackie killed the deer on the Schofield CWMU. Jackie stated that at times she went hunting with her brothers but that she stayed in the truck. Jackie's permit was applied for using Angie's e-mail and Angie's and Gerald's address. Other members of Jackie's immediate family stated that Jackie has never killed anything.

Officers seized a set of skull-capped antlers from a trophy buck mule deer measuring more than 24 inch in width from the residence of Angie and Gerald on 1/3/2010. Gerald admitted to killing the buck in the Central Region during the archery hunt and to using archery equipment. The deer antlers were not in velvet, which they should have been had the deer been taken during the August archery season as Gerald had said. Angie said that she and Jerry were with Gerald when he killed the deer in December, possibly 2008. The deer was left in the field and Gerald and Angie returned a couple of weeks later to retrieve the antlers, using the "hack a rack" method.

Officers seized a set of skull-capped antlers of a buck mule deer from the residence of Angie and Gerald on 1/3/2010. Gerald stated that the buck was killed in 2001 by his son Tyler. Division of Wildlife records show Tyler did not possess any mule deer permits in 2001, or that Tyler was even old enough to hunt. Tyler denied that the deer was his. Angie stated that she and Jerry were present when Gerald killed the deer in December, possibly 2008. The deer was left in the field and Jerry and Gerald returned later to retrieve the horns.

Officers seized a set of skull-capped trophy buck mule deer antlers measuring more than 24 inches in width from the residence of Angie and Gerald on 1/3/2010. Gerald stated that he, Jerry, and Robert were present when his son Tyler Jensen killed the deer on the Cedar Mountains. Photos seized from Angie's and Gerald's computer show a date and time stamp indicating that the deer was killed on November 9, 2008. The photo shows the entire deer lying in the backyard of Gerald's residence and had not yet been gutted. Records reflect that there are no November hunts for buck mule deer in the Cedar Mountains in November.

Officers seized a set of skull-capped trophy buck mule deer antlers measuring more than 24 inches in width from Jerry's residence on 1/3/2010. Jerry admitted to killing the deer in 2007 in the Cedar Mountains. Date/time photos retrieved from Jerry's phone and from Angie's and Gerald's computer show the photos to be taken in December 2008. There was no deer season open for hunting in December. Gerald, Robert, Angie and Tyler were also identified as being present when the deer was killed out of season. The deer was left lying until dark. Angie, Tyler, Gerald and others went to retrieve the deer after dark.

AMENDED INFORMATION

DAO No. 10014331

Page 11

Officers seized a taxidermied buck mule deer head from the residence of Angie and Gerald on 1/3/2010. Gerald stated Jerry killed the deer. Jerry admitted to killing the deer in the Stansbury Mountains. Angie stated that the deer was killed by Jerry while hunting for antlerless elk on The Schofield West Cooperative Wildlife Management Unit (CWMU) in November/December when the deer season was closed. Present was Gerald, Angie, Tyler, and others. DWR records show Jerry did not possess a permit to kill deer on the CWMU.

Officers seized a taxidermied buck antelope head from the residence of Angie and Gerald on 1/3/2010. Angie stated that she was with Gerald when he killed the antelope without a permit. DWR records show that Gerald has never been issued an antelope permit.

Officers seized a skull-capped trophy buck mule deer head with antlers measuring more than 24 inches wide from the residence of Angie and Gerald on 1/3/2010. Gerald stated that Jerry killed the deer on the Cedar Mountain range. Angie stated that Jerry killed the deer in the Cedar Mountain range after the deer season, late in 2008.

Officers seized a total of 90 deer, 4 antelope, and one elk that were alleged to be illegally taken.

During the execution of a search warrant on 1/3/2010 at the residence of Angie and Gerald, officers found drug paraphernalia, marijuana, and active marijuana grow in a gun safe. Also located were four firearms. Angie and Gerald are restricted from possessing firearms in that they are admitted users of a controlled substance, to wit: marijuana. The residence is within 1000 feet of a recreational center.

On 2/5/2010 officers served a second search warrant on the residence of Angie and Gerald. Officers recovered a shotgun in the kitchen of the residence. Gerald was notified at the search warrant on 1/3/2010 of his status as a restricted person.

AMENDED INFORMATION
DAO No. 10014331
Page 12

After the execution of the search warrants on 1/3/2010 at the residence of Angie and Gerald, Gerald and Tyler made threatening calls to a Lori Sloan whom they mistakenly believed had informed the police about their poaching activities.

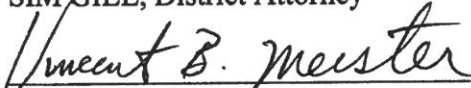
Pursuant to Utah Code Annotated § 46-5-101 (2007) I declare under criminal penalty of the State of Utah that the foregoing is true and correct to the best of my belief and knowledge.

Executed on: _____

Affiant

Authorized for presentment and filing

SIM GILL, District Attorney



Deputy District Attorney

31st day of January, 2011

MAH // DAO # 10014331