Electronically Filed 6/2/2023 3:51 PM Second Judicial District, Latah County Julie Fry, Clerk of the Court By: Tamzen Reeves, Deputy Clerk

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Attorneys for Intervenors

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF LATAH

STATE OF IDAHO,

Plaintiff,

v.

BRYAN C. KOHBERGER,

Defendant.

THE ASSOCIATED PRESS; RADIO TELEVISION DIGITAL NEWS ASSOCIATION; SINCLAIR MEDIA OF BOISE, LLC/KBOI-TV (BOISE); STATES NEWSROOM DBA IDAHO CAPITAL SUN; TEGNA INC./KREM (SPOKANE), KTVB (BOISE) AND KING (SEATTLE); EASTIDAHONEWS.COM; THE LEWISTON TRIBUNE; WASHINGTON STATE ASSOCIATION OF BROADCASTERS: IDAHO PRESS CLUB; IDAHO EDUCATION NEWS; KXLY-TV/4 NEWS NOW AND KAPP/KVEW-TV—MORGAN MURPHY MEDIA KXLY-TV/4 NEWS NOW; SCRIPPS MEDIA, INC., DBA KIVI-TV, A DELAWARE CORPORATION; THE SPOKESMAN-

Case No. CR29-22-2805

Declaration of Elizabeth Morgan Boydston aka Morgan Romero in Support of Motion to Vacate the Amended Nondissemination Order

Declaration of Elizabeth Morgan Boydston aka Morgan Romero - 1

REVIEW/COWLES COMPANY; THE NEW YORK TIMES COMPANY; LAWNEWZ, INC.; ABC, INC.; WP COMPANY LLC, DBA THE WASHINGTON POST; SOCIETY OF PROFESSIONAL JOURNALISTS; THE MCCLATCHY COMPANY, LLC; and THE SEATTLE TIMES,

Intervenors.

I, Elizabeth Morgan Boydston aka Morgan Romero, declare and state as follows:

1. I am an Anchor and Investigative Reporter for KTVB News Group. As such, I have

personal knowledge of the facts and statements contained in this declaration.

2. I have reported on the murders at the University of Idaho and the arrest and now

prosecution of Bryan C. Kohberger. To provide fair and accurate reporting of information that

would be valuable to the communities impacted by the murders, I asked Gary Jenkins, the Chief

of Police at Washington State University, and Matt Young, the Communication Coordinator for

the City of Pullman, whether Mr. Kohberger was ever offered a graduate assistant research position

with the Pullman Police Department. They both declined to answer my question, stating that they

were bound by a gag order issued in this case.

I declare under penalty of perjury under the laws of the State of Idaho that the foregoing is

true and correct.

DATED: June 1, 2023.

Elizabeth Morgan Boydston aka Morgan Romero

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 2nd day of June 2023, I served a true and correct copy of the within and foregoing upon the following named parties by the method indicated below, and addressed to the following:

Latah County Prosecutor's Office William W. Thompson, Jr. Prosecuting Attorney Latah County Courthouse P.O. Box 8068 Moscow, ID 83843	 Hand Delivered Via Facsimile U.S. Mail Via email X Via iCourt efile & serve at: <pre>paservice@latahcounty.id.gov</pre>
Anne Taylor Attorney at Law P.O. Box 9000 Coeur d'Alene, ID 83816	Hand Delivered Via Facsimile U.S. Mail X Via email at ataylor@kcgov.us X Via iCourt efile & serve at: pdfax@kcgov.us
Jeff Nye Ingrid Batey Deputy Attorney General P.O. Box 83720 Boise, ID 83720	Hand Delivered Via Facsimile U.S. Mail X Via email at jeff.nye@ag.idaho.gov ingrid.batey@ag.idaho.gov Via iCourt efile & serve at:
Shanon Gray 2175 N. Mountain View Road Moscow, ID 83843	 Hand Delivered Via Facsimile U.S. Mail Via email X Via iCourt efile & serve at: shanon@graylaw.org
Elisa G. Massoth, PLLC Attorney at Law P.O. Box 1003 Payette, ID 83661	 Hand Delivered Via Facsimile U.S. Mail X Via email at emassoth@kmrs.net X Via iCourt efile & serve at: emassoth@kmrs.net

/s/ Wendy J. Olson

Wendy J. Olson