JEFF W. REISIG DISTRICT ATTORNEY OF YOLO COUNTY By: Aloysius Patchen/341224 Deputy District Attorney 301 Second Street Woodland, California 95695 Telephone: (530) 666-8180 Entry No.: 313460 Attorney for the People 6 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF YOLO 9 10 Dept. Case No. THE PEOPLE OF THE STATE OF 11 CALIFORNIA, 12 13 Plaintiff, COMPLAINT 14 VS. 15 DAVID ALISON WALKER 16 (DOB: 03/26/1954) Defendant. 17 18 I, the undersigned, say, on information and belief, that in 19 the County of Yolo, State of California: 20 21 Count 1 : On or about August 2, 2025, DAVID ALISON WALKER 22 did commit a FELONY, namely, a violation of Section 187(a) of 23 the California Penal Code, MURDER, in that DAVID ALISON WALKER 24 did willfully and unlawfully kill a human being, to wit, J.C., 25 with malice aforethought. 26 27 28

Count 2: On or about August 2, 2025, DAVID ALISON WALKER did commit a FELONY, namely, a violation of Section 187(a) of the California Penal Code, MURDER, in that DAVID ALISON WALKER did willfully and unlawfully kill a human being, to wit, L.C., with malice aforethought.

 Count 3: On or about August 2, 2025, DAVID ALISON WALKER did commit a FELONY, namely, a violation of Section 191.5(a) of the California Penal Code, GROSS VEHICULAR MANSLAUGHTER WHILE INTOXICATED, in that DAVID ALISON WALKER did willfully and unlawfully kill a human being, to wit, J.C., without malice aforethought, while driving a vehicle, and the driving was in violation of Section 23152 or 23153 of the California Vehicle Code, and the killing was either the proximate result of the commission of an unlawful act, not amounting to a felony, and with gross negligence, and the proximate result of a lawful act which might produce death, in an unlawful manner, and with gross negligence.

Count Enhancement 3a: It is further alleged that after the commission of Section 191.5 of the Penal Code as charged above DAVID ALISON WALKER did flee the scene, within the meaning of Section 20001(c) of the California Vehicle Code, FLEEING AFTER VEHICULAR MANSLAUGHTER.

Count 4: On or about August 2, 2025, DAVID ALISON WALKER did commit a FELONY, namely, a violation of Section 191.5(a) of the California Penal Code, GROSS VEHICULAR MANSLAUGHTER WHILE

INTOXICATED, in that DAVID ALISON WALKER did willfully and unlawfully kill a human being, to wit, L.C., without malice aforethought, while driving a vehicle, and the driving was in violation of Section 23152 or 23153 of the California Vehicle Code, and the killing was either the proximate result of the commission of an unlawful act, not amounting to a felony, and with gross negligence, and the proximate result of a lawful act which might produce death, in an unlawful manner, and with gross negligence.

Count Enhancement 4a: It is further alleged that after the commission of Section 191.5 of the Penal Code as charged above DAVID ALISON WALKER did flee the scene, within the meaning of Section 20001(c) of the California Vehicle Code, FLEEING AFTER VEHICULAR MANSLAUGHTER.

Count 5: On or about August 2, 2025, DAVID ALISON WALKER did commit a FELONY, namely, a violation of Section 20001(a)(b)(2) of the California Vehicle Code, HIT AND RUN WITH DEATH OR PERMANENT SERIOUS INJURY, in that DAVID ALISON WALKER did willfully, unlawfully and knowingly, drive a vehicle and become involved in an accident resulting in a death and permanent serious injury to any person, other than DAVID ALISON WALKER, and DAVID ALISON WALKER did not immediately stop the vehicle at the scene of the accident and fulfill the requirements of Sections 20003 and 20004 of the California Vehicle Code.

28 //

Count 6: On or about August 2, 2025, DAVID ALISON WALKER commit a FELONY, namely, a violation of 20001(a)(b)(2) of the California Vehicle Code, HIT AND RUN WITH DEATH OR PERMANENT SERIOUS INJURY, in that DAVID ALISON WALKER did willfully, unlawfully and knowingly, drive a vehicle and become involved in an accident resulting in a death and permanent serious injury to any person, other than DAVID ALISON WALKER, and DAVID ALISON WALKER did not immediately stop the vehicle at the scene of the accident and fulfill the requirements of Sections 20003 and 20004 of the California Vehicle Code.

Section

11

12

13

14

15

16

17

18

19

20

21

10

1

2

4

5

7

8

9

Count 7: On or about August 2, 2025, DAVID ALISON WALKER did commit a FELONY, namely, a violation of Section 10851(a) of the California Vehicle Code, THEFT OR UNAUTHORIZED USE OF VEHICLE, in that DAVID ALISON WALKER did willfully and unlawfully drive and take a vehicle, to wit, a Black Audi A3, not DAVID ALISON WALKER's own, without the consent of the owner thereof, and with intent either permanently or temporarily to deprive the owner thereof of title to or possession of said vehicle and DAVID ALISON WALKER is a party or accessory to or an accomplice in the driving or unauthorized taking or stealing of said vehicle.

22 23

24

25

26

27

28

Count 8 : On or about August 2, 2025, DAVID ALISON WALKER did commit a MISDEMEANOR, namely, a violation of Section 12500(a) of the California Vehicle Code, DRIVING WITHOUT VALID DRIVER'S LICENSE, in that DAVID ALISON WALKER did willfully and unlawfully drive a motor vehicle upon a public highway without holding a valid driver's license issued under the Vehicle Code of the State

of California.

I1

Case Enhancement a : CIRCUMSTANCES IN AGGRAVATION--Pursuant to California Penal Code Section 1170(b) the following
circumstances are in aggravation for the purpose of setting DAVID
ALISON WALKER's term of imprisonment:

- (a) Pursuant to Rule of Court 4.421(a) for determining circumstances in aggravation the following crime related facts which are not an element of the crime are alleged:
- (1) The crime involved great violence, great bodily harm, threat of great bodily harm, or other acts disclosing a high degree of cruelty, viciousness, or callousness.
 - (3) The victim was particularly vulnerable.

I declare under penalty of perjury that the foregoing is correct.

Executed on August 5, 2025, at Woodland, California.

Aloysius Patchen/341224

Deputy District Attorney

COMPLAINT - 5