Electronically Filed 12/19/2024 5:54 PM Fourth Judicial District, Ada County Trent Tripple, Clerk of the Court By: Jennifer Keyes, Deputy Clerk

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IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

STATE OF IDAHO,	CASE NUMBER CR01-24-31665
Plaintiff,	REPLY IN SUPPORT OF DEFENDANT'S MOTION TO
	SUPPRESS AND MEMORANDUM IN SUPPORT
V.	
BDVANC KOUDEDCED	RE: ARREST WARRANT, ID SEARCH WARRANT FOR DEFENDANT'S DEDSON DA SEADCH WARDANT FOR
BRYAN C. KOHBERGER,	PERSON, PA SEARCH WARRANT FOR DEFENDANT'S PERSON, SEARCH WARRANT FOR WA APARTMENT,
Defendant.	AND PA SEARCH WARRANT FOR HYUNDAI ELANTRA

COMES NOW, Bryan C. Kohberger, by and through his attorneys of record, and submits

the following Reply in support of the following five motions:

REPLY IN SUPPORT OF DEFENDANT'S MOTION TO SUPPRESS AND MEMORANDUM IN SUPPORT RE: ARREST WARRANT, ETC.

- 1. Defendant's Motion to Suppress and Memorandum in Support Re: Arrest Warrant;
- Defendant's Motion to Suppress and Memorandum in Support Re: [Idaho] Search Warrant for Mr. Kohberger's Person;
- Defendant's Motion to Suppress and Memorandum in Support Re: [Pennsylvania] Search Warrant for Mr. Kohberger's Person;
- Defendant's Motion to Suppress and Memorandum in Support Re: Search Warrant for Defendant's Apartment [in Washington]; and
- Defendant's Motion to Suppress and Memorandum in Support Re: Pennsylvania Search Warrant for White Hyundai Elantra Bearing VIN: 5NPDH4AE6FH579860.

I. No Arguments Made in Objections Thus No Reply Needed.

In response to the State's objections to these motions Defendant refers the Court to and hereby incorporates "Defendant's Reply in Support of Defendant's Motion and Memorandum in Support for a *Franks* Hearing." Further, no specific arguments were made by the State in their objections to these five motions. Thus, no replies are necessary.

CONCLUSION

Mr. Kohberger requests that this Court suppress all evidence obtained by police via the arrest warrant, the Idaho search warrant for Mr. Kohberger's person, the Pennsylvania search warrant for Mr. Kohberger's person, the search warrant for Defendant's apartment in Washington, and the Pennsylvania search warrant for the White Hyundai Elantra.

DATED this <u>19</u> day of December, 2024.

BY: <u>/s/ Elisa G. Massoth</u> Elisa G. Massoth

CERTIFICATE OF DELIVERY

I hereby certify that a true and correct copy of the foregoing was personally served as indicated below on the 19 day of December, 2024 addressed to:

Latah County Prosecuting Attorney –via Email: <u>paservice@latahcountyid.gov</u> Elisa Massoth – via Email: <u>legalassistant@kmrs.net</u> Jay Logsdon – via Email: <u>Jay.Logsdon@spd.idaho.gov</u> Jeffery Nye, Deputy Attorney General – via Email: <u>Jeff.nye@ag.idaho.gov</u>

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