

COUNTY COURT Alamosa County , STATE OF COLORADO Court Address: 8955 Independence Way, Alamosa, CO 81101	DATE FILED: FILED FILED NOV 15 2020 CASE NUMBER: 2020CR321
THE PEOPLE OF THE STATE OF COLORADO Plaintiff: Vs. Adre Baroz DOB: 09/28/1994 Defendant: HT: 5'09", WT: 175 ,EYES: Bro, HAIR: Bro RACE: W, GENDER: M	COURT USE ONLY
ROBERT WILLETT , District Attorney 12 th Judicial District Robert Willett, District Attorney 426 San Juan Ave. Alamosa, CO 81101 Phone: (719) 589-3691 Fax: (719) 589-2734 Attorney Reg.#45757	Case Number: Div.: Ctrm:
AFFIDAVIT AND APPLICATION FOR ARREST WARRANT	

Detective John Vasquez, the Affiant, being duly sworn, upon oath deposes and says:

1. That the Affiant is a peace officer employed by the Alamosa Police Department, City of Alamosa, County of Alamosa, State of Colorado. That in the course of the Affiant's duties as a peace officer, the Affiant had occasion to investigate a complaint of Homicide, alleged to have occurred within the City of Alamosa, County of Alamosa, State of Colorado. The Affiant conducted an investigation, including questioning witnesses. Based on the Affiant's investigation, the Affiant believes to the best of his/her knowledge, information and belief, that there is probable cause to believe the above named defendant has committed the crime(s) of; 1st Degree Assault, 1st Degree Murder, 2nd Degree Kidnapping
2. That the facts known to the Affiant which establish probable cause to believe (1) that said criminal offense was committed, and (2) that said offense was committed by the above-named defendant, are the following:

See Appendix "A" ATTACHED HERETO AND INCORPORATED HEREIN

hsh

Affiant

APPENDIX "A"

1. Your affiant has been duly employed as a law enforcement officer for 19 years, and is currently employed with Alamosa Police Department and was so employed at all times relevant to this affidavit. Your affiant compiled the information in this affidavit during the course of a criminal investigation. All locations in this affidavit are within Alamosa County, Colorado unless specifically noted otherwise.

Affiant states the following, which establishes probable cause:

1. On September 3, 2020, the Alamosa Police Department initiated an investigation for a missing person identified as Selena Esquibel. Corporal A. Garcia spoke to the reporting party, (RP), Rosaline Robledo, who advised she was concerned for the welfare of her daughter, Selena Esquibel (DOB: _____). Rosaline had last spoken with Selena on Sunday, August 30th, 2020. She believed that Selena was staying at the "Walsh Hotel" which law enforcement knows as the Walsh apartments located at 617 6th Street, City and County of Alamosa, Colorado.
2. On September 3, 2020, at approximately 1956 hours (7:56 pm) Detective Russell received a text message to his work cell phone (_____) from Yolanda Estrada's cell phone: (_____) asking for him to call her back. He spoke with Yolanda at 2003 hours (8:03 pm) and she advised someone had sent her a text message about a missing girl. Yolanda forwarded the text messages she said she received from phone number _____.
3. The text messages indicate that Adre Baroz (Psycho), as the person who killed Selena. Through this investigation on October 30, 2020, at approximately 1818 hours (6:18 pm), I spoke with a Confidential Informant (CI 2020-01). Summary of CI 2020-01 information; CI 2020-01 informed me that CI 2020-01 was present when Selena Esquibel was shot, killed and left in a hole. CI 2020-01 identified the shooter as Adre Baroz (Psycho). CI 2020-01 said this happened in Lasauses, Colorado at Ponch's house. CI 2020-01 said Selena's body was burned at a later date and that the hole was later filled in with a tractor unknown date. According to CI 2020-01 this was done to hide/destroy Selena's body.
4. CI 2020-01 stated that Selena was taken from Psycho's apartment at the Walsh Hotel which through the investigation was discovered on August 31, 2020. This is the last date anyone had any contact with Selena. CI 2020-01 continued and said Selena was hit in the back of the head with a gun by Psycho in the apartment prior to Selena leaving with Psycho and CI 2020-01. CI 2020-01 stated shortly afterward Psycho, Selena and CI 2020-01 left in Psycho's gold Cadillac Escalade from the Walsh Hotel.
5. CI 2020-01 said when they left the Walsh Hotel they drove to Capulin, Colorado to CJ Dominguez' residence. They went there to talk with Psycho's brother "Gato" who is known to law enforcement as Julius Baroz date of birth _____. CI 2020-01 said they left from CJ's house after Psycho spoke with his brother. CI 2020-01 said they switched from the gold Escalade and Selena, Psycho, and CI 2020-01 left in a truck with a rear seat. Gato followed behind in another vehicle.
6. CI 2020-01 said that they drove to Lasauses, Colorado to Ponch's house. CI 2020-01 said Gato never made it to Ponch's house in Lasauses as the vehicle he was in broke down. CI 2020-01 said once they were at Ponch's house, after a short time, Psycho walked Selena to a pit behind a garage and shot Selena, when Selena was shot, Selena fell in the hole. CI 2020-01 believed Psycho killed Selena as Selena was going around saying that Psycho raped her. The CI 2020-01 continued and said that Selena was burned in the hole and the hole was later covered up by the use of a tractor that was stolen by Xavier Zeven Garcia (a/k/a "Zeven"), DOB _____. CI 2020-01 did not have a date of when Selena was burned or when the hole was filled in.
7. On November 10, 2020, at approximately 1215 hours, (12:15 pm), I spoke with CI 2020-01 a second time. CI 2020-01 gave the same account that Selena was shot by Psycho at Ponch's house in Lasauses. .
8. On November 13, 2020, at approximately 1728 hours (5:28 pm), I went with CI 2020-01 to Lasauses and CI 2020-01 pointed out the residence and property that CI 2020-01 witnessed when Selena was shot and left in a hole. CI 2020-01 pointed out a gray out building and said behind there was the hole Selena fell into. I identified this address through google maps and the Conejos County Assessor website as 19086 CO RD 27, Sanford, Colorado, a single story residence, to include out buildings, curtilage, and property of

hsh

2.00 acres. Legal description: TR 1 PAUL & ROY RUYBAL DIV OF LAND IN FR SW1/4 SW1/4 15-35-11 TNA 2 (LESS EASEMENTS)N/A.

9. The search warrant was executed on November 13, 2020, at 19086 CO RD 27, Sanford, Colorado, which CI 2020-01 identified. There was freshly moved dirt to support that there was a hole that was covered as CI 2020-01 stated. During the excavation of the dirt behind the garage on the property there was a hole which appeared to be back filled in with dirt. There were two holes in the ground behind the garage. Located in the north hole of the garage were suspected human bones and suspected teeth.

10. Photographs were taken of the bones and sent to Dr Diane France a Forensic Anthropologist with Colorado State University and NECRO Search. Dr. France confirmed the bones were human.

11. At this time, I believe CI 2020-01 is credible with the information provided as there is a hole which was covered and appeared to be used as a burn pit. Through this information provided by CI 2020-01 it is reasonable to believe that CI 2020-01 observed Psycho shoot Selena and leave Selena dead in a hole on this property behind the garage.

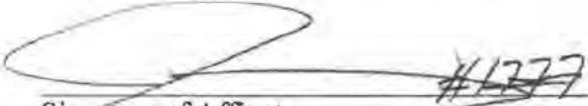
12. It is reasonable to believe the bones recovered are likely Selena Esquibel date of birth _____ from the information provided by CI 2020-01.

13. Through this investigation by speaking with law enforcement agencies to include the Monte Vista Police Department, which are investigating a missing person, who they believe Psycho may have murdered. The Saguache County Sheriff's Office is investigating a missing person who may have been murdered by Psycho. Due to these details it is reasonable to believe that Adre Baroz "Psycho" is a community threat as well as a law enforcement safety issue. I also request that this record be sealed due to the safety and welfare of CI 2020-01 as this is an ongoing homicide investigation


2. That your Affiant believes that probable cause exists to believe that Adre Baroz, DOB: 09/28/1994 committed the crimes of 1st Degree Assault, 1st Degree Murder, 2nd Degree Kidnapping, C.R.S. § , 18-3-202, 18-3-102, 18-3-302(1)(4)(a)(II).

3. That your Affiant requests that your honorable judge grant the requested warrant for Adre Baroz, DOB: 09/28/1994 for the listed charges.

Respectfully submitted this 13TH day of November, 2020.


Signature of Affiant

Sworn to this 13TH day of NOVEMBER, 2020

Before Judge 

DISTRICT JUDGE MICHAEL GONZALES

AFFIANT SWORN TELEPHONICALLY ON 11-13-2020 AT 9:05 P.M.



hsh