SIM GILL, Bar No. 6389 District Attorney for Salt Lake County R. JOSH PLAYER, Bar No. 7768 Deputy District Attorney 8080 South Redwood Road, Suite 1100 West Jordan, UT 84084 Telephone: (801)233-9900

#### IN THE THIRD DISTRICT COURT, WEST JORDAN DEPARTMENT

| THE STATE OF UTAH   | Screened by: R. JOSH PLAYER  |
|---|--|
| Plaintiff,  | Assigned to: <u>R. JOSH PLAYER</u>   |
| VS.   | DAO # 12006139   |
| MARY ETHYL HANSEN<br>DOB: 05/05/1959,<br>AKA: BEVERLY GRIZZLE<br>8366 BARD LANE<br>WEST JORDAN, UT 84088<br>D.L.# 175645907<br>OTN 38657904 | ECR Status: <b>NON-ECR</b><br>Initial Appearance:<br>Bail: \$1,000,000<br>Warrant/Release: IN JAIL |
| SO# <b>354943</b>   | <b>INFORMATION</b>   |
| Defendant.  | Case No.   |

IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

The undersigned Detective C. Hahn - WEST JORDAN POLICE DEPARTMENT, Agency Case No. 12H003730, upon a written affidavit states on information and belief that the defendant, MARY ETHYL HANSEN, committed the crime of:

#### COUNT 1

MURDER (DOMESTIC VIOLENCE), 76-5-203 UCA, a First Degree Felony, as follows: That on or about March 22, 2012 in Salt Lake County, State of Utah, the defendant, did, being a cohabitant of the victim, a) intentionally or knowingly cause the death of another;

(b) intending to cause serious bodily injury to another, commit an act clearly dangerous to human life that caused the death of another;

(c) acting under circumstances evidencing a depraved indifference to human life, knowingly engage in conduct which created a grave risk of death to another and thereby caused the death of another.

INFORMATION DAO No. 12006139 Page 2

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

Detective C. Hahn, Detective R. Thurgood, Detective B. Turner, Detective B. Schaaf, Detective H. Lang, Detective M. Rossi, Detective T. Vanroosendaal, Sgt. K. Bronson, Sgt. B. Sundquist, Sgt. R. Motzkus, Officer R. Caughey, Officer G. Christensen, Officer K. Fuller, Officer G Hunt, Officer J. Lang, Officer B. Madsen, Officer R. McLam, Officer M. Patterson, Officer J. Powell, Officer B. Shumway, Officer T. Smith, S. Andrew, R. Bailey, F. Bardole, C. Barton, C. Becker, A. Bickford, Carol Cetraro, N. Hogan, J. Hoodman, R. Hoodman, A. Jensen, C. Larue, S. Luthi, Y. Martinez, A. Orrillo, C. Porter, T. Porter, H. Shaw, M. Shawver, B. Unzicker, B. Van, J. Webb, V. Hansen

#### AFFIDAVIT OF PROBABLE CAUSE:

Upon the statement of Officer Christensen that on Wednesday March 21, 2012, he responded to a home located at 8366 Bard Lane, West Jordan Utah.

Upon the statement of Mary Ethyl Hansen, Defendant, to Officer Christensen that she shot her daughter, Virginia Hansen. The Defendant explained that her daughter and she had a suicide pact. The Defendant also explained that she had shot herself in the head.

Upon the statement of Officer Brett Madsen that he located a female, later identified as Virginia Hansen, in a bedroom of the home who had been shot in the head. Officer Madsen was unable to locate a pulse on Virginia Hansen. Officer Madsen also located a silver revolver near the victim.

Upon the statement of Officer Thurgood that he heard the Defendant tell medical staff at the IMC hospital, where she had been taken to treat her injuries, that she had shot her daughter twice and then shot herself. The Defendant also said that her daughter and she suffered mental illness.

Upon the statement of Julia Hoodman to Detective Lang that she and the Defendant had been friends for several years. Further, Julia Hoodman told Detective Lang that on March 21, 2012, the Defendant drove to her home and told Ms. Hoodman that she had shot Virginia, shot herself, and asked Ms. Hoodman to call 911. According to Ms. Hoodman, the Defendant then drove back to her home which was a few houses away.

INFORMATION DAO No. 12006139 Page 3

Upon the statement of Defendant to your Affiant that she had shot her daughter in the head and then shot herself. Defendant told your affiant that her daughter and she wanted to die.

Pursuant to Utah Code Annotated § 78B-5-705 (2008) 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:\_\_\_\_\_

Detective C. Hahn Declarant

Authorized for presentment and filing

SIM GILL, District Attorney

Deputy District Attorney 29th day of March, 2012 AO / DAO # 12006139

#### IN THE THIRD DISTRICT COURT, WEST JORDAN DEPARTMENT

#### IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

| THE STATE OF UTAH,   | Before:                       |
|--|-------------------------------|
| Plaintiff,   | Magistrate                    |
| vs.<br>MARY ETHYL HANSEN<br>DOB: 05/05/1959,<br>8366 BARD LANE<br>WEST JORDAN, UT 84088<br>AKA: BEVERLY GRIZZLE<br>SS# 559335805 | WARRANT OF ARREST<br>Case No. |
| Defendant.   |                               |

THE STATE OF UTAH;

To any Peace Officer in the State of Utah, Greetings:

An Information, based upon a written affidavit having been declared by Detective C. Hahn -WEST JORDAN POLICE DEPARTMENT, Agency Case No. 12H003730, and it appears from the Information or Affidavit filed with the Information, that there is probable cause to believe that the public offenses of;

MURDER (DOMESTIC VIOLENCE), a First Degree felony, has been committed, and that MARY ETHYL HANSEN has committed them.

YOU ARE THEREFORE COMMANDED to arrest the above-named defendant forthwith and bring the defendant before this Court, or before the nearest or most accessible magistrate for setting bail. If the defendant has fled justice, you shall pursue the defendant into any other county of this state and there arrest the defendant. The Court finds reasonable grounds to believe defendant will not appear upon a summons.

Bail is set in the amount of \$1,000,000.

Dated this \_\_\_\_\_ day of \_\_March\_\_ A.D. \_2012\_.

This Warrant may be served day or night.

### MAGISTRATE

SERVED: DATE: \_\_\_\_\_ BY: \_\_\_\_

STATE vs MARY ETHYL HANSEN DAO # 12006139 Page 1

## **OTHER PENDING CASES FOR DEFENDANT**

CourtCourt Case #Trial JudgeDAO #ChargeNONE