

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES**

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| THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, v. 01 ROBERT LOUIS BAKER (DOB: 05/02/1962), and 02 MONICA SEMENTILLI (DOB: 01/10/1972) Defendant(s). |
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CASE NO. LA086223

AMENDED
FELONY COMPLAINT

The undersigned is informed and believes that:

COUNT 1

On or about January 23, 2017, in the County of Los Angeles, the crime of MURDER, in violation of PENAL CODE SECTION 187(a), a Felony, was committed by ROBERT LOUIS BAKER and MONICA SEMENTILLI, who did unlawfully, and with malice aforethought murder FABIO SEMENTILLI, a human being.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code Section 1192.7(c) and a violent felony within the meaning of Penal Code Section 667.5(c)."

It is further alleged that the murder of FABIO SEMENTILLI was intentional and was carried out by the defendant(s), ROBERT LOUIS BAKER and MONICA SEMENTILLI for financial gain, within the meaning of Penal Code Section 190.2(a)(1).

It is further alleged that the murder of FABIO SEMENTILLI was committed by defendant(s), ROBERT LOUIS BAKER and MONICA SEMENTILLI and that the defendant intentionally killed the victim by means of lying in wait, within the meaning of Penal Code Section 190.2(a)(15).

It is further alleged that in the commission and attempted commission of the above offense, the said defendant(s), ROBERT LOUIS BAKER, personally used a deadly and dangerous weapon(s), to wit, knife, said use not being an element of the above offense, within the meaning of Penal Code Section 12022(b)(1) and causing the above offense to be a serious felony within the meaning of Penal Code section 1192.7(c)(23).

* * * * *

COUNT 2

Prior to and on or about January 23, 2017, in the County of Los Angeles, the crime of CONSPIRACY TO COMMIT A CRIME, in violation of PENAL CODE SECTION 182(a)(1), a Felony, was committed by ROBERT LOUIS BAKER and MONICA SEMENTILLI, who did unlawfully conspire together and with another person and persons whose identity is unknown to commit the crime of MURDER, in violation of Section 187(A) of the Penal Code, a felony; that pursuant to and for the purpose of carrying out the objectives and purposes of the aforesaid conspiracy, the said defendants committed the following overt act and acts at and in the County of LOS ANGELES:

1. Defendant MONICA SEMENTILLI and her lover, Defendant ROBERT LOUIS BAKER, agreed to kill Defendant MONICA SEMENTILLI 's husband, FABIO SEMENTILLI.
2. Defendant MONICA SEMENTILLI and Defendant ROBERT LOUIS BAKER planned to obtain victim FABIO SEMENTILLI 's life insurance proceeds after he was murdered.
3. Defendant MONICA SEMENTILLI and Defendant ROBERT LOUIS BAKER planned to live together once victim FABIO SEMENTILLI was dead.
4. Defendant MONICA SEMENTILLI and Defendant ROBERT LOUIS BAKER communicated via cell phones and encrypted communication applications regarding their plan to kill victim FABIO SEMENTILLI.
5. Defendant MONICA SEMENTILLI called Defendant ROBERT LOUIS BAKER over 9,000 times over the course of the year preceding the murder of her husband, FABIO SEMENTILLI.
6. Defendant ROBERT LOUIS BAKER called Defendant MONICA SEMENTILLI over 17,000 times over the course of the year preceding the murder of victim FABIO SEMENTILLI.
7. Defendant ROBERT LOUIS BAKER solicited an unknown co-conspirator to assist him in killing victim FABIO SEMENTILLI.
8. Defendant MONICA SEMENTILLI met with representatives from First Digital Surveillance to upgrade and install remote access to her residential video surveillance system on June 28, 2016.
9. Subsequently on June 28, 2016, Defendant MONICA SEMENTILLI requested assistance from First Digital Surveillance via text message to set up remote access to her residential video surveillance system via her cell phone.
10. Defendant MONICA SEMENTILLI received a digital DVR instruction manual from First Digital Surveillance to enable her to remotely view her residential video surveillance security cameras live via her cell phone.

11. Defendant MONICA SEMENTILLI sent a text message on June 28, 2016 to the owner of First Digital indicating she was able to connect her cell phone to her home surveillance system for remote access.
12. Defendant MONICA SEMENTILLI forwarded an email containing her **security password, IP address, username and instruction manual** on how to access her home video surveillance system to her lover, Defendant ROBERT LOUIS BAKER on June 28, 2016.
13. Both Defendant MONICA SEMENTILLI and Defendant ROBERT LOUIS BAKER downloaded the computer application, allowing them to live stream the Sementilli home surveillance security cameras from their cell phones while simultaneously having a “facetime” communication.
14. Defendant MONICA SEMENTILLI described and/or showed the location of the DVR in her garage to Defendant ROBERT LOUIS BAKER.
15. Defendant MONICA SEMENTILLI notified Defendant ROBERT LOUIS BAKER that victim FABIO SEMENTILLI would be alone at home during the afternoon on January 23, 2017.
16. Defendant MONICA SEMENTILLI and Defendant ROBERT LOUIS BAKER communicated via cell phone 23 times between January 18, 2017 and January 25, 2017.
17. On January 23, 2017, Defendant MONICA SEMENTILLI went to the Woodland Hills LA Fitness gym in order to make contact with Defendant ROBERT LOUIS BAKER.
18. On January 23, 2017, Defendant MONICA SEMENTILLI confirmed that her housekeeper would be finished cleaning and leave the Sementilli residence by 2:00 pm so that there would be no witnesses present for the murder of her husband, victim FABIO SEMENTILLI, by Defendant ROBERT LOUIS BAKER.
19. On January 23, 2017, ensured that her oldest daughter, Gessica Sementilli, would be out of the home at a baby sitting job in the afternoon so as to leave victim FABIO SEMENTILLI alone, without any witnesses present, so he could be murdered by Defendant ROBERT LOUIS BAKER.
20. Defendant MONICA SEMENTILLI drove to Target in Woodland Hills in order to meet with Defendant ROBERT LOUIS BAKER and establish her alibi.
21. Defendant MONICA SEMENTILLI entered the Target parking lot at approximately 3:30 pm, picked up Defendant ROBERT LOUIS BAKER, and parked her car in a remote area of the lot.
22. After Defendant ROBERT LOUIS BAKER got out of Defendant MONICA SEMENTILLI ’s vehicle, Defendant MONICA SEMENTILLI re-parked in the Target parking lot near the store.
23. While in the Target parking lot, Defendant MONICA SEMENTILLI sat in her car and called her daughter, Gessica, to coordinate the available “murder timeline” with Defendant ROBERT LOUIS BAKER.
24. Defendant MONICA SEMENTILLI entered Target at 3:38 pm and remained inside for approximately 1 hour to establish her alibi.

25. While at Target at approximately 4:00 pm, Defendant MONICA SEMENTILLI used her cell phone to connect to her home IP address, and monitor her home surveillance cameras, utilizing significant amounts of data.
26. At approximately 4:18 pm, Defendant ROBERT LOUIS BAKER and an unknown co-conspirator jogged up to victim FABIO SEMENTILLI 's home from Oakdale Avenue to Queen Victoria Road while armed with a knife.
27. Upon arriving at the Sementilli home, Defendant ROBERT LOUIS BAKER checked the surveillance security cameras via his cell phone to attempt to determine victim FABIO SEMENTILLI 's location at the residence.
28. Defendant ROBERT LOUIS BAKER and an unknown co-conspirator entered the residence through an unlocked sliding door off the master bedroom.
29. After leaving Target at approximately 4:36 pm, Defendant MONICA SEMENTILLI went to the Ralph 's market in Woodland Hills in order to establish another alibi.
30. Upon entering the Sementilli residence, Defendant ROBERT LOUIS BAKER and an unknown co-conspirator walked into the kitchen and observed victim FABIO SEMENTILLI sitting on the back patio through the windows.
31. Defendant ROBERT LOUIS BAKER and an unknown co-conspirator attacked victim FABIO SEMENTILLI from behind as he sat with his back to the kitchen door.
32. While stabbing victim FABIO SEMENTILLI to death, Defendant ROBERT LOUIS BAKER cut his left index finger.
33. Defendant ROBERT LOUIS BAKER and an unknown co-conspirator murdered victim FABIO SEMENTILLI in furtherance of the conspiracy, with Defendant MONICA SEMENTILLI, to collect the victim's life insurance proceeds.
34. Defendant ROBERT LOUIS BAKER went into the kitchen to wash off the victim's blood and destroy evidence, leaving his own blood behind.
35. Defendant ROBERT LOUIS BAKER and an unknown co-conspirator attempted to clean the crime scene and destroy evidence.
36. Defendant ROBERT LOUIS BAKER and an unknown co-conspirator attempted to stage a robbery and burglary in the master bedroom.
37. Defendant ROBERT LOUIS BAKER and an unknown co-conspirator went into the garage and removed the DVR for the home surveillance security system from the top of a cabinet, as previously described and pointed out by Defendant MONICA SEMENTILLI.
38. Defendant ROBERT LOUIS BAKER and an unknown co-conspirator turned off the circuit breakers in the garage, cutting off all power to the home.

39. At approximately 4:53 pm, Defendant ROBERT LOUIS BAKER and an unknown co-conspirator took and drove away victim FABIO SEMENTILLI's Porsche 911 from the residence to stage the crime scene as a robbery.
40. Four hours later, Defendant ROBERT LOUIS BAKER parked victim FABIO SEMENTILLI's Porsche on Califa Street in Woodland Hills in order to stage the crime as a robbery and fled the scene.
41. Defendant MONICA SEMENTILLI left the Ralph's market at approximately 4:52 pm.
42. Defendant MONICA SEMENTILLI waited for her youngest daughter, Isabella, to arrive home first and find her father's body at approximately 4:55 pm.
43. Defendant MONICA SEMENTILLI coordinated the time with Defendant ROBERT LOUIS BAKER so she would arrive home immediately after her daughter at approximately 5:03 pm.
44. On January 23, 2017, Defendant MONICA SEMENTILLI lied to LAPD Detective Gene Parshall that she was unaware who had killed her husband.
45. After the murder on January 23, 2017, Defendant MONICA SEMENTILLI contacted victim FABIO SEMENTILLI's company, Wella Professionals, through a friend to make a claim for his life insurance policy proceeds.
46. Subsequently, Defendant MONICA SEMENTILLI contacted Met Life Insurance and Wella Professionals to make claims for her husband's life insurance policy proceeds.
47. After the murder, Defendant MONICA SEMENTILLI called LAPD Detective Parshall several times inquiring why her husband's life insurance policy proceeds were being withheld.
48. On January 29, 2017, at a gathering at her home after the funeral, Defendant MONICA SEMENTILLI and Defendant ROBERT LOUIS BAKER went into the master bedroom to discuss and arrange their continuing fabricated stories for law enforcement, friends, and family.
49. On March 18, 2017, Defendant MONICA SEMENTILLI told LAPD Detectives Parshall, Telis and Gable that she desperately needed her husband's life insurance policy money in order to continue to run her household, despite secretly spending money on travels with Defendant ROBERT LOUIS BAKER.
50. On March 18, 2017, Defendant MONICA SEMENTILLI lied to LAPD RHD Detectives Telis and Gable, pretending that she was uncertain of the last name of her lover and co-conspirator, Defendant ROBERT LOUIS BAKER.
51. On March 18, 2017, Defendant MONICA SEMENTILLI lied to LAPD RHD Detectives that she did not know how to access her home surveillance system remotely via her cell phone.
52. Between March 26 and March 28, 2017, Defendant MONICA SEMENTILLI posted photographs and statements indicating her alleged sadness over the death of her husband, in order to provide a cover for her participation in his murder, while having sexual relations with Defendant ROBERT LOUIS BAKER in a Las Vegas hotel room.

53. Defendant MONICA SEMENTILLI called her husband's older son, Luigi Sementilli, and requested \$30,000 from one of victim FABIO SEMENTILLI's life insurance policies.
54. Defendant MONICA SEMENTILLI contacted her husband's family and requested their assistance in obtaining money from her husband's life insurance policies and asked them to draft a letter to Met Life Insurance Company and Wella Professionals, via Detective Parshall, on her behalf.
55. Defendant MONICA SEMENTILLI and Defendant Baker manufactured a false story to explain away the DNA evidence recovered at the crime scene belonging to Defendant Baker.
56. Defendant MONICA SEMENTILLI and Defendant Baker lied to law enforcement and pretended they were uninvolved in the murder of victim FABIO SEMENTILLI so they could avoid arrest and prosecution, and collect his life insurance proceeds.

* * * * *

NOTICE: Conviction of this offense will require the defendant to provide DNA samples and print impressions pursuant to Penal Code sections 296 and 296.1. Willful refusal to provide the samples and impressions is a crime.

NOTICE: The People of the State of California intend to present evidence and seek jury findings regarding all applicable circumstances in aggravation, pursuant to Penal Code section 1170(b) and *Cunningham v. California* (2007) 549 U.S. 270.

NOTICE: A Suspected Child Abuse Report (SCAR) may have been generated within the meaning of Penal Code §§ 11166 and 11168 involving the charges alleged in this complaint. Dissemination of a SCAR is limited by Penal Code §§ 11167 and 11167.5 and a court order is required for full disclosure of the contents of a SCAR

NOTICE: Any allegation making a defendant ineligible to serve a state prison sentence in the county jail shall not be subject to dismissal pursuant to Penal Code § 1385.

NOTICE: Conviction of this offense prohibits you from owning, purchasing, receiving, possessing, or having under your custody and control any firearms, and effective January 1, 2018, will require you to complete a Prohibited Persons Relinquishment Form (“PPR”) pursuant to Penal Code § 29810.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER LA086223, CONSISTS OF 2 COUNT(S).

Executed at LOS ANGELES, County of Los Angeles, on August 7, 2017.

CHRISTOPHER GABLE
DECLARANT AND COMPLAINANT

.....
JACKIE LACEY, DISTRICT ATTORNEY

BY: _____
BETH SILVERMAN, DEPUTY

AGENCY: LAPD - ROBBERY/HOMICIDE
I/O: CHRISTOPHER GABLE
ID NO.: 33469 PHONE: (213) 486-6890
DR NO.: 172105194 OPERATOR: KL PRELIM. TIME EST.: 1 DAY(S)

| <u>DEFENDANT</u> | <u>CH NO.</u> | <u>DOB</u> | <u>BOOKING NO.</u> | <u>BAIL RECOM'D</u> | <u>CUSTODY R'TN DATE</u> |
|---------------------|---------------|------------|--------------------|---------------------|--------------------------|
| BAKER, ROBERT LOUIS | 010584801 | 5/2/1962 | 5016213 | NO BAIL | 06/16/2017 |
| SEMENTILLI, MONICA | 032372474 | 1/10/1972 | 5016191 | NO BAIL | 06/16/2017 |

Pursuant to Penal Code Section 1054.5(b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code Section 1054.3.

FELONY COMPLAINT -- ORDER HOLDING TO ANSWER -- P.C. SECTION 872

It appearing to me from the evidence presented that the following offense(s) has/have been committed and that there is sufficient cause to believe that the following defendant(s) guilty thereof, to wit:

(Strike out or add as applicable)

ROBERT LOUIS BAKER

| <u>Ct.</u> | <u>Charge</u> | <u>Charge Range</u> | <u>Allegation</u> | <u>Alleg. Effect</u> |
|------------|---------------|-------------------------|-----------------------------------|---|
| 1 | PC 187(a) | Check Code State Prison | PC 12022(b)(1) PC 190.2(a)(15) | +1Yr State Prison LWOP/Death State Prison |
| 2 | PC 182(a)(1) | Check Code County Jail | PC 190.2(a)(1) | LWOP/Death State Prison |

MONICA SEMENTILLI

| <u>Ct.</u> | <u>Charge</u> | <u>Charge Range</u> | <u>Allegation</u> | <u>Alleg. Effect</u> |
|------------|---------------|-------------------------|-------------------|----------------------------|
| 1 | PC 187(a) | Check Code State Prison | PC 190.2(a)(15) | LWOP/Death State Prison |
| 2 | PC 182(a)(1) | Check Code County Jail | PC 190.2(a)(1) | LWOP/Death State Prison |

I order that the defendant(s) be held to answer therefore and be admitted to bail in the sum of:

ROBERT LOUIS BAKER _____ Dollars

MONICA SEMENTILLI _____ Dollars

and be committed to the custody of the Sheriff of Los Angeles County until such bail is given. Date of arraignment in Superior Court will be:

ROBERT LOUIS BAKER _____ in Dept _____

MONICA SEMENTILLI _____ in Dept _____

at: _____ A.M.

Date: _____

Committing Magistrate

CALIFORNIA DEPARTMENT OF CORRECTIONS
1707 MAILING LIST

This form is to be filled out by the Deputy District Attorney who is present at sentencing and submitted with the Disposition Report.

Mandatory notification of the right to receive parole information is to be given to all **victims, next of kin, and witnesses who have been threatened after arrest** in any **violent offense** case in which the defendant is sentenced to **state prison** (see Penal Code §§PC 679.02, PC 679.03(a)). The following information will be used to comply with this obligation. Please verify that the address listed is the most current address.

Notice is to be sent to the following persons:

| NAME | ADDRESS | VICTIM | NEXT OF KIN | THREATENED WITNESS |
|------------------|---------|--------|-------------|--------------------|
| FABIO SEMENTILLI | | X | | |