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8 SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 COUNTY OF YOLO

10
11 THE PEOPLE OF THE STATE OF
CALIFORNIA,

Dept. 1

Case No. 17000877

COMPLAINT

12
13 Plaintiff,

14 vs.

15 LAUREN KIRK-COEHLO

16 Defendant(s)

17
18 I, the undersigned, say, on information and belief, that in
19 the County of Yolo, State of California:

20 Count 1 : On or about January 22, 2017, LAUREN KIRK-COEHLO
21 did commit a FELONY, namely, a violation of Section 594(a)(b)(1)
22 of the California Penal Code, VANDALISM, in that LAUREN KIRK-
23 COEHLO did willfully, unlawfully, and maliciously deface with
24 graffiti or other inscribed material, damage and destroy any
25 real or personal property not LAUREN KIRK-COEHLO's property, and
26 the amount of defacement, damage and destruction was \$400
27 dollars or more.


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1 Count Enhancement 1a : It is further alleged, pursuant to
2 Section 422.75(a) of the California Penal Code, HATE CRIME
3 ENHANCEMENT, that the commission or attempted commission of the
4 felony described above in Count 1 was because of the victim's
5 race, color, religion, nationality, country of origin, ancestry,
6 disability, gender, sexual orientation, and because LAUREN KIRK-
7 COEHLO perceived that the victim had one or more of the
8 characteristics described herein.

9 Count 2 : On or about January 22, 2017, LAUREN KIRK-COEHLO
10 did commit a FELONY, namely, a violation of Section 594.3(b) of
11 the California Penal Code, VANDALISM TO CHURCH, in that LAUREN
12 KIRK-COEHLO did willfully, unlawfully, and knowingly commit any
13 act of vandalism to a church, synagogue, building owned and
14 occupied by a religious educational institution, and any other
15 place primarily used as a place of worship where religious
16 services are regularly conducted, which is shown to have been a
17 hate crime and committed for the purpose of intimidating and
18 deterring persons from freely exercising their religious
19 beliefs.

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

22 Executed on February 14, 2017, at Woodland, California.

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25 _____
26 Amanda Jayne Zambor/251016
27 Deputy District Attorney
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