

<p>District Court, Adams County, Colorado Justice Center 1100 Judicial Center Drive Brighton, CO 80601</p> <hr/> <p>THE PEOPLE OF THE STATE OF COLORADO,</p> <p>v.</p> <p>Marc MORALES CISNEROS, Jorge CADENA-LUJAN, Carlos NAVA-DELGADO, David NAVA-DELGADO, Rene RUIZ, Alejandro SILVA-VASQUEZ, Hector ESCALERA-HERNANDEZ, Cesar POBLANO, Brian VALLADARES, Rodrigo PEREZ-GONZALEZ, Jose MERINO-RAMOS, Stephanie REZA-RAMOS, Cruz CORDOVA Defendants.</p>	<p style="text-align: center;">▲ COURT USE ONLY ▲</p>
<p>Brian S. Mason Seventeenth Judicial District District Attorney, # 38008 1000 Judicial Center Drive Brighton, CO 80601 Phone Number: 303-659-7720</p>	<p>GJ Case No.: 23CV100</p> <p>Ctrm: 305</p>
<p>SEVENTEENTH JUDICIAL DISTRICT GRAND JURY INDICTMENT</p>	

Of the 2023-2024 term of the Seventeenth Judicial District Grand Jury in the year 2023; 2023-2024 Seventeenth Judicial District Grand Jurors, chosen, selected, and sworn in the name and by the authority of the People of the State of Colorado, upon their oaths, present the following:

COUNT 1

COCCA-Pattern of Racketeering,
Participation in an Enterprise
18-17-104(3), C.R.S. F-2 [37284]
Marc Morales Cisneros,

**Jorge Cadena-Lujan,
Carlos Nava-Delgado,
David Nava-Delgado,
Rene Ruiz,
Alejandro Silva-Vasquez,
Hector Escalera-Hernandez,
Cesar Poblano,
Brian Valladares,
Rodrigo Perez-Gonzalez,
Jose Merino-Ramos,
Stephanie Reza-Ramos**

COUNT 2

**COCCA-Conspiracy,
18-17-104(4), C.R.S. F-2 [37284]
Marc Morales Cisneros,
Jorge Cadena-Lujan,
Carlos Nava-Delgado,
David Nava-Delgado,
Rene Ruiz,
Alejandro Silva-Vasquez,
Hector Escalera-Hernandez,
Cesar Poblano,
Brian Valladares,
Rodrigo Perez-Gonzalez,
Jose Merino-Ramos,
Stephanie Reza-Ramos**

COUNT 3

**SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Stephanie Reza-Ramos**

COUNT 4

**AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Hector Escalera-Hernandez
Stephanie Reza-Ramos**

COUNT 5

**SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Stephanie Reza-Ramos**

COUNT 6

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Cesar Poblano
Stephanie Reza-Ramos

COUNT 7

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Hector Escalera-Hernandez
Cesar Poblano
Stephanie Reza-Ramos

COUNT 8

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Hector Escalera-Hernandez
Cesar Poblano
Stephanie Reza-Ramos

COUNT 9

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Hector Escalera-Hernandez
Cesar Poblano
Stephanie Reza-Ramos

COUNT 10

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Cesar Poblano
Brian Valladares

COUNT 11

THEFT
18-4-401(1)(a),(2)(g), C.R.S. F-5 [08A1F]
Hector Escalera-Hernandez
Cesar Poblano
Brian Valladares

COUNT 12

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Cesar Poblano
Brian Valladares

COUNT 13

THEFT
18-4-401(1)(a),(2)(h), C.R.S. F-4 [08A1G]
Hector Escalera-Hernandez
Cesar Poblano
Brian Valladares

COUNT 14

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Cesar Poblano
Brian Valladares

COUNT 15

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Cesar Poblano
Brian Valladares

COUNT 16

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Cesar Poblano
Brian Valladares

COUNT 17

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Hector Escalera-Hernandez

COUNT 18

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Alejandro Silva-Vasquez

COUNT 19

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S F-5 [0804G]
Hector Escalera-Hernandez
Stephanie Reza-Ramos

COUNT 20

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Rene Ruiz

COUNT 21

VEHICULAR ELUDING
18-9-116.5, C.R.S. F-5 [27162]
Hector Escalera-Hernandez

COUNT 22

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Hector Escalera-Hernandez

COUNT 23

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Hector Escalera-Hernandez
Cesar Poblano

COUNT 24

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Stephanie Reza-Ramos

COUNT 25

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Rene Ruiz

COUNT 26

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
David Nava-Delgado

COUNT 27

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Hector Escalera-Hernandez

COUNT 28

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez

COUNT 29

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Hector Escalera-Hernandez

COUNT 30

VEHICULAR ELUDING
18-9-116.5, C.R.S. F-5 [27162]
Alejandro Silva-Vasquez

COUNT 31

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Alejandro Silva-Vasquez

COUNT 32

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Alejandro Silva-Vasquez

COUNT 33

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
David Nava-Delgado

COUNT 34

CHOP SHOP ACTIVITY – OWNERSHIP OR OPERATION
18-4-420(1)(a),(2), C.R.S. F-4 [08161]
Jorge Cadena-Lujan

COUNT 35

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Jorge Cadena-Lujan

COUNT 36

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Jorge Cadena-Lujan

COUNT 37

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Jorge Cadena-Lujan

COUNT 38

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Jorge Cadena-Lujan

COUNT 39

VEHICULAR ELUDING
18-9-116.5, C.R.S. F-5 [27162]
Jorge Cadena-Lujan
David Nava-Delgado
Stephanie Reza-Ramos

COUNT 40

AGGRAVATED MOTOR VEHICULAR THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Jorge Cadena-Lujan
Stephanie Reza-Ramos

COUNT 41

AGGRAVATED MOTOR VEHICULAR THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
David Nava-Delgado

COUNT 42

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Jorge Cadena-Lujan
Stephanie Reza-Ramos
David Nava-Delgado

COUNT 43

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Cruz Cordova

COUNT 44

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Cruz Cordova

COUNT 45

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Jorge Cadena-Lujan
Stephanie Reza-Ramos
Marc Morales Cisneros

COUNT 46

THEFT
18-4-401(1)(a),(2)(h), C.R.S. F-4 [08A1G]
Jorge Cadena-Lujan
Stephanie Reza-Ramos
Marc Morales Cisneros

COUNT 47

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Jorge Cadena-Lujan
Stephanie Reza-Ramos
Marc Morales Cisneros

COUNT 48

THEFT
18-4-401(1)(a),(2)(g), C.R.S. F-5 [08A1F]
Jorge Cadena-Lujan
Stephanie Reza-Ramos
Marc Morales Cisneros

COUNT 49

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Stephanie Reza-Ramos

COUNT 50

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Jorge Cadena-Lujan

COUNT 51

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
David Nava-Delgado

COUNT 52

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Jose Merino-Ramos

COUNT 53

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Jose Merino-Ramos

COUNT 54

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Marc Morales Cisneros

COUNT 55

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Marc Morales Cisneros

COUNT 56

CRIMINAL MISCHIEF
18-4-501(1),(4)(d), C.R.S. F-6 [0901S]
Carlos Nava-Delgado

COUNT 57

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Carlos Nava-Delgado

COUNT 58

POSSESSION OF A DANGEROUS WEAPON
18-12-102(3), C.R.S. F-5 [30011]
Carlos Nava-Delgado

COUNT 59

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Carlos Nava-Delgado

COUNT 60

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Carlos Nava-Delgado

COUNT 61

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Hector Escalera-Hernandez

COUNT 62

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Marc Morales Cisneros
David Nava-Delgado

COUNT 63

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Hector Escalera-Hernandez
Marc Morales Cisneros

COUNT 64

ATTEMPTED SECOND DEGREE BURGLARY
18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5 [06035A]
Hector Escalera-Hernandez
Rodrigo Perez-Gonzalez
Cesar Poblano
Brian Valladares

COUNT 65

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Rodrigo Perez-Gonzalez
Cesar Poblano
Brian Valladares

COUNT 66

ATTEMPTED SECOND DEGREE BURGLARY
18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5 [06035A]
Hector Escalera-Hernandez
Rodrigo Perez-Gonzalez
Cesar Poblano
Brian Valladares

COUNT 67

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez
Rodrigo Perez-Gonzalez
Cesar Poblano
Brian Valladares

COUNT 68

ATTEMPTED SECOND DEGREE BURGLARY
18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5 [06035A]
Hector Escalera-Hernandez
Rodrigo Perez-Gonzalez
Cesar Poblano
Brian Valladares

COUNT 69

ATTEMPTED SECOND DEGREE BURGLARY
18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5 [06035A]
Hector Escalera-Hernandez
Rodrigo Perez-Gonzalez
Cesar Poblano
Brian Valladares

COUNT 70

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Hector Escalera-Hernandez

COUNT 71

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Rene Ruiz

COUNT 72

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Rene Ruiz

COUNT 73

VEHICULAR ELUDING
18-9-116.5, C.R.S. F-5 [27162]
Rene Ruiz

COUNT 74

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Rene Ruiz

COUNT 75

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S F-4 [0804H]
Rene Ruiz

COUNT 76

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Rene Ruiz

COUNT 77

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Rene Ruiz

COUNT 78

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Rene Ruiz

COUNT 79

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Marc Morales Cisneros

COUNT 80

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Marc Morales Cisneros

COUNT 81

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
David Nava-Delgado

COUNT 82

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Marc Morales Cisneros

COUNT 83

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez

COUNT 84

THEFT
18-4-401(1)(a),(2)(f), C.R.S. F-6 [08A1E]
Hector Escalera-Hernandez

COUNT 85

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez

COUNT 86

THEFT
18-4-401(1)(a),(2)(f), C.R.S. F-6 [08A1E]
Hector Escalera-Hernandez

COUNT 87

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez

COUNT 88

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez

COUNT 89

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Hector Escalera-Hernandez

COUNT 90

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Hector Escalera-Hernandez

COUNT 91

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Hector Escalera-Hernandez
Alejandro Silva-Vasquez

COUNT 92

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Alejandro Silva-Vasquez

COUNT 93

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Hector Escalera-Hernandez

COUNT 94

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Rodrigo Perez-Gonzalez

COUNT 95

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Jorge Cadena-Lujan

COUNT 96

ATTEMPTED AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND
DEGREE
18-4-409(4)(a) and 18-2-101, C.R.S. F-6 [0804DA]
Rene Ruiz

COUNT 97

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a), C.R.S. F-5 [0804G]
Hector Escalera-Hernandez

COUNT 98

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Jorge Cadena-Lujan

COUNT 99

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]
Jorge Cadena-Lujan

COUNT 100

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Marc Morales Cisneros

COUNT 101

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Marc Morales Cisneros

COUNT 102

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Marc Morales Cisneros

COUNT 103

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Rodrigo Perez-Gonzalez

COUNT 104

ATTEMPTED THIRD DEGREE BURGLARY
18-4-204(1), and 18-2-101 C.R.S. M-2 [06044A]
Marc Morales Cisneros
Carlos Nava-Delgado

COUNT 105

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Marc Morales Cisneros
Carlos Nava-Delgado

COUNT 106

ATTMEPTED SECOND DEGREE BURGLARY
18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5 [06035A]
Marc Morales Cisneros
Carlos Nava-Delgado

COUNT 107

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Marc Morales Cisneros
Carlos Nava-Delgado

COUNT 108

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Marc Morales Cisneros
Carlos Nava-Delgado

COUNT 109

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Marc Morales Cisneros
Carlos Nava-Delgado

COUNT 110

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Marc Morales Cisneros
Carlos Nava-Delgado

COUNT 111

THEFT
18-4-401(1)(a),(2)(f), C.R.S. F-6 [08A1E]
Marc Morales Cisneros
Carlos Nava-Delgado

COUNT 112

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Rodrigo Perez-Gonzalez

COUNT 113

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(b), C.R.S. F-6 [0804K]
Carlos Nava-Delgado

COUNT 114

SECOND DEGREE BURGLARY
18-4-203(1),(2)(a), C.R.S. F-4 [06035]
Rodrigo Perez-Gonzalez

COUNT 115

THEFT
18-4-401(1)(a),(2)(g), C.R.S. F-5 [08A1F]
Rodrigo Perez-Gonzalez

COUNT 116

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]
Marc Morales Cisneros

COUNT 117

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S F-5 [0804D]

Hector Escalera-Hernandez
Rodrigo Perez-Gonzalez

COUNT 118

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]

Hector Escalera-Hernandez
Marc Morales Cisneros

COUNT 119

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]

Marc Morales Cisneros

COUNT 120

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE
18-4-409(2),(3)(a.5), C.R.S. F-4 [0804H]

Marc Morales Cisneros

COUNT 121

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE
18-4-409(4)(a), C.R.S. F-5 [0804D]

Marc Morales Cisneros

Defendant:	Charges:
Marc Morales Cisneros	1, 2, 45, 46, 47, 48, 54, 55, 62, 63, 79, 80, 82 100, 101 102, 104, 105, 106, 107, 108, 109, 110, 111, 116, 118, 119, 120, 121
Jorge Cadena-Lujan	1, 2, 34, 35, 36, 37, 38, 39, 40, 42, 45, 46, 47, 48, 50, 95, 98, 99
Carlos Nava-Delgado	1, 2, 56, 57, 58, 59, 60, 104, 105, 106, 107, 108, 109, 110, 111, 113
David Nava-Delgado	1, 2, 26, 33, 39, 41, 42, 51, 62, 81
Rene Ruiz	1, 2, 20, 25, 71, 72, 73, 74, 75, 76, 77, 78, 96
Alejandro Vasquez-Silva	1, 2, 18, 30, 31, 32, 91, 92
Hector Escalera-Hernandez	1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 19, 21, 22, 23, 27, 28, 29, 61, 63, 64, 65, 66, 67, 68, 69, 70, 83, 84, 85, 86, 87, 88, 89, 90, 91, 93, 97, 117, 118
Cesar Poblano	1, 2, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 23, 64, 65, 66, 67, 68, 69
Brian Valladares	1, 2, 10, 11, 12, 13, 14, 15, 16, 64, 65, 66, 67, 68, 69
Rodrigo Perez-Gonzalez	1, 2, 64, 65, 66, 67, 68, 69, 94, 103, 112, 114, 115, 117
Jose Merino-Ramos	1, 2, 52, 53
Stephanie Reza-Ramos	1, 2, 3, 4, 5, 6, 7, 8, 9, 19, 24, 39, 40, 42, 45, 46, 47, 48, 49
Cruz Cordova	43, 44

GENERAL FACTS APPLICABLE TO ALL CHARGES

1. All Cars, Trucks and SUVs referred to throughout the Indictment are motor vehicles. All of these are vehicles propelled by power other than muscle and do not run on rails.
2. As to all of the Theft of Motor Vehicles, Burglaries of businesses and theft of belongings from the Motor Vehicle Thefts and Burglaries referenced in the Indictment, at no time did the owners of any of these vehicles, businesses, and other possessions give permission for any persons to take their vehicles, belongings, or enter their businesses.
3. As to all the damage caused to businesses, vehicles and other property referenced in the Indictment, at no point did the owners of these businesses and vehicles give permission to anyone to damage their property.
4. All the offences charged in the Indictment occurred in the state of Colorado.

COUNT 1

VIOLATION OF THE COLORADO ORGANIZED CRIME CONTROL ACT -PATTERN OF RACKETEERING – PARTICIPATION IN AN ENTERPRISE

18-17-104(3), C.R.S, F-2

Between and including February 8, 2022 and March 15, 2023, in the state of Colorado, **Marc Morales Cisneros, Jorge Cadena-Lujan, Carlos Nava-Delgado, David Nava-Delgado, Rene Ruiz, Alejandro Silva-Vasquez, Hector Escalera-Hernandez, Cesar Poblano, Brian Valladares, Rodrigo Perez-Gonzalez, Jose Merino-Ramos and Stephanie Reza-Ramos**, and others both known and unknown to the Grand Jury, while employed by or associated with an enterprise, unlawfully, feloniously, and knowingly conducted or participated, directly or indirectly, in the enterprise through a pattern of racketeering activity; in violation of § 18-17-104(3) and § 18-17-105, C.R.S.

COUNT 2

VIOLATION OF THE COLORADO ORGANIZED CRIME CONTROL ACT - CONSPIRACY

18-17-104(4), C.R.S. F-2

Between and including February 8, 2022 and March 15, 2023, in the state of Colorado, **Marc Morales Cisneros, Jorge Cadena-Lujan, Carlos Nava-Delgado, David Nava-Delgado, Rene Ruiz, Alejandro Silva-Vasquez, Hector Escalera-Hernandez, Cesar Poblano, Brian Valladares, Rodrigo Perez-Gonzalez, Jose Merino-Ramos and Stephanie Reza-Ramos** and others both known and unknown to the Grand Jury, unlawfully, feloniously, and knowingly conspired to conduct and participate, directly or indirectly, in the enterprise through a pattern of racketeering activity; in violation of § 18-17-104(4) and § 18-17-105, C.R.S.

The offenses alleged in Counts One and Two were committed in the following manner:

The Enterprise:

The criminal enterprise alleged in Counts One and Two was primarily a group of Individuals, associated in fact, although not a legal entity. Individuals would join the group at various times between February 8, 2022 through March 15, 2023. The enterprise included, but was not limited to, the following associated in fact Individuals: **Marc Morales Cisneros, Jorge Cadena-Lujan, Carlos Nava-Delgado, David Nava-Delgado, Rene Ruiz, Alejandro Silva-Vasquez, Hector Escalera-Hernandez, Cesar Poblano, Brian Valladares, Rodrigo Perez-Gonzalez, Jose Merino-Ramos and Stephanie Reza-Ramos**, and others both known and unknown to the Grand Jury.

Pattern of Racketeering Activity:

Marc Morales Cisneros, Jorge Cadena-Lujan, Carlos Nava-Delgado, David Nava-Delgado Rene Ruiz, Alejandro Silva-Vasquez, Hector Escalera-Hernandez, Cesar Poblano, Brian Valladares, Rodrigo Perez-Gonzalez, Jose Merino-Ramos and Stephanie Reza-Ramos, and others both known and unknown to the Grand Jury directly and in concert engaged in, attempted to engage in, conspired to engage in, or solicited another to engage in at least two predicate acts, including any lesser offenses, related to the conduct of the enterprise, with at least one of which took place in the state of Colorado after July 1, 1981, and the last of the acts of racketeering activity occurring within ten years after a prior act of racketeering activity and include:

Second Degree Burglary, C.R.S. 18-4-203

Aggravated Motor Vehicle Theft in the First Degree, C.R.S. 18-4-409

Aggravated Motor Vehicle Theft in Second Degree, C.R.S. 18-4-409

Theft, C.R.S. 18-4-401

Possession of a Dangerous Weapon, C.R.S. 18-12-102

Criminal Mischief, C.R.S. 18-4-501

Predicate Acts

The predicate acts that set forth the relevant acts of racketeering activity and support the above-stated Colorado Organized Crime Control Act charges are set forth in the following counts:

- Three through Twenty
- Twenty-two through Twenty-nine
- Thirty-one and Thirty-three
- Thirty-five through Thirty-eight
- Forty through Forty-two
- Forty-five through Seventy-two
- Seventy-four through One hundred three
- One hundred five through One hundred twenty-one

Enterprise and Racketeering Details

The offenses alleged in Counts One and Two were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. For at least the charged dates, the Individuals associated with the enterprise had a primary objective and a common purpose to steal and then share, sell, distribute and use motor vehicles in crimes. Individuals would share in the proceeds of the crimes. Individuals would also exchange or trade programming devices used for stealing vehicles.
3. All the Individuals were connected through social media or through phone numbers to at least one other Individual. Frequently the Individuals were connected with multiple Individuals. Review of information from cell phones and social media showed Individuals communicating regarding criminal activity.
4. During all times relevant to this Indictment, Individuals associated with the enterprise concentrated on stealing newer pickup trucks, most frequently Fords, as well as Dodge Chargers, Challengers, and Jeep Grand Cherokees. The stolen motor vehicles would be sold and sometimes disassembled for parts. The Individuals would also use stolen motor vehicles to burglarize businesses, frequently gas stations and convenience stores.
5. From at least the Spring and into the Summer of 2022, Individuals burglarized multiple car dealerships and stole vehicles.
6. Individuals would scout for their preferred vehicles. Individuals particularly targeted the Denver International Airport, 8500 Pena Blvd., Denver, CO, ("DIA") parking lots and other parking lots close to DIA. Individuals would frequently go together to DIA, with evidence supporting that one or more Individuals would drive to DIA with other Individuals so one could drive away with the stolen car,
7. Law enforcement identified a particular method frequently used by the Individuals to steal vehicles. The Individuals would gain access by breaking the door lock. The Individuals would illegally enter a vehicle and obtain and enter the pin code for the Vehicle before the alarm goes off, the Individuals would plug a vehicle programmer into the computer port underneath the steering wheel and program a new key to the vehicle. The vehicle would then be driven to a nearby location where the Individuals would disable the GPS.
8. From at least August of 2022 and continuing until at least January of 2023, Individuals began utilizing stolen trucks to burglarize businesses. The group would enter the business often by breaking doors using prybars and driving vehicles into the store front. The

burglaries focused on stealing ATMs. However, the Individuals also frequently stole vaping products.

9. The Individuals would frequent common locations, including residences, where they would park, store, and disassemble stolen vehicles. Some locations consisted of:
 - a. 2224 Geneva St. in Aurora, Adams County, CO.
 - b. 5425 Columbine Dr., Adams County, CO
 - c. 12237 E. Burlington Pl., Denver, CO.
 - d. The Best Western Hotel, Denver, CO.
 - e. 727 Leyden St., Denver, CO.
 - f. 2443-2449 S. Colorado Blvd, Denver, CO.
 - g. 4385 E. 123rd Ave., Adams County, CO.
 - h. 4770 Everett St., Wheat Ridge, Jefferson County, CO.
 - i. Denver International Airport

10. The Individuals would also assist the others in evading police contact. Means of evading the police included firing gun shots to draw away police attention, committing vehicular eluding, and picking each other up when an Individual would flee police from a stolen vehicle. Law enforcement frequently found guns in vehicles stolen by the Individuals.

COUNT 3

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about August 24, 2022, in the state of Colorado, **Hector Escalera-Hernandez** and **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **South Creek Auto**, located at 1135 S. Main St., Longmont, Boulder County, CO, with the intent to commit therein the crime of Theft/ Motor Vehicle Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 4

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about August 24, 2022, in the state of Colorado, **Hector Escalera-Hernandez** and **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle (Corvette) of **South Creek Auto**, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

COUNT 5

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about August 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez** and **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Vista Auto Sales**, located at 1545 Main St., Longmont, Boulder County, CO, with the intent to commit therein the crime of Theft/ Motor Vehicle Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 6

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about August 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez**, **Cesar Poblano** and **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Springs Automotive**, located at 441 S. Sante Fe Dr., Sheridan, Arapahoe County, CO, with the intent to commit therein the crime of Theft/ Motor Vehicle Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 7

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about August 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez**, **Cesar Poblano** and **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle (Ford Focus) of **Springs Automotive**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

COUNT 8

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about August 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano and Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle (Bentley Continental) of **Springs Automotive**, without authorization or by threat or deception and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

COUNT 9

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about August 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano and Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle (Jeep Wrangler) of **Springs Automotive**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offenses alleged in Counts Three through Nine were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On August 24, 2022, Stephanie Reza-Ramos, Hector Escalera-Hernandez and persons unknown to the grand jury unlawfully entered through the front door of South Creek Auto located at 1135 S. Main Street, Longmont, Boulder County, CO and took keys to a Maroon Jeep Grand Cherokee and a Chevrolet Corvette. These individuals subsequently exercised control over the Jeep Grand Cherokee and the Chevrolet Corvette without the authorization of South Creek Auto. The Maroon Jeep was valued at \$12,500, and the Chevy Corvette was valued at \$22,350. Stephanie Reza-Ramos was identified as the driver of the Maroon Jeep Grand Cherokee. Hector Escalera-Hernandez admitted to also being in the Maroon Jeep Grand Cherokee during this time.
3. On August 25, 2022, Stephanie Reza-Ramos, Hector Escalera-Hernandez and persons unknown to the grand jury unlawfully entered Vista Auto Sales located at 1545 Main St., Longmont, Boulder County, CO, with the intent to unlawfully take items from the building and/or unlawfully exercise control over motor vehicles without authorization by Vista Auto Sales. Stephanie Reza-Ramos was identified as the driver of the Maroon Jeep Grand Cherokee. Hector Escalera-Hernandez admitted to also being in the Maroon Jeep Grand Cherokee during this time.

4. Later on August 25, 2022, Stephanie Reza-Ramos, Hector Escalera-Hernandez, Cesar Poblano and persons unknown to the grand jury entered Springs Automotive located at 441 S. Santa Fe Dr., Sheridan, Arapahoe County, CO, by prying the door open. They proceeded to exercise control without authorization of the following motor vehicles: a Silver Ford Focus, a Bentley Continental, and a Jeep Wrangler. Vehicles driven to the dealership were identified as a silver Dodge Charger and a maroon SUV. Stephanie Reza-Ramos, Hector Escalera-Hernandez, and Cesar Poblano taking part in the unlawful entry into Springs Automotive with other unknown to the grand jury and admitted to taking part in the unlawful exercise of control over the vehicles. At the time the vehicles were taken, the Silver Ford Focus was worth \$10,175. The Bentley Continental was worth \$63,100. The Jeep Wrangler was worth \$8,400.
5. Later on August 25, 2022, law enforcement recovered the Silver Ford Focus, Bentley Continental and Jeep Wrangler.
6. Stephanie Reza-Ramos confessed to being part of the burglary and had a picture of the Maroon Jeep Grand Cherokee on her phone.
7. On October 25, 2022, Hector Escalera-Herandez admitted to being present at the burglary at Springs Automotive. He said Stephanie Reza-Ramos was driving a red Jeep and he was in the Jeep with Stephanie Reza-Ramos. He also said Stephanie Reza-Ramos was in charge and ordering people around for the burglary.
8. On October 25, 2022, Cesar Poblano was also interviewed. Cesar Poblano admitted to being at the Springs Automotive burglary and acting as a lookout. Cesar stated he was with Hector Escalera-Hernandez and other unknown people. Cesar Poblano articulated they stole a Bentley, a Jeep and a grey car. He identified a picture of Stephanie Reza-Ramos and said she was also present during the burglary and was driving a red Jeep.

COUNT 10

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 1, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Conoco Gas Station**, located at 33105 E. Colfax Ave., Watkins, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 11

THEFT

18-4-401(1)(a),(2)(g), C.R.S. F-5

On or about September 1, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly, took a thing of value, namely: cash and merchandise, of **Conoco Gas Station**, with the value of five thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-401(1),(2)(g),(6) C.R.S., without authorization or by threat or deception, obtained, retained, or exercised control over; and intended to deprive the other person permanently of its use or benefit; in violation of section 18-4-401(1)(a),(2)(g), C.R.S.

COUNT 12

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 1, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Watco Gas Station**, located at 33105 E. Colfax Ave., Watkins, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 13

THEFT

18-4-401(1)(a),(2)(h) C.R.S. F-4

On or about September 1, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly, took a thing of value, namely: cash and/or merchandise, of **Watco Gas Station** with the value of twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-401(1),(2)(h),(6) C.R.S., without authorization or by threat or deception, obtained, retained, or exercised control over and intended to deprive the other person permanently of its use or benefit; in violation of section 18-4-401(1)(a),(2)(h), C.R.S.

COUNT 14

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 1, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Suncor Gas Station**, located at 16820 E. 6th Ave., Aurora, Arapahoe County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 15

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 1, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Phillips 66 Gas Station**, located at 4500 N. Washington St., Denver, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 16

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 1, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Mike's Food and Gas**, located at 19275 E. Colfax Ave., Aurora, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 17

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about August 15, 2022 to September 2, 2022, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **David Serrano Lopez**, without authorization, or by threat or deception and unlawfully attached or otherwise displayed in or upon the motor vehicle license plates other than those officially issued for the motor vehicle and/or and used the motor vehicle in the commission of the crime of Second Degree Burglary as set forth in section 18-4-203, C.R.S., and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

COUNT 18

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about September 2, 2022, in the state of Colorado, **Alejandro Silva Vasquez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **David Serrano Lopez**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offense alleged in Counts Ten through Eighteen were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. First, On September 1, 2022, law enforcement was dispatched to the Conoco Gas Station at 33105 E. Colfax Ave., Watkins, Adams County, CO regarding a business alarm. Deputies found the front doors smashed and entry had been made. Law enforcement found cash drawers had been taken and the ATM was tampered with but not accessed or taken. Surveillance footage showed three individuals, one of whom was carrying a jewelry display case and vaping products. The theft amount was \$21,000. The vehicle driven by the individuals was a Dodge Ram.
3. Later, on September 1, 2022, law enforcement responded to Watco Liquors located at 33105 E. Colfax Ave., Watkins, Adams County, CO, in reference to a business alarm. Upon arrival, Deputies found the front glass door shattered. The cash registers were moved and appeared emptied, and the ATM appeared tampered with. In addition to cash drawers, alcohol, and vaping pens were taken. The value of the cash and merchandise taken was \$22,600. Surveillance from Watco Liquors showed two suspects, one of whom was wearing blue Nike high top shoes.

4. After the Watco Liquors burglary, also on September 1, 2022, law enforcement responded to the Suncor Gas Station located 16820 E. 6th Ave., Aurora, Arapahoe County, CO, in reference to a burglary alarm. Upon arrival, law enforcement observed damage to the front door. The ATM was damaged but not stolen. Surveillance footage showed the suspect vehicle as a Dodge Ram bearing Colorado license CVNM16, which was later determined to not be associated with a Dodge Ram vehicle. Suspects were observed unlawfully entering the store and causing damage to the ATM.
5. Also on September 1, 2022, law enforcement responded to the Phillips 66 Gas Station regarding a burglary. The Phillips 66 Gas Station is located at 4500 N. Washington St., Denver, CO. Upon arrival, law enforcement found the front door had been smashed out. The video surveillance showed a Dodge Ram with the license plate CVNM16. While inside of the gas station, the suspects took the ATM out of the Phillips 66 Gas Station.
6. Finally, on September 1, 2022, law enforcement was dispatched to Mike's Food and Gas at 19275 E. Colfax Ave., Aurora, Adams County, CO. in reference to a burglar alarm. Upon arrival law enforcement found the glass panel to the door had been broken. A review of video surveillance showed a black and gold Dodge Ram arrive and the suspects unlawfully entered the gas station and attempted to take the ATM and cash from the cash register but were unsuccessful.
7. On September 2, 2022, the day after the burglaries, law enforcement located the Black and Gold Dodge Ram at 5425 Columbine Dr. in Adams County, CO. The Black and Gold Dodge Ram subsequently left the location. The Dodge was later disabled by law enforcement. The occupants were apprehended after a pursuit. They were identified as Hector Escalera-Hernandez, Alejandro Silva-Vasquez, and Juvenile PPB.
8. A search of the Black and Gold Dodge Ram yielded liquor bottles, a jewelry case, and vaping products. These items were linked to the locations from the burglaries. Law enforcement also located the keys to the Jeep Wrangler and Bentley Continental stolen from Springs Automotive. In addition, the Black and Gold Dodge Ram was displaying fictitious plate CVNM16. The value of the Black and Gold Dodge Ram was \$5,975 and owned by David Serrano Lopez. The Black and Gold Dodge Ram was later determined to have been stolen on August 15, 2022, from Miranda Auto Body which was located at 343 N. Airport Blvd, Aurora, Arapahoe County, Colorado.
9. A mask and blue Nike shoes, that had been viewed previously on surveillance video, were collected from the Black and Gold Dodge Ram and swabbed for DNA. The DNA results showed the Nike shoes were associated with Brian Valladares. The results for the mask were linked with Brian Valladares.
10. During an interview with law enforcement, Hector Escalera-Hernandez said he did commit the burglary at 45th and Washington which is also the location of the Phillips 66 gas station. He also stated that and Sinaloa (Marc Morales Cisneros) made him do it. He also said Brian (Valladares) and Cesar (Poblano) were with him. He said Brian's cousin, Axel Valladares, was with them too. Brian Valladares, Cesar Poblano, and Axel

Valladares went inside. They took an ATM. Hector Escalera-Hernandez was driving. They gave the ATM to Marc Morales Cisneros so he could open the ATM.

11. In an interview from October 25, 2022, Cesar Poblano admitted to committing burglaries in the Black and Gold Dodge Ram. Cesar admits to being present at burglaries but says he doesn't get out of the vehicle because he is scared of alarms. Cesar also reiterated that Alexis (Hector Escalera-Hernandez) just picks him up and then tells him what they are going to do when they get there. Cesar Poblano did admit he is a lookout sometimes which he gets paid for.

COUNT 19

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S F-5

On or about August 24, 2022, to September 19, 2022, in the state of Colorado, **Hector Escalera-Hernandez** and **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle (Maroon Jeep Grand Cherokee) of **South Creek Auto**, without authorization, or by threat or deception and unlawfully attached or otherwise displayed in or upon the motor vehicle license plates other than those officially issued for the motor vehicle and/or used the motor vehicle in the commission of the crime of Burglary as set forth in section 18-4-203, C.R.S. and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S

The offense alleged in Count Nineteen was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On September 19, 2022, law enforcement located a Maroon Jeep Grand Cherokee at the 300 block of W. Acoma Dr. in Littleton, Arapahoe County, CO. The Maroon Jeep Cherokee was displaying a Texas temporary license plate that was later determined to not be associated with the Grand Cherokee.
3. Both Stephanie Reza-Ramos and Hector Escalera-Hernandez admitted to being in the Maroon Jeep on the same night it was stolen from South Creek Auto without authorization from the South Creek Auto. They used this vehicle during the commission of the burglary of Springs Automotive.
4. The Maroon Jeep was valued at \$12,500.

COUNT 20

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about February 18, 2022, to February 19, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Mark Gerstenberg**, without authorization, or by threat or deception and caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle, and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

The offense alleged in Count Twenty was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On February 18, 2023, Mark Gerstenberg parked his Blue GMC Sierra at the Westin Hotel located at 10600 Westminster Blvd., Westminster, Jefferson County, CO. His Blue GMC Sierra was unlawfully taken sometime on February 18, 2022. On February 19, 2022, Law enforcement responded to an accident involving a hit and run at Highway 36 and Pecos St. in Adams County involving the Blue GMC Sierra. Law enforcement later located the Blue GMC Sierra, as it had subsequently crashed. The damage to the vehicle was greater than \$500.
3. The Blue GMC Sierra was later processed for evidence and blood was collected. DNA analysis revealed the blood to be a high stringency match for Rene Ruiz.
4. The value of the Blue GMC Sierra was \$4,700.

COUNT 21

VEHICULAR ELUDING

18-9-116.5, C.R.S. F-5

On or about April 20, 2022, in the state of Colorado, **Hector Escalera-Hernandez** while operating a motor vehicle, unlawfully, feloniously, and knowingly eluded or attempted to elude, a peace officer also operating a motor vehicle, when the defendant knew or reasonably should have known that they were being pursued by the peace officer, and operated the vehicle in a reckless manner; in violation of section 18-9-116.5, C.R.S.

COUNT 22

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about February 8, 2022 to April 23, 2022, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Edwin Negron**, without authorization, or by threat or deception, and used the motor vehicle in the commission of the crime of Vehicular Eluding as set forth in section 18-9-116.5, C.R.S., and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

COUNT 23

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about February 8, 2022 to April 23, 2022, in the state of Colorado, **Hector Escalera-Hernandez** and **Cesar Poblano** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Edwin Negron**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offenses alleged in Counts Twenty-one through Twenty-three were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On February 8, 2022, Edwin Negron parked his 2008 Black Jeep Grand Cherokee valued at \$11,687 in the parking lot of 3800 Lewiston St., Aurora, Arapahoe County, CO. His Black Jeep Grand Cherokee and it was subsequently taken without his authorization.
3. On April 20, 2022, law enforcement observed the Mr. Negron's Black Jeep Grand Cherokee at W. 63rd Ave. and Federal Blvd. in Adams County bearing a Texas license plate not associated with the Grand Cherokee. Law enforcement attempted to stop the Black Jeep Grand Cherokee but the driver failed to yield to the Law Enforcement despite the use of lights and sirens. Law enforcement eventually called off the pursuit because the vehicle entered a construction area and he did not believe he could safely continue the pursuit.
4. On April 23, 2022, law enforcement responded to a disturbance at E. 85th Dr. and Madison Way in Adams County. Upon arrival, law enforcement again observed the stolen Black Jeep Grand Cherokee with two occupants: Cesar Poblano and Hector Escalera-Hernandez. Mr. Poblano was the driver of the vehicle. Cesar Poblano said he was only driving the vehicle because Mr. Escalera-Hernandez was drunk. Cesar Poblano said Hector Escalera-Hernandez advised the Black Jeep Grand Cherokee was his and that Mr.

Escalera-Hernandez had purchased it in Texas two weeks prior. Hector Escalera-Hernandez was interviewed and at first stated that the Black Jeep Grand Cherokee was his, however later he stated the vehicle belonged to his mother.

COUNT 24

AGGRAVATED MOTOR VEHICLE THEFT SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about May 10, 2022 to May 28, 2022, in the state of Colorado, **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Kevin Sandoval**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offense alleged in Count Twenty-four was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On May 10, 2022, Kevin Sandoval reported his White 2002 GMC Yukon Denali was parked in front of his residence at 10816 Claire Ln., Northglenn, Adams County, CO and was stolen. The value of the GMC Yukon Denali at the time was \$4,700.
3. On May 11, 2022, law enforcement learned of the stolen GMC Yukon Denali. Law enforcement was able to develop Stephanie Reza-Ramos as a suspect utilizing video surveillance and witness testimony. During an interview with law enforcement, Stephanie Reza-Ramos admitted to being involved in the theft of the GMC Yukon Denali.

COUNT 25

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about May 20, 2022 to May 28, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Devon Miller**, without authorization, or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offense alleged in Count Twenty-five was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.

2. On May 20, 2022, Devon Miller parked his Black Chrysler 300 at the Paul Derda Rec. Center parking lot located at 13201 Lowell Blvd., Broomfield, CO. The Black Chrysler 300 had a value of \$12,175.
3. On May 28, 2022, law enforcement was dispatched to Mercedes Benz of Denver, 940 S. Colorado Blvd. in Glendale, Arapahoe County, CO. Upon arrival, law enforcement found a male inside the building who fled in Mr. Miller's Black Chrysler 300.
4. The Black Chrysler 300 was followed to 4770 Everett St. in Wheat Ridge, Jefferson County, CO, where the suspect, Rene Ruiz, was taken into custody and the Black Chrysler 300 was recovered.

COUNT 26

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about June 18, 2022 to June 19, 2022, in the state of Colorado, **David Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Abby Jaspal**, without authorization or by threat or deception and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count Twenty-six was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On June 18, 2022, Abby Jaspal's White 2022 Jeep Grand Cherokee was parked at the RTD parking lot, 10203 Station Way in Littleton, Douglas County, CO. The vehicle was subsequently stolen from the parking lot and had a value of \$41,400 at the time.
3. On June 19, 2022, David Nava-Delgado was arrested in possession of the 2022 Jeep Grand Cherokee near 4770 Everett St., Wheat Ridge, Jefferson County, CO. Upon search of the vehicle, law enforcement located several keys and key fobs. Officers noted damage to the driver's door lock.

COUNT 27

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about April 2, 2022 to June 1, 2022, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Victory Motors**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offense alleged in Count Twenty-seven was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On April 2, 2022, an employee at Victory Motors, located at 1330 Main St., Longmont Boulder County, CO, reported the theft of a Silver 2004 GMC Sierra from the parking lot. Keys to the vehicle had been locked inside the Victory Motors building. The value of the vehicle was \$8,987.
3. On June 1, 2022, law enforcement located the stolen 2004 GMC Sierra at 88th Ave. and Huron St. in Thornton, Adams County, CO. Law enforcement arrested Juvenile AO and Hector Escalera-Hernandez who were in possession of the GMC Sierra. AO advised law enforcement he got the vehicle from a male identified as Maje. Law enforcement identified Maje as David Pineda-Linez.

COUNT 28

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about June 20, 2022, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Korf Automotive**, located at 520 East Chestnut St., Sterling, Logan County, CO, with the intent to commit therein the crime of Theft/ Motor Vehicle Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 29

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about June 20, 2022, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Korf Automotive**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offenses alleged in Counts Twenty-eight through Twenty-nine were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On June 20, 2022, law enforcement responded to Korf Automotive located at 520 Chestnut St., Sterling, Logan County, CO. Investigation revealed unknown suspects

entered through a window of the dealership that had been broken. One vehicle was found to be stolen, a Black GMC Sierra. The vehicle was valued at \$18,375.

3. The vehicle was recovered the same day in Logan County, CO. Law enforcement processed the window for DNA. The DNA recovered from the broken window had a moderate stringency match for Hector Escalera-Hernandez.

COUNT 30

VEHICULAR ELUDING

18-9-116.5, C.R.S. F-5

On or about July 1, 2022, in the state of Colorado, **Alejandro Silva-Vasquez** while operating a motor vehicle, unlawfully, feloniously, and knowingly eluded or attempted to elude, a peace officer also operating a motor vehicle, when the defendant knew or reasonably should have known that he was being pursued by the peace officer, and operated his vehicle in a reckless manner; in violation of section 18-9-116.5, C.R.S.

COUNT 31

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about June 14, 2022 to July 1, 2022, in the state of Colorado, **Alejandro Silva-Vasquez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Korf Automotives**, without authorization, or by threat or deception and used the motor vehicle in the commission of the crime of Vehicular Eluding as set forth in section 18-9-116.5, C.R.S., and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

COUNT 32

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about June 14, 2022 to July 1, 2022, in the state of Colorado, **Alejandro Silva-Vasquez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Korf Automotives**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offenses alleged in Counts Thirty through Thirty-two were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.

2. On June 14, 2022, Korf Automotive reported a burglary of the dealership where a total of five vehicles were stolen including a Maroon 2014 Chevrolet Silverado. The value of the 2014 Chevrolet Silverado was \$19,650.
3. On July 1, 2022, law enforcement located the stolen 2014 Chevrolet Silverado parked at 5425 Columbine Lane in Adams County, CO. Hector Escalera-Hernandez was known to reside at this residence.
4. Law enforcement pulled up behind the truck and activated their lights. The driver quickly accelerated forward. The Deputies chased with lights and sirens activated as the truck sped up to speeds of 45 miles per hour in a posted 25 residential area.
5. Law enforcement was able to successfully deflate the 2014 Chevrolet Silverado tires. The truck proceeded to continue to flee weaving in and out of traffic. The truck quickly turned into a parking lot. The driver, Alejandro Silva-Vasquez, exited the vehicle. He told law enforcement he was in that area to meet his friend Alexis whom law enforcement identified as Hector Escalera-Hernandez.

COUNT 33

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about August 8, 2022 to August 9, 2022, in the state of Colorado, **David Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Joshua Williams**, without authorization or by threat or deception and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offense alleged in Count Thirty-three was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On August 8, 2022, Joshua Williams parked his Black 2009 Dodge Challenger at 655 Washington St. in Denver, CO, and the vehicle was stolen. The vehicle was valued at \$10,087.
3. On August 9, 2022, law enforcement located the 2009 Dodge Challenger at 15330 E. Center Ave. in Aurora, Arapahoe County, CO. CMATT Detectives identified this location as the residence of Jeniffer Siberia Lopez and David Pineda-Linez. Officers found David Nava-Delgado sleeping in the 2009 Dodge Challenger.
4. David Nava-Delgado advised his brother Daniel Nava-Delgado's home is 12237 E. Burlington Pl. Police Officers located several key programming devices and blank keys in the vehicle.

COUNT 34

CHOP SHOP ACTIVITY – OWNERSHIP OR OPERATION

18-4-420(1)(a),(2), C.R.S. F-4

On or about September 8, 2022, in the state of Colorado, **Jorge Cadena-Lujan**, unlawfully, feloniously, and knowingly owned or operated a chop shop; in violation of section 18-4-420(1)(a),(2), C.R.S.

COUNT 35

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about May 8, 2022 to September 8, 2022, in the state of Colorado, **Jorge Cadena-Lujan** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Cheryl Sparks**, without authorization, or by threat or deception and retained possession or control over the motor vehicle for more than twenty-four hours, and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

COUNT 36

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about May 8, 2022 to September 8, 2022, in the state of Colorado, **Jorge Cadena-Lujan** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Cheryl Sparks**, without authorization or by threat or deception, and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

COUNT 37

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about May 21, 2022 to September 8, 2022, in the state of Colorado, **Jorge Cadena-Lujan** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Bradley Kessler**, without authorization, or by threat or deception, and caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle, and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

COUNT 38

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about March 19, 2022 to September 8, 2022, in the state of Colorado, **Jorge Cadena-Lujan** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **HBSCO LLC**, without authorization, or by threat or deception, and caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

The offenses alleged in Counts Thirty-four through Thirty-eight were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. Law enforcement identified the home of Jorge Cadena-Lujan as 2224 Geneva St., Adams County, CO.
3. On September 7, 2022, law enforcement discovered a 2012 Chevrolet Silverado parked at 2224 Geneva St.
4. The 2012 Chevy Silverado belonged to Cheryl Sparks, who had reported the vehicle stolen on May 8, 2022. The 2012 Chevrolet Silverado was stolen from 9308 W. 67th Ave., Arvada, Jefferson County, CO. The Value of the 2012 Chevrolet Silverado was \$18,325.
5. On September 8, 2022, the 2012 Chevrolet Silverado was moved into the garage at 2224 Geneva St.
6. In an interview with Stephanie Reza-Ramos, she stated they take everything they get (steal) to the garage at Geneva St. "They" referred to be Jorge Cadena-Lujan, David Nava-Delgado and Marc Morales Cisneros.
7. Stephanie Reza-Ramos also stated that she had seen them take the parts from cars and sell them. "They" meaning Individuals involved in this enterprise.
8. Law enforcement executed a search warrant on the garage at 2224 Geneva St. and located the 2012 Chevrolet Silverado.
9. In addition to the 2012 Chevrolet Silverado, law enforcement located a disassembled 2021 Ram belonging to HBSCO LLC that had been stolen from the Larry H. Miller Dealership on March 19, 2022. Larry H. Miller Dealership is located at 1800 W. 104th Ave., Thornton, Adams County, CO. The value of the 2021 Ram was \$62,398.

10. Also located were the doors to a Black 2011 Jeep Grand Cherokee belonging to Bradley Kessler. Mr. Kessler reported the 2011 Jeep Grand Cherokee stolen from 1000 W. 42nd Ave. Denver, CO on May 21, 2022. The rest of the 2011 Jeep Grand Cherokee was recovered by law enforcement on August 14, 2022 at E. 26th Ave. and N. Powhaton Rd. in Aurora, Adams County, CO. Law enforcement noted the driver's side doors were missing and the public VINS had been altered. The value of the 2011 Jeep Grand Cherokee was \$7,950.
11. Several license plates were also located at 2224 Geneva St. One plate, Colorado license APZZ05, was an active stolen license plate which should have been displayed on a 2022 Jeep Grand Cherokee. As previously noted, on June 19, 2022, suspect David Nava-Delgado was arrested in the 2022 Jeep Grand Cherokee the plate belonged to.
12. During the execution of the search warrant, Jorge Cadena-Lujan arrived in the area of 2224 Geneva St. Jorge Cadena-Lujan was driving a black Ford F150 Raptor. The black Ford F150 Raptor was identified as a stolen vehicle from September 1, 2022. The black Ford F150 Raptor, worth \$42,800 and belonged to John Rogers. The black Ford F150 Raptor had been stolen from Centennial Leasing and Sales, 7150 S. Joliet St., Arapahoe County, CO.

COUNT 39

VEHICULAR ELUDING

18-9-116.5, C.R.S. F-5

On or about September 13, 2022, in the state of Colorado, **Jorge Cadena-Lujan, David Nava-Delgado** and **Stephanie Reza-Ramos** while operating a motor vehicle, unlawfully, feloniously, and knowingly eluded or attempted to elude, a peace officer also operating a motor vehicle, when the defendant knew or reasonably should have known that they were being pursued by the peace officer, and operated their vehicles in a reckless manner; in violation of section 18-9-116.5, C.R.S.

COUNT 40

AGGRAVATED MOTOR VEHICULAR THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about September 1, 2022 to September 13, 2022, in the state of Colorado, **Jorge Cadena-Lujan**, and **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **John Rogers**, without authorization, or by threat or deception and used the motor vehicle in the commission of the crime of Vehicular Eluding as set forth in section 18-9-116.5, C.R.S, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 41

AGGRAVATED MOTOR VEHICULAR THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about September 13, 2022, in the state of Colorado, **David Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **John Rogers**, without authorization, or by threat or deception and used the motor vehicle in the commission of the crime of Vehicular Eluding as set forth in section 18-9-116.5, C.R.S, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 42

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about September 1, 2022 to September 13, 2022, in the state of Colorado, **Jorge Cadena-Lujan, David Nava-Delgado** and **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **John Rogers**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Counts Thirty-nine through Forty-two were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On September 12, 2022, Law enforcement attempted to stop a black Jeep Grand Cherokee, however it eluded law enforcement. A pursuit was initiated with the Jeep Grand Cherokee. During the pursuit a black Ford F150 Raptor attempted to intercede by tail gaiting the Deputy's car. The Ford F150 Raptor was the one stolen from John Rogers. Soon thereafter, a pursuit of both the Jeep Grand Cherokee and the Ford F150 Raptor commenced. The Jeep Grand Cherokee and Ford F150 Raptor later entered the center median.
3. The Jeep Grand Cherokee and Ford F150 Raptor were located by law enforcement. Law enforcement disabled the Ford F150 Raptor. The suspects in the Ford F150 Raptor were picked up by the driver of the Jeep Grand Cherokee which then fled. Law enforcement recovered the Ford F150 Raptor and located two handguns, various blank keys and key fobs, an identification document for Jorge Cadena-Lujan. Law enforcement processed the Ford 150 Raptor for DNA to include the steering wheel. DNA from the steering wheel was a high stringency match for Jorge Cadena-Lujan.
4. On October 12, 2022, law enforcement interviewed Stephanie Reza-Ramos who confirmed the night of the 2224 Geneva St. search warrant execution, Jorge Cadena-

Lujan was driving the stolen Ford F150 Raptor. She said this was the same vehicle that law enforcement stopped. Stephanie Reza-Ramos said she was in the Ford F150 Raptor and Jorge Cadena-Lujan was driving. She also stated that David Nava-Delgado was driving the Jeep Grand Cherokee that fled. She also confirmed Jorge Cadena-Lujan left his gun in the Ford F150 Raptor.

COUNT 43

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE 18-4-409(2),(3)(a.5), C.R.S. F-4

On or about July 7, 2022 to September 20, 2022, in the state of Colorado, **Cruz Cordova** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of, **Dameon Burke** without authorization, or by threat or deception and retained possession or control over the motor vehicle for more than twenty-four hours, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 44

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE 18-4-409(4)(a), C.R.S. F-5

On or about August 28, 2022 to September 24, 2022, in the state of Colorado, **Cruz Cordova** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Benjamin Rosen**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Counts Forty-three to Forty-four were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On July 7, 2022, Dameon Burke parked his BMW I8 at 188 E. Mississippi Ave. in Denver, CO, and the vehicle was stolen. The vehicle was valued at \$64,500.
3. On August 8, 2022, Benjamin Rosen parked his Black BMW 330 at 9372 E. 59th S. Dr. in Denver, CO, and the vehicle was stolen. The value of the vehicle was \$33,100.
4. On September 13, 2022, law enforcement was conducting patrols and found the stolen BMW I8. The stolen BMW 330 was also located. Law enforcement placed GPS tracking devices on both vehicles at that time.
5. On September 20, 2022, the GPS tracking attached to the BMW I8 began moving. Law enforcement located the BMW I8 at 6140 E. 64th Ave. in Commerce City, Adams County, CO, and arrested the driver, Cruz Cordova.

6. Cruz Cordova admitted the person who dropped off the BMW I8 was Stephanie Reza-Ramos. He admitted to having the BMW I8 vehicle for more than 3 weeks. He admitted he knew the BMW was stolen. Cruz Cordova admitted he exercised control over the BMW 330 because he was told to do so by a friend because it was being watched. The BMW 330 was also located in Commerce City, Adams County, CO, on September 24, 2022.

COUNT 45

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 20, 2022, in the state of Colorado, **Jorge Cadena-Lujan, Stephanie Reza-Ramos** and **Marc Morales Cisneros** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Piney Liquors**, located at 5135 N. Chambers Rd. Denver, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 46

THEFT

18-4-401(1)(a),(2)(h), C.R.S. F-4

On or about September 20, 2022, in the state of Colorado, **Jorge Cadena-Lujan, Stephanie Reza-Ramos** and **Marc Morales Cisneros** unlawfully, feloniously, and knowingly, took a thing of value, namely: cash and/or merchandise, of **Piney Liquors** with the value of twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-401(1),(2)(h),(6) C.R.S. without authorization or by threat or deception, obtained, retained, or exercised control over and intended to deprive the other person permanently of its use or benefit; in violation of section 18-4-401(1)(a),(2)(h), C.R.S.

COUNT 47

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 20, 2022, in the state of Colorado, **Jorge Cadena-Lujan, Stephanie Reza-Ramos** and **Marc Morales Cisneros** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Corral Western Wear**, located at 18885 E. Colfax Ave., Aurora, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 48

THEFT

18-4-401(1)(a),(2)(g), C.R.S. F-5

On or about September 20, 2022, in the state of Colorado, **Jorge Cadena-Lujan, Stephanie Reza-Ramos** and **Marc Morales Cisneros** unlawfully, feloniously, and knowingly, took a thing of value, namely: cash and/or merchandise and/or electronics, of **Corral Western Wear** with the value of five thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-401(1),(2)(g),(6) C.R.S. without authorization or by threat or deception, obtained, retained, or exercised control over; and intended to deprive the other person permanently of its use or benefit; in violation of section 18-4-401(1)(a),(2)(g), C.R.S.

COUNT 49

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about September 15, 2022 to September 20, 2022, in the state of Colorado, **Stephanie Reza-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Francisco Lopez-Jiminez**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

COUNT 50

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about September 16, 2022 to September 21, 2022, in the state of Colorado, **Jorge Cadena-Lujan** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Mark Brannigan**, without authorization, or by threat or deception and retained possession or control over the motor vehicle for more than twenty-four hours and/or used the motor vehicle in the commission of the crime of Second Degree Burglary as set forth in section 18-4-203, C.R.S. and Theft as set forth in section 18-4-401, C.R.S., and/ or caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

The offenses alleged in Counts Forty-five through Fifty were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.

2. On September 15, 2022, Francisco Lopez-Jimenez reported his White 2014 Grand Cherokee stolen from the parking lot of 381 S. Ames St. in Lakewood, Jefferson County, CO. The White 2014 Jeep Grand Cherokee was valued at \$24,525.
3. Cruz Cordova advised Stephanie Reza-Ramos had a crew of boys that stay in hotels, possibly the Best Western in Denver, CO. On September 20, 2022, law enforcement followed up on the information from Cruz Cordova and located the White 2014 Jeep Grand Cherokee in the parking lot for the Best Western Hotel. Surveillance video showed Stephanie Reza-Ramos as its last driver.
4. While law enforcement was identifying the White 2014 Jeep Grand Cherokee, a stolen black Dodge Ram drove by the Best Western Hotel and shots were fired from it in an attempt to distract law enforcement.
5. In an interview with Stephanie Reza-Ramos on October 12, 2022, she stated prior to police contact, she contacted David Nava-Delgado who arrived in the stolen black Dodge Ram and fired off shots. Stephanie Reza-Ramos said they always shoot so the police will leave.
6. Contact was made in the Best Western Hotel room where Stephanie Reza-Ramos and Jorge Cadena-Lujan were staying. Law enforcement located the following items of note in the hotel room; the stolen White 2014 Jeep Grand Cherokee remote, a black shirt with orange lettering, that is seen in surveillance video from a burglary at Corral Western Wear and other fobs and keys. In addition, Ms. Reza-Ramos had a programming tool.
7. On September 19, 2022, Mark Branigan parked his family's 2019 Ford F150 at the Pike's Peak parking lot at DIA and the truck was stolen. Ford Pass indicated the truck was parked at 2241 Geneva St. in Aurora, Adams County, CO. Ford Pass is an application for Ford owners to track their vehicles. The 2019 Ford F150 was worth \$31,125.
8. On September 20, 2022, multiple suspects burglarized the Piney Liquors located at 5135 N. Chambers Rd. in Denver, CO. The suspects broke in the doors to the business to gain entry. The suspects stole liquor, money from the register, and the ATM containing cash. The theft loss was \$22,500.
9. Also, on September 20th, 2022, four suspects burglarized Corral Western Wear, at 18885 E. Colfax Ave., Aurora, Adams County, CO. One suspect can be seen in the store wearing the black and orange lettering shirt found in the Best Western Hotel room. The suspects stole clothing, money, and electronics. The value of items stolen was \$5,604.13.
10. On September 21, 2022, law enforcement learned the 2019 Ford F150 was moving. GPS showed it in area of 2224 Geneva St. Law enforcement responded and found the stolen 2019 Ford F150 parked with Jorge Cadena-Lujan inside the vehicle. Law enforcement located property from Piney Liquors and Corral Western Wear, a vehicle programmer, and a pistol in the stolen 2019 Ford F150. Damage to the 2019 Ford F150 was greater than \$500 based upon damage to the door handle.

11. During an interview with Stephanie Reza-Ramos on October 12, 2022, she admits she was involved in the Piney Liquor and Western Corral Wear burglaries. She stated the other parties involved were Jorge Cadena-Lujan, Carlos Nava-Delgado, and Marc Morales Cisneros.
12. Stephanie Reza-Ramos was convicted of Aggravated Motor Vehicle Theft in the Second Degree on February 27, 2023, in Denver District Court in case 22CR5224 for stealing Fransico Lopez-Jiminez's White 2014 Grand Cherokee.

COUNT 51

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about August 24, 2022 to August 28, 2022, in the state of Colorado, **David Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Justin Williamson**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count Fifty-one was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On August 24, 2022, Justin Williamson reported his Ford F250 stolen from the Westin Hotel, 10600 N. Westminster Blvd, Westminster, Jefferson County, CO after parking the vehicle on August 23, 2022. The Ford F250 was valued at \$27,650.
3. On August 28, 2022, law enforcement located the stolen Ford F250 at 14521 E. 53rd Ave. in Denver and found it to be occupied by Jose Merino-Ramos and David Nava-Delgado. The address of 14521 E. 53rd Ave. is in the same neighborhood as 12237 E. Burlington Place, which is the home of Daniel Nava-Delgado.

COUNT 52

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about September 22, 2022 to September 23, 2022, in the state of Colorado, **Jose Merino-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Desiree Colleado**, without authorization or by threat or deception, and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offense alleged in Count Fifty-two was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On September 22, 2022, Desiree Colleado parked her Chevrolet Tahoe at 1561 Quentin St., Aurora, Adams County, CO, and the vehicle was stolen. The value of the vehicle was \$4,350.
1. On September 23, 2022, law enforcement was checking 12237 E. Burlington Pl. in Denver when law enforcement spotted the stolen Chevrolet Tahoe. Law enforcement placed a GPS tracking device on the Chevrolet Tahoe.
2. Later on that day, the GPS tracking device began moving. Law enforcement located the Chevrolet Tahoe and began to follow it to 11734 E. 7th Ave. in Aurora, Adams County CO. Jose Merino-Ramos exited the Chevrolet Tahoe.
3. During an interview Jose Merino-Ramos admitted he knew the truck was stolen. Jose Merino-Ramos provided a phone number to Detectives he said belonged to a friend Hugo. The number provided was actually related to Carlos Nava-Delgado.
4. During an interview with Carlos Nava-Delgado on November 18, 2022, Carlos Nava-Delgado positively identified Jose Merino-Ramos and said he knew Jose Merino-Ramos through his brother David Nava-Delgado.

COUNT 53

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about October 9, 2022 to October 10, 2022, in the state of Colorado, **Jose Merino-Ramos** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Geoffrey Bullock**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count Fifty-three was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On October 9th, 2022, at Embassy Suites, 4444 Havana St., Denver, CO, Geoffrey Bullock parked his 2018 Ford Raptor. The vehicle was valued at \$47,100 and was stolen from the Embassy Suites.
3. On October 10, 2022, law enforcement located the stolen 2018 Ford Raptor at America's Best Motel, 3975 Peoria Way, Denver, CO. Law enforcement processed the stolen 2018 Ford Raptor and collected swabs from the steering wheel. Analysis indicated a moderate stringency match for the DNA from steering wheel swabs to Jose Merino-Ramos.

COUNT 54

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about October 21, 2022 to October 28, 2022, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Phil Long Ford**, without authorization, or by threat or deception and retained possession or control over the motor vehicle for more than twenty-four hours, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 55

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about October 21, 2022 to October 28, 2022, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Phil Long Ford**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Counts Fifty-four through Fifty-five were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On October 21, 2022, Phil Long Ford reported a 2018 Ford Raptor was stolen off the dealership lot. Phil Long Ford is located at 7887 Tufts Ave, Denver, Denver County, CO. The value of the vehicle was \$45,350.
3. On October 28, 2022, law enforcement located the stolen 2018 Ford Raptor at 1335 S. Potomac St. in Aurora, Arapahoe County, CO. An acquisition of the vehicle's infotainment system was performed. A vehicle infotainment system is a radio system in a vehicle which typically includes some sort of GPS. A person's phone can be attached to it through blue tooth.
4. The acquisition showed a phone number known to be associated with Marc Morales Cisneros connected to the stolen truck during the time of theft.

COUNT 56

CRIMINAL MISCHIEF

18-4-501(1),(4)(d), C.R.S. F-6

On or about November 18, 2022, in the state of Colorado, **Carlos Nava-Delgado**, in the course of a single criminal episode, unlawfully, feloniously, and knowingly damaged the real or personal property of **Stillman Meat Co.**, the aggregate damage being two thousand dollars or more but less than five thousand dollars; in violation of section 18-4-501(1),(4)(d), C.R.S.

COUNT 57

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about November 18, 2022, in the state of Colorado, **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Electrical Technologies Supply/Preston Simon**, without authorization, or by threat or deception and caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 58

POSSESSION A DANGEROUS WEAPON

18-12-102(3), C.R.S. F-5

On or about November 18, 2022, in the state of Colorado, **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly possessed a dangerous weapon, namely: **Short Barrel Rifle**; in violation of section 18-12-102(3), C.R.S.

The offenses alleged in Counts Fifty-six through Fifty-eight were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On November 18, 2022, Electrical Technology Supply/Preston Simon's 2019 Ford Raptor was parked at DIA and was stolen. The truck had a value of \$54,100.
3. On November 18, 2022, law enforcement was conducting surveillance at 12237 E. Burlington Pl. in Denver when law enforcement observed the 2019 Ford Raptor. Law enforcement contacted Preston Simon and learned the 2019 Ford Raptor was an unreported stolen vehicle from DIA. Law enforcement observed Carlos Nava-Delgado working on the 2019 Ford Raptor.

4. Carlos Nava-Delgado would eventually leave in the 2019 Ford Raptor and law enforcement followed him to the area of 801 E. 50th Ave. in Denver, CO, where law enforcement attempted to disable the 2019 Ford Raptor. Carlos Nava-Delgado eluded in the 2019 Ford Raptor and subsequently crashed into a fence belonging to Stillman Meat Co. The damage to the fence was \$4,124.45.
5. A search of the 2019 Ford Raptor yielded guns. One gun was a short barrel rifle. The length of the barrel was less than 16-inches and the total length of the gun was less than 26 inches.
6. In an interview with law enforcement, Carlos Nava-Delgado stated that he was lent the stolen 2019 Ford Raptor from Sinaloa, previously identified as Marc Morales Cisneros. Carlos Nava-Delgado mentioned the hotels in the area of Crowne Plaza as the location where Marc Morales Cisneros may be staying. Carlos Nava-Delgado admitted to knowing several of the Individuals in or associated with the enterprise. He identified them through photographs to include Jorge Cadena-Lujan, Stephanie Reza-Ramos, Jose Merino-Ramos, Rene Ruiz, David Nava-Delgado, David Pineda-Linez, and Marc Morales Cisneros. Carlos Nava-Delgado could not identify the people in the remaining photos. Carlos Nava-Delgado admitted he had seen El Nino, Jorge Cadena-Lujan, with a scanner. Carlos Nava-Delgado stated Rene (Rene Ruiz), Sinaloa (Marc Morales-Cisneros) and David (Nava-Delgado) go to the airport to steal vehicles.
7. On November 22, 2022, law enforcement performed an acquisition of the infotainment system for the 2019 Ford Raptor. Law enforcement observed a phone listed as “Wiko Voix” with phone number 720-707-8329 connected to the 2018 Ford Raptor during the time it was stolen. This number was determined to belong to Carlos Nava-Delgado.

COUNT 59

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about November 3, 2022 to December 7, 2022, in the state of Colorado, **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Matthew Spillan**, without authorization, or by threat or deception and retained possession or control over the motor vehicle for more than twenty-four hours, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 60

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about November 3, 2022 to December 7, 2022, in the state of Colorado, **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Matthew Spillan**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Counts Fifty-nine through Sixty were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On November 3, 2022, Matthew Spillan parked his 2017 Ford F150 at DIA. The truck was stolen. The value of the 2017 Ford F150 is \$21,725.
2. On November 25, 2022, law enforcement located the 2017 Ford F150 at the Crowne Plaza Hotel after following up on an interview with Carlos Nava-Delgado where he said Mark Morales Cisneros might be staying. Law enforcement placed a GPS tracking device on the 2017 Ford F150.
3. On December 7, 2022, law enforcement began to follow the 2017 Ford F150 which drove to 6150 Federal Blvd. in Adams County, CO. Law enforcement arrested Julio Espinoza Delval. Julio Espinoza Delval stated he bought the 2017 Ford F150 from David Nava-Delgado.
4. On December 9, 2022, law enforcement performed an acquisition of the infotainment system for the 2017 Ford F150. The acquisition showed a phone connected labeled as "Wiko Voix" which was related to Carlos Nava-Delgado. This phone was paired around the date the car was stolen.

COUNT 61

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about September 25, 2022 to October 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Cory Kinnard**, without authorization, or by threat or deception, and used the motor vehicle in the commission of the crime of Second Degree Burglary as set forth in section 18-4-203, C.R.S., and/or retained possession or control over the motor vehicle for more than twenty-four hours, and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

COUNT 62

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about September 25, 2022 to October 25, 2022, in the state of Colorado, **Marc Morales Cisneros** and **David Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Cory Kinnard**, without authorization or by threat or deception, and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offenses alleged in Counts Sixty-one through Sixty-two were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On September 25, 2022, Cory Kinnard parked his 2013 Dodge Challenger at 13312 E. Asbury Dr., Aurora, Arapahoe County, CO, and the vehicle was stolen. The value was \$11,925.
3. On October 3, 2022, law enforcement located the stolen 2013 Dodge Challenger at the residence of Hector Escalera-Hernandez, 5425 Columbine Dr. in Adams County, CO. Law enforcement placed a GPS tracking device on the vehicle.
4. The 2013 Dodge Challenger was recovered by law enforcement on October 25, 2022, after it was utilized to pick up individuals involved in a burglary who were fleeing police on October 25, 2022. The burglaries are discussed below and incorporated by reference into these counts.
5. On October 25, 2022, Hector Escalera-Hernandez was arrested and subsequently interviewed. He admitted to driving the stolen 2013 Dodge Challenger on several occasions. He admitted to having the 2013 Dodge Challenger for about three weeks.
6. On March 15, 2023, law enforcement showed Marc Morales Cisneros a photograph of the 2013 Dodge Challenger. He stated he had driven the 2013 Dodge Challenger and David Nava-Delgado also had the vehicle in addition to Hector Escalera-Hernandez.

COUNT 63

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about October 14, 2022 to October 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez** and **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Juan Perez**, without authorization, or by threat or deception and used the motor vehicle in the commission of the crime of Second Degree Burglary

as set forth in section, 18-4-203 C.R.S., and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 64

ATTEMPTED SECOND DEGREE BURGLARY

18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5

On or about October 25, 2022, in the state of Colorado, by engaging in conduct constituting a substantial step toward the commission of second degree burglary, **Hector Escalera-Hernandez, Rodrigo Perez-Gonzalez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly attempted to break an entrance into, enter, or remain unlawfully after a lawful or unlawful entry in the building or occupied structure of **Modified Madness Tattoo**, located at 3971 E. 120th Ave., Thornton, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of sections 18-4-203(1),(2)(a) and 18-2-101, C.R.S.

COUNT 65

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about October 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Rodrigo Perez-Gonzalez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Save-A-Lot**, located at 1000 W. 104th Ave., Northglenn, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 66

ATTEMPTED SECOND DEGREE BURGLARY

18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5

On or about October 25, 2022, in the state of Colorado, by engaging in conduct constituting a substantial step toward the commission of second degree burglary **Hector Escalera-Hernandez, Rodrigo Perez-Gonzalez, Cesar Poblano** and **Brian Valladares** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Hilton Garden Hotel**, located at 600 S. Colorado Blvd., Glendale, Arapahoe County, CO, with the intent to commit therein the crime of Theft; in violation of sections 18-4-203(1),(2)(a) and 18-2-101, C.R.S.

COUNT 67

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about October 25, 2022, in the state of Colorado, **Hector Escalera-Hernandez, Rodrigo Perez-Gonzalez, Cesar Poblano and Brian Valladares** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Leetsdale Liquor**, located at 4996 Leetsdale Dr., Glendale, Arapahoe County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 68

ATTEMPTED SECOND DEGREE BURGLARY

18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5

On or about October 25, 2022, in the state of Colorado, by engaging in conduct constituting a substantial step toward the commission of second degree burglary, **Hector Escalera-Hernandez, Rodrigo Perez-Gonzalez, Cesar Poblano and Brian Valladares** unlawfully, feloniously, and knowingly attempted to break an entrance into, enter, or remain unlawfully after a lawful or unlawful entry in the building or occupied structure of **Alta Conoco Gas Station**, located at 1970 S. Holly St., Denver, CO, with the intent to commit therein the crime of Theft; in violation of sections 18-4-203(1),(2)(a) and 18-2-101, C.R.S.

COUNT 69

ATTEMPTED SECOND DEGREE BURGLARY

18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5

On or about October 25, 2022, in the state of Colorado, by engaging in conduct constituting a substantial step toward the commission of second degree burglary, **Hector Escalera-Hernandez, Rodrigo Perez-Gonzalez, Cesar Poblano and Brian Valladares** unlawfully, feloniously, and knowingly attempted to break an entrance into, enter, or remain unlawfully after a lawful or unlawful entry in the building or occupied structure of **Pawn King**, located at 2260 S. Quebec St., Arapahoe County, CO, with the intent to commit therein the crime of Theft; in violation of sections 18-4-203(1),(2)(a) and 18-2-101, C.R.S.

The offenses alleged in Counts Sixty-three through Sixty-nine were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On October 14, 2022, Juan Perez parked his 2016 Ford F150 at the DIA parking area, and the truck was stolen. Juan Perez's 2016 Ford F150 was valued at \$23,775.

3. On October 21, 2022, law enforcement located the stolen 2016 Ford F150 at the Best Western Hotel in Denver. Law enforcement placed a GPS tracking device on the vehicle.
4. Law enforcement recovered the 2016 Ford F150 on October 25, 2022, at E. 19th Ave. and Kalispell Rd. in Aurora, Adams County, CO, after it was used in the commission of multiple burglaries committed on October 25, 2022.
5. On October 25, 2022, law enforcement responded to Modified Madness Tattoo located at 3971 E. 120th Ave., Thornton, Adams County, CO, in reference to an attempted burglary. The suspects broke the windows to the business attempting to gain entry. The suspects fled the scene. The GPS tracker placed on Juan Perez's 2016 Ford F150 showed the vehicle at Modified Madness Tattoo on the evening of October 25, 2022 around the time of the attempted entry into the business.
6. Later on October 25, 2022, law enforcement responded to the Save-A-Lot located at 1000 W. 104th Ave., Northglenn, Adams County, CO, in reference to a burglary. Individuals made entrance into the business. Law enforcement observed an ATM inside the door which had a tow strap wrapped around it. The GPS tracker showed Juan Perez's 2016 Ford F150 vehicle at the Save-A-Lot during the burglary.
7. Later on October 25, 2022, the lobby of the Hilton Garden Inn at 600 S. Colorado Blvd., Glendale, Arapahoe County, CO, was entered unlawfully and suspects attempted to wrap a tow strap around the ATM. The GPS tracker on Juan Perez's 2016 Ford F150 again showed the vehicle at this location during the burglary.
8. Later on October 25, 2022, law enforcement responded to Leetsdale Liquors, 4996 Leetsdale Dr., Glendale, Arapahoe County, CO, for a report of a burglary. A pickup truck was backed into the front of the store. Three suspects exited the truck, one with a tow strap. There was an ATM inside. Law enforcement arrived before the ATM could be taken by the suspects. The GPS tracker on Juan Perez's 2016 Ford 150 showed the vehicle at this location during the burglary.
9. Later on October 25, 2022, law enforcement responded to the Alta Conoco Gas Station at 1970 S. Holly St., Denver, CO, for a report of a burglary. Law enforcement reported the suspects used a crowbar to attempt to gain access to the business. The GPS tracker on Juan Perez's 2016 Ford F150 showed the vehicle at this location during the burglary.
10. Finally, on October 25, 2022, law enforcement was dispatched to Pawn King located at 2260 S. Quebec St, Arapahoe County, CO, in reference to a burglary. A black pickup truck was at the scene. There suspects attempted to break into the business by the use of a prybar. The suspects fled when law enforcement arrived.
11. Law enforcement began to follow Juan Perez's 2016 Ford F150 after the attempted burglary at the Pawn King. Law enforcement followed the vehicle until the suspects eventually abandoned the 2016 Ford F150.
12. The occupants of Juan Perez's 2016 Ford F150 subsequently entered Cory Kinard's 2013 Dodge Challenger. The 2013 Dodge Challenger travelled to 4520 Grant St. where seven suspects exited and ran onto the property. The suspects were taken into custody and

identified as Hector Escalera-Hernandez, Cesar Poblano, Brian Valladares, Rodrigo Perez-Gonzalez. There were also three juveniles.

13. Law enforcement interviewed Hector Escalera-Hernandez who stated he was with Brian Valladares and Cesar Poblano. Hector Escalera-Hernandez was receiving phone calls from Sinaloa, Marc Morales Cisneros, that evening in reference to returning Juan Perez's 2016 Ford F150.
14. Hector Escalera-Hernandez stated he has been threatened by Sinaloa to do burglaries. Sinaloa told him to use the truck to carry out the burglaries. Hector stated they commit the burglaries and then Sinaloa tells them where to take the ATMs, which is typically in open fields by the airport. Sinaloa will sometimes give them money to do the burglaries. Alejandro Silva-Vasquez gets money from the jobs because he is with Sinaloa and Wero. Hector admitted to getting nine to ten ATMs and approximately \$25,000 for Sinaloa.
15. Law enforcement also interviewed the other adult males arrested with Hector Escalera-Hernandez. The adult suspects admitted involvement in the burglaries.
16. Cesar Poblano told law enforcement he started hanging with the other Individuals arrested at approximately 11 p.m. on October 24, 2022, and they just showed up at his house. Cesar Poblano said everyone who was contacted by police came over to his house. The others showed up in a black four door Ford pickup truck, and that Hector Escalera-Hernandez, who he identified as Alexis, was driving the Ford when they came to pick him up. Cesar Poblano claimed this was the first time he had committed burglaries with the group, but later admitted to being present for other burglaries and car thefts.
17. The group told Cesar Poblano that they were trying to get an ATM. He said they went straight there and started to break windows. Cesar Poblano said he did get out of the truck but did not assist them. He was wearing a black hoodie. He said they used a crowbar at one of the places to try to get in. Cesar Poblano said they did make an entry but did not get anything. Another way they got in was they drove the truck right back into the place. He admitted he had a mask on which was given to him by the others in the group.
18. Cesar Poblano said they went to two places for sure to rob. Cesar Poblano talked about a tattoo shop, a gas station, and a pawn shop as target locations. He said he got out of the truck at the pawn shop. He said they used the crowbar at the pawn shop and the gas station. He said that Hector Escalera-Hernandez and Rodrigo Perez-Gonzalez were using the crowbar at the pawn shop. Hector Escalera-Hernandez drove off from the pawn shop when the cops showed up. Cesar Poblano said he was not involved in any of the prying and did not go inside any of the businesses.
19. Cesar Poblano said once they were picked up in the Challenger, they drove to Hector Escalera-Hernandez's house but upon arrival they saw two cars coming really fast at them. Cesar Poblano said they then went to his house, where they all got out.
20. Cesar Poblano said whatever money they got on the jobs this night was going to be passed around.

21. During his interview, Brian Valladares admitted being present during the burglaries, but denied participating. However, Hector Escalera-Hernandez identified Brian Valladares from the surveillance still getting out of the truck for one of the burglaries. Also, Hector Escalera-Hernandez said that Brian Valladares drove the truck to and away from the Pawn King burglary.
22. In his interview, Rodrigo Perez-Gonzalez initially stated he did not know the truck used in the burglaries was stolen. Later, he admitted that after they used the truck to crash into a business during the burglaries, he concluded the truck was in fact stolen.
23. Rodrigo Perez-Gonzalez admitted that Hector Escalera-Hernandez gets trucks from Sinaloa, Marc Morales Cisneros. After initially saying they were just joyriding in the truck, he admitted being involved in the burglaries. Rodrigo Perez-Gonzalez admitted they attempted to steal but were unsuccessful. Rodrigo Gonzalez-Perez said two times in response to how many times they tried to commit burglaries. He then said at most three. He said they hit a gas station and were trying to get whatever is available in the store. He claimed there was no conversation as to what they were looking for. They were trying to take whatever to include ATMs, but nothing was actually stolen. He said that Marc Morales-Cisneros, and the other guys steal ATMs with the same truck. Rodrigo Perez-Gonzalez admits even though it was an attempt, their intent was to steal stuff.
24. Rodrigo Perez-Gonzalez said his role was to go in and try to get it, referring to ATM. He hooked straps up to the truck after a tall guy attached them to the business. They used the truck to back up into the business. Rodrigo Perez-Gonzalez said the pry bar was yellow and he used it for burglaries.
25. On March 15, 2023, law enforcement interviewed Juvenile MABU who provided details of the burglaries. Juvenile MABU stated that prior to the burglaries that night, they all met at the Home Depot and Hector Escalera-Hernandez went into the store to obtain tools to commit the burglaries, including a crowbar. Juvenile MABU further advised the burglaries were Hector Escalera-Hernandez's idea.

COUNT 70

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about September 15, 2022 to October 27, 2022, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle **Michelle Caraveo**, without authorization, or by threat or deception and retained possession or control over the motor vehicle for more than twenty-four hours, and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

The offense alleged in Count Seventy was committed in the following manner.

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.

2. On September 15, 2022, Michelle Caraveo parked her 2010 Jeep Grand Cherokee at the RTD train station located at 3900 N. Salida St., Aurora, Adams County, CO. The 2010 Jeep Grand Cherokee is valued at \$14,712.
3. Law enforcement learned the stolen 2010 Jeep Grand Cherokee was located at Hector Escalera-Hernandez' residence, 5425 Columbine Dr. in Adams County, CO. The 2010 Jeep Grand Cherokee was recovered on October 27, 2022.

COUNT 71

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about October 18, 2022 to October 24, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Matthew Hefter**, without authorization, or by threat or deception and caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle, and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

COUNT 72

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about October 18, 2022 to October 24, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Matthew Hefter**, without authorization or by threat or deception, and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offenses alleged in Counts Seventy-one to Seventy-two were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On October 18, 2022, Matthew Hefter parked his 2008 Jeep Grand Cherokee in the parking lot of 120 Edgeview Dr. in Broomfield, Broomfield County, CO, and the Jeep was stolen. The 2008 Jeep Grand Cherokee was valued at \$13,605.
3. On October 22, 2022, law enforcement found the stolen 2008 Jeep Grand Cherokee. Law enforcement placed a GPS tracking device on the 2008 Jeep Grand Cherokee.
4. On October 24, 2022, the 2008 Jeep Grand Cherokee was recovered by law enforcement in Commerce City, Adams County, CO, and the vehicle had been disassembled. Law enforcement processed the vehicle for DNA which was submitted for analysis.

5. The analysis revealed that there was very strong support the DNA mixture belonged to Matthew Hefter, Rene Ruiz, and two unknown individuals.

COUNT 73

VEHICULAR ELUDING

18-9-116.5, C.R.S. F-5

On or about November 2, 2022, in the state of Colorado, **Rene Ruiz**, while operating a motor vehicle, unlawfully, feloniously, and knowingly eluded or attempted to elude, a peace officer also operating a motor vehicle, when the defendant knew or reasonably should have known that he was being pursued by the peace officer, and operated his vehicle in a reckless manner; in violation of section 18-9-116.5, C.R.S.

COUNT 74

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about July 25, 2022 to November 8, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Ernesto Rodarte**, without authorization, or by threat or deception, and used the motor vehicle in the commission of the crime of Vehicular Eluding as set forth in section 18-9-116.5, C.R.S. and/or caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle and/or unlawfully attached or otherwise displayed in or upon the motor vehicle license plates other than those officially issued for the motor vehicle, and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

The offenses alleged in Counts Seventy-three and Seventy-four were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On July 25th, 2022, Ernesto Rodarte parked his 2007 Jeep Grand Cherokee in the parking lot of 9064 E. 48th Ave. Denver, CO, and the vehicle was stolen. The vehicle was valued at \$10,162.
3. Law enforcement located this vehicle at 727 Leyden St. in Denver, CO, on November 2, 2022. Law enforcement identified the driver as Rene Ruiz. Law enforcement approached the vehicle. Rene Ruiz drove off almost hitting an Officer and running over a mailbox. Law enforcement got in their vehicles and tried to contact Mr. Ruiz. He fled at dangerous rates of speed so law enforcement discontinued the chase. The 2007 Jeep Grand Cherokee was later recovered at 2100 W. 100th Ave. in Thornton, Adams County, CO, on November 8, 2022.

4. The 2007 Jeep Grand Cherokee was recovered in Thornton. At the time, it was displaying a fictitious Texas temporary license plate, and the ignition was completely removed from the steering column, causing more than \$500 in damage.

COUNT 75

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S F-4

On or about November 2, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Brett and Gina Winterhalder**, without authorization, or by threat or deception and caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 76

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about October 18, 2022 to October 24, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Brett and Gina Winterhalder**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Counts Seventy-five through Seventy-six were committed in the following manner.

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On November 2, 2022, Gina Winterhalder advised her and her husband, Brett Winterhalder's 2019 Ford F150 was parked at DIA. The vehicle was an unreported stolen vehicle. It was located at 727 Leyden St. in Denver, CO.
3. The 2019 Ford F150 was recovered at 727 Leyden St. in Denver after Rene Ruiz eluded officers in Ernesto Rodarte's Jeep Grand Cherokee. Law enforcement observed Rene Ruiz in the 2019 Ford F150. The door lock to the 2019 Ford F150 was punched and theft was consistent with programming a new key to the vehicle.
4. The 2019 Ford F150 was worth \$41,450.
5. The damage to the vehicle was more than \$500.

COUNT 77

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about November 6, 2022 to November 8, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Tony Jackson**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count Seventy-seven was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On November 6, 2022, Tony Jackson parked his White 2018 Ford Raptor at 1820 N. Julian St. in Denver, CO, and the vehicle was stolen. The vehicle was valued at \$44,900.
3. On November 8, 2022, law enforcement, while surveilling 727 Leyden St., observed a white Ford Raptor arrive at the address. Rene Ruiz was identified as the driver of the white Ford Raptor. The white Ford Raptor left 727 Leyden St. and drove a few blocks over to 702 N. Kearney St. in Denver to a silver 2007 Jeep Grand Cherokee. Mr. Ruiz was observed transferring items from the white Ford Raptor to the Jeep. Law enforcement followed the white Ford Raptor to 2100 W. 100th Ave. in Thornton, Adams County, CO. Rene Ruiz fled from the white Ford Raptor and was seen fleeing to trailer 219. The white Ford Raptor was confirmed to be Tony Jackson's stolen White Ford Raptor. Rene Ruiz was taken into custody.
4. The 2018 Ford Raptor was recovered and subsequently searched. Inside the truck, law enforcement located a programming vehicle diagnostic tool and various key blanks.
5. Parked in the driveway of trailer 219 was Ernesto Rodarte's stolen 2007 Jeep Grand Cherokee.
6. During an interview with Carlos Nava-Delgado on November 18, 2022, Carlos Nava-Delgado stated he knew Rene Ruiz as Rene. He said Rene Ruiz hangs out with his brother David Nava-Delgado. Rene Ruiz goes to Daniel Nava-Delgado's house with David Nava-Delgado. Carlos Nava-Delgado has seen Rene Ruiz with several different vehicles including Chargers and Ford Raptors.

COUNT 78

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about October 26, 2022 to November 8, 2022, in the state of Colorado, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Melanie Guerra**, without authorization or by threat or deception, and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offense alleged in Count Seventy-eight was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On October 26, 2022, Melanie Guerra parked her 2007 Jeep Grand Cherokee at DIA and the vehicle was stolen. The value of the vehicle was \$6,825.
3. On November 8, 2022, law enforcement responded to 702 N. Kearney St. in Denver, CO, to recover the silver 2007 Jeep Grand Cherokee which had the radio and all the HVAC controls removed. Also, the ignition was punched and tampered with. Ms. Guerra's 2007 Jeep Grand Cherokee was determined to be the vehicle Rene Ruiz was seen transferring property to from Tony Jackson's Ford Raptor. The bumper for the 2007 Jeep Grand Cherokee was recovered at 2100 W 100th Ave. trailer 219 in Thornton where Rene Ruiz was arrested.
4. DNA evidence from the steering wheel was collected from the 2007 Jeep Grand Cherokee and for processing. Analysis of the DNA found very strong support that the DNA came from owner Malanie Guerra, Rene Ruiz and an unknown individual.

COUNT 79

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about December 19, 2022 to December 21, 2022, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Rusty Emery**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count Seventy-nine was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.

2. On December 19, 2022, Rusty Emery parked his 2019 Ford F250 at the Best Western Firestone, 11228 Business Park Cir, Firestone, Weld County, CO, where it was stolen. The value of the vehicle was \$51,425.
3. The 2019 Ford F250 was tracked through the truck's GPS to the area of Highway 270 and Quebec St. in Denver, CO, which is where the Best Western Hotel is located at 4590 Quebec St. This is the Best Western Hotel with which the Individuals had previously been associated.
4. On December 21, 2022, law enforcement was conducting surveillance at a location identified for stolen vehicles at 7995 E. Mississippi Ave., Denver, CO. Law enforcement located the stolen 2019 Ford F250 at that address. Law enforcement placed a GPS tracking device on the vehicle. Later that afternoon, the 2019 Ford F250 began to move and law enforcement surveilled the truck. The 2019 Ford F250 was followed, and the occupants fled in another vehicle and could not be located.
5. The 2019 Ford F250 was processed for DNA. The DNA analysis results provided very strong support that the DNA came from the owner, Marc Morales Cisneros and two unknown individuals.

COUNT 80

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about December 22, 2022 to December 27, 2022, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Aranda Mendoza**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count Eighty was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On December 27, 2022, law enforcement located a 2019 Ford F250 belonging to Aranda Mendoza in the parking lot of 2470 S. Colorado Blvd. in Denver, CO, and learned the vehicle was an unreported stolen vehicle. The vehicle had been parked at 14075 N. Orchard Pkwy in Westminster, Adams County, CO, on December 22, 2022. The value of the vehicle is \$49,425.
3. The 2019 Ford F250 was recovered and processed for DNA. Analysis of the DNA found very strong support that the DNA originated from the owner, Marc Morales Cisneros and two unknown individuals.
4. An analysis of the 2019 Ford F250's infotainment system showed a phone number belonging to Marc Morales Cisneros connected to the system. The analysis also showed

phone calls made from the vehicle to David Nava-Delgado. During an interview with Marc Morales Cisneros on March 15, 2023, Marc Morales Cisneros identified David Nava-Delgado's phone contact as Wero V12. He stated he was warned by David Nava-Delgado not to connect his phone to stolen trucks but he did so anyway.

COUNT 81

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4.

On or about December 23, 2022 to December 28, 2022, in the state of Colorado, **David Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Joy Saye**, without authorization or by threat or deception, and caused five hundred dollars or more property damage, including but not limited to property damage to the motor vehicle involved, in the course of obtaining control over or in the exercise of control of the motor vehicle, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 82

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about December 23, 2022 to December 28, 2022, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Joy Saye**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Counts Eighty-one through Eighty-two were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On December 23, 2022, Joy Saye parked her 2019 Ford F150 at the Hilton Garden Inn, 14275 Lincoln St., Thornton, Adams County, CO. The vehicle was valued at \$31,550. The vehicle was stolen. Joy Saye attempted to track her vehicle but a master reset had been completed. A master reset is done to negate an owner's ability to track a vehicle.
3. On December 28, 2022, law enforcement responded to E. Mississippi Ave. and S. Oakland St. in Aurora, Arapahoe County, CO in reference to a vehicle accident involving the 2019 Ford F150. The male driver was seen fleeing the scene carrying a vehicle diagnostic programming device. Law enforcement contacted a female at the scene, Nohemy Renteria Loya. Law enforcement identified Nohemy Renteria Loya as David Nava-Delgado's girlfriend. Various keys and key fobs were recovered from the 2019 Ford F150.

4. The 2019 Ford F150 airbag was processed for DNA. Analysis of the DNA matched David Nava-Delgado.
5. An acquisition of the infotainment system for the 2019 Ford F150 showed a phone connected to the vehicle labeled Iphone de Marc, which is Marc Morales Cisneros' phone.
6. The damage to the vehicle body was more than \$500.

COUNT 83

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about January 11, 2023, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Nickel-A-Play**, located at 15201 E. Mississippi Ave., Aurora, Arapahoe County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 84

THEFT

18-4-401(1)(a),(2)(f), C.R.S. F-6

On or about January 11, 2023, in the state of Colorado **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly, took a thing of value, namely: an ATM, of **Nickel-A-Play**, with the value of two thousand dollars or more but less than five thousand dollars; in violation of section 18-4-401(1),(2)(f), (6) C.R.S. without authorization or by threat or deception, obtained, retained, or exercised control over; intended to deprive the other person permanently of its use or benefit; in violation of section 18-4-401(1)(a),(2)(f), C.R.S.

COUNT 85

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about January 11, 2023, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Paisano Liquors**, located at 126 W. Bridge St., Brighton, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 86

THEFT

18-4-401(1)(a),(2)(f), C.R.S. F-6

On or about January 11, 2023, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly, took a thing of value, namely: Vape Pens, of **Paisano Liquors**, with the value of two thousand dollars or more but less than five thousand dollars; in violation of section 18-4-401(1),(2)(f), (6) C.R.S. without authorization or by threat or deception, obtained, retained, or exercised control over; intended to deprive the other person permanently of its use or benefit; in violation of section 18-4-401(1)(a),(2)(f), C.R.S.

COUNT 87

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about January 11, 2023, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Riverdale Wine and Spirits**, located at 15550 E. 103rd Pl., Commerce City, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 88

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about January 11, 2023, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Conoco Gas Station** located at 15550 E. 1003rd Pl., Commerce City, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 89

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about January 11, 2023, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **R&B Convenience Store (Tailfeathers)**, located at 11010 E. 120th Ave., Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 90

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about December 22, 2022 to January 11, 2023, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Mark Schuler**, without authorization, or by threat or deception and used the motor vehicle in the commission of the crime of Second Degree Burglary as set forth in section 18-4-203, C.R.S., and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

The offenses alleged in Counts Eighty-three through Ninety were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On December 22, 2022, Mark Schuler parked his Grey 2018 Ford Raptor at 10427 Spring Green Dr. in Arapahoe County, CO, and the vehicle was stolen. The value of the vehicle was \$45,350.
3. A search of the 2018 Ford Raptor yielded a school ID belonging to Juvenile JM, a cell phone later determined to belong to Juvenile PPB, and various burglary tools.
4. On January 11, 2023, law enforcement responded to Nickel-A-Play at 15201 E. Mississippi Ave., Aurora, Arapahoe County, CO, in reference to a burglary. Upon arrival law enforcement found extensive damage to the building and it appeared a vehicle was used to gain entry. Three suspects entered. The ATM was removed from the business. The suspect vehicle was described as a black Ford Raptor. The ATM was later located at 159 N. Picadilly Rd. Arapahoe County, CO, by GPS tracking. The 2018 Ford Raptor was also located near the ATM at E. 6th Ave. and Picadilly Rd., Arapahoe County, CO, and it had been disabled. The suspects fled prior to contact with law enforcement.
5. Nickel-A-Play estimated the value of the ATM that was taken to be \$3,080.
6. Additionally, on January 11, 2023, law enforcement responded to Paisano Liquors, 126 W. Bridge St., Brighton, Adams County, CO, in reference to a burglary. Video surveillance showed three suspects associated with a dark grey Ford Raptor. A crowbar is used to gain entry. The suspect and vehicle description matched that of the Nickel-A-Play burglary. They stole \$2,378 in vape pens.
7. Additionally, on January 11, 2023, law enforcement responded to Riverdale Wine and Spirits, 15550 E 103rd Pl., Commerce City, Adams County, CO, in reference to a burglary. Law enforcement noted the front door frame and glass were damaged and lying in front of the store. Video surveillance showed the suspect vehicle was a grey Ford Raptor which was used to ram the front doors. Three male suspects entered the business.

The suspects appeared to steal vaping pens. The suspect and vehicle description matched that of the Nickel-A-Play and Paisano Liquors burglaries.

8. Also on January 11, 2023, after the Riverdale Wine and Spirits burglary, law enforcement was dispatched to a Conoco Gas Station at 11090 Colorado Blvd., Thornton, Adams County, CO, in reference to a burglary. Upon arrival, law enforcement found the door frame and glass broken and pushed into the store. The top of an ATM inside the front door was broken open. Review of video surveillance showed the suspect vehicle was Ford Raptor and three to four suspects. The suspects attempted to take the ATM but were unsuccessful and fled. The vehicle and suspects were consistent with the Nickel-A-Play, Paisano Liquors, and Riverdale Wine and Spirit burglaries.
9. On January 11, 2023, law enforcement responded to R&B Convenience (Tailfeathers), 11010 E. 120th Ave, Adams County, CO, in reference to a burglary. Upon arrival, law enforcement found the front doors forced open and a chain wrapped around an ATM. Video surveillance showed the suspect vehicle as a dark colored Ford Raptor which backed into the doors forcing them open. Three male suspects are observed. The suspects were unsuccessful in stealing the ATM and only stole cigar wrappers. The vehicle used was consistent with that of the Nickel-A-Play, Paisano Liquors, Riverdale Wine and Spirit and Conoco Gas Station burglaries.
10. In an interview with Hector Escalera-Hernandez on October 25, 2022, he admitted to being part of a previous burglary at Tailfeathers with Alejandro Silva-Vasquez and Marc Morales Cisneros.
11. On January 11, 2023, law enforcement recovered the 2018 Ford Raptor after it had been used in several burglaries. The driver had crashed the 2018 Ford Raptor and the occupants fled the vehicle.
12. Law enforcement performed an acquisition of the infotainment system and learned Anadely Talamantes-Hernandez' phone was connected to the truck. Anadely Talamantes had a romantic relationship with Hector Escalera-Hernandez.
13. During an interview, Anadely Talamantes-Hernandez stated she moved the 2018 Ford Raptor for Hector Escalera-Hernandez to an unknown associate's house on January 10, 2023.
14. DNA evidence was collected from the 2018 Ford Raptor's airbag and a mask found in the vehicle. The results of the DNA analysis showed the DNA collected was consistent with four contributors. Hector Escalera-Hernandez is included as a potential contributor to the DNA collected.

COUNT 91

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about November 22, 2022 to January 20, 2023, in the state of Colorado, **Hector Escalera-Hernandez** and **Alejandro Silva-Vasquez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **James Veneziano**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

COUNT 92

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about January 12, 2023 to January 20, 2023, in the state of Colorado, **Alejandro Silva-Vasquez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Jennifer Cannon**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

COUNT 93

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about January 20, 2023, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Nicholas Buford**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

COUNT 94

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about January 23 2023 to January 25, 2023, in the state of Colorado, **Rodrigo Perez-Gonzalez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Todd Brown**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Counts Ninety-one through Ninety-four were committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. Grey Ford Raptor: On November 22, 2022, James Veneziano parked his Grey 2018 Ford Raptor at DIA and the vehicle was stolen. The Grey 2018 Ford Raptor was recovered by law enforcement on January 20, 2023, at 12205 Perry St. in Broomfield, CO. The value of the Grey Ford Raptor was \$44,325.
3. Blue Ford Raptor: On January 12, 2023, Jennifer Cannon parked her Blue 2020 Ford Raptor at DIA and the vehicle was stolen. Law enforcement responded to 5134 S. Sable Blvd. Denver, CO, to recover the Blue Ford Raptor on January 20, 2023. The Blue Ford Raptor was valued at \$58,400.
4. White Ford Raptor: On January 20, 2023, law enforcement recovered a White 2020 Ford Raptor belonging to Nicholas Buford at 12205 Perry St. in Broomfield, CO. A loaded handgun was recovered inside. The vehicle had been stolen that day but was unreported at the time of the recovery. Nicholas Buford had parked his White 2020 Ford Raptor at the Pikes Peak parking lot at 24300 E. 75th Ave., Denver, CO, near DIA on January 20, 2023. The White Ford Raptor was valued at \$60,625.
5. Silver Ford Raptor: On January 23, 2023, Todd Brown parked his Silver 2018 Ford Raptor at DIA and the vehicle was stolen. On January 25, 2023, law enforcement recovered the Silver Ford Raptor at W. 10th Ave. and Decatur St. in Denver, CO. The vehicle was valued at \$43,350.
6. On January 20, 2023, law enforcement was conducting surveillance on a location associated with the Individuals in the enterprise at 4385 E. 123rd Ave. in Thornton, Adams County, CO. The home belonged to Alejandro Silva-Vasquez's girlfriend. Law enforcement located the Blue Ford Raptor and placed a GPS tracking device on the vehicle.
7. The Blue Ford Raptor later began to move and law enforcement surveilled the vehicle. Law enforcement identified the driver as Alejandro Silva-Vasquez. The Blue Ford Raptor arrived at 5134 Sable Blvd. in Denver, CO, where it was abandoned.
8. The occupants of the Blue Ford Raptor entered another vehicle, the White Ford Raptor. The White Ford Raptor was followed to 12205 Perry St. in Denver, CO where trailers are located. Law enforcement surrounded the location and later attempted contact with the occupants of the White Ford Raptor, but it was unoccupied. In the driveway to a trailer was the stolen Grey Ford Raptor.
9. On January 25, 2023, law enforcement followed up on an identified location for the storage of stolen vehicles and located the stolen Silver 2018 Ford Raptor.
10. The four recovered Ford Raptors were processed for DNA and the following results were provided.

11. Grey Ford Raptor DNA: A DNA mixture indicative of four contributors was developed from the steering wheel swabs. Analysis revealed very strong support that the DNA originated from James Veneziano, Alejandro Silva-Vasquez. There was also very strong support that the DNA originated from Hector Escalera-Hernandez.
12. Blue Raptor DNA: A DNA mixture indicative of three contributors was developed from steering wheel swabs. DNA analysis showed very strong support that the DNA belonged to Alejandro Silva-Vasquez and two unknown individuals.
13. White Ford Raptor DNA: A DNA mixture indicative of four contributors was developed from steering wheel swabs. Analysis revealed very strong support that the DNA came from Nicholas Buford, Hector Escalera-Hernandez and two unknown individuals.
14. Silver Ford Raptor: A DNA mixture indicative of three contributors was developed from steering wheel swabs. There is very strong support this mixture originated from Todd Brown, Rodrigo Perez-Gonzalez and an unknown individual.
15. On March 15, 2023, during an interview with Marc Morales Cisneros, he references Hector Escalera-Hernandez and Rodrigo Perez-Gonzalez stealing five Ford Raptors. Marc Morales Cisneros believed Hector Escalera-Hernandez had a programming device to steal the trucks.

COUNT 95

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about November 3, 2022 to November 4, 2022, in the state of Colorado, **Jorge Cadena-Lujan** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Michael Anthos**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count Ninety-five was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On November 3, 2022, Michael Anthos parked his 2019 Ford Raptor at DIA, and the vehicle was stolen. The value of the vehicle was \$52,725.
3. On November 4, 2022, law enforcement located the 2019 Ford Raptor at 2370 N. Kenton St. in Aurora, Adams County, CO. Aurora Officers noted the vehicle was heavily damaged. Tools frequently used for burglaries were located in the vehicle, a yellow crowbar and sledgehammer. A cell phone found in the 2019 Ford Raptor was processed for DNA. The cellphone DNA swabs were a match for Jorge Cadena-Lujan.

4. Law enforcement performed an analysis of the 2019 Ford Raptor's infotainment system which showed connected to the system the cell phone, Galaxy A03s, with a number 720-210-2982. This phone number is listed in several contact lists for the Individuals in the enterprise as Padrino, another moniker for Jorge Cadena-Lujan. The cell phone Galaxy A03s was first connected around the time of the theft.

COUNT 96

ATTEMPTED AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a) and 18-2-101, C.R.S. F-6

On or about November 8, 2022, in the state of Colorado, by engaging in conduct constituting a substantial step toward the commission of aggravated motor vehicle theft in the second degree, **Rene Ruiz** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Egan Okeefe**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a) and 18-2-101, C.R.S.

The offense alleged in Count Ninety-six was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On November 8, 2022, suspects tried to steal Egan Okeefe's 2019 Ford F250 parked at DIA. The vehicle was valued at \$52,675.
3. On that date, law enforcement responded to the DIA parking garage in reference to a suspicious party in a grey Dodge Challenger. Law enforcement observed a party in a hoodie come from Mr. Okeefe's 2019 Ford F250. The suspect fled in the grey Dodge Challenger. Law enforcement observed fresh damage to the driver's side door lock and a programming device was still attached to the vehicle.
4. The 2019 Ford F250 was processed for DNA. A DNA mixture indicative of two contributors was developed from the steering wheel swabs. There is very strong support the DNA originated from Egan Okeefe and Rene Ruiz.
5. Law enforcement performed an acquisition of the infotainment system for the 2019 Ford F250 and learned that Iphone Rene was paired to the truck on the day of the attempted theft. The phone number linked to Iphone Rene was 720 923-9728 which was also connected to Tony Jackson's White Ford Raptor that Rene Ruiz was arrested driving. The acquisition further showed a factory reset was performed on the 2019 Ford F250 prior to police contact.

COUNT 97

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a), C.R.S. F-5

On or about December 24, 2022 to December 27, 2022, in the state of Colorado, **Hector Escalera-Hernandez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Aaron Edwards**, without authorization, or by threat or deception and used the motor vehicle in the commission of the crime of Attempted Motor Vehicle Theft as set forth in section 18-4-409 and 18-2-101 C.R.S., and the value of the motor vehicle was less than twenty thousand dollars; in violation of section 18-4-409(2),(3)(a), C.R.S.

The offense alleged in Count Ninety-seven was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On December 24, 2022, Aaron Edwards parked his 2015 Dodge Charger in the parking lot for 3420 S. Platte River Dr. in Sheridan, Arapahoe County, CO, and the vehicle was stolen. The value of the vehicle was \$19,162.
3. On December 27, 2022, law enforcement located the stolen 2015 Dodge Charger at the Pikes Peak parking lot. The driver Hector Escalera-Hernandez was later arrested in Denver in the vehicle. Two juveniles and Anadely Talamantes-Hernandez were also detained. Law enforcement learned Hector Escalera-Hernandez and others were attempting to steal another truck. The key to the 2015 Dodge Charger was also located in Hector Escalera-Hernandez's pocket.

COUNT 98

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about December 16, 2022 to December 30, 2022, in the state of Colorado, **Jorge Cadena-Lujan** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Joli Montroy**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

COUNT 99

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about December 27, 2022 to December 30, 2022, in the state of Colorado, **Jorge Cadena-Lujan** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Jason Briggs**, without authorization, or by threat or deception, and attempted to alter or disguised the appearance of the motor vehicle, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

The offense alleged in Count Ninety-nine was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. Silver Ford F150: On December 16, 2023, Joli Montroy parked her Silver 2019 Ford F150 at DIA and the vehicle was stolen. The value of the vehicle was \$32,925.
3. White Ford F150: Jason Briggs parked his White 2019 Ford F150 at DIA, and the vehicle was stolen. Jason Briggs started tracking his vehicle as it moved on December 27, 2022. The value of the vehicle was \$33,575.
4. On December 30, 2022, law enforcement responded to the AutoZone, 10105 Washington St. in Thornton, Adams County, CO. Upon arrival, law enforcement observed Jorge Cadena-Lujan and another male, later identified as Juan Mariscal-Montan, working on the stolen Silver 2019 Ford F150.
5. Law enforcement had already observed Jorge Cadena-Lujan driving the stolen White Ford F150 and Juan Mariscal-Montan driving the Silver Ford F150. Contact was made with them, and they were taken into custody.
6. A search of the Silver Ford F150 showed the door lock, and the ignition was punched. The Silver Ford 150 was displaying a fictitious temporary license.
7. A search of the stolen White Ford F150 showed the key to start the vehicle was uncut indicative of a new key being reprogrammed to the vehicle. The license plate displayed on the back of the vehicle had been altered from its original state.

COUNT 100

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about December 17, 2022 to January 7, 2023, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Michael Lloyd**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count One hundred was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On December 17, 2022, Michael Lloyd parked his 2020 Ford Raptor on the street in front of 359 N. Detroit St. in Denver, CO, and the vehicle was stolen. Michael Lloyd reported he received a notification that the vehicle was no longer connected to Ford Pass and had a factory reset performed. The value of the vehicle was \$60,625.
3. On January 7, 2023, the 2020 Ford Raptor was recovered by law enforcement at 660 N. Delaware St. in Denver, CO. Law enforcement conducted an analysis of the infotainment system. The analysis showed "Iphone" connected to the 2020 Ford Raptor while it was stolen which belonged to Marc Morales Cisneros. The "Iphone" was linked to Marc Morales Cisneros by its phone number. The phone was connected at 2440 S. Colorado Blvd., a location Individuals in the enterprise had taken stolen vehicles to.

COUNT 101

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about January 11, 2023, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Ronnie Keys**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Count One Hundred one was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On January 11, 2023, Ronnie Keys parked his 2018 Ford F350 at Home2 Suites by Hilton, 6640 S. Paris St., Centennial, Arapahoe County, CO. The vehicle was valued at \$45,500.
3. On January 11, 2023, law enforcement was conducting surveillance on a location already associated to the Individual in the enterprise. During the course of surveillance, law

enforcement located the stolen 2018 Ford F350. The 2018 Ford F350 was followed until it arrived at the Starbucks located at 4005 Chambers Rd. in Denver, CO. The driver had fled prior to law enforcement's arrival.

4. Law enforcement conducted an analysis of the infotainment system and observed the device Iphone de Marc connected to the stolen 2018 Ford F350 almost immediately after it was stolen. The acquisition showed a factory reset soon after the truck was stolen. The acquisition showed a phone call to David Nava-Delgado.
5. Marc Morales Cisneros would later admit he drove the stolen 2018 Ford F350 and fled from law enforcement at Starbucks.

COUNT 102

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about December 3, 2022 to December 30, 2022 in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Jamie Davis**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count One hundred two was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On December 3, 2022, Jaime Davis parked his 2019 Ford F250 at Comfort Suites DIA, 5940 N. Tower Rd., Denver, CO. The value of the vehicle was \$50,600.
3. On December 30, 2022, the 2019 Ford F250 was recovered by law enforcement at 5095 E. Donald Ave. in Denver, CO.
4. Law enforcement performed an analysis of the vehicle's infotainment system. A phone belonging to Marc Morales Cisneros had been connected to the stolen 2019 Ford F250. Various phone calls were made and received in the stolen truck to include a phone call with David Nava-Delgado.

COUNT 103

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about March 4 2023 to March 10, 2023, in the state of Colorado, **Rodrigo Perez-Gonzalez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Justin Staley**, without authorization or by threat or deception, and the value of the

motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count One hundred three was committed in the following manner:

1. The facts supporting all other counts in this Indictment are incorporated herein by reference.
2. On March 6, 2023, Justin Staley reported his Grey 2020 Ford Raptor had been stolen from the DIA Pikes Peak parking lot. The truck was valued at \$63,095. Mr. Staley had originally parked his car in the DIA Pikes Peak parking lot on March 4, 2023.
3. On March 8, 2023, law enforcement located the 2020 Ford Raptor at 1588 Chase St. Lakewood, Jefferson County, CO. They responded to that area following-up on GPS locations for Rodrigo Perez-Gonzalez. This address was two blocks from where Rodrigo Perez-Gonzalez was living at the time. Law enforcement placed a GPS tracking device on the vehicle.
4. On March 9, 2023, the 2020 Ford Raptor began moving. Law enforcement was monitoring Rodrigo Perez-Gonzalez GPS ankle monitor's path. As the 2020 Ford Raptor drove, Mr. Perez-Gonzalez's GPS followed the same path. The 2020 Ford Raptor was eventually driven to the RTD Gateway Park Station, 3900 N. Salida St., Aurora, Adams County, CO.
5. The driver and another occupant abandoned the 2020 Ford Raptor at the RTD Gateway Park Station. The occupants got into a 2019 black Ford F350 that had been stolen from the DIA Pikes Peak parking lot.
6. Law enforcement followed the 2019 black Ford F350 which again tracked the location of Rodrigo Perez-Gonzalez's ankle monitor. The 2019 black Ford F350 was recovered at 62nd and Osage St., in Adams County, CO.
7. Law enforcement arrested Mr. Perez-Gonzalez on March 10, 2023. He said he was picked up from his residence in a dark colored truck on March 9, 2023. He stated he was in the vehicle with Wero, David Nava-Delgado, Carlos Nava-Delgado and a person named Negro.
8. On March 10, 2023, law enforcement also interviewed Rodrigo Perez-Gonzalez's girlfriend Jeraldi Hernandez. She stated that on March 9, 2023, Rodrigo Gonzalez-Perez picked her up in a dark pickup truck. She said that he set up a meeting with his friends at an RTD station by the airport. She said they got out of the dark pickup truck and into the second vehicle that was occupied by three unknown individuals in face masks.

COUNT 104

ATTEMPTED THIRD DEGREE BURGLARY

18-4-204(1), and 18-2-101, C.R.S. M-2

On or about September 1, 2022, in the state of Colorado, by engaging in conduct constituting a substantial step toward the commission of third degree burglary **Marc Morales Cisneros** and **Carlos Nava-Delgado** unlawfully entered or broke into a vault, safe, cash register, coin vending machine, product dispenser, money depository, safety deposit box, coin telephone, coin box, or other apparatus or equipment belonging to **PNC Bank** with the intent to commit the crime of Theft; in violation of section 18-4-204(1), and 18-2-101 C.R.S.

COUNT 105

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 2, 2022, in the state of Colorado, **Marc Morales Cisneros** and **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Leevers Grocery Store**, located at 2630 W. 38th Ave, Denver, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 106

ATTMEPTED SECOND DEGREE BURGLARY

18-4-203(1),(2)(a) and 18-2-101, C.R.S. F-5

On or about September 2, 2022, in the state of Colorado, by engaging in conduct constituting a substantial step toward the commission of second degree burglary, **Marc Morales Cisneros** and **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Gas Mart**, located at 5050 N. Washington St., Denver, CO, with the intent to commit therein the crime of Theft; in violation of sections 18-4-203(1),(2)(a) and 18-2-101, C.R.S.

COUNT 107

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 2, 2022, in the state of Colorado, **Marc Morales Cisneros** and **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Geno's Liquors**, located at 2336 W. 32nd Ave. Suite 3320, Denver, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 108

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 2, 2022, in the state of Colorado, **Marc Morales Cisneros** and **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Express Mini Mart**, located at 9660 E. Alameda Ave., Denver, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 109

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 2, 2022, in the state of Colorado, **Marc Morales Cisneros** and **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Angel's Jewelry**, located at 467 Sable Blvd., Aurora, Arapahoe County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 110

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 2, 2022, in the state of Colorado, **Marc Morales Cisneros** and **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Mike's Food and Gas** located at 19275 E. Colfax Ave., Aurora, Adams County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 111

THEFT

18-4-401(1)(a),(2)(f), C.R.S. F-6

On or about September 2, 2022, in the state of Colorado, **Marc Morales Cisneros** and **Carlos Nava-Delgado**, unlawfully, feloniously, and knowingly, took a thing of value, namely: Merchandise and Cash of **Mike's Food and Gas** with the value of two thousand dollars or more but less than five thousand dollars; in violation of section 18-4-401(1),(2)(f), (6) C.R.S. without authorization or by threat or deception, obtained, retained, or exercised control over; intended to deprive the other person permanently of its use or benefit; in violation of section 18-4-401(1)(a),(2)(f), C.R.S.

The offenses alleged in Counts One hundred four through One hundred eleven were committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.
2. On September 1, 2022, law enforcement responded to the PNC Bank at 777 S. Monaco St., Denver, CO, in reference to a burglary in progress. Investigation revealed two Hispanic males associated to a white Ford F250 pickup utilized a crowbar to attempt open an ATM. The suspects were not successful and fled. The ATM was used for dispensing cash.
3. After the attempted burglary at PNC bank on September 2, 2023, law enforcement responded to Leever's Locavore Grocery in reference to a burglary in progress. Leever's Locavore Grocery is located at 2630 W. 38th Ave, Denver, CO. Investigation revealed the suspects forced entry into the store through the front doors and the ATM had been damaged but not accessed. The suspects stole approximately \$1,200 in cash. The suspect descriptions matched that of the PNC bank and were associated with the same vehicle, a white Ford F250 pickup.
4. Later on September 2, 2022, law enforcement responded to Gas Mart for a report of a burglary. Investigation revealed the suspect vehicle, a white Ford F250, was again used to back into the front doors of the business causing damage. Gas Mart is located at 5050 N. Washington St., Denver, CO.
5. On September 2, 2022, law enforcement responded to Geno's Liquor in reference to a burglary. Geno's Liquors is located at 2336 W. 32nd Ave. Suite 3320, Denver, CO. Investigation revealed the suspects forced open the front door by kicking and the use of a prybar. The suspect vehicle was listed as a white super duty Ford pickup. The suspects attempted to steal money from the cash registers, however they were empty.
6. Next, on September 2, 2022, law enforcement was dispatched to Express Mini Mart in reference to a burglary. Express Mini Mart is located at 9660 E. Alameda Ave., Denver, CO. Investigation revealed the suspect vehicle had rammed the business causing heavy structural damage. Suspects made entry into the business. Video surveillance showed the same suspect vehicle and suspects from PNC Bank, Leever's Locavore Grocery, Gas Mart and Geno's Liquor.
7. After the Express Mini Mart burglary, on September 2, 2022, law enforcement was dispatched to Angel's Jewelry in reference to a burglary. Angel's Jewelry is located at 467 Sable Blvd., Aurora, Arapahoe County, CO. Investigation revealed the suspect vehicle was a white Ford pickup with two suspects. Law enforcement reviewed surveillance and observed a white Ford truck back into the window, at which time a White or Hispanic person exited the passenger side of truck and entered the window. The suspect entered the grocery store, turned around and exited the business through the window. The truck pulled forward and backed up into the other window. The suspects matched the description of the burglary at Mike's Food and Gas, discussed below, and the other Denver burglaries.

description of the burglary at Mike's Food and Gas, discussed below, and the other Denver burglaries.

8. Then on September 2, 2022, law enforcement responded to Mike's Food and Gas in reference to a burglary. Mike's Food and Gas is located at 19275 E., Colfax Ave., Aurora, Adams County, CO. Investigation revealed the front door had been broken out. The suspect vehicle was listed as a white Ford truck and the suspect's clothing matched that of the Denver burglaries. The suspects attempted to steal the ATM but were unsuccessful. The suspects were successful in stealing a cash register. The burglars stole \$2,620 in merchandise and cash.
9. On March 15, 2023, suspect Marc Morales Cisneros was arrested by law enforcement. Marc Morales Cisneros was interviewed and admitted to committing the above referenced burglaries which occurred in Denver and Aurora. He confirmed a surveillance photo was him. Marc Morales Cisneros said the other suspect was Carlos Nava-Delgado.
10. DNA evidence for a yellow crowbar collected by law enforcement from the burglary at Mike's Food and Gas indicated a DNA match to Carlos Nava-Delgado.
11. In an interview with Carlos Nava-Delgado on November 18, 2022, Carlos Nava-Delgado identified Marc Morales Cisneros through a photo.

COUNT 112

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about September 12, 2022, in the state of Colorado, **Rodrigo Perez-Gonzalez** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Mi Gente Barbershop**, located at 1350 N. Chambers Rd., Aurora, Arapahoe County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

The offense alleged in Count One hundred twelve was committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.
2. On September 12, 2022, law enforcement responded to Mi Gente Barbershop in reference to a burglary. Mi Gente Barbershop is located at 1350 N. Chambers Rd., Aurora, Arapahoe County, CO. Investigation revealed the suspect vehicle was a 2016 to 2022 Ford F150 Raptor. Three suspects entered the business through a broken window and attempted to pry the ATM open. Cash was taken.
3. On October 25, 2022, suspect Rodrigo Perez-Gonzalez was arrested and interviewed. He admitted to the barbershop burglary and stated the other suspects were Hector Escalera-Hernandez and Marc Morales Cisneros.

COUNT 113

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(b), C.R.S. F-6

On or about September 26, 2022 to September 28, 2022, in the state of Colorado, **Carlos Nava-Delgado** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Corey Noble**, without authorization or by threat or deception, and the value of the motor vehicle was two thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-409(4)(b), C.R.S.

The offense alleged in Count One hundred thirteen was committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.
2. On September 26, 2022, Corey Noble parked a 2015 Dodge Challenger at DIA and the vehicle was stolen.
3. On September 28, 2022, law enforcement located the stolen 2015 Dodge Challenger at E. Colfax Ave. and Joliet St. in Arapahoe County, CO. Carlos Nava-Delgado was the sole occupant and sitting in the driver's seat. He was sitting on a handgun when he was taken into custody. The theft of the 2015 Dodge Challenger was consistent with reprogramming a key.
4. The value of the 2015 Dodge Challenger was \$10,550.

COUNT 114

SECOND DEGREE BURGLARY

18-4-203(1),(2)(a), C.R.S. F-4

On or about October 19, 2022, in the state of Colorado, **Rodrigo Perez-Gonzalez** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of **Dayton Dollar Mini Mart**, located at 818 N. Dayton St., Aurora, Arapahoe County, CO, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1),(2)(a), C.R.S.

COUNT 115

THEFT

18-4-401(1)(a),(2)(g), C.R.S F-5

On or about October 19, 2022, in the state of Colorado, **Rodrigo Perez-Gonzalez** unlawfully, feloniously, and knowingly, took a thing of value, namely: ATM and Vaping Products of **Dayton Dollar Mini Mart**, with the value of five thousand dollars or more but less than twenty thousand dollars; in violation of section 18-4-401(1),(2)(g),(6) C.R.S. without authorization or by threat or deception, obtained, retained, or exercised control over; and intended to deprive the other person permanently of its use or benefit; in violation of section 18-4-401(1)(a),(2)(g), C.R.S.

The offenses alleged in Counts One hundred fourteen through One hundred fifteen were committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.
2. On October 19, 2022, law enforcement responded to Dayton Dollar Mini Mart for a report of a burglary. The Dayton Dollar Mini Mart is located at 818 N. Dayton St., Aurora, Arapahoe County, CO. Investigation revealed a black Ford Raptor with three suspects were involved in the burglary. The suspects broke in the doors to the Dayton Dollar Mini Mart. The suspects were able to steal various vaping products and the ATM by wrapping a strap around it. The value of the items stolen is \$7,193.
3. On October 25, 2022, Rodrigo Perez-Gonzalez also admitted to this burglary during the interview and was wearing the same hoodie during the interview and in the burglary.

COUNT 116

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about November 11, 2022 to November 13, 2022, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Mark Genereux**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count One hundred sixteen was committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.
2. On November 04, 2022, Mark Genereux parked his 2019 Ford F250 at the Denver Airport Marriot located at 16455 E. 40th Cir., Aurora, Adams County, CO, and the truck

was stolen. Mark Genereux indicated he received notification through Ford Pass that a master reset was performed on November 11, 2022. The value of the vehicle was \$53,550.

3. On November 13, 2022, the 2019 Ford F250 was recovered by law enforcement at 704 S. Chambers Rd. in Aurora, Arapahoe County, CO. The 2019 Ford F250 was processed for evidence and a vehicle title with the name Marc Morales Cisneros was located inside.
4. Law enforcement performed an acquisition on the infotainment system for the truck. The acquisition showed Marc Morales Cisneros' phone was connected to the stolen truck.

COUNT 117

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about January 20, 2023 to January 23, 2023, in the state of Colorado, **Hector Escalera-Hernandez** and **Rodrigo Perez-Gonzalez** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Jeffrey Mueller**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count One hundred seventeen was committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.
2. On January 18, 2023, Jeffrey Mueller parked his 2019 Ford Raptor at DIA and the truck was stolen. The value of the vehicle was \$52,725.
3. On January 24, 2023, the 2019 Ford Raptor was showing GPS location of 1742 Macon St. in Aurora, Adams, County, CO, which is four houses north of subject, Rodrigo Perez-Gonzalez' house at 1709 Macon St. The GPS tracking also showed it was stopped in the alleyway behind Rodrigo Perez-Gonzalez's house.
4. Law enforcement performed an acquisition of the vehicle infotainment system and learned the following. The first phone paired to the stolen 2019 Ford Raptor was on January 20, 2023, and it belonged to Rodrigo Perez-Gonzalez. The second phone paired to the truck was Jeraldi Hernandez who law enforcement identified as Rodrigo Perez-Gonzalez's girlfriend. The third phone connected and paired belonged to Hector Escalera-Hernandez.

COUNT 118

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about January 22, 2023 to January 25, 2023, in the state of Colorado, **Hector Escalera-Hernandez** and **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Martina Schevenin**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count One hundred eighteen was committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.
2. On January 22, 2023, victim Martina Schevenin's son parked her 2018 Ford Raptor at DIA and the vehicle was stolen. Her son advised he got notifications through Ford Pass the vehicle was in Idaho Springs which is indicative of the GPS in the vehicle being disabled. The truck was valued at \$45,350.
3. The car exited DIA on January 22, 2023.
4. On January 25, 2023, law enforcement located the 2018 Ford Raptor and began surveilling the truck. The 2018 Ford Raptor was disabled at 5400 Sheridan Blvd., Arvada, Adams County, CO, and two juvenile suspects were arrested.
5. In an interview Juvenile MABU indicated he got the stolen 2018 Ford Raptor from Hector Escalera-Hernandez.
6. An acquisition was done on this vehicle's infotainment system which showed Marc Morales Cisneros and Hector Escalera-Hernandez' phones connected to the vehicle during the period of time the vehicle was stolen.

COUNT 119

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about January 23, 2023 to March 1, 2023, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Cassandra Leigh**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offense alleged in Count One hundred nineteen was committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.

2. On January 23, 2023, Cassandra Leigh parked her Black 2020 Ford Explorer at DIA and the vehicle was stolen. The value of the vehicle is \$40,975.
3. On February 13, 2023, the stolen 2020 Ford Explorer was observed at 1365 Racine St. in Aurora, Arapahoe County, CO, a location determined by law enforcement to be associated to the Individuals in the enterprise,
4. During an interview on February 21, 2023, Rodrigo Perez-Gonzalez stated Marc Morales Cisneros had two stolen black Ford Explorers.
5. On March 1, 2023, the 2020 Ford Explorer was recovered by law enforcement at 4610 Ursula St. in Arapahoe County.
6. Law enforcement conducted an acquisition of the infotainment system and observed a device named Iphone de Marc which belongs to Marc Morales Cisneros.
7. On March 15, 2023, Marc Morales Cisneros was arrested, interviewed, and admitted to driving the 2020 Ford Explorer and being with Rodrigo Perez-Gonzalez at the airport in the 2020 Ford Explorer. Law enforcement observed the 2020 Ford Explorer at the airport. It appeared the drivers were driving around the airport looking for other vehicles to steal, Marc Morales Cisneros said they were at the airport trying to steal a Ford Raptor and Rodrigo Perez-Gonzalez had a programming device. Marc Morales Cisneros said he lent the 2020 Ford Explorer to male identified as Medikito and this male left the vehicle in Centennial, CO, where it was recovered.

COUNT 120

AGGRAVATED MOTOR VEHICLE THEFT IN THE FIRST DEGREE

18-4-409(2),(3)(a.5), C.R.S. F-4

On or about January 31, 2023 to March 15, 2023, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Jayna Martin**, without authorization, or by threat or deception and unlawfully attached or otherwise displayed in or upon the motor vehicle license plates other than those officially issued for the motor vehicle, and the value of the motor vehicle was twenty thousand dollars or more but less than one hundred thousand dollars; in violation of section 18-4-409(2),(3)(a.5), C.R.S.

COUNT 121

AGGRAVATED MOTOR VEHICLE THEFT IN THE SECOND DEGREE

18-4-409(4)(a), C.R.S. F-5

On or about January 31, 2023 to March 15, 2023, in the state of Colorado, **Marc Morales Cisneros** unlawfully, feloniously, and knowingly obtained or exercised control over the motor vehicle of **Jayna Martin**, without authorization or by threat or deception, and the value of the motor vehicle was twenty thousand dollars or more; in violation of section 18-4-409(4)(a), C.R.S.

The offenses alleged in Counts One hundred twenty through One hundred and twenty-one were committed in the following manner:

1. The facts supporting all other Counts in this Indictment are incorporated herein by reference.
2. On January 31, 2023, Jayna Martin parked her 2016 Jeep Grand Cherokee at the DIA Pikes Peak parking lot and the vehicle was stolen. The vehicle was valued at \$34,300.
3. On March 15, 2023, Marc Morales Cisneros was arrested. The 2016 Jeep Grand Cherokee was recovered at the same location as his arrest. He was arrested at the Aloft Hotel at 1647 E. 40th Circle, Adams County, CO. Marc Morales Cisneros had the 2016 Jeep Grand Cherokee key in his pocket which was located during a search incident to arrest. Inside the 2016 Jeep Grand Cherokee was evidence of several other stolen vehicles, and various key fobs. Marc Morales Cisneros admitted to driving the 2016 Jeep Grand Cherokee to the location where he was arrested. He admitted he knew the 2016 Jeep Grand Cherokee was stolen.
4. The Texas plate that belonged on the vehicle had been exchanged for a Colorado plate.

Respectfully submitted:

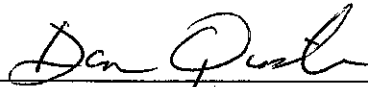
BRIAN S. MASON, #38008
DISTRICT ATTORNEY



Daniel E. Rosenberg
Deputy District Attorney
Seventeenth Judicial District

The 2023-2024 Seventeenth Judicial District Grand Jury presents the within
Indictment, and the same is hereby ORDERED FILED this 29th day of
September, 2023.

Dated this 29th day of September, 2023.



DONALD S. QUICK
Chief Judge, Seventeenth Judicial District
Brighton, Adams County, Colorado