DISMISSAL OF THE CASE.

Hermosillo, Sonora. On the second day of September, two thousand twenty-

one.

Criminal Oral Court District One

Judicial Branch of the State of Sonora

Hermosillo, Sonora

Present,

I, the undersigned Mark Edward Williamson, in my capacity as defendant

in this Criminal Case, having duly accredited my personality in the records

of the above-mentioned file. I have indicated as domicile to hear and receive

all types of notifications the one located at SOLARSNAP Street, 12-C Blvd.

de los Seris, in this city, and indicating for the same purposes the e-mail

account legal@solarsnap.com.

As to the scheduled trial, a mistrial is hereby requested against the

remaining defendant. In view of the removal of Lilia Martinez Arvizu as a

defendant, this case no longer complies with the penal code cited. Section

308 with the enhancement provision of Section II requires that the offense

be committed by two or more individuals or during the night.

The crime allegedly occurred between 9:00 a.m. and 10:00 a.m., so it could

not have been committed at night. The linked criminal statute of Article

308, Section II is impossible, since there are no longer two defendants in

the case.

This case was never properly investigated despite numerous attempts to force the state authorities to do their job and investigate. This case should never have been brought against these two innocent people who were, in fact, victims of those who concocted this false accusation.

YOU MUST IMMEDIATELY DISMISS THIS CASE, or order the public minister to refile his case under the appropriate criminal statutes. This case does not meet the requirements of Article 308, Section II.

I object as necessary,

Mark Edward Williamson