

DISTRICT: 18-1286-FY STATE OF MICHIGAN 1st JUDICIAL DISTRICT CIRCUIT: COMPLAINT 38th JUDICIAL CIRCUIT CTN: 96-18900304-01 **FELONY** MSP #: District Court ORI: MI580025J Circuit Court ORI: MI580015J AG ORI: MI820025A Victim or complainant: THE PEOPLE OF THE STATE OF MICHIGAN VICTIM 1, VICTIM 2, VICTIM 3, VICTIM 4 Complaining Witness JAROD MICHAEL CALKINS D/SGT. CHRISTOPHER 14045 KENNETH DRIVE CORRIVEAU CARLETON, MI 48117 Co-defendant(s) Date: On or about 10/01/2015 - 06/30/2016 City/Twp./Village County in Michigan Defendant SID Defendant DOB Village Carleton Monroe 02/27/1977 Charge(s) Maximum Penalty See Below See Below

#### STATE OF MICHIGAN, COUNTY OF MONROE

The complaining witness says that on the above date range and in Carleton, MI, the defendant, contrary to law,

#### **COUNT 1: PROSTITUTION/TRANSPORTING PERSON**

did knowingly transport, or cause to be transported into, through or across this state, or aid or assist in obtaining transportation for Victim 1 and/or Victim 2, for the purpose of prostitution; contrary to MCL 750.459.

FELONY: 20 Years and/or \$20,000.00

#### **COUNT 2: PROSTITUTION/ENGAGING SERVICES OF**

did engage or offer to engage the services of another person, not his spouse, for the purpose of prostitution, lewdness, or assignation; contrary to MCL 750.449a(1). [750.449A]

#### **HIV/STD TESTING NOTICE**

Take notice that pursuant to MCL 333.5129, upon bindover to circuit court or recorder's court, the district court judge shall order the defendant to be tested for sexually transmitted infection, hepatitis B infection, and for the presence of HIV or an antibody to HIV if the judge determines there is reason to believe the violation involved sexual penetration or exposure to a body fluid of the defendant. If the district judge determines that testing is not required, upon conviction, the court must order the defendant to be tested.

MISDEMEANOR: 93 Days and/or \$500.00 (see MCL 750.451); mandatory AIDS/STD testing; court shall order law enforcement to collect DNA identification profiling samples.

#### **COUNT 3: PROSTITUTION/ENGAGING SERVICES OF**

did engage or offer to engage the services of another person, not his spouse, for the purpose of prostitution, lewdness, or assignation; contrary to MCL 750.449a(1). [750.449A]

#### **HIV/STD TESTING NOTICE**

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MISDEMEANOR: 93 Days and/or \$500.00 (see MCL 750.451); mandatory AIDS/STD testing; court shall order

#### **COUNT 4: PROSTITUTION/ENGAGING SERVICES OF**

law enforcement to collect DNA identification profiling samples.

did engage or offer to engage the services of another person, not his spouse, for the purpose of prostitution, lewdness, or assignation; contrary to MCL 750.449a(1). [750.449A]

**HIV/STD TESTING NOTICE** 

Take notice that pursuant to MCL 333.5129, upon bindover to circuit court or recorder's court, the district court judge shall order the defendant to be tested for sexually transmitted infection, hepatitis B infection, and for the presence of HIV or an antibody to HIV if the judge determines there is reason to believe the violation involved sexual penetration or exposure to a body fluid of the defendant. If the district judge determines that testing is not required, upon conviction, the court must order the defendant to be tested.

MISDEMEANOR: 93 Days and/or \$500.00 (see MCL 750.451); mandatory AIDS/STD testing; court shall order law enforcement to collect DNA identification profiling samples.

#### **COUNT 5: PROSTITUTION/ENGAGING SERVICES OF**

did engage or offer to engage the services of another person, not his spouse, for the purpose of prostitution, lewdness, or assignation; contrary to MCL 750.449a(1). [750.449A]

#### **HIV/STD TESTING NOTICE**

Take notice that pursuant to MCL 333.5129, upon bindover to circuit court or recorder's court, the district court judge shall order the defendant to be tested for sexually transmitted infection, hepatitis B infection, and for the presence of HIV or an antibody to HIV if the judge determines there is reason to believe the violation involved sexual penetration or exposure to a body fluid of the defendant. If the district judge determines that testing is not required, upon conviction, the court must order the defendant to be tested.

MISDEMEANOR: 93 Days and/or \$500.00 (see MCL 750.451); mandatory AIDS/STD testing; court shall order law enforcement to collect DNA identification profiling samples.

Upon conviction of a felony or an attempted felony court shall order law enforcement to collect DNA identification profiling samples.

The complaining witness asks that defendant be apprehended and dealt with according to law.

Warrant authorized on Mazcu 9, 2018	DIS07 Cla #211	
by:	Complaining witness signature	
Michael G. Frezza (P46949)/ Section Head, Public Integrity Unit	Subscribed and sworn to before me on Marcho 9 2018  Date	
Michigan Department of Attorney General,	•	
Cadillac Place, 3030 W. Grand Blvd., Suite 10-200 Detroit, MI 48202 (313) 456-0180	Terrene Broson	926847
Security for costs posted	Judge/Magistrate/Clerk	Bar no.

### State of Michigan 1st Judicial District 38th Judicial Circuit

# AFFIDAVIT IN SUPPORT OF COMPLAINT

Case No: District: Circuit:

## THE COMPLAINING WITNESS, ON PERSONAL KNOWLEDGE AND/OR INFORMATION AND BELIEF, STATES:

- 1. I, Affiant Chris Corriveau, am a Detective Sergeant with the Michigan State Police, Special Investigations Section, First District. I have over 19 years of experience in law enforcement, with 10 years direct experience in criminal investigations. I am experienced in the investigation of criminal activity involving public corruption, embezzlements, homicide, prostitution, criminal sexual conduct, among other area.
- In the regular course of my duties, I learned that Jarod Kenneth Calkins (hereafter 2. "Calkins") held himself out as Michael Collins on Tinder, OKCupid, and Facebook separately meeting Victim 1, Victim 2, Victim 3, and Victim 4, communicating at first with each via one or more of these media and /or via text message(s) and then in person. Calkins discussed a "sugar daddy" relationship with each leading them to believe that they would have a relationship and receive gifts, gift cards, he may take them shopping, to dinner, or give them cash. He also introduced the idea of experimenting with or engaging in BSDM ("bondage, sadism, dominance, masochism"). As outlined in more detail below, Calkins paid cash to Victim 1, Victim 2, and Victim 4 for sex. Calkins used an Uber account registered to his name to transport Victim 1 to a location near him from Wayne County to Monroe County, where he picked her up and transported her the City of Carleton in Monroe County. Calkins also transported Victim 1 within Wayne County using his Uber account on other occasions. On these occasions he paid Victim 1 for sex. These encounters involved binding Victim 1, immobilizing her, beating her with various objects including a cane or stick, choking or strangling her, inserting objects into her vagina and using an electrical device to shock various areas of her body including her vagina until she cried. Calkins had sexual intercourse with victim 1 as part of this incident and paid her cash.
- 3. Calkins met Victim 1 on the online dating site OK Cupid.com. Victim 1 identified Jarod Calkins as the person she met from OkCupid.com from a photo array. Calkins stated to victim 1 that he was on multiple dating websites looking for girls from 18 to 20 years old for the purpose of a sugar daddy/sugar baby relationship. On or around January and February, 2016 Calkins arranged to transport victim 1 using the Uber account registered to him where he exchanged cash for sex. He made these arrangements using his phone registered to him in Carleton, County of Monroe. The first Uber trip was within the City of Canton, Wayne County to and from a hotel where he had violent sex with victim 1 and paid her cash. A second Uber trip, again Calkins using his account, was from Canton to Carleton near Calkins' residence on Kenneth Drive in Carleton. While there Calkins had violent sex with victim 1 and paid her cash.

- 4. On another occasions Calkins used his cell phone registered to his Carleton residence to arrange to meet with victim 1 in Canton where he again engage in violent sex with her and paid her cash. During this incident Calkins bound victim 1, and place a large "S" shaped hook with one end in the binding around her hand, which are tied behind her, and the other end in her anus, immobilizing her, after which he beat her. This resulted in considerable bruising.
- 5. Calkins met Victim 2 through the dating website Tinder.com. Victim 2 identified Jarod Calkins as the person she met from Tinder.com from a photo array. Calkins made arrangements to meet victim 2 in person using Tinder and Facebook. Calkins stated to Victim 2 that he was 27 years old. Calkins promised to give her gifts. Calkins offered to reimburse Victim 2 for the Uber trip expense to meet him near his residence. Victim 2 used her Uber account to be transported from Royal Oak, County of Oakland, to a grocery market in Carleton, County of Monroe. This is near Calkins' residence. Calkins picked up victim 2 from this location and transported her to his Kenneth Drive residence in Carleton. At the Kenneth Drive location Calkins has violent sex with victim 2 and paid her cash. Calkins paid her \$150.00 for the Uber trip. Rather than a gift as promised, he paid her \$50.00 for the sex.

When Victim 2 arrived at Calkins Kenneth Drive residence he told her to enter through the garage so the neighbors did not see her. He took victim 2 to his basement. There was a sofa with restraint devices attached to it. Calkins restrained her using them. He had a large bag that contained sadomasochism tools. While restrained, Calkins penetrated Victim 2's vagina both with his penis and with tools from the bag. During sexual intercourse Calkins choked Victim 2 placing his hands around her neck, applying pressure, making it difficult to breath and she was unable to speak. After this Calkins drove her back to the grocery store where an Uber was to pick her up.

Victim 2 had a second encounter with Calkins. Calkins again offered to reimburse victim 2 for an Uber ride to a location near his Kenneth Drive residence. Victim 2 again Ubered from Royal Oak to the same grocery store near his residence in Carleton. Calkins picked up victim 2 and transported her to his residence. Victim 2 observed that Calkins treated her like an appointment, immediately restraining her wrists and ankle, placing a blind fold over her eyes. Calkins tied her arms behind her back and attached a bar to her ankles and expanded it stretch her legs very far apart. Calkins inflicted pain on various areas of her body using his sadomasochism tools. He stated that he wanted to choke her and did choke her. He choked her harder than the first time. Calkins penetrated her vagina with various objects, including a glass dildo. Victim 2 stated that Calkins treated her like a "slave."

Calkins told victim 2 safe words. Yellow meant not to hit her as hard. When Victim 2 used this safe word Calkins hit her harder. Victim 2 observed that Calkins aggressiveness escalated.

6. Victim 3 met Calkins on Tinder.com. Victim 3 identified Jarod Calkins as the person she met from Tinder.com from a photo array. Calkins communicated with Victim 3 through Tinder and Facebook. Calkins offered Victim 3 amazon, eBay, gift cards, cash, etc. for sex. Calkins stated via Facebook messenger that "[f]irst meet is typically 100 plus 20 for gas fyi." They discuss a topless blow job meet. Sometime later Calkins offers Victim 3 \$100.00 and the two agree to meet at the Baymont Hotel in Monroe Township Monroe County.

After victim 3 arrived at the Baymont Hotel she is confronted by hotel management concerning prostitution. After this Victim 3 goes to the hotel room where Calkins is located and tells him she was confronted about prostitution. They leave. After this Calkins through Facebook messenger tells her not to talk to anyone, and if the police ask her questions, do not incriminate yourself, do not talk, and states she is in danger legally. Calkins asked her to delete all his messages.

7. Victim 4 met Calkins on Tinder.com. Victim 4 identified Jarod Calkins as the person she met from Tinder.com from a photo array. Calkins communicated with Victim 4 through Tinder and Facebook. Calkins stated to Victim 4 he would her \$100 for one hour of sex and the longer they had sex the more he would pay her. Calkins suggested that he meet Victim 4 at the Baymont Hotel. They in fact met at the Baymont Hotel and had sexual intercourse. After they had sex Victim 4 repeatedly stated she did not want money. Calkins insisted stating she had no choice and put \$100 in her purse. Subsequently MSP recovered a condom from the Baymont hotel room Calkins and Victim 4 had occupied. The condom contained DNA of Calkins and Victim 4 on its outside and inside.

Reviewed on: March 9, 2018

Michael G. Frezza (P46949) Section Head, Public Integrity Unit

Criminal Division

Michigan Department of Attorney General

3030 W. Grand Blvd.

Detroit, MI 48202 (313) 456-0180 D/Sgt Chris Corriveau (Affiant) Michigan State Police

Subscribed and Sworn before me on: March 9 2018

Date

Terrene Brosso

Honorable TERRENCE BROWSON

Judge,/Magistrate - MONROE Court