

STATE OF MICHIGAN 67th JUDICIAL DISTRICT 7th JUDICIAL CIRCUIT	COMPLAINT FELONY	DISTRICT: CIRCUIT: CTN: 96-19900749-01 MSP #: 2017900749
---	-----------------------------	---

District Court ORI: MI250095J Circuit Court ORI: MI250015J AG ORI: MI820025A

THE PEOPLE OF THE STATE OF MICHIGAN v		Victim or complainant:
VINCENT DELORENZO 4157 SECOND COURT LANTANA, FL 33462		Complaining Witness LISA GEE-CRAM
Co-defendant(s)		Date: On or about 01/01/1995 - 12/31/2000
City/Twp./Village Burton	County in Michigan Genesee	Defendant SID
Charge(s) See Below		Defendant DOB 3/5/1939
		Maximum Penalty See Below

STATE OF MICHIGAN, COUNTY OF GENESEE
The complaining witness says that on the date and at 3468 S Grand Traverse St. Burton MI, the defendant, contrary to law,

COUNT 1: CRIMINAL SEXUAL CONDUCT - FIRST DEGREE (Multiple Variables)
did engage in sexual penetration, to-wit: finger in anal opening, with a 5-10 year old child, under the following circumstance(s), the victim being under age 13; contrary to MCL 750.520b. [750.520B]

SORA NOTICE
This is a Tier III Offense under the Sex Offender Registration Act (SORA) unless the court finds that the victim was between the ages of 13 to 15 inclusive, consented to the conduct, and the defendant was not more than 4 years older than the victim. MCL 28.722(w)(iv).

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.
FELONY: Life; mandatory lifetime electronic monitoring; mandatory AIDS/STD testing; DNA to be taken upon arrest. The Court may impose a consecutive sentence under MCL 750.520b(3)

COUNT 2: CRIMINAL SEXUAL CONDUCT - FIRST DEGREE (Multiple Variables)
did engage in sexual penetration, to-wit: finger in anal opening, with a 5-10 year old child, under the following circumstance(s), the victim being under age 13; contrary to MCL 750.520b. [750.520B]

SORA NOTICE
This is a Tier III Offense under the Sex Offender Registration Act (SORA) unless the court finds that the victim was between the ages of 13 to 15 inclusive, consented to the conduct, and the defendant was not more than 4 years older than the victim. MCL 28.722(w)(iv).

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.
FELONY: Life; mandatory lifetime electronic monitoring; mandatory AIDS/STD testing; DNA to be taken upon arrest. The Court may impose a consecutive sentence under MCL 750.520b(3)

COUNT 3: CRIMINAL SEXUAL CONDUCT - FIRST DEGREE (Multiple Variables)

did engage in sexual penetration, to-wit: finger in genital opening, with a 5-10 year old child, under the following circumstance(s), the victim being under age 13; contrary to MCL 750.520b. [750.520B]

SORA NOTICE

This is a Tier III Offense under the Sex Offender Registration Act (SORA) unless the court finds that the victim was between the ages of 13 to 15 inclusive, consented to the conduct, and the defendant was not more than 4 years older than the victim. MCL 28.722(w)(iv).

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.

FELONY: Life; mandatory lifetime electronic monitoring; mandatory AIDS/STD testing; DNA to be taken upon arrest. The Court may impose a consecutive sentence under MCL 750.520b(3)

COUNT 4: CRIMINAL SEXUAL CONDUCT - SECOND DEGREE (Multiple Variables)

did engage in sexual contact with a 5-10 year old child, under the following circumstance(s), the victim being under age 13; contrary to MCL 750.520c. [750.520C]

SORA NOTICE

This is a Tier II Offense under the Sex Offender Registration Act (SORA) if the victim is 13 or older. MCL 28.722(u)(ix) & (x). Is a Tier III Offense if victim is under 13. MCL 28.722(w)(v). It is a Tier III Offense if the defendant has a prior conviction for a Tier II Offense. MCL 28.722(u) & (v).

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.

FELONY: 15 years; mandatory AIDS/STD testing; DNA to be taken upon arrest.

COUNT 5: CRIMINAL SEXUAL CONDUCT - SECOND DEGREE (Multiple Variables)

did engage in sexual contact with a 5-10 year old child, under the following circumstance(s), the victim being under age 13; contrary to MCL 750.520c. [750.520C]

SORA NOTICE

This is a Tier II Offense under the Sex Offender Registration Act (SORA) if the victim is 13 or older. MCL 28.722(u)(ix) & (x). Is a Tier III Offense if victim is under 13. MCL 28.722(w)(v). It is a Tier III Offense if the defendant has a prior conviction for a Tier II Offense. MCL 28.722(u) & (v).

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.

FELONY: 15 years; mandatory AIDS/STD testing; DNA to be taken upon arrest.

COUNT 6: CRIMINAL SEXUAL CONDUCT - SECOND DEGREE (Multiple Variables)

did engage in sexual contact with a 5-10 year old child, under the following circumstance(s), the victim being under age 13; contrary to MCL 750.520c. [750.520C]

SORA NOTICE

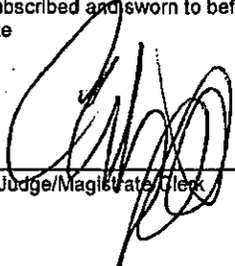
This is a Tier II Offense under the Sex Offender Registration Act (SORA) if the victim is 13 or older. MCL 28.722(u)(ix) & (x). Is a Tier III Offense if victim is under 13. MCL 28.722(w)(v). It is a Tier III Offense if the defendant has a prior conviction for a Tier II Offense. MCL 28.722(u) & (v).

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.
FELONY: 15 years; mandatory AIDS/STD testing; DNA to be taken upon arrest.

Court shall order law enforcement to collect a DNA identification profiling sample before sentencing or disposition, if not taken at arrest.

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

Warrant authorized on <u>5/23/19</u>	Date	<u>D/Sgt Craig Bailey</u>	Complaining witness signature
by: <u>Danielle Hagaman-Clark</u>	Date	<u>5/23/19</u>	Subscribed and sworn to before me on
Danielle Hagaman-Clark (P63017) Assistant Attorney General Criminal Division Mich. Dept. of Atty. General 525 W. Ottawa St., 7th Floor Lansing, MI 48933			Date
<input type="checkbox"/> Security for costs posted		Judge/Magistrate/Clerk	Bar no.

State of Michigan
67th Judicial District
7th Judicial Circuit

**AFFIDAVIT
IN SUPPORT OF COMPLAINT**

Case No:
District:
Circuit:

THE COMPLAINING WITNESS, ON INFORMATION AND BELIEF, SAYS:

1. I, Affiant, Craig Carberry, am a Detective Sergeant with the Michigan State Police. I have 21 years' experience in law enforcement and criminal investigations. My job duties include the investigation of criminal activity as assigned by D/F/Lt. Lisa Geecram.
2. In late 2018, Michigan State Police, in conjunction with the Michigan Department of Attorney General assumed control over the investigation into alleged criminal sexual conduct committed by Father Vincent DeLorenzo. The investigation was initially conducted by detectives at the Burton City Police Department.
3. Father Vincent DeLorenzo was ordained as a priest in the Catholic Church in 1965. Between June 1988 and January 2002, DeLorenzo was assigned as pastor of Holy Redeemer Church, located at 1227 East Bristol Road, Burton, Michigan 48529.
4. JOHN DOE attended primary school at Holy Redeemer beginning in 1995, when he was five or six years old, until 2000, when he moved to another school. During this time, he spent time with DeLorenzo.
5. DeLorenzo would caress and rub JOHN DOE during blessings. DeLorenzo would later continue similar touchings in other less visible areas at Holy Redeemer Church.
6. On many occasions, DeLorenzo reached into JOHN DOE's pants and fondled his genitalia.
7. On many occasions, while alone with JOHN DOE, DeLorenzo would first pray and then insert his finger into JOHN DOE's anus, penetrating him digitally.
8. In 2002, DeLorenzo admitted to sexually abusing a minor boy in the 1980's. The Catholic Church placed him on restricted ministry, but still allowed him to remain within the Catholic Church.
9. DeLorenzo moved to Florida in 2008 and is currently living in Summerfield, Florida. Because DeLorenzo has not "usually and publicly reside[d] within the state" since 2008, MCL 767.24, this charge is within the applicable statute of limitations.
10. Based on JOHN DOE's detailed and credible allegations, I am seeking a warrant charging the following:

Count 1 - First-Degree Criminal Sexual Conduct

11. Between 1995 and 1999, Vincent DeLorenzo, being over the age of 16, did engage in sexual penetration, to-wit: digital-anal penetration, with John Doe, a child under 13 years of age; contrary to MCL 750.520b(1)(a).

Count 2 - First-Degree Criminal Sexual Conduct

12. Between 1995 and 1999, Vincent DeLorenzo, being over the age of 16, did engage in sexual penetration, to-wit: digital-anal penetration, with John Doe, a child under 13 years of age; contrary to MCL 750.520b(1)(a).

Count 3 - First-Degree Criminal Sexual Conduct

13. Between 1995 and 1999, Vincent DeLorenzo, being over the age of 16, did engage in sexual penetration, to-wit: digital-anal penetration, with John Doe, a child under 13 years of age; contrary to MCL 750.520b(1)(a).

Count 4 - Second-Degree Criminal Sexual Conduct

14. Between 1995 and 1999, Vincent DeLorenzo, being over the age of 16, did engage in sexual contact with John Doe, a child under 13 years of age; contrary to MCL 750.520c(1)(a).

Count 5 - Second-Degree Criminal Sexual Conduct

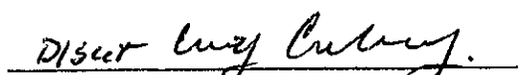
15. Between 1995 and 1999, Vincent DeLorenzo, being over the age of 16, did engage in sexual contact with John Doe, a child under 13 years of age; contrary to MCL 750.520c(1)(a).

Count 6 - Second-Degree Criminal Sexual Conduct

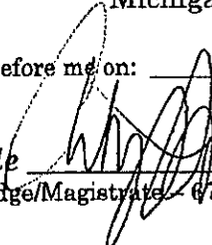
16. Between 1995 and 1999, Vincent DeLorenzo, being over the age of 16, did engage in sexual contact with John Doe, a child under 13 years of age; contrary to MCL 750.520c(1)(a).

Reviewed on: 5/22/19


Danielle Haganan-Clark, P63017
Assistant Attorney General
525 W. Ottawa St.
Lansing, MI 48909
(517) 335-7650


D/Sgt. Craig Carberry (Affiant)
Michigan State Police

Subscribed and Sworn before me on: 5/23/19
Date

Honorable 
Judge/Magistrate 67th District Court