						AG CASE
STATE OF MICHIGAN 82nd JUDICIAL DISTRICT 34th JUDICIAL CIRCUIT			WARR/ FELO		DISTRICT: 20-481-FY CIRCUIT: CTN: 96-20900944-01 MSP #: 063-0001321-20	
District Court ORI: MI728315J			Circuit Court ORI: MI720025J			AG ORI: MI820025A
V MICHAE	DPLE OF THE	LUNE	CHIGAN			Victim or complainant: STATE OF MICHIGAN
	•					Complaining Witness D/SGT, JOSEPH MCMILLAN
Height: 5'8	Weight: 150	Hair Color:	Eye Colo Hazel	or: Race: W	Sex: M	Date: On or about 08/01/2019 - 05/06/2020
City/Twp./Village Roscommon County		County in Mich ROSCOMV		Defendant SID		Defendant DOB
Charge(s) See Belo						Maximum Penalty See Below

STATE OF MICHIGAN, COUNTY OF ROSCOMMON

To any peace officer or court officer authorized to make arrest: The complaining witness has filed a sworn complaint in this court stating:

COUNT 1: CHILD SEXUALLY ABUSIVE ACTIVITY - AGGRAVATED

did persuade, induce, entice, coerce, cause or knowingly allow a under 15 years old child to engage in a child sexually abusive activity for the purpose of producing any child sexually abusive material involving a prepubescent child; contrary to MCL 750.145c(2)(b) [750.145C2B].

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA). It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28.722(u) & (v). FELONY: 25 Years and/or \$125,000.00

COUNT 2: CHILD SEXUALLY ABUSIVE ACTIVITY - AGGRAVATED

did persuade, induce, entice, coerce, cause or knowingly allow a under 15 years old child to engage in a child sexually abusive activity for the purpose of producing any child sexually abusive material involving a prepubescent child; contrary to MCL 750.145c(2)(b) [750.145C2B].

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA). It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28.722(u) & (v). FELONY: 25 Years and/or \$125,000.00

COUNT 3: CHILD SEXUALLY ABUSIVE ACTIVITY - AGGRAVATED

did persuade, induce, entice, coerce, cause or knowingly allow a under 15 years old child to engage in a child sexually abusive activity for the purpose of producing any child sexually abusive material involving a prepubescent child; contrary to MCL 750.145c(2)(b) [750.145C2B].

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA). It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28.722(u) & (v). FELONY: 25 Years and/or \$125,000.00

COUNT 4: CHILD SEXUALLY ABUSIVE ACTIVITY - AGGRAVATED

did persuade, induce, entice, coerce, cause or knowingly allow a under 15 years old year to engage in a child sexually abusive activity for the purpose of producing any child sexually abusive material involving a prepubescent child; contrary to MCL 750.145c(2)(b) [750.145C2B].

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA). It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28.722(u) & (v). FELONY: 25 Years and/or \$125,000.00

COUNT 5: COMPUTERS - INTERNET - COMMUNICATING WITH ANOTHER TO COMMIT CRIME - MAXIMUM IMPRISONMENT OF 15 YEARS OR MORE OR LIFE

did use the Internet, or a computer, or a computer network to communicate with a minor boy for the purpose of committing MCL 750.145c(2), where the victim or intended victim was a minor; contrary to MCL 750.145d(2)(f). [750.145D2F]

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA) if the underlying offense is a violation of MCL 750.145a or 750.145c. It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28.722(u) & (v).

FELONY: 20 Years and/or \$20,000.00; reimburse government for expenses incurred in relation to violation in manner indicated by MCL 769.1f (see MCL 750.145d(8)). A consecutive sentence may be imposed for a conviction on the underlying offense.

COUNT 6: COMPUTERS - INTERNET - COMMUNICATING WITH ANOTHER TO COMMIT CRIME - MAXIMUM IMPRISONMENT OF 15 YEARS OR MORE OR LIFE

did use the Internet, or a computer, or a computer network to communicate with a minor boy for the purpose of committing MCL 750.145c(2), where the victim or intended victim was a minor; contrary to MCL 750.145d(2)(f). [750.145D2F]

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA) if the underlying offense is a violation of MCL 750.145a or 750.145c. It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28.722(u) & (v).

FELONY: 20 Years and/or \$20,000.00; reimburse government for expenses incurred in relation to violation in manner indicated by MCL 769.1f (see MCL 750.145d(8)). A consecutive sentence may be imposed for a conviction on the underlying offense.

COUNT 7: COMPUTERS - INTERNET - COMMUNICATING WITH ANOTHER TO COMMIT CRIME - MAXIMUM IMPRISONMENT OF 15 YEARS OR MORE OR LIFE

did use the Internet, or a computer, or a computer network to communicate with a minor boy for the purpose of committing MCL 750.145c(2), where the victim or intended victim was a minor; contrary to MCL 750.145d(2)(f). [750.145D2F]

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA) if the underlying offense is a violation of MCL 750.145a or 750.145c. It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28,722(u) & (v).

FELONY: 20 Years and/or \$20,000.00; reimburse government for expenses incurred in relation to violation in manner indicated by MCL 769.1f (see MCL 750.145d(8)). A consecutive sentence may be imposed for a conviction on the underlying offense.

COUNT 8: COMPUTERS - INTERNET - COMMUNICATING WITH ANOTHER TO COMMIT CRIME - MAXIMUM IMPRISONMENT OF 15 YEARS OR MORE OR LIFE

did use the Internet, or a computer, or a computer network to communicate with a minor boy for the purpose of committing MCL 750.145c(2), where the victim or intended victim was a minor; contrary to MCL 750.145d(2)(f). [750.145D2F]

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA) if the underlying offense is a violation of MCL 750.145a or 750.145c. It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28.722(u) & (v).

FELONY: 20 Years and/or \$20,000.00; reimburse government for expenses incurred in relation to violation in manner indicated by MCL 769.1f (see MCL 750.145d(8)). A consecutive sentence may be imposed for a conviction on the underlying offense.

HABITUAL OFFENDER - SECOND OFFENSE NOTICE

Take notice that the defendant was previously convicted of a felony or an attempt to commit a felony in that on or about 04/08/2004, he or she was convicted of the offense of CSC 3rd in violation of MCL 750.520D in the 3rd Circuit Court for Wayne County, State of Michigan;

Therefore, defendant is subject to the penalties provided by MCL 769.10. [769.10] One and one-half times the maximum sentence on primary offense or a lesser term. The maximum penalty cannot be less than the maximum term for a first conviction.

Upon examination of the complaining witness, I find that the offense(s) charged has/have been committed and that there is probable cause to believe that defendant committed the offense(s). THEREFORE, IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN, I order you to arrest and bring defendant before the 82nd District Court immediately.

The defendant may be rel	eased before a	arraignment if \$ See Magistrale is	posted as interim bail
by Date			
10/1/2020	(SEAL)		
Date		J udge /Magistrate	Bar no.

RETURN

2:45 pm As ordered in this warrant, the defendant was arrested on ______ at Time Date at CLARE COUNTY JAIL Place of arrest 3 Peace officer

PROSECUTION TO BE HANDLED BY:

Robert M. Hayes (P69006) Assistant Attorney General Criminal Trials & Appeals Division 3030 W. Grand Blvd. Cadillac Place, Suite 10-200 Detroit, MI 48202 313-456-0180

STATE OF MICHIGAN 66th JUDICIAL DISTRICT 35th JUDICIAL CIRCUIT	WARRANT FELONY	AG CASE DISTRICT: 20-ST0763 CIRCUIT: CTN: 96-20900943-01 MSP #: 063-0001321-20
District Court ORI: MI780025J	Circuit Court ORI: MI780015J	AG ORI: MI820025A
THE PEOPLE OF THE STATE OF	F MICHIGAN	Victim or complainant:
V MICHAEL RICHARD CLUNE HOUGHTON LAKE, MI 48629		Complaining Witness D.SGT JOSEPH MCMILLAN

Height: 5'8	Weight: 150	Hair Color:	Eye Colo Hazel	or: Race: W	Sex: M	Date: On or about 08/20/2019	
City/Twp./Village Shiawassee County		County in Mic SHIAWASS		Defendant SID		Defendant DOB	
Charge(s) See Belo						Maximum Penally See Below	

STATE OF MICHIGAN, COUNTY OF SHIAWASSEE

To any peace officer or court officer authorized to make arrest: The complaining witness has filed a sworn complaint in this court stating:

COUNT 1: CRIMINAL SEXUAL CONDUCT - FIRST DEGREE (Person Under Thirteen, Defendant 17 years of age or older)

being 17 years of age or older, did engage in sexual penetration, to-wit: penis to mouth, with a child under 13 years of age; contrary to MCL 750.520b(1)(a) and MCL 750.520b(2)(b). [750.520B2B] SORA NOTICE

This is a Tier III Offense under the Sex Offender Registration Act (SORA) 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 or any term of years; mandatory minimum of 25 years; 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: CHILD SEXUALLY ABUSIVE ACTIVITY - AGGRAVATED

did persuade, induce, entice, coerce, cause or knowingly allow a 12 years old child to engage in a child sexually abusive activity for the purpose of producing any child sexually abusive material involving a prepubescent child; contrary to MCL 750.145c(2)(b) [750.145C2B].

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA). It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28.722(u) & (v). FELONY: 25 Years and/or \$125,000.00

COUNT 3: COMPUTERS - INTERNET - COMMUNICATING WITH ANOTHER TO COMMIT CRIME -MAXIMUM IMPRISONMENT OF 15 YEARS OR MORE OR LIFE

did use the Internet, or a computer, or a computer network to communicate with a minor boy for the purpose of

committing MCL 750.145c(2), where the victim or intended victim was a minor; contrary to MCL 750.145d(2)(f). [750.145D2F]

SORA NOTICE

This is a Tier II offense under the Sex Offender Registration Act (SORA) if the underlying offense is a violation of MCL 750.145a or 750.145c. It is a Tier III offense if the defendant has a prior conviction for a Tier II offense. MCL 28,722(u) & (v).

FELONY: 20 Years and/or \$20,000.00; reimburse government for expenses incurred in relation to violation in manner indicated by MCL 769.1f (see MCL 750.145d(8)). A consecutive sentence may be imposed for a conviction on the underlying offense.

HABITUAL OFFENDER - SECOND OFFENSE NOTICE

Take notice that the defendant was previously convicted of a felony or an attempt to commit a felony in that on or about 04/08/2004. he or she was convicted of the offense of CSC 3rd in violation of MCL 750.520D in the 3rd Circuit Court for Wayne County, State of Michigan;

Therefore, defendant is subject to the penalties provided by MCL 769.10. [769.10] One and one-half times the maximum sentence on primary offense or a lesser term. The maximum penalty cannot be less than the maximum term for a first conviction.

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

Upon examination of the complaining witness, I find that the offense(s) charged has/have been committed and that there is probable cause to believe that defendant committed the offense(s). THEREFORE, IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN, I order you to arrest and bring defendant before the 66th District Court immediately.

The defendant may be released before arraignment if $\frac{250,000}{250,000}$ is posted as interim bail

 $\frac{by 12/1/2020}{Date}$

(SEAL)

Judge/Magistrate

RETURN

As ordered in this warrant, the defendant was arrested on _

at CLARE CO JAIL

Place of arrest

Date

245 pm at Time Date Peace officer

PROSECUTION TO BE HANDLED BY:

Robert M. Hayes (P69006) Assistant Attorney General Criminal Trials & Appeals Division 3030 W. Grand Blvd. Cadillac Place, Suite 10-200 Detroit, MI 48202 313-456-0180