| STATE OF MICHIGAN 14A3 JUDICIAL DISTRIC | т | ADULT | DISTRICT: CIRCUIT: | |
|--|--|--|--|------------|
| 22ND JUDICIAL CIRCUIT | Г | BINDOVER | CTN: 96-20901005-01 MSP #: | |
| District Court ORI; MI810045 | J Circ | uit Court ORI: MI810015J | AG ORI: MI820025A | |
| THE PEOPLE OF THE S V ALFRED CHARLES GOI | AA-182000A-2AA-4-5 | N | Victim or complainant: STATE OF MICHIGAN | |
| TAYLOR, MI 48180 | | | Complaining Witness D/SGT. SHERRY WC | RKMAN |
| Co-defendant(s) | | | Date: On or about 12/11/2019 | |
| City/Twp./Village Dexter Twp. | County in Michigan Washtenaw | Defendant SID | Defendant DOB | |
| Charge(s) | | 1 | Maximum Penalty See Below | |
| Date: | | District Judge: | | |
| Reporter/Recorder | Cert. no. | Water to the second sec | Bar no. | Bar no |
| | | | | |
| I have a right to employ I may request a court ap | an attorney. opointed attorney if I am fi | EXAMINATION WAIVER Inancially unable to employ one. It must be shown that a crime was commit | ted and probable cause exists to charge me | with the |
| a. I have a right to employ b. I may request a court at c. I have a right to a prelim crime. 2. I voluntarily waive my right warrant (or as amended). | an attorney. opointed attomey if I am fi elinary examination where to a preliminary examinat | nancially unable to employ one. It must be shown that a crime was commit ion and understand that I will be bound ov | er to circuit court on the charges in the comp | |
| I may request a court at I have a right to a prelim crime. 2. I voluntarily waive my right | an attorney. opointed attomey if I am fi linary examination where | nancially unable to employ one. It must be shown that a crime was commit ion and understand that I will be bound ov Defendant | | |
| a. I have a right to employ b. I may request a court ap c. I have a right to a prelim crime. 2. I voluntarily waive my right warrant (or as amended). | an attorney. opointed attomey if I am fi elinary examination where to a preliminary examinat | nancially unable to employ one. It must be shown that a crime was commit ion and understand that I will be bound ov | | |
| a. I have a right to employ b. I may request a court at c. I have a right to a prelim crime. 2. I voluntarily waive my right warrant (or as amended). Defendant attorney 3. Examination has been to committed and that the desired in the committed and th | an attorney. opointed attorney if I am fi elinary examination where to a preliminary examinat Bar no. walved. and it was found that probatelendant committed the opening of the committed of the opening of the ope | nancially unable to employ one. It must be shown that a crime was commit ion and understand that I will be bound ov Defendant ADULT BIND OVER ble cause exists to believe both that an off | er to circuit court on the charges in the comp | laint and |
| a. I have a right to employ b. I may request a court at c. I have a right to a prelim crime. 2. I voluntarily waive my right warrant (or as amended). Defendant attorney 3. Examination has been was a committed and that the committed and that the committed and that is boun | an attorney. opointed attorney if I am fill an attorney in I am fill an attorney if I am fill an attorney examinated to a preliminary examinated and it was found that probate fendant committed the control of the con | nancially unable to employ one. It must be shown that a crime was commit ion and understand that I will be bound ov Defendant ADULT BIND OVER | er to circuit court on the charges in the comp | laint and |
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| a. I have a right to employ b. I may request a court at c. I have a right to a prelim crime. 2. I voluntarily waive my right warrant (or as amended). Defendant attorney 3. Examination has been was read and that the committed and that the committed and that the committed contains the committed and that the committed and the co | an attorney. opointed attorney if I am fi ilinary examination where to a preliminary examinat Bar no. walved. Ind it was found that proba defendant committed the office of the complaint. It the complaint. It charge(s) of | nancially unable to employ one. It must be shown that a crime was commit ion and understand that I will be bound ov Defendant ADULT BIND OVER ble cause exists to believe both that an off offense. Date | er to circuit court on the charges in the complete services and the court has a service services and the court has a service services and the court has a service services and the charges in the complete services are services and the charges in the complete services are services and the charges in the complete services are services and the charges are services are services and the charges are services are services and the charges are services are services are services and the charges are services are servic | laint and |
| a. I have a right to employ b. I may request a court at c. I have a right to a prelim crime. 2. I voluntarily waive my right warrant (or as amended). Defendant attorney 3. Examination has been to committed and that the discommitted and that the discommitted and the charge(s) in on the amended. | an attorney. opointed attorney if I am fi sinary examination where to a preliminary examinat Bar no. walved. dit was found that proba defendant committed the o | nancially unable to employ one. It must be shown that a crime was commit from and understand that I will be bound ov Defendant ADULT BIND OVER ble cause exists to believe both that an off offense. Date | er to circuit court on the charges in the complete services and count has at m. | olaint and |
| a. I have a right to employ b. I may request a court at c. I have a right to a prelim crime. 2. I voluntarily waive my right warrant (or as amended). Defendant attorney 3. Examination has been to committed and that the discommitted and that the discommitted and the charge(s) in on the amended. | an attorney. opointed attorney if I am fi sinary examination where to a preliminary examinat Bar no. walved. dit was found that proba defendant committed the o | nancially unable to employ one. It must be shown that a crime was commit ion and understand that I will be bound ov Defendant ADULT BIND OVER ble cause exists to believe both that an off offense. ppear on | er to circuit court on the charges in the complete services and count has at m. | been |

| STATE OF MICHIG 14A3 JUDICIAL DIS 22ND JUDICIAL CIF | STRICT | COMPLAINT FELONY | DISTRICT: CIRCUIT: CTN: 96-20901005-01 MSP #: |
|---|---------------------------------|-------------------------------------|--|
| District Court ORI: MI81 | 0045J Cir | cuit Court ORI: MI810015J | AG ORI: MI820025A |
| THE PEOPLE OF T | HE STATE OF MICHIG | AN | Victim or complainant: STATE OF MICHIGAN |
| ALFRED CHARLES | GORMAN | | Complaining Witness |
| TAYLOR, MI 4818 | 80 | | D/SGT. SHERRY WORKMAN |
| Co-defendant(s) | | *** *** *** *** *** *** *** *** *** | Date: On or about 12/11/2019 |
| City/Twp./Village Dexter Twp. | County in Michigan Washtenaw | Defendant SID | Defendant DOB |
| Charge(s) | | <u> </u> | Maximum Penalty |

See Below

STATE OF MICHIGAN, COUNTY OF WASHTENAW

The complaining witness says that on the date and at Washtenaw, the defendant, contrary to law,

Count 1 - Unlawful Posting a Message

See Below

Did post a message through the use of any medium of communication, including the internet or a computer, computer program, computer system, or computer network, or other electronic medium of communication, without the victim's consent, if all of the following apply: The person knows or has reason to know that posting the message could cause 2 or more separate noncontinuous acts of unconsented contact with the victim. Posting the message is intended to cause conduct that would make the victim feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message would cause a reasonable person to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message causes the victim to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested; contrary to MCL 750.411s.

FELONY: 2 Years and/or \$5,000.00; reimburse government for expenses incurred in relation to the violation (see MCL 769.1f)

Count 2 - Gang Membership Felonles

Being as associate or member of a gang, did commit or attempt to the commit the felony of Unlawfu! Posting a Message, and his association or membership in the gang provided the motive, means, or opportunity for committing the crime; contrary to MCL 750.411u.

FELONY: 20 Years. A consecutive sentence may be imposed for a conviction on the underlying offense.

Count 3 - Using a Computer to Commit a Felony

Did use a computer program, computer, computer system, or computer network to commit, attempt to commit, conspire to commit, or solicit another person to commit a crime where the underlying crime has a maximum term of imprisonment of 2 year or more but less than 4 years, contrary to MCL 752.797(3)(c).

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 by: | Complaining witness signature | |
|---|--|---|
| Sunita Doddamani | | OCT 2 8 2020 |
| Sunita Doodamani (P67459) Assistant Attorney General | Subscribed and sworn to before me on _ | Date |
| Criminal Trials & Appeals Division Cadillac Place, 3030 W. Grand Blvd. Suite 10-200 Detroit, MI 48202 313-456-0180 | Judge/Magistrate/Sierk | P581/C Bar no. |
| Security for costs posted | / | and 1000 1000 1000 1000 1000 1000 1000 10 |

| STATE OF MICHIG 14A3 JUDICIAL DIS 22ND JUDICIAL CII | STRICT | INFORMATION FELONY | DISTRICT: CIRCUIT: CTN: 96-20901005-01 MSP #: |
|---|---------------------------------|-----------------------------|--|
| District Court ORI: MI81 | 0045J C | ircuit Court ORI: MI810015J | AG ORI: MI820025A |
| THE PEOPLE OF T V ALFRED CHARLES TAYLOR, MI 4818 | | AN | STATE OF MICHIGAN Complaining Witness D/SGT. SHERRY WORKMAN |
| Co-defendant(s) | | · | Date: On or about 12/11/2019 |
| City/Twp./Village Dexter Twp. | County in Michigan Washtenaw | Defendant SID | Defendant DOB |
| Charge(s) | | | Maximum Penalty See Below |

IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN: Dana Nessel, Attorney General for the State of Michigan, appears before the court and informs the court that on the date and at Washtenaw, the defendant:

Count 1 - Unlawful Posting a Message

Did post a message through the use of any medium of communication, including the internet or a computer, computer program, computer system, or computer network, or other electronic medium of communication, without the victim's consent, if all of the following apply: The person knows or has reason to know that posting the message could cause 2 or more separate noncontinuous acts of unconsented contact with the victim. Posting the message is intended to cause conduct that would make the victim feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message would cause a reasonable person to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message causes the victim to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested; contrary to MCL 750.411s.

FELONY: 2 Years and/or \$5,000.00; reimburse government for expenses incurred in relation to the violation (see MCL 769.1f)

Count 2 - Gang Membership Felonies

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FELONY: 20 Years. A consecutive sentence may be imposed for a conviction on the underlying offense.

Count 3 - Using a Computer to Commit a Felony

Did use a computer program, computer, computer system, or computer network to commit, attempt to commit, conspire to commit, or solicit another person to commit a crime where the underlying crime has a maximum term of imprisonment of 2 year or more but less than 4 years, contrary to MCL 752.797(3)(c).

| Court shall order law enforcement to if not taken at arrest. | collect a DNA identification profiling sample before sentencing or disposition, |
|--|---|
| and against the peace and dignity of the | State of Michigan. |
| Date | Sunita Doddamani |
| Date | Sunita Doodamani (P67459) |
| | Assistant Attomey General Criminal Trials & Appeals Division |
| | Cadillac Place, 3030 W. Grand Blvd. Suite 10-200 |
| | Detroit, MI 48202 |
| | 313-456-0180 |

| STATE OF MICHIGAN 14A DISTRICT COURT 22ND JUDICIAL CIRCUIT | | 15.00 | ITTIMUS ELONY | 7.02 - 7 7. | | CASE NO | D: 2020901005 |
|--|--------------|--------------------|-------------------------------|-------------|---------------------------------------|-----------|--|
| The People of the State of Mi | chigan | | Offense Inform | ation | 200 - VOSON | | |
| | ·g | vs | Date of Offense 12/11/2019 | • | Police A | gency / R | leport No. |
| Alfred Charles Gorman 96-20901005-01 | | | | ACE V | DOB | | SID X209010051 |
| Defendant(s) | | | | | | | |
| Charge(s) 750/411S2A 01 750/411U 01 752/7973C 01 | | | Type of offense | | BOND | HISTOR | iY . |
| Defendant Alias(s): | HOLDS: | | [] Felony | Da Se | | Туре | Amount |
| | | | | | - | | |
| | | | | | | | |
| | | | | CAUT | ions: | | |
| | J | Scheduled | court appearances | : | | | |
| | | DATE | TIME | co | URT LOCATIO | N | |
| (05.1) | | | | | | | |
| (SEAL |) | | | _ | | | |
| | | | | | | | |
| To the Sheriff or Custodial Agen of the Court, or until such time as t the Defendant to all hearings and o | oail bond or | personal recogniza | nce is posted. Whe | n the Def | in your care and endant is in your | custody u | ntil further order you are to bring |
| Date | | | Judge/Magistra | te | | Ва | r no. |

| STATE OF MICHIGA 14A3 JUDICIAL DIS 22ND JUDICIAL CIR | TRICT | WARRA! FELON | (T) (T) | DISTRICT: CIRCUIT: CTN: 96-20901005-01 MSP #: |
|--|--------------------------------|-----------------------------|-----------|--|
| District Court ORI: MI810 | 0045J | Circuit Court ORI: MI810015 | J | AG ORI: MI820025A |
| THE PEOPLE OF THE VALFRED CHARLES | GORMAN | IIGAN | | Victim or complainant: STATE OF MICHIGAN |
| | | = V AGMAC DISAR! | | Complaining Witness D/SGT. SHERRY WORKMAN |
| Height: Weight: | Hair Color: I | Eye Color: Race: White | Sex: M | Date: On or about 12/11/2019 |
| City/Twp./Village Dexter Twp. | County in Michiga Washtenaw | n Defendant SID | | Defendant DOB |
| Charge(s) | | | | Maximum Penalty |

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 - Unlawful Posting a Message

Did post a message through the use of any medium of communication, including the internet or a computer, computer program, computer system, or computer network, or other electronic medium of communication, without the victim's consent, if all of the following apply: The person knows or has reason to know that posting the message could cause 2 or more separate noncontinuous acts of unconsented contact with the victim. Posting the message is intended to cause conduct that would make the victim feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message would cause a reasonable person to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message causes the victim to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested; contrary to MCL 750.411s.

FELONY: 2 Years and/or \$5,000.00; reimburse government for expenses incurred in relation to the violation (see MCL 769.1f)

Count 2 - Gang Membership Felonies

Being as associate or member of a gang, did commit or attempt to the commit the felony of Unlawful Posting a Message, and his association or membership in the gang provided the motive, means, or opportunity for committing the crime; contrary to MCL 750.411u.

FELONY: 20 Years. A consecutive sentence may be imposed for a conviction on the underlying offense.

Count 3 - Using a Computer to Commit a Felony

Did use a computer program, computer, computer system, or computer network to commit, attempt to commit, conspire to commit, or solicit another person to commit a crime where the underlying crime has a maximum term of imprisonment of 2 year or more but less than 4 years, contrary to MCL 752.797(3)(c).

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 14A3 District Court immediately.

| The defendant may be release interim bail | ed before arraign | ment if \$ | is posted as |
|--|-------------------|--------------------------------|----------------------|
| by | | | |
| Date | | | |
| OCT 2 8 2020 | (SEAL) | Judge/Magistrate | 1587/2 Barno |
| Date | | Anago usia gion die | MARK HILSON (POETEZ) |
| | | RETURN | |
| As ordered in this warrant, the o | defendant was ar | rested onDate | at |
| | | Date | Time |
| at | | | |
| Place of arrest | | | |
| Date | · | Peace office | 3r |
| Date | | i cace office | <i>,</i> , |

PROSECUTION TO BE HANDLED BY:

Sunita Doodamani (P67459) Assistant Attomey General Criminal Trials & Appeals Division Cadillac Place, 3030 W. Grand Blvd. Suite 10-200 Detroit, MI 48202 313-456-0180

| STATE OF MICHIGAN 14A3 JUDICIAL DISTRIC 22ND JUDICIAL CIRCUIT | | ADULT BINDOVER | DISTRICT: CIRCUIT: CTN: 96-20901003-01 MSP #: | |
|---|---|-------------------------|---|--|
| District Court ORI: MI810045J | Circu | it Court ORI: MI810015J | AG ORI: MI820025A | |
| THE PEOPLE OF THE ST | TATE OF MICHIGAN | 1 | Victim or complainant: | |
| V JUSTEN MICHAEL WATI | | <u>.</u> | STATE OF MICHIGAN | ı |
| BAD AXE, MI 48413 | | | Complaining Witness D/SGT. SHERRY WO | ORKMAN |
| Co-defendant(s) | 58% | | Date: On or about 12/11/2019 | |
| City/Twp./Village Dexter Twp. | County in Michigan Washtenaw | Defendant SID | Defendant DOB | |
| Charge(s) See Below | | J | Maximum Penalty See Below | |
| Date: | *************************************** | District Judge: | | |
| Reporter/Recorder | Cert. no. | Represented b | Bar no. | Bar no. |
| | | EXAMINATION WAIVER | | 5.11 |
| I have a right to a prelimit crime. | an attorney. pointed attorney if I am fin nary examination where it | | ited and probable cause exists to charge me er to circuit court on the charges in the comp | |
| wantan (or as amended). | | | | |
| Defendant attorney | Bar no. | Defendant | September 1 | |
| | | ADULT BIND OVER | | |
| 3. Examination has been w | aived. | | | |
| Examination was held and committed and that the de | | | ense not cognizable by the district court has | been |
| ☐ 5. The defendant is bound | over to circuit court to ap | | at m. | |
| on the charge(s) in t | he complaint. | Date | Time | |
| on the amended | charge(s) of | | | y 10 10 10 10 10 10 10 10 10 10 10 10 10 |
| - | | MCL/PACC Code | 14 14 14 14 14 14 14 14 14 14 14 14 14 1 | |
| 6. Bond is set in the amount of \$_ | Туре | of bond: | ☐ Posted | |
| Date | 354 | Judge | Barno | |

| STATE OF MICHIG 14A3 JUDICIAL DIS 22ND JUDICIAL CII | STRICT | COMPLAINT FELONY | DISTRICT: CIRCUIT: CTN: 96-20901003-01 MSP #: |
|---|---------------------------------|---------------------------|--|
| District Court ORI: MI81 | 10045J Cin | cuit Court ORI: MI810015J | AG ORI: MI820025A |
| THE PEOPLE OF T | HE STATE OF MICHIG | AN | Victim or complainant: STATE OF MICHIGAN |
| JUSTEN MICHAEL | WATKINS | <u> </u> | Complaining Witness |
| BAD AXE, MI 484 | 13 | | D/SGT. SHERRY WORKMAN |
| Co-defendant(s) | - 1 5 1 | | Date: On or about 12/11/2019 |
| City/Twp./Village Dexter Twp. | County In Michigan Washtenaw | Defendant SID | Defendant DOB |
| Charge(s) | | | Maximum Penalty See Below |

The complaining witness says that on the date and at Washtenaw, the defendant, contrary to law,

Count 1 - Unlawful Posting a Message

Did post a message through the use of any medium of communication, including the internet or a computer, computer program, computer system, or computer network, or other electronic medium of communication, without the victim's consent, if all of the following apply: The person knows or has reason to know that posting the message could cause 2 or more separate noncontinuous acts of unconsented contact with the victim. Posting the message is intended to cause conduct that would make the victim feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message would cause a reasonable person to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message causes the victim to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested; contrary to MCL 750.411s.

FELONY: 2 Years and/or \$5,000.00; reimburse government for expenses incurred in relation to the violation (see MCL 769.1f)

Count 2 - Gang Membership Felonies

Being as associate or member of a gang, did commit or attempt to the commit the felony of Unlawful Posting a Message, and his association or membership in the gang provided the motive, means, or opportunity for committing the crime; contrary to MCL 750.411u.

FELONY: 20 Years. A consecutive sentence may be imposed for a conviction on the underlying offense.

Count 3 - Using a Computer to Commit a Felony

Did use a computer program, computer, computer system, or computer network to commit, attempt to commit, conspire to commit, or solicit another person to commit a crime where the underlying crime has a maximum term of imprisonment of 2 year or more but less than 4 years, contrary to MCL 752.797(3)(c).

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 onby: | Complaining witness signature | |
|--|--------------------------------------|------------------|
| Sunita Doddamani | | OCT 2 8 2020 |
| Sunita Doddamani (P67459) Assistant Attorney General | Subscribed and sworn to before me on | Date |
| Criminal Trials & Appeals Division Cadillac Place, 3030 W. Grand Blvd. Suite 10-200 Detroit, MI 48202 313-456-0180 | dudge/Magistrate/Cterk | PST/L Barno. |
| Security for costs posted | (| AND CARREST COST |

| STATE OF MICHIG 14A3 JUDICIAL DIS 22ND JUDICIAL CI | STRICT | INFORMATION FELONY | DISTRICT: CIRCUIT: CTN: 96-20901003-01 MSP#: |
|---|---------------------------------|----------------------------|---|
| District Court ORI: MI81 | 0045J Cir | rouit Court ORI: MI810015J | AG ORI: MI820025A |
| THE PEOPLE OF T Y JUSTEN MICHAEL BAD AXE, MI 484 | | AN | STATE OF MICHIGAN Complaining Witness |
| | | | D/SGT. SHERRY WORKMAN |
| Co-defendant(s) | | | Date: On or about 12/11/2019 |
| City/Twp./Village Dexter Twp. | County in Michigan Washtenaw | Defendant SID | Defendant DOB |
| Charge(s) | | | Maximum Penalty |

IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN: Dana Nessel, Attorney General for the State of Michigan, appears before the court and informs the court that on the date and at Washtenaw, the defendant:

Count 1 - Unlawful Posting a Message

Did post a message through the use of any medium of communication, including the internet or a computer, computer program, computer system, or computer network, or other electronic medium of communication, without the victim's consent, if all of the following apply: The person knows or has reason to know that posting the message could cause 2 or more separate noncontinuous acts of unconsented contact with the victim. Posting the message is intended to cause conduct that would make the victim feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message would cause a reasonable person to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message causes the victim to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested; contrary to MCL 750.411s.

FELONY: 2 Years and/or \$5,000.00; reimburse government for expenses incurred in relation to the violation (see MCL 769.1f)

Count 2 - Gang Membership Felonies

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Did use a computer program, computer, computer system, or computer network to commit, attempt to commit, conspire to commit, or solicit another person to commit a crime where the underlying crime has a maximum term of imprisonment of 2 year or more but less than 4 years, contrary to MCL 752.797(3)(c).

| Court shall order law enforcement to colif not taken at arrest. | llect a DNA identification profiling sample before sentencing or disposition, |
|---|---|
| and against the peace and dignity of the | State of Michigan. |
| Date | Sunita Doddamani |
| | Sunita Doddamani (P67459) Assistant Attorney General Criminal Trials & Appeals Division Cadillac Place, 3030 W. Grand Blvd. Suite 10-200 Detroit, MI 48202 313-456-0180 |

| STATE OF MICHIGAN 14A DISTRICT COURT 22ND JUDICIAL CIRCUIT | 1970 | MITTIMUS FELONY | | | CASE N | O: 2020901003 | |
|---|--------------------------|--------------------|--|-----------------------------------|----------------------------|--|--|
| The People of the State of Michiga | an vs | | Offense Information Date of Offense 12/11/2019 | | Police Agency / Report No. | | |
| Justen Michael Watkins 96-2090100 | 3-01 | SEX RACE W | | DOB | | SID X209010031 | |
| Defendant(s) Charge(s) 750/411S2A 01 750/411U 01 752/7973C 01 | | Type of offense | | BOND | HISTOR | RY | |
| Defendant Alias(s): | LDS: | [] Felony | Dat Se | | Туре | Amount | |
| | | | | | | | |
| | | | CAUT | IONS: | | | |
| | 7 <u> </u> | court appearance | | | | | |
| DATE | | TIME | COL | COURT LOCATION | | | |
| (SEAL) | | | | | | | |
| To the Sheriff or Custodial Agency: Yo of the Court, or until such time as bail bot the Defendant to all hearings and Court a | nd or personal recogniza | nce is posted. Who | en the Defe | n your care and endant is in your | custody u custody, | ntil further order you are to bring | |
| Date | <u>-</u> ù | Judge/Magistro | ate | | Ва | ar no. | |

| STATE OF MICHIGAN 14A3 JUDICIAL DISTRICT 22ND JUDICIAL CIRCUIT | | | | WARRA FELON | 373 7 C | DISTRICT: CIRCUIT: CTN: 96-20901003-01 MSP #: | | |
|--|--|-----------------------------|----------|---|-------------------|--|--|--|
| District Court ORI: MI810045J Circuit Court ORI: MI810015J | | | | | AG ORI: MI820025A | | | |
| V JUSTEN | OPLE OF THI LMICHAEL W E, MI 48413 | | ICHIGAN | | | Victim or complainant: STATE OF MICHIGAN Complaining Witness D/SGT. SHERRY WORKMAN | | |
| Height: | Weight: | Hair Color: | Eye Colo | r: Race: White | Sex: M | Date: On or about 12/11/2019 | | |
| City/Twp./\ Dexter T | | County in Mich Washtenav | | Defendant SID | | Defendant DOB | | |
| Charge(s) | | | | *************************************** | | Maximum Penalty | | |

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

Count 1 - Unlawful Posting a Message

Did post a message through the use of any medium of communication, including the internet or a computer, computer program, computer system, or computer network, or other electronic medium of communication, without the victim's consent, if all of the following apply: The person knows or has reason to know that posting the message could cause 2 or more separate noncontinuous acts of unconsented contact with the victim. Posting the message is intended to cause conduct that would make the victim feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message would cause a reasonable person to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested. Conduct arising from posting the message causes the victim to suffer emotional distress and to feel terrorized, frightened, intimidated, threatened, harassed, or molested; contrary to MCL 750.411s.

FELONY: 2 Years and/or \$5,000.00; reimburse government for expenses incurred in relation to the violation (see MCL 769.1f)

Count 2 - Gang Membership Felonies

Being as associate or member of a gang, did commit or attempt to the commit the felony of Unlawful Posting a Message, and his association or membership in the gang provided the motive, means, or opportunity for committing the crime; contrary to MCL 750.411u.

FELONY: 20 Years. A consecutive sentence may be imposed for a conviction on the underlying offense.

Count 3 - Using a Computer to Commit a Felony

Did use a computer program, computer, computer system, or computer network to commit, attempt to commit, conspire to commit, or solicit another person to commit a crime where the underlying crime has a maximum term of imprisonment of 2 year or more but less than 4 years, contrary to MCL 752.797(3)(c).

Peace officer

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

PROSECUTION TO BE HANDLED BY:

Date

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