STATE OF MICHIG 52-3 JUDICIAL DIS 6TH JUDICIAL CIR	TRICT	WARRANT FELONY	DISTRICT: \\(\C\) - \(\O \)
District Court ORI: MI63	0185J	Circuit Court ORI: MI630015J	AG ORI: MI820025A
v LARRY ERLIN ORI 111 TEELIN DRIVE		IGAN	Victim or complainant: A.M.
OXFORD, MI 4837	1		Complaining Witness Tpr. Dave Busacca
Height: Weight: 5'9" 175	_	ye Color: Race: Sex: Blue White M	Date: On or about 07/16/2011-01/11/2016
City/Twp./Village Oxford Township	County in Michiga Oakland	Defendant SID	Defendant DOB 11/18/1948

STATE OF MICHIGAN, COUNTY OF OAKLAND

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

Maximum Penalty

See Below

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: anal penetration, 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

Charge(s)

See Below

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: 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: vaginal penetration, 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).

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 June 11, 2010, he or she was convicted of the offense of Criminal Sexual Conduct - Second Degree in violation of MCL 750.520C in the 6th Circuit Court for Oakland 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 52-3 District Court immediately.

The defendant may be r	released before ar	raignment if \$	is posted as interim bail
by	_ (SEAL)	Judge/Magistrate	Q P54833 Bar no.