

Information - Circuit Court
Original Complaint - Court
Warrant - Court

Bindover/Transfer - Circuit/Juvenile Court
Complaint copy - Prosecutor
Complaint copy - Defendant/Attorney

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| STATE OF MICHIGAN 95A JUDICIAL DISTRICT 41ST JUDICIAL CIRCUIT | | INFORMATION FELONY | | CASE NO. 2021-0313014-B DISTRICT: 2021-46259-FY CIRCUIT: | |
| District Court ORI: MI- MI550015J 839 10TH AVE. COURTHOUSE MENOMINEE, MI 49858 906-863-9408 | | Circuit Court ORI: MI- MI550025J 839 10TH AVE. COURTHOUSE MENOMINEE, MI 49858 906-863-9968 | | | |
| THE PEOPLE OF THE STATE OF MICHIGAN | | Defendant's name and address v Raymond James Vetort [REDACTED] | | Victim or complainant STATE OF MICHIGAN | |
| Co-defendant(s) (If known) | | | | Complaining Witness Det./Lt. Reid Roeske | |
| | | | | Date: On or about 7/15/2016-10/4/2016 | |
| City/Twp./Village Faithorn Township | County in Michigan MENOMINEE | Defendant TCN | Defendant CTN 96-21900684-01 | Defendant SID | Defendant DOB [REDACTED] |
| Police agency report no. DNR R1699800874 | Charge See below | Maximum penalty | | | |
| [] A sample for chemical testing for DNA identification profiling is on file with the Michigan State Police from a previous case. | | Oper./Chauf. CDL | Vehicle Type | Defendant DLN | |

Witnesses

Det./Lt. Reid Roeske

STATE OF MICHIGAN, COUNTY OF MENOMINEE

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 range above and at the location described above, the defendant:

COUNT 1: STATE LAND - TRESPASS/DAMAGES - \$20,000.00 OR MORE

did enter upon state-owned land or directed his employees to enter state land and cut logs or trees, the amount of damages being \$20,000.00 or more; contrary to MCL 324.2157(1)(d)(i). [324.21571D1]

FELONY: 10 Years and/or \$15,000.00 or 3 times the value of the property involved, whichever is greater. To impose a fine of 3 times the value, the defendant must admit the amount, or it must be determined by the trier of fact at trial. See *Southern Union Co. v United States* 567 U.S. ____; No. 11-94 (2012)

COUNT 2: LARCENY - \$20,000.00 OR MORE

did commit the offense of larceny by stealing trees that belonged to the State of Michigan; the value of the property stolen was \$20,000.00 or more; contrary to MCL 750.356(2)(a). [750.3562A]

FELONY: 10 Years and/or \$15,000.00, or 3 times the value of the property stolen, whichever is greater. To impose a fine of 3 times the value, the defendant must admit the amount, or it must be determined by the trier of fact at trial. See *Southern Union Co. v United States* 567 U.S. ____; No. 11-94 (2012).

COUNT 3: MALICIOUS DESTRUCTION - TREES, SHRUBS, CROPS, GRASS, TURF, SOIL - \$20,000.00 OR MORE

did willfully and maliciously, or wantonly and without cause, cut down, destroy, or injure any tree belonging to the State of Michigan, that was standing, growing, or located on the land of another, and the value of the tree cut down, destroyed, or injured was \$20,000.00 or more; contrary to MCL 750.382(1)(d)(i). [750.3821D1]

FELONY: 10 Years and/or \$15,000.00, or 3 times the value of the items cut down, destroyed, or injured, whichever is greater. To impose a fine of 3 times the value, the defendant must admit the amount, or it must be determined by the trier of fact at trial. See *Southern Union Co. v United States* 567 U.S. ____; No. 11-94 (2012).

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

and against the peace and dignity of the State of Michigan.

7-9-2021
Date

Prosecuting Attorney
By: DCAS (P70863)
Daniel C. Grano P70863

MC 200 (12/19) FELONY SET, Information

MCL 764.1 et seq., MCL 766.1 et seq., MCL 767.1 et seq., MCR6.110