			CCP/11/1/2
			7
Comment of the same and the same of the same	witien		
TITION AND ORDER FOR DISCHARGE FROM PROB		The second second	- H. W. S. Co.
	fe Arangery		
Sinte of A	<b>HERITALIA</b>		
OAKI	LAND .	· · · · · · · · · · · · · · · · · · ·	
be Circuit Court The Manual III			
The People of the State of Michigan.		, db,	
THE LOOK AS ASSESSMENT OF THE PARTY OF THE P	D. W. Alo	77-32312-12	
VS.	DOCKGE 14DT	77-32312-11	
Busce, Christopher Brian		31	
Defendant			
	iconi		
PETT	MANY	STXTH	idicial Circuit
o the Honorable ROBERT L. TEMPLIN	Circui Judge _	V	
JOHN C. WHETSTONE	the Undersigned Prob	ation Officer for	the County of
DAKTAND	reports as follows on	neerning the abo	av Beignorin Ges
and defendant was placed on probation by order of this	round for a term of -	two	vrars, said
and defendant was placed on promation by order to			
rrier being dated July 29, 1977	2*		
Said Probationer has completed all of the conditions of	fropation except.		
Jacini I a vivos			
	D'	or be discharger	from further
herefure, the undersigned Probation Officer recommen	de that said I counting	As sonteneed for	r ทาง: กฎีเกรน์ :
As a probation riplator: _xx Died: O	Hiller Carron -	/	1 注意
	1 / 1/	the state of	
	many of many	Prohation Officer	
		, -	
· · · · · · · · · · · · · · · · · · ·			
ORDER DISCHARGO	NG PROBATION	ER	
		PONTIAC	
in the second bearing in the	m	TOUGHTON	1 5 5 73
At the season of said Court held at the Courtnouse in a	he City of	, LOTTE LAND	
. December 13, 13, 0	he City of	, I OHE LOS	
in his - in said County, on December 13, 1770		, , , , , , , , , , , , , , , , , , , ,	ludge
ROBERT L.	TEMPLIN	Circuit	
Present, U., HONORABLE ROBERT L.	TEMPLIN	Circuit	n in charge of Ve
Present. Un HONORABLE ROBERT L.  O the cause it appearing that the above named Defend	TEMPLIN  (ant was heretofeire paring from the potition	Circuit	n in charge of Ve
Present. The HONORABLE ROBERT L.  The cause it appearing that the above named Defend to the cause it appearing that the above named Defend to Probation Officer of this Court, and it further app	TEMPLIN  lant was heretofeire p  smug from the petitir  1979	Circuit discoloring of said Probat	in in charge of les
Present. the HONORABLE ROBERT L.  The raise it appearing that the above named Defend the Probation Officer of this Court, and it further appropriate product of such probation expires on July 30.	TEMPLIN  lant was heretofeire paring from the petitic  1979	Circuit danced on probette	in in charge of light on Officer that
Present. Un HONORABLE ROBERT L.  The cause it appearing that the above named Defend to Present of this Court, and it further appropriate product of such probation expires on July 30.  Therefore ordered that said Probationer be, and is	TEMPLIN  lant was heretofeire planting from the potition  1979  Foreby discharged for probation heretofo	Circuit laced on probette in of said l'robit rom supervision re imposed	in in charge of less on Officer that
Present. Un HONORABLE ROBERT L.  The cause it appearing that the above named Defend to Present of this Court, and it further appropriate product of such probation expires on July 30.  Therefore ordered that said Probationer be, and is	TEMPLIN  lant was heretofeire planting from the potition  1979  Foreby discharged for probation heretofo	Circuit laced on probette in of said l'robit rom supervision re imposed	in in charge of less on Officer that
Present. The HONORABLE ROBERT L.  The rause it appearing that the above named Defend by Probation Officer of this Court, and it further appropriate production expires on July 30.  Therefore ordered that said Probationer be, and is infilled obligations respecting the conditions of said studgment of suspended sentence is hereby entered in a	TEMPLIN  lant was heretofeire planting from the potition  1979  Foreby discharged for probation heretofo	Circuit laced on probette in of said l'robit rom supervision re imposed	in in charge of legion Officer that
Present. Un HONORABLE ROBERT L.  The cause it appearing that the above named Defend to Present of this Court, and it further appropriate product of such probation expires on July 30.  Therefore ordered that said Probationer be, and is	TEMPLIN  Int was heretofeire paring from the potition 1979  Foreby discharged for probation heretofologic can communicate the second communication for the second communication in the second communic	Circuit laced on probette in of said Fronti rom supervision re imposed inter the lacks	and from any his Court said
Present. The HONORABLE ROBERT L.  The rause it appearing that the above named Defend by Probation Officer of this Court, and it further appropriate production expires on July 30.  Therefore ordered that said Probationer be, and is infilled obligations respecting the conditions of said studgment of suspended sentence is hereby entered in a	TEMPLIN  lant was heretofeire planting from the potition  1979  Foreby discharged for probation heretofo	Circuit laced on probette in of said Fronti rom supervision re imposed inter the lacks	in in charge of legion Officer that

### State of Michigan

THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

PEOPLE OF THE STATE OF MICHIGAN

Orristopher Brian Busch

Count I: Third Degree

Count II: Fourth Degree Crimit Now comes the petitioner L BROOKS PATTERSON .. Prosecution Attorney in and for said County and moves the Court for an order to Nolle Prossequi the above entitled count for the following reasons:

That the Defendant was sentenced on July 29, 1977, before the Honorable Robert L. Templin, to serve two years probation and to pay costs of \$800.00, on the charge of Count III: Assault with Intent to Commit Criminal Sexual Conduct (CR 77-32312-FY).

If the Defendant were convicted on the above entitled counts, any sentence imposed would run concurrently with the sentence he is already serving.

Therefore, the ends of justice would best be served by dismissing said cause by an Order of Nolle Prosequi.

Wherefore petitioner prays that this Honorable Court grant an order to Nolle Prossequi the above L. BROOKS PATTERSON entitled count.

	entitied count		•	1	and the state of t
		1 1134	13 11	By: Turke	and and
•	$\langle \cdot \rangle$	T 116	Ce4455	Orief Assistar	T Prosecuting Attorney
	Drafted by		A CONTRACTOR	1. 10年1	The second secon
res	F. McCarthy	Assistant Prosecu	July Vitolites	The second secon	the same of the sa

ORDER TO NOLLE PROSECUL

### State of Michigan

IN THE CIRCUIT COURT FOR THE COUNTY OF OARLAND

*			
Ac a session of sold court l			
	and the second of the second o	A. C. C. et al. Parelli	7' 14 (337) C'CLOUER
	THE RESIDENCE OF THE PROPERTY OF THE PARTY O	136 6 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
and the second control of	JEIGH TE LIST COULCELLING		
STATEMENT IN PART AND A	•		
11 11 11 11 11 11 11 11 11 11 11 11 11		·	P. S. 4.11
		1	{ ) } '   ,
	- day of		
-1			
(1(),)			
	£		
			•

PRESENT HOR	KORABI E	ROBERT L.	TEMPLIN	And the second	TRACIO	# (DCI)
t pos reading am	I filing the above I	netition und	the Court her	na mili odereni	The state of the s	Corner II IS
t pur rending and ordered that the ab	ave count be and a	ne sana r				•
Come Reservaça						1

### State of Michigan

The Circuit Court for the County of Official of

and Said Court to be held at the Court Hoose in the City of Ronrise in said Count 77 - 1977 Cauri E 2 ESA

JULY , day of

A.D. 19

Wiskit: Honorable

Circuit Indge-

THE STATE OF MICHIGAN

NO.

BUSCH, Christopher Brian RESPONDENT

has been duly -Christopher Brian Busch COUNT III, ASSAULT WITH INTENT TO COMMIT CRIMINAL The respondent in this cause Therefore, it is ordered and adjudged by the Court now here that the said Christopher, Brian Busch consided by the Court of the crime of Be released under the starute in such case made and provided on probation for a period of two (2) years from and including this date, in charge of and under the probation of Promition officer of this Court, who is to report to the Court the conduct of said respondent.

The conditions of this probation are such that he shall during the term of such probation obey the following conditions:

- Refrain from the violation of any State, Federal or Monte pull Ardinance or law,
- Nor leave the State without permission of Probation Officer of the Court
  - 3 --- Report to the Probation Officer the first of each month in writing of at such times as may be designated by Probation Officer or Cauri
  - 17 -- That he shall not engage in any anti-social or intemperate combine which shall turnish good cause to this Court to believe that his probationary order should be revoked in public interest.
- Torthwith or at the rate of \$ and 5 - Pay Costs or times in the sum of \$ 800 per minth.
  - Make restitution in the sum of S

forthwith or at the rate of \$

F -- Special Conditions of the Court:

That the Detending shall repay the County of Oakland the cost of court appointed counsel, in accordance with his her ability to pay as determined by the Reimbursement Division

: That the defendant shall continue mental health in

the probation department.

base read the toregoing order of Probation rapid hereby consent to the terms thereof

Circuit Judge

Defendant

#### State of Michigan

IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

THE PERSON THE STATE OF MICHIGAN	
	No. CR 77-32312
-V\$-	No at 1 Santagar
Busch	ORDER RETURNING CASH BONE
Respondent	
A separate the second of the s	
	in City of Denies Server of Mink
Auf 8 session of the Circuit Court held at the Court Hot	ise in the City of Pontize, State of Mich-
day of	A. D. 19
PRESENT: Honorable ROBERT L. TEMPLIN	Constanting
PRESENT: Honorable ROBERT L. TEMPLIN	Circuit Judge.
The first term of the control of the	1 - 46
The above entitled cause having been disposed of by-	By Defendant being sentence to:
transprobation, \$800,00 costs 7/29/77	
	in the second se
	Ct. I: \$6000 3
IT IS HEREBY ORDERED that the Cash Bail in the	he amount of \$9,000.00 Ct. II: \$3000
The farmished in this case be returned to	
Consideration and transfer to free rose of the tradition for	(Name)
(Address)	its lawful owner.
Le donne dans	
	11/1/2/
no Articla Halling Start Start Start Start Start	All little la
XPPROVED:	MIMMANA SA
APPROVED:	MMMMM
DF-112	Circuit Judge
D + 118 Attorney	Circuit Judge
APPROVED:  Office of the security of the secur	Circuit Judge

#### FIRST AMOUDIED EN EASTON CR 77-32312-FY

The Creati Court for the County of Oakland

	A DEACHE DEBLIGHTED CAN
In the Name of the People of the State of M	• 17
Attempty in and for said County of Oskland, Who pros	entex for and an behalf of the People of the Said State in
Found Court comes now here in said Court in the May	M E A STATE
ships thereof, A. D. 19, 77 and gives the said Cou	reto understand and be informed that in the business and are in returned that in the property of the property in
Christopher Brian Busch,	17.01
late of the Twp. of Groveland	in said County.
hirelabore, to wis, on the	A.D. 19 76
at the said Twil or Grovelan	in said County,
COUNT I: THIRD DEGREE CRIMINAL SEXUA	CONDUCT
did with another person, to-wit.	engage in sexual penetration,
to-wit: fellatia, wrier the following	existent circumstance(s), to-wit: said
victim was over age 12 but under age	16; Contrary to Section 750.520d(1) and
Contrary to Section 750.520d(2) of the	e Compiled Laws of 1970, as amended.
(Maximum penalty - 15 years)	
:	
COUNT II: FOURTH DESRIE CRIMINAL SEX	UAL CONDUCT!
	urt to further understand and be informed
	1976 at the said Township of Groveland in
	n Busch did with another person, to-wit:
engage in sexual cont	act, to-wit: Fellatio, under the following
existent circumstance(s), to-wit: sa	id victim was over age 12 but under age
16; Contrary to Section 750.520e(1) a	nd 750-520e(2), of the Compiled Laws of
1970, as amended. (Maximum penalty -	2 years)
	WMTT CRIMINAL SEXUAL CONDUCT WITH PENETRATION
	urt to further understand and he informed
that on an about the 29th day of May,	1976 at the said Township of Croveland in
	n Busch, did assault another person, to-wit:
	mmit ceiminal sexual conduct involving sexual
A STATE OF THE PARTY OF THE PAR	ary to Section 750.520g(1), of the Compiled
Laws of 1970; M.S.A. Section 28.789(7	)(1). (Maximum possity - 10 years)
	at provided, and against the peace and dignity of the People
of the State of Methoday	II. BROOKS PAINTERSON
•	BL Active of Tryang
	Assistant Prosecuting Attorney

## THIS FORM ARIST BE COMPLETED AND RETURNED TO THE COURT CLERK PRIOR TO THE CASE BEING CALLED FOR A PLEA OF CUILLY TO BE ACCEPTED BY THE CORRT

Your age is 25 years?  785.7(2) Your formal schooling consists of three years of college 785.7(1) (a) Has your attorney explained the nature of the charge against you to your satisfaction? (The Court will further explain the nature of this charge and will inquire as to your understanding).  785.7(2) The charge against you is Assault with Intent to Commit Criminal Sexual Conduct  Are you entering a Plea of Guilty to this charge because you are guilty of this offense? Yes 785.7(2) Can you read, write and understand the English language? Yes 785.4 Do you understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and appeal, and the Court will appain a lawyer for you if you cannot inford a lawyer of your choice? Yes 785.7(1)(e)(i)(ii) Do you understand that you have a right to a right to a your valve these rights and you get neither a trial by jury reby the Court without a jury? Yes 785.7(a)(iii) Do you understand that Ifroughout the trial by jury reby the Court without a jury? Yes	Mine Control of the C	."0
The charge against you is Assault with Intent to Commit Criminal Sexual Conduct  Are you entering a Flee of Guilly to this charge because you are guilty of this offense?  785.7(2) Can you read, write and understand the English language? Yes represent you during all proceedings, including trial, sentence and informal alwayer for you if you cannot inford a lawyer of your choice?  785.7(1)(a) Do you understand that foreignment the have a right to a minimal sexual Conduct  Are you entering a Flee of Guilty to this charge because you are guilty of this offense? Yes you read, write and understand the English language? Yes you are represent you during all proceedings, including trial, sentence and imperal, and the Court will appular a lawyer for you if you cannot inford a lawyer of your choice? Yes you if you cannot used to you you will you cannot used to your choice? Yes you you will you plead willy, you waive these rights and you get neither a trial by jury or by the Court without a jury? Yes you waive these rights and you get neither a trial by jury or by the Court without a jury? Yes you waive these rights and you get neither a trial by jury or by the Court without a jury? Yes	TIE OF THE STATE OF MICHIGAN -VS- CHRISTOPHER BRIAN BUSCH	:
Your age is 25 years?  785.7(2) Your formal schooling consists of three years of college 785.7(1) (a) Has your attorney explained the nature of the charge against you to your satisfaction? (The Court will further explain the nature of this charge and will inquire as to your understanding) 765.7(2) The charge against you is Assault with Intent to Commit 765.7(2) The charge against you is Assault with Intent to Commit 765.7(2) Can you read, write and understand the English language? 785.7(2) Can you read, write and understand the English language? 785.7(2) Can you read, write and understand the English language? 785.7(2) Can you charge and understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and uppeal, and the Court will appoint a lawyer for you if you cannot offord a lawyer of your choice? 785.7(1)(c)(1)(ii) Do you understand that you have a right to a right by jury or by the Court without a jury, and that if you plead willy, you waive these rights and you get neither a trial by jury rely the Court without a jury? 785.7(a)(iii) Do you understand that Immorphout the trial you are resulted innocent until the Prosecutor proves you guilty beyond a	20. CR 77-323/2 PY	
your age is 25 years?  785.7(2) Your formal schooling consists of three years of college  785.7(1) (a) Has your attorney explained the nature of the charge against you to your satisfaction? (The Court will further explain the nature of this charge and will inquire as to your understanding)  Yes  785.7(2) The charge against you is Assault with Intent to Commit  Criminal Sexual Conduct  Are you entering a Plea of Guilty to this charge because you are guilty of this offense?  Yes  785.7(2) Can you read, write and understand the English language? Yes  785.4 Do you understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and suppeal, and the Court will appoint a lawyer for you if you cannot  10 (a) (i) (i) Do you understand that you have a right to a  11 (a) (i) (ii) Do you understand that you have a right to a  12 (a) (iii) Do you understand that you have a right to a  13 (a) (iii) Do you understand you get neither a trial by jury  14 (b) (iii) Do you understand that Horoghout the trial you are  15 (a) (iii) Do you understand that Horoghout the trial you are  16 (a) (iii) Do you understand that Horoghout the trial you are  17 (a) (iii) Do you understand that Horoghout the trial you are  18 (a) (iii) Do you understand that Horoghout the trial you are	AL'S FXHIBIT NO. 1	
785.7(1) (a) Has your attorney explained the nature of the charge against you to your satisfaction? (The Court will further explain the nature of this charge and will inquire as to your understanding)  Yes  785.7(2) The charge against you is	Your name is Christopher Brian Busch	
785.7(1) (a) Has your attorney explained the nature of the charge against you to your satisfaction? (The Court will further explain the nature of this charge and will inquire as to your understanding)  Yes  785.7(2) The charge against you is	Your age is 25 yearn?	
against you to your satisfaction? (The Court will further explain the nature of this charge and will inquire as to your understanding)  Yes  785.7(?) The charge against you is	? 785.7(2) You'r formal schooling consists of three years of colleg	e
against you to your satisfaction? (The Court will further explain the nature of this charge and will inquire as to your understanding)  Yes  785.7(?) The charge against you is		
The nature of this charge and will inquire as to your understanding)  Yes  785.7(?) The charge against you is	785.7(1) (a) Has your attorney explained the nature of the charge	2
The charge against you is Assault with Intent to Commit Criminal Sexual Conduct  Are you entering a Plea of Guilty to this charge because you are guilty of this offense?  Yes  785.7(2) Can you read, write and understand the English language? Yes  785.4 Do you understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and appeal, and the Court will appoint a lawyer for you if you cannot offered a lawyer of your choice?  785.7(1)(e)(i)(ii) Do you understand that you have a right to a trial by jury or by the Court without a jury, and that if you plead unlity, you valve these rights and you get neither a trial by jury or by the Court without a jury?  785.7(e)(iii) Do you understand that throughout the trial you are resurred innocent until the Prosecutor proves you guilty beyond a	against you to your satisfaction? (The Court will further explain	ה
Criminal Sexual Conduct  Are you entering a Plea of Guilty to this charge because you are guilty of this offense?  Yes  785.7(2) Can you read, write and understand the English language? Yes  785.4 Do you understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and appeal, and the Court will appoint a lawyer for you if you cannot afford a lawyer of your choice?  785.7(1)(e)(i)(ii) Do you understand that you have a right to a right to a right you plead unity, you waive these rights and you get neither a trial by jury or by the Court without a jury, and that if you plead willy, you waive these rights and you get neither a trial by jury or by the Court without a jury?  Yes  85.7(e)(iii) Do you understand that Haroughout the trial you are resurred innocent until the Prosecutor proves you guilty beyond a	the nature of this charge and will inquire as to your understanding	ıg)
Are you entering a Plea of Guilty to this charge because you are guilty of this offense? Yes  785.7(2) Can you read, write and understand the English language? Yes  785.4 Do you understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and appeal, and the Court will appoint a lawyer for you if you cannot afford a lawyer of your choice? Yes  785.7(1)(e)(i)(ii) Do you understand that you have a right to a right by jury or by the Court without a jury, and that if you plead public, you valve these rights and you get neither a trial by jury or by the Court without a jury? Yes  85.7(a)(iii) Do you understand that Ifaroughout the trial you are resulant important that Ifaroughout the trial you are	Yes	
Are you entering a Plea of Guilty to this charge because you are guilty of this offense?  Yes  785.7(2) Can you read, write and understand the English language?  Yes  Tepresent you during all proceedings, including trial, sentence and appeal, and the Court will appoint a lawyer for you if you cannot afford a lawyer of your choice?  Yes  185.7(1)(e)(i)(ii) Do you understand that you have a right to a right the court without a jury?  Yes  Yes  Yes	785.7(?) The charge against you is Assault with Intent to Comm	it
guilty of this offense? Yes  785.7(2) Can you read, write and understand the English language? Yes  785.4 Do you understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and appeal, and the Court will appoint a lawyer for you if you cannot offer a lawyer of your choice? Yes  785.7(1)(e)(i)(ii) Do you understand that you have a right to a stial by jury or by the Court without a jury, and that if you plead anilty, you valve these rights and you get neither a trial by jury or by the Court without a jury? Yes  85.7(9)(iii) Do you understand that Haroughout the trial you are resulant important until the Prosecutor proves you guilty beyond a		
785.7(2) Can you read, write and unlerstand the English language? You so you understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and appeal, and the Court will appoint a lawyer for you if you cannot afford a lawyer of your choice? Yes  25.7(1)(e)(i)(ii) Do you understand that you have a right to a right by jury or by the Court without a jury, and that if you plead writty, you wrive these rights and you get neither a trial by jury r by the Court without a jury? Yes  85.7(a)(iii) Do you understand that throughout the trial you are resulant innocent until the Prosecutor proves you guilty beyond a	Are you entering a Plea of Guilty to this charge because you are	
785.4 Do you understand that you have a right to have a lawyer represent you during all proceedings, including trial, sentence and appeal, and the Court will appoint a lawyer for you if you cannot afford a lawyer of your choice?  Yes  25.7(1)(g)(i)(ii) Do you understand that you have a right to a right to a right by jury or by the Court without a jury, and that if you plead anilty, you waive these rights and you get neither a trial by jury r by the Court without a jury?  Yes  35.7(g)(iii) Do you understand that I foroughout the trial you are resulant insocent until the Prosecutor proves you guilty beyond a		Y
represent you during all proceedings, including trial, sentence and appeal, and the Court will appoint a lawyer for you if you cannot afford a lawyer of your choice? Yes  25.7(1)(e)(i)(ii) Do you understand that you have a right to a right by jury or by the Court without a jury, and that if you plead quilty, you waive these rights and you get neither a trial by jury r by the Court without a jury? Yes  35.7(e)(iii) Do you understand that throughout the trial you also resulant important until the Prosecutor proves you guilty beyond a		
repeal, and the Court will appoint a lawyer for you if you cannot afford a lawyer of your choice? Yes  25.7(1)(e)(i)(ii) Do you understand that you have a right to a wint by jury or by the Court without a jury, and that if you plead quitty, you waive these rights and you get neither a trial by jury or by the Court without a jury? Yes  25.7(e)(iii) Do you understand that throughout the trial you as a resulant innocent until the Prosecutor proves you guilty beyond a		đ
25.7(1)(c)(i)(ii) Do you understand that you have a right to a right by jury or by the Court without a jury, and that if you plead guilty, you waive these rights and you get neither a trial by jury r by the Court without a jury?	appeal, and the Court will appoint a lawyer for you if you cannot	
rial by jury or by the Court without a jury, and that if you plead mility, you waive these rights and you get neither a trial by jury r by the Court without a jury?	afford a lawyer of your choice? Yes	
adily, you waive these rights and you get neither a trial by jury r by the Court without a jury?	785.7(1)(e)(i)(ii) Do you understand that you have a right to a	
r by the Court without a jury? Yes Yes State (iii) po you understand that throughout the trial you as a resulant innocent until the Prosecutor proves you guilty beyond a	rial by jury or by the Court without a jury, and that if you pleas	cÌ
35.7(a)(iii) ha you understand that (broughout the trial you as a resulant insocent until the Prosecutor proves you guilty beyond a	guilty, you waive these rights and you get neither a trial by jury	
resulant innocent until the Prosecutor proves you guilty beyond a	or by the Court without a jury? Yos	
	85,7(9)(11)) - be you understand that Throughout the trial you as a	
	oresulant innocent until the Prosecutor proves you guilty beyond a	
		. :

0	265.7(g)(iv) Do you understand that if you elect to stand t	rial, you
	Trave: a right to be confronted by all the witnesses against y	4.0
	that this Court will compel the attendance of any witnesses	who can
	destify in your behalf; and your lawyer can question all	
	intresses? Yes	
	$\frac{25.7(g)(v)}{25.7(g)(v)}$ Do you understand you have the right to testify	at the
	trial if you want to testify or you have the right to remain	silent :
	and need not incriminate yourself, and do not have to take t	he
	witness stand in your own defense, and that the prosecution	cannot
	comment upon your failure to do so and that no inferences ad	verse
	to you may be drawn if you choose not to testify? Yes	
	785.7(g) Do you understand that when your Plea of Guilty is	
	accepted, you will not have a trial of any kind and you give	up.
1	all rights of which I have just advised you which you would	have
	at a trial? Yes	
	. Do you understand that if you elect to stand trial and are e	onvicted
	or if this Plea is accepted, you have a right to appeal that	conviction
	or if this Plea is accepted, you have a right to appeal that and sentence? Yes.	conviction
	and sentence? Yes	this
	and sentence? Yes.  785.7(2) Have you been promised that if you Plead Guilty to	this
	and sentence? Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped? Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BE ACKNOWLEDGED ON THE	this
	and sentence? Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped? Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BE ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)	this against
	And sentence? Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped? Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BE ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)  I Count Third Degree Criminal Sexual Conduct	this against
	and sentence? Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped? Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BE ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)	this against
	And sentence? Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped? Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BE ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)  I Count Third Degree Criminal Sexual Conduct	this against
	And sentence? Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped? Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BE ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)  I Count Third Degree Criminal Sexual Conduct	this against
	And sentence? Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped? Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BE ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)  I Count Third Degree Criminal Sexual Conduct	this against
	785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped?  Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BE ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)  I Count Third Degree Criminal Sexual Conduct  Count II Fourth Degree Criminal Sexual Conduct	this against
	and sentence?  Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped?  Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BY ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)  I Count Third Degree Criminal Sexual Conduct  Count II Fourth Degree Criminal Sexual Conduct	this against
	and sentence?  Yes  785.7(2) Have you been promised that if you Plead Guilty to charge, that the original charge or any other charge pending you will be dropped?  Yes  785.7(2) If so, what charges? (Note: Respondent, together with counsel, must outline any Plea agreement in writing below, WHICH SHALL BY ACKNOWLEDGED ON THE RECORD BY ALL PARTIES.)  I Count Third Degree Criminal Sexual Conduct  Count II Fourth Degree Criminal Sexual Conduct	this against

	(785.7(2) Have you been promised by this Court, the Prosecutor or	
	$\frac{2.785.8(2)}{900}$ your attorney that you will be put on probation or that you will $\frac{1}{3}$	
	receive any other specific sentence in return for Pleading Cuilty	
	to this charge?	
	If so, who made this promise, and what are its terms?	
	It is my understanding that the Court will seriously consider probets	dia
	and that, in the event the Court finds itself unable to impose a sent	en
	of probation, I will be allowed to withdraw my plea.	
	· 785.7(2) Has anybody promised you that you would be treated more	
	leniently if you Plead Guilty than if you stood trial? No	
7	785.7(2) Except for what you have already stated, have any promises	
	of any kind been made to induce this Plca? No	A Control
18.	785.7(2) Has anyone threatened you in any way to try to force you	•
	to Plead Guilty by any mistreaument of your person or pressure of	3
	any kind? No	1
19.	785.7(1)(b) Do you know that the maximum sentence is ten years	100 PM
	in jail or prison, and the minimum sentence is probati	P
	? Yes	7. 600
20.	785.7(1)(() Do you understand that if this Plea of Guilty is to	1
	the charge of first degree murder, armed rabbery or treason, you	AC 225-432
	cannot be placed on probation? N/A	March Prop
21.	785.7(1)(e) This Plea of Guilty has the same legal effect as a	
	conviction by trial. Do you understand that if you are on probation	3
	or parole for any other conviction, this Plea of Guilty could result	
	in a revocation of that probation or parole and may subject you to the	œ)
	full penalties of such prior conviction? N/A	
22.	785.7(1)(c) Do you understand that If you have been previously	
	convicted of a felour, you may be charped as a babitual offender	
	and the maximum possible pri conteace may be increased? N/A	が
7. J.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

als ephysia ricip waterii Conn

CR 77-12312-FY



The Clerkit Court for the County of Oaklange

Artho Name of the People of the State of Michigan L. BROOKS PATTERSON	Prosecuting
The Land For said County of Oakland, Who prosecutes for and on heliaff of the People of	the Said State in 13.
Sale Said, which now here in said Court in the May	
Christopher Brian Busch,	
	F
	1-1
Groveland	_in sold Gounty.
or about May	_A.D. 1976
Two of Groveland in said County,	
COEBUT I: THIRD DEGREE CRIMINAL SEXUAL CONDUCT	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
did with another person, to-wit engage in sexual	
downts fellatio, under the following existent circumstance(s), t	to-wit; said
varian was over age 12 but under age 16; Contrary to Section 750.5	320d(1) and
Contrary to Section 750.520d(2) of the Compiled Taws of 1970, as a	mended.
This inum penalty - 15 years)	
TOURT IT: FOURTH DEGREE CRIMINAL SERVAL CONDUCT	
and said Prosecutor gives the said Court to further understand and	l be informed.
That on or about the 29th day of May, 1976 at the said Township of	
said County the said Christopher Brian Busch did with another pers	
, engage in sexual contact, to-wit: Fcilatio, under	
existent circumstance(s), to-wit: said victim was over age 12 but	
16: Contrary to Section 750.520e(1) and 750.520e(2), of the Compil	
1970, as amended. (Maximum penalry - 2 years)	
	·
A common manual contract of the contract of th	
55	
4. 4.	
	, — <u> </u>
The state of the s	
7 1 1 1	
dinters to the form of the Statute in such case made and provided, and against the peace and dign	ity of the People
BROOKS PATIERSON	
. By To al Jelan	~ .

attorney for , hereby certify that I TERTSTOPHER BRIAN BUSCH and explained to the defendant all of the foregoing question in al significance of his answers to those questions. I ed him that, in my opinion, all of the elements of the represented by the facts he recites herein. Further, that he is guilty of the crime confessed to if the facts feetn recited are true. are no other promises resulting from the plea bargaining other those contained in this exhibit. I have spent at least five hours of my time discussing this plea of guilty with trespondent. I certify that the requirements of GCR 785 are Distinct by this People's Exhibit No. 1. , Assistant Prosecuting ecroey, hereby certify that I have read the People's Exhibit No. 1. by opinion it is a plea which contains all of the necessary clements the crime and all agreements made by the Prosecutor and Defense initial, and complies with GCR 785. I recommend that it be accepted

Signature of Assistant Prosecutor

the Court.

bra you pleading Cullry because you are in fact guilty Ther a review of your constitutional rights at trial, you The your best interest to do so at this time? Yes The Defendant must recite hereafter in writing what he The pommission of the offense: The complainant down from a seated position in an attempt omit of fellatio on him. resent to the Court that all of the foregoing questions have itied and explained to me by my lawyer and that my answers are chul: I hereby freely and voluntarily Plead Guilty to sault with Intent to Commit Sexual Conduct court will explain to you that if this Plea is accepted, you the right to appeal both the Plea and the sentence, and that wayer will be appointed for you if you cannot afford one of tholce.) peresent to the Court that my Lawyer spent ging and discussing with me my guilt or innocence and explaining Friendsoing questions to me. He has satisfactorily explained the a consequences of the charge and my answers to the questions. of my answers to the foregoing questions are truthful. I hereby ply and voluntarily plead guilty to: Assault With Intent to Commit Sexual Conduct Sighorure of Respondence

Order by Forth No. DG-2000 Ple get 10/m THE ON COMMINAL SET - (Marrant) PROS ORDERNO. STATE OF MICHICAN DISTRICT COURT OUD GIAL DISTRICT INO. WARRANT NO. on a seak LAND Date of Offense On or about May 25 THE STATE OF MICHIGAN Twp. of Groveland PERTETOPETE BRIAN ANSTR Complainant ..... Complaining Det/3gt, Dyer Gefendani(s) Finatificar. Thomas Dyer, Mich. St. Police, Pontiac . c/o Mich. St. Police, Pontiac c/o Mich. St. Police, Pontiac STATE OF MICHIGAN County of OAKLAND SHERIFF, DEPUTY SHERIFF, COURT OFFICER, STATE POLICE OFFICER, OR POLICE OFFICER. WHEREAS, the above named COMPLAINING WITNESS hoth this day made and filed a Complaint in the District Case for the Etid Judicial District alleging that theretofore on the DATE OF OFFENSE listed above, at the LOCATION times prove in the soid County, State of Michigan, the above named Defendant(s) PERET I: 3RB DEGREE CEIMINAL SEXUAL CONDUCT angage in sexual Wild with another person, to-wit: penetration, to wit: Fellatio, under the tollowing existent circumstants wit: said victim was over age 12 but under age 16; Contrary to Serving, 520d(1) and 750.520d(2), C.L. 1970, as amended. MELONY: 15 years. COUNT II: 3RD DEGREE CRIMINAL SEXUAL CONDUCT engage in sexual did with another person, to-wit: penetration, to-wit: Fellatio, under the following existent circumstant to-wit: said victim was over age 12 but under age 16; Contrary to Sec; 750,520d(1) and 750.520d(2), C.L. 1970, as amended. TELONY: 15 years. tominary to the form of the slatule in such cases made and provided, etc. WHEN "AS on examination of said sworn COMPLAINT by me, it appears to me that said offense has and there is just cause to suspect that said Defendantist are gailty thereof: THEREFORE IN TE PEOPLE OF THE STATE OF MICHIGAN, you and noch of you are hereby commanded forthwith to adont(s) and bring them before this Court, to be dealt with according to la

Order by Farm No. DC-20007(6 port form). ONESTMINAL SET-ICOMPISING PROS. ORDER NO. 77 19095 STATE OF MIGHIGAN CASE er godin judicial district No. 52-2 COMPLAINT NO. ONA INDEPLO Date of Offense on or about May 29 EPEOPLE OF THE STATE OF MICHIGAN Twp. of GroveLand ENTSTOPHER BRIAN BUSCH Complainant Complaining Det/Sgt. Dyer... Witness Defendant(s) Det Sgt. Thomas Dyer, Mich. St. Police, Pontiac Remmeth Bowman, c/o Mich. St. Police, Pontiac Patricia Bowman, c/o Mich. St. Police, Pontiac 10 STATE OF MICHIGAN County of DAKLAND The above-named COMPLAINING WITNESS being duly swarn before the undersigned Judge, Magistrate, or Clerk Fifth District Court, upon the date indicated below, says that heretofore on the DATE OF OFFENSE listed above, 198 TRE RESEATION listed above in the said County, State of Michigan, the above-named Defendant(s), COUNT I: 3RD DEGREE CRIMINAL SEXUAL CONDUCT engage in sexual perpetration, to-wit: Fellatio, under the following existent circumstant to-wit: said victim was over age 12 but under age 16; Contrary to Sec: 750.520d(1) and 750.520d(2), C.I. 1970, as amended. FELONY: 15 years. EGUNT II: 47 200 DEGREE CRIMINAL SEXUAL CONDUCT did with another person, to-wit:

positivation, to-wit: Felletio, under the tollowing existent fireumstance to-wit: said victim was over age 12 but under age 16; Contrary to Sec 750.520d(1) and 750.520d(2), C.L. 1970, as amended. FELONY: 15 years. contrary to the form of the statule in such case made WARRANT AUTHORIZED BY ganiel A. Lichtman provided, etc. WHEREFORE, the said Complainant prays that the said Defendant(s) may be apprehended and held to answer Complaint and further dealt with in relation to the same, as law and justice may require.

Subscribed and Sworn to Subscribed and Sworn to on this day by Complaining V Before the doors-named District Judge/Deputy Glaskissi

TYPT 2014-0 SX2TBLK 00393

WEIGHT - DRIGHAL

The Circuit Court for the Country of District Inc.

in the Narmy of the People of the State of Michigan L. BROOKS PATTERSON AR Prosecuting
in the Name of the People of the State of State of State of State in
The and for said County of Oakland. Who presentes for and on behalf of the People of the Said State in
March March March
and gives the said Court to understand and be informed that
christopher Brian Busch,
Twp. of
and of the second
therefore, to wit, or the 29th day of May  Groveland in said County,
the said oi
COUNT I: THIRD DEGREE CRIMINAL SEXUAL CONDUCT
did with another person, to-wit: engage in sexual penetration,
to-wit: Fellatio, under the following existent circumstance(s), to-wit: said
victim was over age 12 but under age 16; Contrary to Section 750,520d(1) and
rictim was over age 12 bit under 150 better the Compiled laws of 1970, as amended.  Tombrary to Section 750.520d(2) of the Compiled laws of 1970, as amended.
· · · · · · · · · · · · · · · · · · ·
(Maximum penalty - 1.5 years)
COUNT II: THIRD DEGREE CRIMINAL SEXUAL CONDUCT
and said Prosecutor gives the said Court to further understand and be informed
that on or about the 29th day of May, 1976 at the said Township of Groveland i
said County the said Christopher Brian Busch did with another person, to wit:
said County the said Christopher Bran Busan engage in sexual penetration, to-wit: Fellatio, under the
engage in sexual penetration, to the trac over age 12 but
following existent circumstance(s), to-wit: said victim was over age 12 but
under age 16; Contrary to Section 750.520d(1) and Contrary to Section 750.520
d(2) of the Compiled Laws of 1970, as amended. (Maximum penalty - 15 years)
4(2) 06
and around the peace and dignity of the People
resources to the torns of the Statute in such case made and provided, and against the peace and dignity of the People BROOKS PATTERSON ?
of the State of Michigan.
BY: Y HIT CO ATT
Assistant Prosperting Attorney

49800 XLIBEKS OLLOS FECT

COURT TO CIRCUIT ETURN THE SHALL COLL ST KR 27 PM 5 52 CR # 77-32512 FY : Defendant: CHRISTOPHER BRIAN BUSCH 77-19095 pros. Order No: Prosecutor was: Crary Grattan District Court Case No: 77-0084 Defendant (had - waived) examinación our the Court Reporter was Jame Vankauren ; and the Defense Counsel was #JANIERURGESS# address is: 2955 Guardian Building Derroit Michigan and phone number is 961-4382 ( Vackar 12 436/18 Bond has been set in the amount of \$ g 000 Cash or Shrety (cash, Gurety, or personal). Bondinas been posted by:
[Otto Formal | Formal | \$6,000 on Ct. 1: \$3,000-Ct:
[Pather] | \$6,000 on Ct. 1: \$3,000-Ct: Pléase enclose Circuit Court bond ONLY: please be positive that Judge and defendant have signed Circuit Court Bond before forwarding to us. Defendant Bound Over on the charge(s) of COUNT 1. 3-4 DEGREE CRIMINAL SEXUAL CONDUCT COUNT II: 4th DECREE CRIMINAL SEXUAL CONDUCT. Arraignment is scheduled for April 29, 8:30 Am. before Judge Templin Dated: \_\_April 15, 1977 WHEN THE PROPERTY OF Hon. Gerald E. McNolly Note condetendants is not Bound over abortor same fines please e this and give reason why (i.e., still pending in the t, has been dismissed by the Court on (give date); plead. ty to (give charge) in (give date) and is to be sentenced give date), etc.

#### MICHIGAN OF IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND

STOPLE OF THE STATE OF MICHIGAN, Plaintiff,

No- 77-32312 FY

6. 2. 24 MI 6 8. 40

ENRICHMEN R BASE-

CIRCUIT COURT APPEARANCE

LYNN D. ALLEN County Clerk Court House Tower Pontiac, Michigan

Dear Sir:

Please enter my appearance in behalf of the above named :Respondent.

L. Brooks Patterson Prosecuting Attorney Court House Tower Pontiac, Michigan

Please take notice that I have this day entered my appearance in behalf of

#### BERTITICATE

THE OF MICHIGAN ) E CRAITAGO TO YERRES

I hereby certify that I reported electrosically the foregoing proceedings at the time and place hereinbefore set forth; that the same was later reduced to typewritten form and that the foregoing is a true, full and correct transcript of my .said electronic tape so taken.

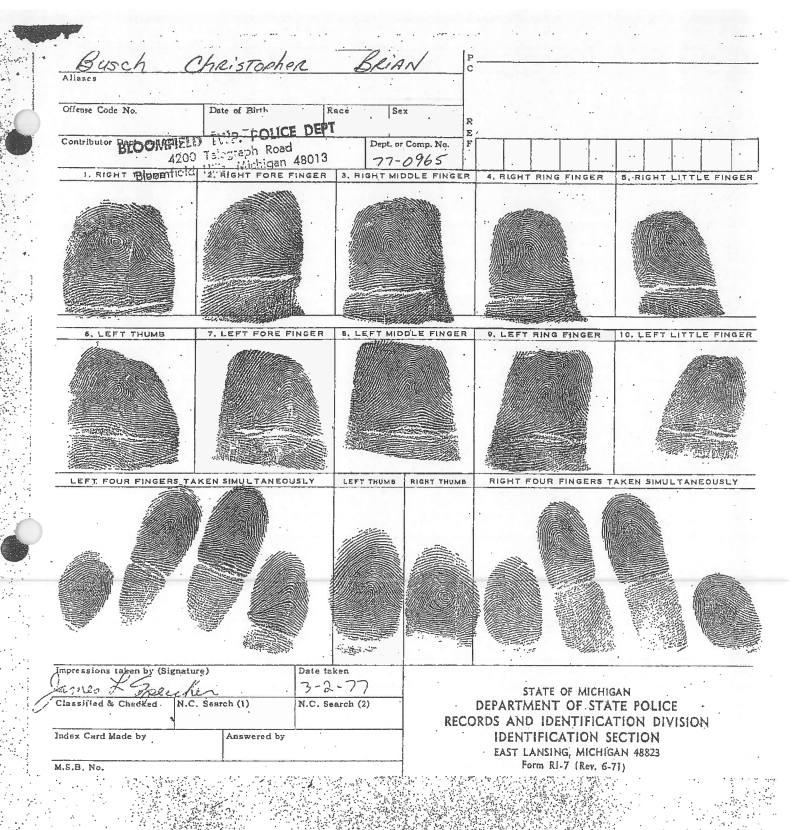
I further certify that my signature applies of the to the original and three copies of the typewritten, signed, certified transcript. The undersigned assumes no responsibility for any reproduction not made under my control or supervision

(Mrs.) bi Jime Vankeuren Official Court Recorder

DATED: 6-13-0

OWNSHIP-OF BLOOMFIELD POLICE DEPARTMENT	
200 Telegraph Road Bloomfield Hills, Michigan 48013 INCIDENT. REPORT PAGE OF SUPP CORR DEL	LETE
12 0,3,0,2,77 2 WE,D 0,3,2 , DICLEAR OPHONE COTHER 30,40 7,7-0,96	55
E REPORTED TIME DISPATCH'D TIME ARRIVED TIME COMPLETED DATE(S) OCCUPAED TIME (S) OCCUPAED HOUR PL	6
3 LIDDON'T ADDEST	***
BUSINESS NAME	1-6
4	
CODE: (1) REPORTED BY (2) OWNER (3) VICTIM (4) SUBJECT-(5) ARRESTED (6) SUSPECT (7) MISSING (8) WITNESS (9) SECURED BY  CODE NAME LAST, FIRST, MIDDLE  CODE NAME LAST, FIRST, MIDDLE	
5 / BRANDEN BURG DET.	. 4
ADDRESS APT. NO. CITY STATE/ZIP ADDRESS APT. NO. CITY STATE/ZIP	
MONE PLONE	3
1-517-785-4449	
CODE NAME LAST, FIRST, MIDDLE . LEIN ENTRY ADDRESS APT. NO. CITY STATE/FIR	
LI DI WASCH CHOSTOPKERS SCIAN	1 1
HOME PHONE BUSINESS PHONE AGE BEX RACE DATE OF BIRTH DRIVER LICENSE NO./LOCAL USE STATE	. 1
HEIGHT WEIGHT EYES E COLOR LENGTH STYLE BUILD COMPLEXION D. NUMBER CHARGE, IN DISPOSITION	
Heavy Sex Cosouchen To, T. A	
☐FELONY ☐MISDEMEANOR ☐LOCAL RESIDENCE ☐HELD ☐SUMMONED ☐RESISTED ARREST.	mentantan
/EHICLE: (H) HOLD (S) STOLEN (E) EVIDENCE (L) LOST (A) ATTACKED (R) RECOVERED (4) SUBJECT (6) SUSPECT (X) IMPOUNDED.  CODE TYPE ☐ LEIN ENTRY YEAR MAKE MODEL COLOR TOF/BOTTOM YEAR STATE PLATE NO.	
The state of the s	
SERIAL NO. VALUE CONDITION/OTHER I.D.	
F ITY TAG NO. VEHICLE LOCATION LOCKED NOTIFYING DEPT./PERSON NOTIFIED DATE/TIME GLOCAL GELSW.	
F ITY TAG NO. VEHICLE LOCATION LOCKED NOTIFYING DEPT./PERSON NOTIFIED DATE/TIME LOCAL LELBW.	
PROPERTY BICYCLE: FRAUD-DOCUMENT: (H) HOLD (S) STOLEN (E) EVIDENCE (L) LOST (A) ATTACKED (R) RECOVERED (F) FOUND (C) CONFISCATE	D
CODE TYPE LEIN ENTRY QTY. MAKE MODEL COLOR (1) COLOR (2)	to-migras-
YEAR SIZE SERIAL NO. VALUE PROPERTY TAG NO. LOCATION	
CONDITION (CALIBER, NO. SHOTS, BARREL LENGTH) DESCRIPTION/OTHER I.D. (INITIALS, ENGRAVING, LICENSE NO.)	
TOTAL STOLEN TOTAL DAMAGED TOTAL RECOVERED INSURANCE COMPANY/LIEN HOLDER/BANK DRAWN ON BREATHLYZER VIOLATION NO.	
\$ RESULTS	٠.
N) SHOPPING CENTER (F) FORCIBLE (U) UNLAWFUL (A) ATTEMPT (O) OCCUPIED (U) UNOCCUPIED ALARM: (Y) YES (N) NO (P) PHOTOS TAKEN	
R) RESIDENCE (A) APT'S (K) COMM (F) OFFICE (G) GAS STATION (S) SCHOOL (I) INDUSTRIAL (B) BANK (H) HIGHWAY (D) OTHER (C) CHAIN STORE  TYPE OF ESTABLISH/PROPERTY POINT OF ENTRY/ATTACK METHOD OF ENTRY/ATTACK FOOL/OBJECT/WEAPON USED OUTSTANDING CHARACTERISTICS	- Annual Control
METHOD OF ENTRY/ATTACK TOOL/OBJECT/WEAPON USED OUTSTANDING CHARACTERISTICS	. ·
REMARKS (INCLUDE DETAILS NOT COVERED ABOVE, I.E. CLOTHING DESCRIPTION, ETC.)	e eggs e
RECEIVED A Phone CALL FROM DET, BRANDEN burg OF	
The Montmoreway Country Sherafts Dept. 1-517-785-44499 TRAT	
He had A UAlid WARRANT FOR FIRST DEGREE CRIMINAL W	CLASS
Sexual Conduct Against The ABOUE Subject. Upon This	Š.
INTERNATION DET. REITZIER AND The UNDERSIGNED WENT TO	2
AND ARRESTED THE Subject, I	E AIX
Subject WAS Allowed A Phone Call TO His LAYMER ST	ZI WE
R. KEITH STARK While AT His house Subject was	
TRANSPORTED TO THE Police STOTIAL MIN OPOCASSE BLK 00	39

1-		
4	TOWNSHIP OF BLOOMFIELD POLICE DEPARTMENT  1200 Telegraph Road - Bloomfield Hills, Michigan 48013 NARRATIVE REPORT PAGE Z OF Z SUPP	CORR DELETE
P	Phone: 644-5555  Phone: DATE SHIFT DAY OF WELK BADGE NO. (S) DATMPT REPORT TAKEN AT CLASS NO. COMPLAIN	THUMBER
01	EREPORTED TIME DISPATCH'D TIME ARRIVED TIME COMPLETED DATE(S) OCCURRED	HOUR PLAT
0	5.28 15.28 15.28 15.3.8 03.0.27.7	36
03	AT THE STATION THE ARRESTED WAS Allow	150
04	A visit with MR. KEITH STARK. Subject	WAS
05	THEN DETAINED UNTIL HE COAS RELEASED	
06	To: William Q Bats - Shuff Montmorer	cy 6.
07		<i>T</i> ,
08		
09		
10		
12		
13	3 3 4	
14	4	-
7	7	
経り		
0		
20		# #2-a-a
20		
No.		. 1
22		
23		*
14		0
25		
26		* * * * * * * * * * * * * * * * * * *
27		
29 21 22 23 24 25 27 29		
29		
30	В	



		Bus	eh C	HR'STOF	pherz	
ace Sex Weight Height Hair Eyes	Date of Birth	F P		LEAVE BI	LANK	
FIRST Degree CRiminal Sexual Offense C	ode No.	- c -				
CONDUCT						
ngerprints Submitted by: same of Dept. City: BIOOMFIELD TYP. FOL			Comp. No.	IBM No.		, .
and copy of transcript of record telloomicia E Highiga	n 48013					Age .
river's License No.   Social Security No.	Prison No.	FBI No.		Date of A	Arrest 2-77	
ome Address		Place of B			p: U.S. 🔀	untry
inted Subject is: Maiden Name if Married	Woman		on of Printed	·How Citiz		
Toft handed   Dight handed X					tatus of Pr	inted
Left handed Right handed					1	
sible Marks, Scars, Amputations, etc.				ろか Date of I	g/e Disposition	
Left handed Right handed X   sible Marks, Scars, Amputations, etc.  isposition or Please send when available.  ear Address LEAVE BLANK	Name in Fun	- PERSI	IN FINGERPRINT	ろか Date of I	g/e Disposition	
sible Marks, Scars, Amputations, etc.	Address	Tople:	ON FINGERPRINT	ろか Date of I	g/e Disposition	
sible Marks, Scars, Amputations, etc.	(Krest	Toples	Br	ろか Date of I	g/e Disposition	



THE PEOPLE OF THE STATE C	F MICHIGAN	On or around January	30, 1976
VS.		Location Ess Lake Estates	Pontcorenc
<u>ው ሙያ መምስመነታው</u> ን ዜላጎ ችል።	o olevel	Township, Hichigan	1
CHRISTOPHER BRIAN	BUSUN	Complainan:	
AUTHOCOC /+ D. II. d	Defendant(s)	Witness	
VITNESSES (*Preliminary Exam)			

TO ANY SHERIFF, DEPUTY SHERIFF, COURT OFFICER, STATE POLICE OFFICER, OR POLICE OFFICER.

WHEREAS, the above-named COMPLAINING WITNESS hath this day made and filed a Complaint in the District Court for the said Judicial District alleging that heretofore on the DATE OF OFFENSE listed above, at the LOCATION listed above in the said County, State of Michigan, the above-named Defendant(s)

One, Christopher Brian Dusta late of Ess Lake Estates, Montoprency Township Montoprency County, Michigan did esgage in Sexual penetration with another person, to-wit:

Said victim being at least 13 but a less than 16 years of age, to-wit: age 14, date of birth and the defendant being in a position of authority ever the victim and using this authority to operce the victim to subsit. Contrary to Sec. 750,526b (1) (b), C.L. 1970; M.S.A. § 28.788 (2) (1)(b).

FELONY: Life or any term of years

FIRST DEGREE CRIMINAL SEXUAL COMDUCT

TO ANY SHERIFF, DEPUTY SHERIFF, COURT OFFICER, STATE POLICE OFFICER, OR POLICE OFFICER.

WHEREAS, the above-named COMPLAINING WITNESS hath this day made and filed a Complaint in the District Court for the said Judicial District alleging that heretofore on the DATE OF OFFENSE listed above, at the LOCATION listed above in the said County, State of Michigan, the above-named Defendant(s)

> Cile, Christopher Erian Busch late of Ess Lake Estates, Montagrency Townsh "Entrorency County, Michigan did engage in sexual penetration with posther said victia being at least 13 but a. person, to-wit: less than 16 years of age, to-wit: age 14, date of birth ... and the defendant being in a position of authority ever the victim and us this authority to coerce the victim to submit. Centrary to Sec. 750.5265.
> (1) (b), C.L. 1970; M.S.A. 8 28.788 (2) (1)(b).

Life or any term of years

FIRST DEGREE CRIMINAL SEXUAL CONDUCT

contrary to the form of the statute in such cases made and provided, etc.

WHEREAS on examination of said sworn COMPLAINT by me, it appears to me that said offense has been committed and there is just cause to suspect that said Defendant(s) are guilty thereof: THEREFORE IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN, you and each of you are hereby commanded forthwith to take the said Defendant(s) and bring them before this Court, to be dealt with according to law.

Dated 2

long Somefort

WARRANT - ORIGINAL

No.

A Birmingham man, who this week was p.m. curfew imposed at his arraignment released on bond after being charged with criminal sexual conduct in Oakland County, has been charged on a similar offense in northern Michigan.

Authorities said Christopher Busch, 25, is in the

Monumorecy County Jail in Atlanta on a charge stemming from a homosexual act involving a 14-year-old boy at a cabin north of Hillman. Police would not say

when the offense occurred.

He was returned to Atlanta for arraignment following his arrest in Oakland County Wednesday.

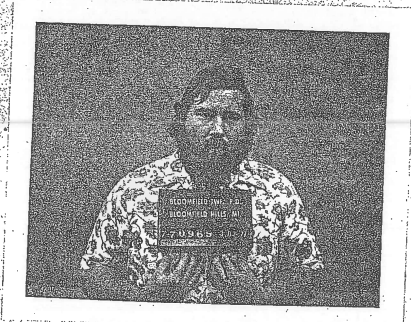
on \$12,000 bond, and ordered to obey a 7

before District Judge Gerald McNally on charges of having sexual relations with a

12-year-old boy in Groveland Township. Busch is scheduled to have a preliminary court hearing in that case Thursday before McNally.

In addition to the charges in Oakland and Montmorency counties, Busch and two other men were charged last month with having sexual relations with young boys in Flint,

The three men allegedly used gifts, threats and physical force to persuade 12to-14-year-old boys to engage in sexual. On Tuesday, Busch had been released acts and lewd photography sessions, according to Flint authorities.



# Mb. Ableticy bushty subitit bepättik. .i. Atlanta, Michigan 49709

SUPPLEMENTARY INVESTIGATION REPORT

Jr Brandenburg Offense		
Sexual Offense		
DETAILS OF OFFENSE, PROGI	RESS OF INVESTIGATION, ETC.: Officer must sign)	
	Date 3-2-77	19
On 3-2-77 A Det. John Biggs of Midland Co Sl	heriff, and Det. Tom Waldron of Flint	
City P.D. Braught a D	O.B. to Atlanta Mich.	
s had admitted to being at a cabin on E	SS Lake, in Sanford Michigan with	
a Christopher Bryan Busch, Further investig	ation proved that the Cabin was in	
the Hillman MI area, ASS Lake Montmorency Tr		
Father, of	ć .	11.
was braught to ESS Lake by Christopher	r Busch on Jan of 1976, with Four	
	ated that Ohris busch had given	
	he went to bed with Chris, where	
Chris made sexual advances with him.		<u> </u>
	ing places that he had been with	
Chris Busch in the Hillman Area, #1 Trail s	stop store on Go Ed 624	
# 2 Hillman Theatre		
# 3 IGA store in Hillman		- th 41
# 4 Northeastern Sports Center Hillman		
# 5 The Busch Cabin on ESS Lake & the A fram	ne Cabin west of Busch Cabin on	
Norway Court St		
•	fied the Busch Cabin	
Sheriff Bates Det Brandenburg, Det John Bi	ggs Midland Co Sheriff	
Det Tom Waldron Flint City PD David Tibbit		
Danny Brahn, Juv. officer Mont Co.		
		*********
commend this case be declared   Unfounded   Inactive (not cleared)   Cleared by press	Cuse declared   Inactive (not degred)	•
ned Sautent little investigating officer	Signed	nglina Ciffle

# Atlanta, Michigan 49709 SUPPLEMENTARY INVESTIGATION REPORT

Name of Complainant

COMP. # 0685-77

Jr Brandenburg Offense	
Sexual Offence	
DETAILS OF OFFENSE, PROGRESS OF INVESTIGATION, ETC.:  (Investigating Officer must sign)	
Date_3-2-77	
On 3-2-77 Pros. David Tibbits issued a warrant for Third degree Criminal	-
Offence, on Christopher Bryan Busch.	
Busch was picked up by Bloomfield Two Police, and Sheriff Bated and I	
went to Bloomfield and picked him up. We stopped at Midland Co Sheriff	and the last of th
Dept. where Busch gave a statement to Det. Biggs and Det Lapp, on	
sexual conduct, in Midland Co.	
We then went to the Mont Co Lockup.	
D. T.	
Scommend this sease be designed.  Unfounded.  Unfounded.  Unfounded.  Unfounded.  Unfounded.  Unfounded.  Unfounded.	
ned // Standard Signed Signed BI	Commanding Off

# Atlanta, Michigan 49709 SUPPLEMENTARY INVESTIGATION REPORT

<u>Jr Brandenbur</u> Offense	· · · · · · · · · · · · · · · · · · ·		
Sexual offence	20		
Dostacia Gill Cile			
	DETAILS OF OFFENSE, PR	OGRESS OF INVESTIGATION, ETC.:	
		Date3-3-1	77
Interview wit	h Christopher B. Busch,	on 3-3-77 at 2:30PM	
I gave Mr Busch h	is Miranda Warnings, I as	sked him if he would give me a wri-	tten
statement, on the	incident at Ess Lake,	vi th	
Mr Busch sain . I	will not give any write	ten statementa until i talk to my a	ttorner
	i did not use any force		
		al boys at ess lake at ant time.	
		ld not mention any namesof them.	
Busch said that he	e new Gregory Green, bit	at no time did he bring him to Es	s Lake
he said that Green	was violent, and had t	ried to strangle a subj in Flint M	iich.
he belived it was	1. Busch sa	id the cops have all his movies an	d
			d
photographs, and a	re holding them said b	id the cops have all his movies an	
photographs, and a	re holding them, said b	id the cops have all his movies an edid not have any at the Cabin.	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording scho	
photographs, and a Chris stated that His father has had	re holding them, said b his problem started whe (Jabin on Was Lake for	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yrs, at a bording scho	
photographs, and a Chris stated that His father has had	the holding them, said by this problem started whe dabin on Was Lake for his first women at the	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yrs, at a bording scho	
photographs, and a Chris stated that His father has had Chris said he had	the holding them, said by the problem started when (labin on Wes Lake for his first women at the	id the cops have all his movies an e did not have any at the Cabin.  n he was 17 yrs, at a bording scho 12 Yrs and he likes it  Cabin two Wks ago.	01
photographs, and a Chris stated that His father has had	the holding them, said by this problem started whe dabin on Was Lake for his first women at the	id the cops have all his movies an edid not have any at the Cabin.  In he was 17 yes, at a bording school 2 yes and he likes it.  Cabin two Wks ago.	01

7-5m-Publup 9 Fm nut set Bagge-mullens. 1/15 Arrivel at Mont moneray Shen Dept Shen Botes - Det Brondenburg -1º Coffee - Botes - Bogs - Wolden 1 1 Brown.
2º Pros. David flits - De Brown.
2º Warsel Samel 18 C5C JE Vanfiesten of Avrest of CB Bush

Bloomfield Sunslep.

422 Lew Alexan —

DEPARTMENT OF POLICE

20 E Fith St. 0. ph 33 763-753

Max A. Durbin, Chief of Police

Ma reb 9, 1977

Chief Killingsworth
Dat. Sgt. RIL. Lomberdi
Alma Police Dept.
Llma, Michigan

Res Christopher B. Busch

Centlemen:

This is to inform you of the present status of Christopher Rusch, along with the locations and charges pending against him.

Cameron County: One Charge Criminal Saxual Conduct 3rd Degree, Warrant issued and arrested in Alma Michiga n. Bound over to Carcuit Court. Bond Set at 21,000.00 and Posted.

Cakland County: Two Charges Criminal Sexual Conduct 3rd Degree, Both Warrants issued, Preiminary Hearing set for March 10, 1977. Bond set at \$6,000.00 each count, which was posted.

Montenomacy County: One Charge Criminal Sexual Conduct, lat Degree, Bond Set at \$10,000.00 and Posted. Arrested in Birthingham Mith, and transported to Alanta, Mich on March 3, 1977. No data set as yet for Preliminary Hearing.

Midland County: One Charge Criminal Sexual Genduct 3rd. Legree. Surrendered to Harraught issued on March 4, 1977. Bond Sat at \$10,000.00 and Powted. No date set as yet for Preliminary Hearing.

At present, Christopher Busch is from on Sond on all charges, and it appears he is willing to enter into intra County Son-Dargining, if the lat Degree charge is dropped. He has made full statements and confessions repetiting these pending charges, but also has hired one of the best legal councils to defend him in both Daneges and Oakland County.

It now appears the best cases are the Cakland and Midland charges, where the probable sentences would be the most severe, due to the fact he utilized the Hig Prothers to gain involvement with the young boys, with whom he developed a sexual relationship.

If you have any further questions concerning this matter, feel free to call me at 1-313-766-7102 or 1-313-762-1638,

Anapactfully, Off. Tom Waldron Juvenile Dimision Flint Police Dept.