1	IN THE SUPREME CO	URT OI	THE STATE	OF NEVADA
2				
3	CHRISTOPHER SENA,	)	No. 79036	<b>Figure in aller Filmul</b>
4	Appellant,	)		Electronically Filed May 20 2020 01:08 p.m.
5	V.	)		Elizabeth A. Brown Clerk of Supreme Court
6		)		
7	THE STATE OF NEVADA,	)		
8	Respondent.	)		
9	APPELLANT'S APPEN	<i>)</i> וסע צוח		FS 2264-2489
10				
11	DARIN IMLAY		STEVE WOL	FSON
12	Clark County Public Defender 309 South Third Street		200 Lewis Av	District Attorney venue, 'S Floor Vevada 89155
13	Las Vegas, Nevada 89155-2610 Attorney for Appellant		AARON FOF	
14			Attorney Ger	neral arson Street
15 16			Carson City, (702) 687353	Nevada 89701-4717
17			Counsel for R	
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				

1	INDEX CHRIST OPHER SENA Case No. 9036
2	Case No. 9036
3	Amended Criminal Complaint filed 10/22/14
4	AmendedInformation filed 10/12/161202-1246
5	Amended Judgment of Conviction filed 07/08/192399-2407
6	Audiovisual Transmision Equipment Appeance Requestfiled 02/06/192162-2164
7	Criminal Complaint filed 09/19/141-6.
8	Defendants Bench Memorandum Regarding <b>C</b> hi Pornography Chargetised 02/15/192236-2246
9 10	Defendan's Memorandum of <b>F</b> ints and Authorities Opposing BindoverAfter Preiminary Hearingfiled 09/19/15917-933
11 12	Defendan'ts Motion for Juror Qestionnaire Date of Hrg: 01/03/181.67.9.1701
12	Defendants Motion for Production of Coffenders PSIs and Related Discovery Date of Hrg: 08/22/18
14	Defendarits Motion to Continue Trial Date of Hg: 09/13/171529-1545
15	Defendan'ts Notice of Expert Witnesesfiled 12/29/17
16	Defendan'ts Notice of Expert Witnesesfiled 08/13/18
17	Defendan'ts Notice of Witnesses filed 01/08/18
18	Defendant's Proposed Jury Instructions Not Uset Trial filed 02/15/19
19 20	District Court Minutes from 0/05/16 through 05/28/19
20 21	Ex Parte Motion and Order to Remand Witness hto Custody ifed 02/06/192167-2168
22	Ex Parte Motion and Order to Remand Witness hto Custody ifed 02/06/192169-2170
23	Ex Parte Order for Transcrifited 11/03/171552-1553
24	Ex Parte Order for Transcripited 03/09/1817.41-1742
25 26	Ex Parte Order for ransport filed 12/05/171675-1676
26 27	Findings of FactConclusions, of Law and Order Date of Hrg: 10/12/161251.1301
28	Fourth Amended Information filed 02/13/1921.71-2213

1	Information filed 12/16/151008-1.052
2	Instructions to the Jury filed 02/21/19226.4-2358
3	Judgmet of Conviction filed 0531/19238.4-2392
4	Justice Court Minutes from 09/19/14 through 12/15/157.7.111
5 6	Motion for Stay Pending Resolution of Defendant Petitionfor Writ of Mandamus/Prohibition Date of Hrg: 12/11/17
7 8	Motion to Compel Production of Discovery & Brady Maater Date of Hrg: 08/23/171.302-1354
9	Motion to Continue Trial Date Date of Hg: 10/26/161247.1250
10 11	Motion to Continue Trial Date Date of Hg: 01/10/1817.36-1739
12	Motion to Dismiss Coutes for Violation of Stattle of Limitations Date of Hrg: 08/23/1.7
13 14	Motion to Sever Date of Hrg: 12/04/17
15	Notice of Appeal filed/06/14/192393-2398
16	Opposition to Motion to Strike Expert Witness Notice Date of Hrg: 08/22/18
17	Opposition to State Motion to Amed Criminal Information filed 10/05/1.61195-1201
18 19	Opposition to States Motion to Claify and/or Motion to Reconder Date of Hrg: 08/22/18
20	Order filed 03/31/16
20	Order Denying Defendars Motions of December 12/11/17 Date of Hrg: 12/11/17
22	Orderfor Production of Inmate filed 07/10/15115-116
23	Orderfor Production of Inmate filed/08/22/171.524-1525
24	Orderfor Production of Inmate file <b>0</b> 8/25/171.526-1527
25	Orderfor Production of Inmate file <b>0</b> 2/01/1921.58-2159
26	Orderfor Production of Inmate file <b>0</b> 2/04/1921.60-2161
27	Orderfor Production of Inmate file <b>0</b> 2/06/1921.65-2166
28	

1 2	Order Gratting State's Motion in Limine to Present the Complete Story of the Crime and Motion to Admit Evidence of Other Sexual Offses and or Evidence of Other Crimes, Wrongs or Acts Date of Hg: 09/25/17	3
3	Order Granting State Motion to Strike Expert Wintess	
4	Date of Hrg: 08/22/18	
5	Order to Show Cause Contempt filed 09/06/18	
6	Petition for Writ of Habeas Corpus filed 03/18/16	
7	Receipt of Copy filed 08/23/1.71.528	
8	Receipt of Copy filed 09/13/171.552	i
9	Receipt of Copy filed 03/08/181.7.40	).
10	Receipt of Copy filed 09/05/182010	).
11	Receipt of Copy filed 09/18/182040	).
12	Receipt of Copy filed 12/17/182045-2046	3
13	Receipt of Cpy filed 01/23/192062	2.
14	Reply to States Opposition to Motion to Dismissounts for Violation of Statute of Limitation filed 08/28/17	1
15 16	Returnto Writ of Habeas Corpus Date of Hrg: 05/16/161095-1141	
17	Second Amended Criminalomplaint filed 12/18/14	\$
18	Second Amendethformation filed 09/05/181.959-2001	1
19	State's Amended Fourth Supplemental Notice of Witnesses and/or Expert Witn <b>ess</b> iled 01/22/19	1
20	State's Fourth Supplemental Notice of Witnesses and/or	
21	Expert Witnesses filed 12/12/18	1
22	States Memorandum of Points and Authorities in Support of Bindover AfterPreliminary Hearing	
23	Date of Hrg: 11/20/15	3
24	States Motion for Clarification and Supplement to Prior Motion in Limine to Present the Complete Story of ther the to Admit Evidence of Other	
25	Sexual Crimes and/or Evidee of Other Crires, Wrongsor Acts Date of Hg: 08/27/18	3
26 27	States Motion to Strike Defendanst Notice of Expert Witnesses Date of Hrg: 09/05/18	)
28		

1 2	States Notice of Motion and Motion in Linine to Present the Complete Story of the Crime and Motion to Admit Evidence of Other Sexual Offenses and/or Evidence of Other Crimes, WrongesActs Date of Hrg: 08/06/17	
3 4	States Notice of Motion and Motion to Strike Defermed Science of Expert Witnesseson an Order Shortening Time Date of Hrg: 08/15/18	
5	State's Notice of Witnesses and/or Expert Witnesse State's Notice of Witnesses and/or Expert Witnesses	
6	States Opposition to Defendals Motion for Directed Verdict	
7	Date of Hrg: 02/15/19	
8 9	States Opposition to Defended st Motion for Juror Questionnaire Date of Hrg: 01/03/18	
9 10	State's Opposition to Defendatst Motion for <b>S</b> ay Pending Resolution of Defendants Petition for Writ of Mandamus/Prohition	
11	Date of Hrg: 12/11/17	
12	States Opposition to Defendator Motion to Compel Production of Discovery and Body Material Date of Hrg: 08/16/17	
13	States Opposition to Befendarits Motion to Continue Trial	
14	Date of Hrg: 09/06/17	
15 16	States Opposition to Defendator Motion to Sever Date of Hrg: 12/04/17	
17	States Second SeptementaNotice of Witnessesand/or Expert Witnessesieled 08/31/181951-1954	
18	State's Supplemental Memorandum Points and Authorities Opposing BindoveAfter Preliminary Hearing	
19	Date of Hrg: 12/14/15	
20	State's SupplementaNotice of Witnesseand/or Expert Witnesseafiled 07/17/181743-1763	
21 22	State's Third Supplemental Notice of Witnesses <b>an</b> d/ Expert Witnesses <b>i</b> led 09/04/181955-1958	
23	States Trial Memorandum filed 02/15/192253-2263	
24	Stipulation and Order Regarding Discovery of	
25	Child Pornographic Materials filed 02/19/15	
26	Supplement to State Retun to Writ of Habeas Corpus and Motion to Amend Criminal Information	
27	Date of Hrg: 08/10/16	
28	Third Amended Criminal Complaint filed 125/15	

1	Third Amended Informationial 01/23/192115-2157	
2	Verdict filed 02/21/192359-2383	
3		
4	TRANSCRIPTS	
5	Recorde'rs Transcript	
6	JURY TRIAL DAY 1 Date of Hrg: 09/05/1827.223031	
7	Recorde'rs Transcript	
8	JURY TRIAL DAY 2 Date of Hrg:09/06/18	
9	Recorde'rs Transcript JURY TRIAL DAY 3	
10	Date of Hrg:09/07/18	
11	Recorder's Transcript JURY TRIAL DAY 1	
12	Date of Hg: 01/28/19	
13	Recorde'rs Transcript JURY TRIAL DAY 2	
14	Date of Hrg:01/29/19	
15	Recorde's Transcript JURY TRIAL DAY 3	
16	Date of Hrg:01/30/19	
17	Recorde's Transcript JURY TRIAL DAY 4	
18	Date of Hrg:01/31/19	
19	Recorders Transcript JURY TRIAL DAY 5	
20	Date of Hrg:02/01/19	
21	Recorde's Transcript JURY TRIAL DAY 6	
22	Date of Hrg:02/04/19	
23	Recorde'rs Transcript JURY TRIAL DAY 7	
24	Date of Hrg:02/05/19	
25	Recorde'rs Transcript JURY TRIAL DAY 8	
26	Date of Hrg:02/06/19	
27	Recorde'rs Transcript JURY TRIAL DAY 9	
28	Date of Hrg:02/07/1952225385	

1 2	Recorde'rs Transcript JURY TRIAL DAY 10 Date of Hrg 02/08/1953865699
3	Recorde'rs Transcript
4	JURY TRIAL DAY 11 Date of Hrg 02/11/1957.005979
5	Recorde'rs Transcript JURY TRIAL DAY 12
6	Date of Hrg 02/13/19
7 8	Recorde'rs Transcript JURY TRIAL DAY 13 Date of Hrg 02/14/19
9	Recorde'rs Transcript
10	JURY TRIAL DAY 14 Date of Hrg 02/15/1964006432
11 12	Recorde'rs Tran <b>s</b> ript JURY TRIAL DAY 15 Date of Hrg 02/19/1964336676
13	Recorde'rs Transcript
14	JURY TRIAL DAY 16 Date of Hrg 02/20/19
15 16	Recorde'rs Transcript JURY TRIAL DAY 17 Date of Hrg 02/21/1966836711
17 18	Recorde'rs Transcript All Pending Motions Date of Hg: 08/22/18
19	Recorde'rs Transcript Arraignment
20	Date of Hrg: 01/20/162490-2499
21	Recorde'rs Transcript Calendar Call
22	Date of Hg: 08/29/18
23	Recorde'rs Transcript Calendar Call
24	Date of Hg: 01/23/19
25 26	Recorde'rs Transcript Calendar Call and All Pending Motions Date of Hrg: 09/06/17
27 28	Recorde'rs Transcript Defendan'rs Motion for Juror Questionnaei Date of Hrg: 01/03/182569-2573

1 2	Recorde'rs Transcript Defendan'ts Motion to Compel Production of Discovery and Brady Matien Date of Hrg: 08/16/172538-2546
3	Recorde'rs Transcript
4	Defendan'ts Motion to Dismiss Counts for Violation of Statute of Imitations
5	Date of Hrg: 08/23/17
6 7	Recorde'rs Transcript Defendan'rs Motion to Sever Date of Hrg: 12/04/172562-2565
8	Recorder's Transcript
9	Defendants Motion to Stay Pending Resolution of Defendants Petition for Writ of Mandam
10	Defendan'ts Motion to Sever Date of Hrg: 12/11/172566-2568
11	Recorde'rs Transcript
12	Defendants Petition for Writ of Habeas Corpus Date of Hrg: 04/04/162500-2503
13	Recorders Transcript
14	Defendants Petition for Writ of Habeas Corpus Date of Hrg:06/06/1625042506
15	Recorders Transcript
16	Defendants Petition for Writ of Habeas Corpus Date of Hrg:07/13/162507.2510
17	Recorders Transcript
18	Further Proceeding's Defendants Petition for Writ of Habeas Corpus
19	Date of Hrg: 10/12/16
20	Recorders Transcript Further Proceedgs Defendants Petition for
21	Writ of Habeas CorpusCount 97 Date of Hrg 08/29/16251.1.2515
22	Recorde'rs Transcipt
23	Initial Arraignment Date of Hrg: 01/05/162487.2489
24	Recorders Transcript
25	Pre-Trial Conference Date of Hrg: 08/09/17
26	Recorde'rs Transcript
27	Pre Trial Conference Date of Hrg:08/01/182590-2597
28	

1	Recorders Transcript	
2	Pre Trial Conference Date of Hrg: 12/12/18	
3	Recorde'rs Transcript Sentencing	
4	Date of Hrg: 04/29/19	
5	Recorde'rs Transcript Sentencing	
6	Date of Hrg:05/28/19	
7	Recoder's Transcript Show Cause Heargin	
8	Date of Hrg: 09/26/18	
9	Recorde'rs Transcrip Status CheckExpert Issues	
10	Date of Hrg: 12/19/18	
11	Recorders Transcript Status CheckJuror Questionnaire	
12	Date of Hg: 01/31/182580-2585	
13	Recorders Transcript Status CheckJuror Questionnaire	
14	Date of Hrg: 08/15/18	
15	Recorde'rs Transcript Status CheckOutstanding Discoverfinalizing Jury Questionnaire	
16	Date of Hrg: 03/07/18	
17	Recorde'rs Transcript Status Check: Trial Settin@efendar'rs	
18	Motion for Juror Questionnæ Date of Hrg: 01/24/18	
19	Recorde'rs Transcript	
20	Status Check: Trial Settingefendarits Motion to Continue Trial Date	
21	Date of Hrg: 10/26/16	
22	Reporters Transcript Argument and Bindover	
23	Date of Hrg: 12/15/15	
24	Reporters Transcript Motions	
25	Date of Hrg 07/13/15	
26	Reporter's Transcript Preliminary Hearind/ol I	
27	Preliminary Hearing/ol. I Date of Hrg: 08/27/15122-223	
28		

1	Reporter's Transcipt Preliminary Hearing/ol. II Date of Hrg:08/28/15224.557
2	
3	Reporter's Transcipt Preliminary Hearing/ol. III Date of Hrg:09/03/15558-7.05
4	
5	Reporter's Transcipt Prelminary HearingVol. IV Date of Hrg:09/18/15
6	Date of Hrg:09/18/15
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

## COUNT 62 - SEXUAL ASSAULT

did, on or between December 2, 2008 and December 1, 2012, then and there willfully, unlawfully, and feloniously sexually assault and subject T.S. to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said T.S. on and/or in the mouth of DEBORAH SENA, against the will of the said T.S., or under conditions in which Defendant knew, or should have known, that T.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

<u>COUNT 63</u> - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between December 2, 2008 and December 1, 2010, then and there willfully, unlawfully, and feloniously sexually assault and subject T.S., a child under sixteen years of age, to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said T.S. in the genital opening of DEBORAH SENA, against the will of the said T.S., or under conditions in which Defendant knew, or should have known, that T.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such

 $\parallel$ 

acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

COUNT 64 - SEXUAL ASSAULT

did, on or between December 2, 2008 and December 1, 2012, then and there willfully, unlawfully, and feloniously sexually assault and subject T.S. to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said T.S. in the genital opening of DEBORAH SENA, against the will of the said T.S., or under conditions in which Defendant knew, or should have known, that T.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

<u>COUNT 65</u> - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between December 2, 2008 and December 1, 2010, then and there willfully, unlawfully, and feloniously sexually assault and subject T.S., a child under sixteen years of age, to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said T.S. in the genital opening of DEBORAH SENA, against the will of the said T.S., or under conditions in which Defendant knew, or should have known, that T.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more

of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

 $\parallel$ 

||

1

## **COUNT 66 - SEXUAL ASSAULT**

did, on or between December 2, 2008 and December 1, 2012, then and there willfully, unlawfully, and feloniously sexually assault and subject T.S., a child under sixteen years of age, to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said T.S. in the genital opening of DEBORAH SENA, against the will of the said T.S., or under conditions in which Defendant knew, or should have known, that T.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

23

#### COUNT 67 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between December 2, 2008 and December 1, 2010, then and there willfully, unlawfully, and feloniously sexually assault and subject T.S., a child under sixteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said T.S. on and/or in the mouth of DEBORAH SENA, against the will of the said T.S., or under conditions in which Defendant knew, or

should have known, that T.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

9

//

1

2

3

4

5

6

7

8

11

12

13

14

15

16

17

18

19

20

21

22

23

25

26

27

28

10 //

# <u>Count 68</u> - Sexual Assault

did, on or between December 2, 2008 and December 1, 2012, then and there willfully, unlawfully, and feloniously sexually assault and subject T.S. to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said T.S. on and/or in the mouth of DEBORAH SENA, against the will of the said T.S., or under conditions in which Defendant knew, or should have known, that T.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

24

## COUNT 69 - USE OF MINOR IN PRODUCING PORNOGRAPHY

did, on or between December 2, 2008 and December 1, 2013, then and there willfully, unlawfully, feloniously and knowingly, use, encourage, entice or permit T.S., a minor under the age of 18, to simulate or engage in, or assist others to simulate or engage in sexual conduct, and/or be the subject of a sexual portrayal, to-wit: DEBORAH SENA engaging in sexual intercourse with and performing fellatio on T.S., for the purpose of producing a pornographic performance and that said performance was video recorded by said Defendant; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

//

//

## COUNT 70 CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE

did, on or between August 13, 2011 and June 30, 2014, willfully, unlawfully, and feloniously cause a child under the age of 18 years, to-wit: B.S. to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual abuse, and/or cause B.S. to be placed in a situation where the said B.S. might have suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual abuse, by said Defendant causing B.S. to remove his clothes and get into a pool with Defendant and Deborah Sena, both of whom were also nude, as Defendant and DEBORAH SENA proceeded to have sexual intercourse in the presence of B.S.; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

COUNT 71 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between August 13, 2011 and June 30, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject B.S., a child under sixteen years of

age, to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing the said DEBORAH SENA to have the penis of the said B.S. on and/or in the mouth of DEBORAH SENA, against the will of the said B.S., or under conditions in which Defendant knew, or should have known, that B.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

## COUNT 72 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between August 13, 2011 and June 30, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject B.S., a child under sixteen years of age, to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing the said DEBORAH SENA to have the penis of the said B.S. in the genital opening of DEBORAH SENA, against the will of the said B.S., or under conditions in which Defendant knew, or should have known, that B.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

#### COUNT 73 - INCEST

did, on or between August 13, 2011 and June 30, 2014, willfully, unlawfully, and

feloniously assist and/or cause DEBORAH SENA to commit fornication or adultery with and/or on B.S., the son of DEBORAH SENA; DEBORAH SENA and B.S. being within the degree of consanguinity within which marriages are declared by law to be incestuous and void; the Defendant committing the crime by assisting and/or causing DEBORAH SENA to engage in sexual intercourse with B.S.; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (2) by Defendant aiding and abetting the performance of such acts by counseling, encouraging, inducing, or otherwise procuring 9 DEBORAH SENA to commit such acts. 10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

1

2

3

4

5

6

7

8

#### COUNT 74 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between August 13, 2011 and June 30, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject B.S., a child under sixteen years of age, to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said B.S. in the genital opening of DEBORAH SENA, against the will of the said B.S., or under conditions in which Defendant knew, or should have known, that B.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (2) by Defendant and DEBORAH SENA and/or others unknown aiding and abetting each other by counseling, encouraging, inducing, or otherwise procuring each other to commit such acts, and/or (3) by aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

#### **COUNT 75 - INCEST**

did, on or between August 13, 2011 and June 30, 2014, willfully, unlawfully, and 27 feloniously assist and/or cause DEBORAH SENA to commit fornication or adultery with 28

and/or on B.S., the son of DEBORAH SENA; DEBORAH SENA and B.S. being within the degree of consanguinity within which marriages are declared by law to be incestuous and void: the Defendant committing the crime by assisting and/or causing DEBORAH SENA to engage in sexual intercourse with B.S.; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (2) by Defendant aiding and abetting the performance of such acts by counseling, encouraging, inducing, or otherwise procuring DEBORAH SENA to commit such acts.

10

1

2

3

4

5

6

7

8

9

11

12

13

14

15

16

17

18

19

20

21

22

#### COUNT 76 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between August 13, 2011 and June 30, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject B.S., a child under sixteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing DEBORAH SENA to have the penis of the said B.S. on and/or in the mouth of DEBORAH SENA, against the will of the said B.S., or under conditions in which Defendant knew, or should have known, that B.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

#### 23 24

25

#### **COUNT 77 - USE OF MINOR IN PRODUCING PORNOGRAPHY**

did, on or between August 13, 2011 and June 30, 2014, then and there willfully, unlawfully, feloniously and knowingly, use, encourage, entice or permit B.S., a minor under 26 the age of 18, to simulate or engage in, or assist others to simulate or engage in sexual 27 28 conduct, and/or be the subject of a sexual portrayal, to-wit: DEBORAH SENA engaging in sexual intercourse with and performing fellatio on B.S., for the purpose of producing a pornographic performance and that said performance was video recorded by said Defendant; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with DEBORAH SENA and/or others unknown pursuant to a conspiracy with DEBORAH SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring DEBORAH SENA to commit such acts.

## COUNT 78 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

did, on or about September 18, 2014, willfully, unlawfully, feloniously and knowingly have in his possession a film, photograph, or other visual presentation depicting B.S., a child under the age of 16 years of age, as the subject of a sexual portrayal or engaging in, simulating, or assisting others to engage in or simulate sexual conduct, to-wit: a video showing DEBORAH SENA engaging in sexual intercourse with and performing fellatio on B.S.

#### COUNT 79 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between August 13, 2011 and June 30, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject B.S., a child under sixteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing TERRIE SENA to place her mouth on the penis of the said B.S., against the will of the said B.S., or under conditions in which Defendant knew, or should have known, that B.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring

TERRIE SENA to commit such acts.

#### <u>COUNT 80</u> - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between August 13, 2011 and June 30, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject B.S., a child under sixteen years of age, to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing TERRIE SENA to have the penis of the said B.S. in the genital opening of TERRIE SENA, against the will of the said B.S., or under conditions in which Defendant knew, or should have known, that B.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

#### COUNT 81 - CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE

did, on or between August 13, 2011 and June 30, 2014, willfully, unlawfully, and feloniously cause a child under the age of 18 years, to-wit: B.S. to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual abuse, and/or cause B.S. to be placed in a situation where the said B.S. might have suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual abuse, by said Defendant causing and/or directing and/or encouraging the said B.S. to fondle the breast(s) of TERRIE SENA; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

#### COUNT 82 - OPEN OR GROSS LEWDNESS

did, on or between August 13, 2011 and June 30, 2014, willfully and unlawfully commit an act of open or gross lewdness by said Defendant assisting and/or causing B.S. to touch and/or rub and/or fondle the breast(s) of TERRIE SENA; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such

acts.

#### 

#### COUNT 83 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between August 13, 2011 and June 30, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject B.S., a child under sixteen years of age, to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing TERRIE SENA to have the penis of the said B.S. in the genital opening of said TERRIE SENA, against the will of the said B.S., or under conditions in which Defendant knew, or should have known, that B.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

<u>COUNT 84</u> - CHILD ABUSE, NEGLECT, OR ENDANGERMENT - SEXUAL ABUSE

did, on or between August 13, 2011 and June 30, 2014, willfully, unlawfully, and feloniously cause a child under the age of 18 years, to-wit: B.S. to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual abuse, and/or

cause B.S. to be placed in a situation where the said B.S. might have suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual abuse, by said Defendant causing and/or directing and/or encouraging the said B.S. to touch and/or rub and/or fondle the breast(s) of TERRIE SENA; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

COUNT 85 - OPEN OR GROSS LEWDNESS

did, on or between August 13, 2011 and June 30, 2014, willfully and unlawfully commit an act of open or gross lewdness by said Defendant assisting and/or causing B.S. to touch and/or rub and/or fondle the breast(s) of TERRIE SENA; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

COUNT 86 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM

#### REPORTING CRIME OR COMMENCING PROSECUTION

did, on or between August 13, 2011 and June 30, 2014, then and there, willfully, unlawfully, and feloniously, by intimidation or threats, prevent or dissuade, or hinder or delay B.S., from reporting a crime to anyone by said Defendant telling the said B.S. that the said Defendant would break the legs of the said B.S. and/or kill the said B.S. if the said B.S. told anyone of the sexual acts the said B.S. was forced to commit or have committed upon the said B.S.

COUNT 87 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF

21

22

23

24

25

26

27

28

1

#### AGE

did, on or between June 14, 2010 and June 13, 2012, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under fourteen years of age, to sexual penetration, to-wit: anal intercourse, by said Defendant inserting his penis into the anal opening of the said R.S., against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 88 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14

did, on or between June 14, 2010 and June 13, 2012, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: R.S., a child under the age of fourteen years, by said Defendant using his penis to touch and/or rub and/or fondle the anal area of the said R.S., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or R.S.

### COUNT 89 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

did, on or between June 14, 2010 and June 13, 2012, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under fourteen years of age, to sexual penetration, to-wit: anal intercourse, by said Defendant inserting his penis into the anal opening of the said R.S., against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 90 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14

did, on or between June 14, 2010 and June 13, 2012, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: R.S., a child under the age of fourteen years, by said Defendant using his penis to touch and/or rub and/or fondle the anal area of the said R.S., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or R.S.

### <u>COUNT 91</u> - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

did, on or between June 14, 2010 and June 13, 2012, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under fourteen years of age, to sexual penetration, to-wit: anal intercourse, by said Defendant inserting his penis into the anal opening of the said R.S., against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 92 - LEWDNESS WITH A MINOR UNDER THE AGE OF 14

did, on or between June 14, 2010 and June 13, 2012, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: R.S., a child under the age of fourteen years, by said Defendant using his penis to touch and/or rub and/or fondle the anal area of the said R.S., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or R.S.

#### COUNT 93 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between June 14, 2012 and June 13, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under sixteen years of age, to sexual penetration, to-wit: anal intercourse, by said Defendant inserting his penis into the anal opening of the said R.S., against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 94 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between June 14, 2012 and June 13, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under sixteen years of

age, to sexual penetration, to-wit: anal intercourse, by said Defendant inserting his penis into the anal opening of the said R.S., against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 95 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between June 14, 2010 and June 13, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under sixteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing TERRIE SENA to have the penis of the said R.S. on and/or in the mouth of said TERRIE SENA, against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

COUNT 96 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between June 14, 2010 and June 13, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under sixteen years of age, to sexual penetration, to-wit: sexual intercourse, by said Defendant assisting and/or causing TERRIE SENA to have the penis of the said R.S. in the genital opening of said TERRIE SENA, against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3)

by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

<u>COUNT 97</u> - INCEST

did, on or between June 14, 2010 and June 13, 2014, willfully, unlawfully, and feloniously assist and/or cause TERRIE SENA to commit fornication or adultery with and/or on R.S., the son of TERRIE SENA; TERRIE SENA and R.S. being within the degree of consanguinity within which marriages are declared by law to be incestuous and void; the Defendant committing the crime by assisting and/or causing TERRIE SENA to engage in sexual intercourse with R.S.; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (2) by Defendant aiding and abetting the performance of such acts by counseling, encouraging, inducing, or otherwise procuring TERRIE SENA to commit such acts.

COUNT 98 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between June 14, 2010 and June 13, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under sixteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing TERRIE SENA to have the penis of the said R.S. on and/or in the mouth of TERRIE SENA, against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

<u>COUNT 99</u> - USE OF MINOR IN PRODUCING PORNOGRAPHY

did, on or between June 14, 2010 and June 13, 2014, then and there willfully, unlawfully, feloniously and knowingly, use, encourage, entice or permit R.S., a minor under the age of 18, to simulate or engage in, or assist others to simulate or engage in sexual conduct, and/or be the subject of a sexual portrayal, to-wit: TERRIE SENA engaging in sexual intercourse with and performing fellatio on R.S., for the purpose of producing a pornographic performance and that said performance was video recorded by said Defendant; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

## <u>COUNT 100</u> - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

did, on or about September 18, 2014, willfully, unlawfully, feloniously and knowingly have in his possession a film, photograph, or other visual presentation depicting R.S., a child under the age of 16 years of age, as the subject of a sexual portrayal or engaging in, simulating, or assisting others to engage in or simulate sexual conduct, to-wit: a video showing TERRIE SENA engaging in sexual intercourse with and performing fellatio on R.S. <u>COUNT 101</u> - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between June 14, 2010 and June 13, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under sixteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing

TERRIE SENA to have the penis of the said R.S. on and/or in the mouth of TERRIE SENA, against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts. 

<u>COUNT 102</u> - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE

did, on or between June 14, 2010 and June 13, 2014, then and there willfully, unlawfully, and feloniously sexually assault and subject R.S., a child under sixteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant assisting and/or causing TERRIE SENA to have the penis of the said R.S. on and/or in the mouth of TERRIE SENA, against the will of the said R.S., or under conditions in which Defendant knew, or should have known, that R.S. was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

#### COUNT 103 - USE OF MINOR IN PRODUCING PORNOGRAPHY

did, on or between June 14, 2010 and June 13, 2014, then and there willfully, unlawfully, feloniously and knowingly, use, encourage, entice or permit R.S., a minor under the age of 18, to simulate or engage in, or assist others to simulate or engage in sexual conduct, and/or be the subject of a sexual portrayal, to-wit: TERRIE SENA performing fellatio on R.S., for the purpose of producing a pornographic performance and that said performance was video recorded by said Defendant; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

## **COUNT 104 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL** CONDUCT OF A CHILD

did, on or about September 18, 2014, willfully, unlawfully, feloniously and knowingly have in his possession a film, photograph, or other visual presentation depicting R.S., a child under the age of 16 years of age, as the subject of a sexual portrayal or engaging in, simulating, or assisting others to engage in or simulate sexual conduct, to-wit: a video showing TERRIE SENA performing fellatio on R.S.

COUNT 105 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL

#### **EXPLOITATION**

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

28

did, on or between June 14, 2010 and June 13, 2014, willfully, unlawfully, and feloniously cause a child under the age of 18 years, to-wit: R.S. to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation, and/or cause R.S. to be placed in a situation where the said R.S. might have suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation, by said Defendant causing the said R.S. to observe videos showing Defendant having sexual contact with TERRIE SENA and/or pictures of DEBORAH SENA and TERRIE SENA in the nude and/or a video which shows sexual contact between Defendant and/or TERRIE SENA and/or DEBORAH SENA.

COUNT 106 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM 27 **REPORTING CRIME OR COMMENCING PROSECUTION** 

did, on or between June 14, 2010 and June 13, 2014, then and there, willfully, unlawfully, and feloniously, by intimidation or threats, prevent or dissuade, or hinder or delay R.S., from reporting a crime to anyone by said Defendant telling the said R.S. that the said Defendant would kill him and/or make his life a living hell if the said R.S. told anyone of the sexual acts the said R.S. was forced to commit or have committed upon the said R.S. COUNT 107 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, on or between December 21, 2010 and June 30, 2014, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: E.C., a child under the age of fourteen years, by said Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the genital area of the said E.C., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or E.C.

COUNT 108 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, on or between December 21, 2010 and June 30, 2014, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: E.C., a child under the age of fourteen years, by said Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the breast(s) of the said E.C., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or E.C.

COUNT 109 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, on or between December 21, 2010 and June 30, 2014, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: E.C., a child under the age of fourteen years, by said Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the genital area of the said E.C., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or E.C.

COUNT 110 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, on or between December 21, 2010 and June 30, 2014, willfully, lewdly,

unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: E.C., a child under the age of fourteen years, by said Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the breast(s) of the said E.C., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or E.C.

#### COUNT 111 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, on or between December 21, 2010 and June 30, 2014, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: E.C., a child under the age of fourteen years, by said Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the genital area of the said E.C., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or E.C.

#### COUNT 112 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, on or between December 21, 2010 and June 30, 2014, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: E.C., a child under the age of fourteen years, by said Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the breast(s) of the said E.C., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or E.C.

COUNT 113 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, on or between December 21, 2010 and June 30, 2014, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: E.C., a child under the age of fourteen years, by said Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the genital area of the said E.C., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or E.C.

#### COUNT 114 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did

did, on or between December 21, 2010 and June 30, 2014, willfully, lewdly,

unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, of a child, to-wit: E.C., a child under the age of fourteen years, by said Defendant using his hand(s) and/or finger(s) to touch and/or rub and/or fondle the breast(s) of the said E.C., with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of defendant, or E.C.

#### COUNT 115 - USE OF MINOR UNDER THE AGE OF 14 IN PRODUCING

#### PORNOGRAPHY

did, on or between December 21, 2010 and June 30, 2014, then and there willfully, unlawfully, feloniously and knowingly, use, encourage, entice or permit E.C., a minor under the age of 14, to simulate or engage in, or assist others to simulate or engage in sexual conduct, and/or be the subject of a sexual portrayal, to-wit: E.C. showering in the nude, for the purpose of producing a pornographic performance and that said performance was video recorded by said Defendant and/or TERRIE SENA; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

## COUNT 116 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD

did, on or about the 18th day of September, 2014, then and there, feloniously, knowingly and willfully have in his possession a film, photograph, or other visual presentation depicting a child under the age of 16 years of age to simulate or engage in sexual conduct and/or be as the subject of a sexual portrayal, to-wit: E.C. in the nude. <u>COUNT 117</u> - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION

.

did, on or between January 9, 2004 and January 8, 2013, willfully, unlawfully, and feloniously cause a child under the age of 18 years, to-wit: T.G. to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation, and/or cause T.G. to be placed in a situation where the said T.G. might have suffered unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit: sexual exploitation, exploitation, by said Defendant showing T.G. photos of nude individuals including individuals engaged in sexual activity.

#### COUNT 118 - USE OF MINOR UNDER THE AGE OF 18 IN PRODUCING

#### PORNOGRAPHY

did, on or between January 9, 2004 and January 8, 2013, then and there willfully, unlawfully, feloniously and knowingly, use, encourage, entice or permit T.G., a minor under the age of 18, to simulate or engage in, or assist others to simulate or engage in sexual conduct, and/or be the subject of a sexual portrayal, to-wit: said Defendant video recording T.G. showering in the nude, for the purpose of producing a pornographic performance; Defendant being liable under one or more of the following principles of criminal liability: (1) by Defendant directly performing such acts; and/or (2) by Defendant acting with TERRIE SENA and/or others unknown pursuant to a conspiracy with TERRIE SENA and/or others unknown pursuant to a conspiracy mith TERRIE SENA and/or others unknown in performing such acts; and/or (3) by Defendant aiding and abbetting the performance of such acts by counseling, encouraging, inducing or otherwise procuring TERRIE SENA to commit such acts.

#### <u>COUNT 119</u> - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL

#### CONDUCT OF A CHILD

did, on or about the 18th day of September, 2014, then and there, feloniously, knowingly and willfully have in his possession a film, photograph, or other visual presentation depicting a child under the age of 16 years of age to simulate or engage in sexual conduct and/or be the subject of a sexual portrayal, to-wit: T.G., a minor under the age of 16, showering in the nude.

28 COUNT 120 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL

#### CONDUCT OF A CHILD

did, on or about September 18, 2014, willfully, unlawfully, feloniously and knowingly have in his possession a film, photograph, or other visual presentation depicting M.C., a child under the age of 16 years of age, as the subject of a sexual portrayal or engaging in, simulating, or assisting others to engage in or simulate sexual conduct, to-wit: an image of the said M.C. sitting nude on a bed with a vibrator between her legs; and/or an image of the said M.C. sitting nude on a bed with a vibrator between her breasts; an image of the said M.C. sitting nude on a bed with a vibrator touching her mouth; an image of the said M.C. sitting on a bed in the nude; an image of the said M.C. kneeling on a bed in the nude with an apparent vibrator between her legs.

It is the duty of the jury to apply the rules of law contained in these instructions to the facts of the case and determine whether or not the Defendant is guilty of one or more of the offenses charged.

Each charge and the evidence pertaining to it should be considered separately. The fact that you may find a defendant guilty or not as to one of the offenses charged should not control your verdict as to any other offense charged.

To constitute the crime charged, there must exist a union or joint operation of an act forbidden by law and an intent to do the act.

The intent with which an act is done is shown by the facts and circumstances surrounding the case.

Do not confuse intent with motive. Motive is what prompts a person to act. Intent refers only to the state of mind with which the act is done.

Motive is not an element of the crime charged and the State is not required to prove a motive on the part of the Defendant in order to convict. However, you may consider evidence of motive or lack of motive as a circumstance in the case.

You are here to determine the guilt or innocence of the Defendant from the evidence in the case. You are not called upon to return a verdict as to the guilt or innocence of any other person. So, if the evidence in the case convinces you beyond a reasonable doubt of the guilt of the Defendant, you should so find, even though you may believe one or more persons are also guilty.

The evidence which you are to consider in this case consists of the testimony of the witnesses, the exhibits, and any facts admitted or agreed to by counsel.

There are two types of evidence; direct and circumstantial. Direct evidence is the testimony of a person who claims to have personal knowledge of the commission of the crime which has been charged, such as an eyewitness. Circumstantial evidence is the proof of a chain of facts and circumstances which tend to show whether the Defendant is guilty or not guilty. The law makes no distinction between the weight to be given either direct or circumstantial evidence. Therefore, all of the evidence in the case, including the circumstantial evidence, should be considered by you in arriving at your verdict.

Statements, arguments and opinions of counsel are not evidence in the case. However, if the attorneys stipulate to the existence of a fact, you must accept the stipulation as evidence and regard that fact as proved.

You must not speculate to be true any insinuations suggested by a question asked a witness. A question is not evidence and may be considered only as it supplies meaning to the answer.

You must disregard any evidence to which an objection was sustained by the court and any evidence ordered stricken by the court.

Anything you may have seen or heard outside the courtroom is not evidence and must also be disregarded.

The credibility or believability of a witness should be determined by his manner upon the stand, his relationship to the parties, his fears, motives, interests or feelings, his opportunity to have observed the matter to which he testified, the reasonableness of his statements and the strength or weakness of his recollections.

If you believe that a witness has lied about any material fact in the case, you may disregard the entire testimony of that witness or any portion of his testimony which is not proved by other evidence.

A witness who has special knowledge, skill, experience, training or education in a particular science, profession or occupation is an expert witness. An expert witness may give his opinion as to any matter in which he is skilled.

You should consider such expert opinion and weigh the reasons, if any, given for it. You are not bound, however, by such an opinion. Give it the weight to which you deem it entitled, whether that be great or slight, and you may reject it, if, in your judgment, the reasons given for it are unsound.

It is the constitutional right of a defendant in a criminal trial that he may not be compelled to testify. Thus, the decision as to whether he should testify is left to the defendant on the advice and counsel of his attorney. You must not draw any inference of guilt from the fact that he does not testify, nor should this fact be discussed by you or enter into your deliberations in any way.

Although you are to consider only the evidence in the case in reaching a verdict, you must bring to the consideration of the evidence your everyday common sense and judgment as reasonable men and women. Thus, you are not limited solely to what you see and hear as the witnesses testify. You may draw reasonable inferences from the evidence which you feel are justified in the light of common experience, keeping in mind that such inferences should not be based on speculation or guess.

A verdict may never be influenced by sympathy, prejudice or public opinion. Your decision should be the product of sincere judgment and sound discretion in accordance with these rules of law.

The Defendant is presumed innocent until the contrary is proved. This presumption places upon the State the burden of proving beyond a reasonable doubt every element of the crime charged and that the Defendant is the person who committed the offense.

A reasonable doubt is one based on reason. It is not mere possible doubt but is such a doubt as would govern or control a person in the more weighty affairs of life. If the minds of the jurors, after the entire comparison and consideration of all the evidence, are in such a condition that they can say they feel an abiding conviction of the truth of the charge, there is not a reasonable doubt. Doubt to be reasonable must be actual, not mere possibility or speculation.

If you have a reasonable doubt as to the guilt of the Defendant, he is entitled to a verdict of not guilty.

1	INSTRUCTION NO. $12$
2	During the course of this trial, and your deliberations, you are not to:
3	(1) communicate with anyone in any way regarding this case or its merits-either by
4	phone, text, Internet, or other means;
5	(2) read, watch, or listen to any news or media accounts or commentary about the
6	case;
7	(3) do any research, such as consulting dictionaries, using the Internet, or using
8	reference materials;
9	(4) make any investigation, test a theory of the case, re-create any aspect of the case,
10	or in any other way investigate or learn about the case on your own.
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

A person who subjects another person to sexual penetration, against the victim's will, or under conditions in which the perpetrator knows or should know that the victim is mentally or physically incapable of resisting or understanding the nature of his/her conduct, is guilty of sexual assault.

"Sexual penetration" includes fellatio, or any intrusion, however slight, of any part of a person's body or any object manipulated or inserted by a person into the genital or anal openings of the body of another, including sexual intercourse in its ordinary meaning. Evidence of ejaculation is not necessary.

Digital penetration is the placing of one or more fingers of the perpetrator into the genital or anal opening of another person.

Fellatio is a touching of the penis by the mouth or tongue of another person.

Sexual intercourse is the intrusion, however slight, of the penis into the genital opening of another person.

Anal intercourse is the intrusion, however slight, of the penis into the anal opening of another person.

Physical force is not necessary in the commission of sexual assault. The crucial question is not whether a person was physically forced to engage in a sexual assault but whether the act was committed without his/her consent or under conditions in which the defendant knew or should have known, the person was incapable of giving his/her consent or understanding the nature of the act. There is no consent where a person is induced to submit to the sexual act through fear of death or serious bodily injury.

1	INSTRUCTION NO. $15$
2	A person is not required to do more than his/her age, strength, surrounding facts and
3	attending circumstances make it reasonable for him/her to do to manifest opposition to a
4	sexual assault.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

ľ

	1/0
1	INSTRUCTION NO. 16
2	Submission is not the equivalent of consent. While consent inevitably involves
3	submission, submission does not inevitably involve consent. Lack of protest by a victim is
4	simply one among the totality of circumstances to be considered by the jury.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

It is a defense to any charge of sexual assault that the Defendant entertained a reasonable and good faith belief that the alleged victim consented to engage in sexual intercourse. If you find such reasonable, good faith belief, even if mistaken, you must give the Defendant the benefit of the doubt and find him not guilty of sexual assault.

A belief that is based upon ambiguous conduct by the alleged victim that is the product of force, violence, duress, menace, or fear of immediate and unlawful bodily injury on the person of another is not a reasonable and good faith belief.

## INSTRUCTION NO.\_\_ Any person who willfully commits any lewd or lascivious act, other than acts constituting the crime of sexual assault, upon or with any part of the body of a child under the age of 14 years, with the intent of arousing, appealing to, or gratifying the lust or passions or sexual desires of that person or of that child, is guilty of lewdness with a minor.

	INSTRUCTION NO. <u>19</u>
1	
2	To constitute a lewd or lascivious act it is not necessary that the bare skin be touched.
3	The touching may be through the clothing of the child.
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

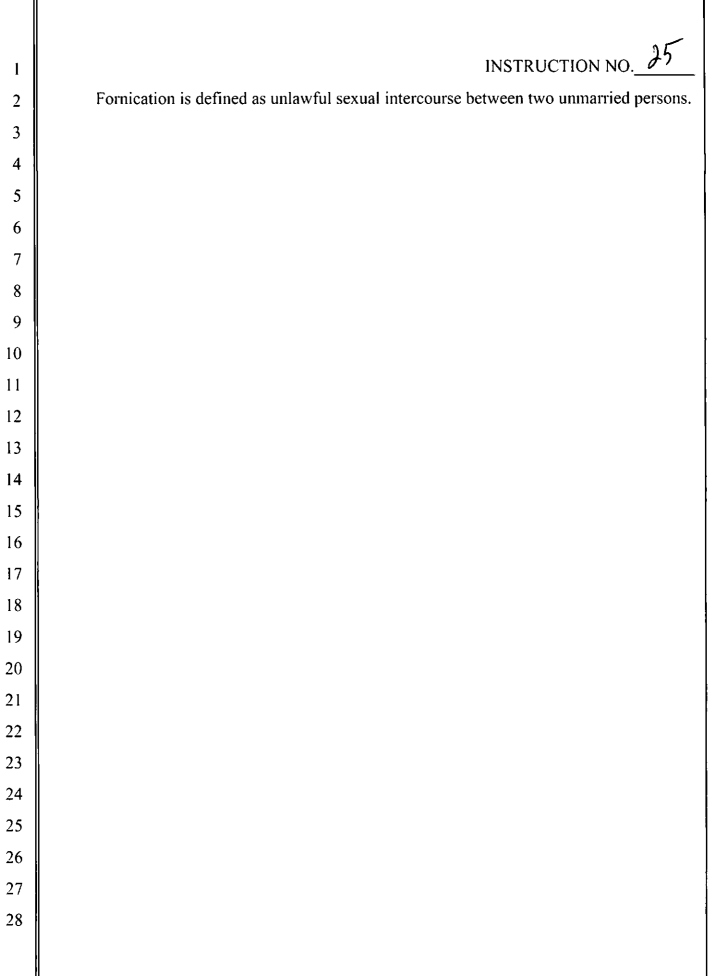
1	INSTRUCTION NO. $\frac{\partial \theta}{\partial t}$
2	Lewdness with a child under the age of 14 years requires an act upon or with the body
3	of a child under the age of 14 years, but does not require physical contact between the
4	perpetrator and the victim.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

Although an essential element of the crime of lewdness with a minor is an intent to arouse, appeal to or gratify the lust, passions or sexual desires of either the person committing the acts or the child, the law does not require that the lust, passions or sexual desires of either of such persons actually be aroused, appealed to, or gratified.

1	INSTRUCTION NO. $2$
2	Consent in fact of a minor child under fourteen years of age to sexual activity is not a
3	defense to a charge of Lewdness with a Child Under the Age of 14.
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25 26	
20 27	
27	

1	INSTRUCTION NO. $\frac{23}{23}$
2	There is no requirement that the testimony of a victim of sexual assault or lewdness
3	with a child be corroborated, and his/her testimony standing alone, if believed beyond a
4	reasonable doubt, is sufficient to sustain a verdict of guilty.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27 28	
20	
	2327

INSTRUCTION NO. Incest occurs when one person commits fornication with another person, under circumstances in which both persons are within the degree of consanguinity within which marriages are declared by law to be incestuous and void. 



1	INSTRUCTION NO. 26
2	You are instructed that, as a matter of law, a parent and that parent's natural child are
2	within the degree of consanguinity within which a marriage between the two would be
	declared by law to be incestuous and void.
4	declared by law to be incestablis and void.
5	
6 7	
7	
8	
9	
10 11	
12	
12	
13	
14	
15	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
_	
	a de la construcción de la constru

	しつ
1	INSTRUCTION NO. $27$
2	Open or Gross Lewdness is defined as any indecent, obscene or vulgar act of a sexual
3	nature that:
4	1. is committed in a public place, even if the act is not observed; or
5	2. is committed in a private place, but in an open manner, as opposed to a secret
6	manner, and with the intent to be offensive to the observer.
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

instruction no. <u>28</u>
Where a child has been the victim of a sexual act and does not remember the exact
date of the act, the State is not required prove a specific date, but may prove a time frame
within which the act took place.

1	INSTRUCTION NO. 29
2	Where multiple counts are charged, the alleged victim must testify with some
3	particularity regarding each incident in order to uphold each charge. There must be some
4	reliable indicia that the number of acts charged actually occurred.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

INSTRUCTION NO. $30$
Where multiple sexual acts occur as part of a single criminal encounter a defendant
may be found guilty for each separate or different sexual act.
Where a defendant commits a specific type of act he/she may be found guilty of more
than one count of that specific type of sexual act if:
1. There is an interruption between the acts which are of the same specific type, when
such interruption constitutes movement or conduct distinct from the specific and individual
act itself,
2. Where the acts of the same specific type are interrupted by a different specific type
of sexual act, or
3. For each separate object manipulated or inserted into the genital or anal opening of
another.
Only one sexual act occurs when a defendant's actions were of one specific type of
sexual act and those acts were continuous and did not stop between the acts of that specific
type.

# may be

1	2/
2	INSTRUCTION NO. $3/$
3	A person who, by intimidating or threatening another person, prevents or dissuades a
4	victim of a crime, a person acting on behalf of the victim or a witness from performing
5	certain acts, to include:
6	(a) Reporting a crime or possible crime to a:
7	(1) Judge;
8	(2) Peace officer;
9	(3) Parole or probation officer;
10	(4) Prosecuting attorney;
11	(b) Commencing a criminal prosecution, or seeking or assisting in such a
12	prosecution; or
13	(c) Causing the arrest of a person in connection with a crime,
14	or who hinders or delays such a victim, agent or witness in an effort to carry
15	out any of those actions is guilty of preventing or dissuading witness or victim
16	from reporting crime or commencing prosecution.
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

A person who wilfully, unlawfully and feloniously causes a child under the age of 18 years to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect or to be placed in a situation where the child may suffer physical pain or mental suffering as a result of abuse or neglect is guilty of child abuse.

As used in these instructions:

"Abuse or neglect" means physical or mental injury of a nonaccidental nature, sexual abuse, sexual exploitation, and/or negligent treatment or maltreatment of a child under the age of 18 years.

"Sexual Abuse" includes an act upon a child who is less than 18 years of age constituting: (1) Incest; (2) Lewdness with a Child; (3) Sexual assault; and/or (4) Open or gross lewdness.

"Sexual Expoitation" includes forcing, allowing or encouraging a child who is less than 18 years of age to: (1) View a pornographic film or literature; or (2) Be filmed, photographed, or recorded on videotape, or posed, modeled, or depicted in a live performance before an audience, in a manner which captures or displays an exhibition of a child's genitals or any sexual conduct with a child.

"Negligent treatment" or "maltreatment of a child" occurs if a child has been abandoned, is without proper care, control and supervision or lacks subsistence, education, shelter, medical care or other care necessary for the well-being of the child because of the faults or habits of the person responsible for the welfare of the child or the neglect or refusal of the person to provide them when able to do so.

A person who knowingly uses, encourages, entices or permits a minor to simulate or engage in or assist others to simulate or engage in sexual conduct to produce a performance and/or uses, encourages, entices, coerces or permits a minor to be the subject of a sexual portrayal in a performance is guilty of Use of a Minor in Production of Pornography.

Sexual conduct means sexual intercourse, lewd exhibition of the genitals, fellatio, cunnilingus, bestiality, anal intercourse, excretion, sado-masochistic abuse, masturbation, or the penetration of any part of a person's body or of any object manipulated or inserted by a person into the anal opening of the body of another.

1	INSTRUCTION NO. 35
י ר	In determining whether a visual depiction of a minor constitutes a lewd exhibition of
2 3	the genitals, you should look to the following factors:
4	1) Whether the focal point of the visual depiction is on the child's genitalia or pubic
5	area;
6	2) Whether the setting of the visual depiction is sexually suggestive, i.e., in a place or
7	pose generally associated with sexual activity;
8	3) Whether the child is depicted in an unnatural pose, or in inappropriate attire,
9	considering the age of the child;
10	4) Whether the child is fully or partially clothed, or nude;
11	5) Whether the visual depiction suggests sexual coyness or a willingness to engage in
12	sexual activity;
13	6) Whether the visual depiction is intended or designed to elicit a sexual response in
14	the viewer.
15	Of course, a visual depiction need not involve all of these factors to be lewd
16	exhibition of the genitals. The determination will have to be made based on the overall
17	content of the visual depiction, taking into account the age of the minor.
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

		6
1	INSTRUCTION NO. <u>3</u>	$\nu$
2	"Performance" means any play, film, photograph, computer-generated image	age,
3	electronic representation, dance or other visual presentation.	
4		
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

	27
1	- INSTRUCTION NO. <u>37</u>
2	"Sexual portrayal" means the depiction of a person in a manner which appeals to the
3	prurient interest in sex and which does not have serious literary, artistic, political or scientific
4	value.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

	24
1	INSTRUCTION NO. 39
2	A prurient interest in sex is a shameful or morbid interest in nudity, sex, or excretion,
3	or involving sexual responses over and beyond those that would be characterized as normal.
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20	
21 22	
22	
24	
25	
26	
27	
28	

A person who knowingly and willfully has in his possession for any purpose any film, photograph or other visual presentation depicting a person under the age of 16 years as the subject of a sexual portrayal or engaging in or simulating, or assisting others to engage in or simulate, sexual conduct is guilty of Possession of Visual Presentation Depicting Sexual Conduct of Person Under Sixteen Years of Age.

#### INSTRUCTION NO. $\underline{7}$

A conspiracy is an agreement between two or more persons for an unlawful purpose. To be guilty of conspiracy, a defendant must intend to commit, or to aid in the commission of, the specific crime agreed to. The crime is the agreement to do something unlawful; it does not matter whether it was successful or not.

A person who knowingly does any act to further the object of a conspiracy, or otherwise participates therein, is criminally liable as a conspirator. However, mere knowledge or approval of, or acquiescence in, the object and purpose of a conspiracy without an agreement to cooperate in achieving such object or purpose does not make one a party to conspiracy. Conspiracy is seldom susceptible of direct proof and is usually established by inference from the conduct of the parties. In particular, a conspiracy may be supported by a coordinated series of acts, in furtherance of the underlying offense, sufficient to infer the existence of an agreement.

A conspiracy to commit a crime does not end upon the completion of the crime. The conspiracy continues until the co-conspirators have successfully gotten away and concealed the crime.

It is not necessary in proving a conspiracy to show a meeting of the alleged conspirators or the making of an express or formal agreement. The formation and existence of a conspiracy may be inferred from all circumstances tending to show the common intent and may be proved in the same way as any other fact may be proved, either by direct testimony of the fact or by circumstantial evidence, or by both direct and circumstantial evidence.

Each member of a criminal conspiracy is liable for each act and bound by each declaration of every other member of the conspiracy if the act or the declaration is in furtherance of the object of the conspiracy.

The act of one conspirator pursuant to or in furtherance of the common design of the conspiracy is the act of all conspirators. Every conspirator is legally responsible for a specific intent crime of a co-conspirator so long as the specific intent crime was intended by the Defendant. A conspirator is also legally responsible for a general intent crime that follows as one of the reasonably foreseeable consequence of the object of the conspiracy even if it was not intended as part of the original plan and even if he was not present at the time of the commission of such act.

You are instructed that the crimes of Lewdness with a Child Under the Age of 14 and Use of Minor in Producing Pornography are Specific Intent crimes. The crimes of Sexual Assault, Incest, Open or Gross Lewdness, Preventing or Dissuading Witness or Victim from Reporting Crime or Commencing Prosecution, Child Abuse and Neglect and Possession of Visual Presentation Depicting Sexual Conduct of a Child are all General Intent crimes. Evidence that a person was in the company or associated with one or more other persons alleged or proven to have been members of a conspiracy is not, in itself, sufficient to prove that such person was a member of the alleged conspiracy. However, you are instructed that presence, companionship, and conduct before, during and after the offense are circumstances from which one's participation in the criminal intent may be inferred.

Where two or more persons are accused of committing a crime together, their guilt may be established without proof that each personally did every act constituting the offense charged.

All persons concerned in the commission of a crime who either directly and actively commit the act constituting the offense or who knowingly and with criminal intent aid and abet in its commission or, whether present or not, who advise and encourage its commission, with the intent that the crime be committed, are regarded by the law as principals in the crime thus committed and are equally guilty thereof.

A person aids and abets the commission of a crime if he knowingly and with criminal intent aids, promotes, encourages or instigates by act or advice, or by act and advice, the commission of such crime with the intention that the crime be committed.

Every person who aids and abets in the commission of a crime is legally responsible for a specific intent crime of another person so long as the specific intent crime of that other person was intended by the Defendant. A person who aids and abets in the commission of a crime is also legally responsible for a general intent crime that follows as one of the reasonably foreseeable consequences of the acts of another, and even if he was not present at the time of the commission of such act.

You are instructed that the crimes of Lewdness with a Child Under the Age of 14 and Use of Minor in Producing Pornography are Specific Intent crimes. The crimes of Sexual Assault, Incest, Open or Gross Lewdness, Preventing or Dissuading Witness or Victim from Reporting Crime or Commencing Prosecution, Child Abuse and Neglect and Possession of Visual Presentation Depicting Sexual Conduct of a Child are all General Intent crimes.

The State is not required to prove precisely which defendant actually committed the crime and which defendant aided and abetted.

Mere presence at the scene of a crime or knowledge that a crime is being committed is not sufficient to establish that a defendant is guilty of an offense unless you find beyond a reasonable doubt that the Defendant was a participant and not merely a knowing spectator.

However, the presence of a person at the scene of a crime and companionship with another person engaged in the commission of the crime and a course of conduct before and after the offense are circumstances which may be considered in determining whether such person directly committed or aided or abetted the commission of that crime.

While a guilty verdict must be unanimous, you need not be unanimous on the means or theory of liability in arriving at your verdict. In other words, you do not need to be unanimous in deciding whether the defendant is responsible by directly committing an offense or by being an aider or abettor or conspirator.

# INSTRUCTION NO. $\underline{47}$

An accomplice is one who is subject to prosecution for the identical offense charged against the Defendant on trial.

To be an accomplice, the person must have aided, promoted, encouraged, or instigated by act or advice the commission of such offense with knowledge of the unlawful purpose of the person who committed the offense.

A Defendant cannot be found guilty based upon the testimony of an accomplice unless such testimony is corroborated by other evidence which tends to connect such defendant with the commission of the offense.

It is not necessary that the evidence of the corroboration be sufficient in itself to establish every element of the offense charged, or that it corroborate every fact to which the accomplice testifies. The necessary corroboration of an accomplice's testimony need not be found in a single fact or circumstance; rather several circumstances in combination may satisfy the law. If evidence from sources other than the testimony of the accomplice tends on the whole to connect the accused with the crime charged, the accomplice's testimony is lawfully corroborated.

1	INSTRUCTION NO. $\underline{48}$
2	When viewing the testimony of an accomplice, you may not arbitrarily disregard such
3	testimony, but you should give it the weight to which you find it to be entitled after
4	examining it with care and caution and in light of all the evidence in the case.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	· ·
24	
25	
26	
27	
28	

You have heard testimony that a witness has received benefits from a negotiation with the State in connection with this case. You should examine such witness's testimony with greater caution than that of other witnesses. In evaluating the testimony, you should consider the extent to which it may have been influenced by the receipt of the benefits from the negotiation. This does not mean that you may arbitrarily disregard such testimony, but you should give it the weight to which you find it to be entitled after examining it with care and caution and in light of all the evidence in this case.

Evidence that the Defendant committed offenses other than that for which he is on trial, if believed, was received by you in the course of this trial. This included the following evidence:

- 1. Evidence that Deborah Sena and Defendant were involved in the commission of sexual acts upon B.S. when he was approximately three (3) years of age;
- Evidence that Deborah Sena, Terrie Sena, and Defendant were involved in the commission of sexual acts upon B.S. and R.S. when they were approximately five (5) years of age;
- 3. Evidence that Defendant committed sexual acts and took photographs of M.C. in what appears to be a pose with a sexual object, beginning when M.C. was approximately eleven (11) years of age;
  - 4. Evidence of acts of violence committed by Defendant within his household; and
  - 5. Evidence that Defendant sent emails to Deborah Sena and/or her coworkers after she left the residence.

The above referenced sexual acts were received as evidence of Defendant's character, or sexual propensity, as well as to show the Defendant's Intent, knowledge, motive, and lack of mistake or accident in the commission of such sexual crimes.

The evidence of acts of violence, as well as evidence of emails sent by Defendant, was not received and may not be considered by you to prove that Defendant is a person of bad character or to prove that he has a disposition to commit crimes. Such evidence was received and may be considered by you only for the limited purpose of proving the Defendant's Intent, knowledge, motive, and lack of mistake or accident in the commission of the charged acts as well as to show the situation that surrounded the charged acts. You must weigh this evidence in the same manner as you do all other evidence in the case.

If, during your deliberation, you should desire to be further informed on any point of law or hear again portions of the testimony, you must reduce your request to writing signed by the foreperson. The officer will then return you to court where the information sought will be given you in the presence of, and after notice to, the district attorney and the Defendant and his/her counsel.

Playbacks of testimony are time-consuming and are not encouraged unless you deem it a necessity. Should you require a playback, you must carefully describe the testimony to be played back so that the court recorder can arrange his/her notes. Remember, the court is not at liberty to supplement the evidence.

When you retire to consider your verdict, you must select one of your member to act as foreperson who will preside over your deliberation and will be your spokesperson here in court.

During your deliberation, you will have all the exhibits which were admitted into evidence, these written instructions and forms of verdict which have been prepared for your convenience.

Your verdict must be unanimous. As soon as you have agreed upon a verdict, have it signed and dated by your foreperson and then return with it to this room.

Now you will listen to the arguments of counsel who will endeavor to aid you to reach a proper verdict by refreshing in your minds the evidence and by showing the application thereof to the law; but, whatever counsel may say, you will bear in mind that it is your duty to be governed in your deliberation by the evidence as you understand it and remember it to be and by the law as given to you in these instructions, with the sole, fixed and steadfast purpose of doing equal and exact justice between the Defendant and the State of Nevada.

GIVEN: Will Kin

1 2 3 4		FILED IN OPEN COURT STEVEN D. GRIERSON CLERK OF THE COURT FEB 2 1 2019 ICT COURT BY, TIA EVERETT, DEPUTY		
5	THE STATE OF NEVADA,			
6	Plaintiff,			
7	-VS-	CASE NO: C-15-311453-1		
8	CHRISTOPHER SENA,	DEPT NO: XIX		
9	Defendant.	C – 15 – 311453 – 1 VER		
10		Verdict 4817626 DFD FC T		
11	<u>VE</u>	<u>RDICT</u>		
12	We, the jury in the above entitled case, find the Defendant CHRISTOPHER SENA, as			
13	follows:	ſ		
14	COUNT 1 - CONSPIRACY TO COMMIT	SEXUAL ASSAULT		
15	(Please check the appropriate box, s	elect only one)		
16	Guilty of CONSPIRAC	CY TO COMMIT SEXUAL ASSAULT		
17	Not Guilty			
18				
19	COUNT 2 - LEWDNESS WITH A CHILI	D UNDER THE AGE OF 14		
20	(Please check the appropriate box, s	elect only one)		
21	Guilty of LEWDNESS	WITH A CHILD UNDER THE AGE OF 14		
22	Not Guilty			
23				
24		A MINOR UNDER FOURTEEN YEARS OF		
25	AGE			
26	(Please check the appropriate box, s	•		
27 20	Guilty of SEXUAL FOURTEEN YEARS (	ASSAULT WITH A MINOR UNDER OF AGE		
28	Not Guilty			

1	<u>COUNT 4</u> -	LEW	DNESS WITH A CHILD UNDER THE AGE OF 14
2	(Pleas	se chec	k the appropriate box, select only one)
3		Y	Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14
4			Not Guilty
5			
6	<u>COUNT 5</u> -	LEW	DNESS WITH A CHILD UNDER THE AGE OF 14
7	(Please check the appropriate box, select only one)		
8			Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14
9		র্ত্র	Not Guilty
10			
11	<u>COUNT 6</u> -	SEXU	JAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF
12		AGE	
13	(Please check the appropriate box, select only one)		
14		$\Box$	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE
15			Not Guilty
16			
17	<u>COUNT 7</u> - LEWDNESS WITH A CHILD UNDER THE AGE OF 14		
18	(Pleas	1	ck the appropriate box, select only one)
19		4	Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14
20			Not Guilty
21		0 E VI	
22	<u>COUNT 8</u> -	AGE	JAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF
23 24			
24	(Piea:	,	ck the appropriate box, select only one)
25 26		Ŋ	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE
26 27			Not Guilty
27			
20			
			<b>236</b> (
			2360

l

1	<u>Count 9</u> - Lew	DNESS WITH A CHILD UNDER THE AGE OF 14	
2	(Please che	ck the appropriate box, select only one)	
3	М	Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14	
4		Not Guilty	
5			
6	<u>Count 10</u> - Lew	DNESS WITH A CHILD UNDER THE AGE OF 14	
7	(Please check the appropriate box, select only one)		
8	r S	Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14	
9		Not Guilty	
10			
11	<b><u>COUNT 11</u></b> - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF		
12	AGE		
13	(Please check the appropriate box, select only one)		
14 15		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	
16		Not Guilty	
17	COUNT 12 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14		
18	(Please check the appropriate box, select only one)		
19	Ø	Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14	
20		Not Guilty	
21			
22	COUNT 13 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14		
23	(Please check the appropriate box, select only one)		
24	र्ष	Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14	
25		Not Guilty	
26			
27			
28			

I

1	<b><u>COUNT 14</u></b> - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF		
2	AGE		
3	(Please check	the appropriate box, select only one)	
4	. I I I I I I I I I I I I I I I I I I I	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	
5		Not Guilty	
6 7	COUNT 15 - LEWI	DNESS WITH A CHILD UNDER THE AGE OF 14	
8			
o 9		<i>the appropriate box, select only one)</i>	
		Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14	
10 11		Not Guilty	
12	COUNT 16 - SEXU	AL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF	
13	AGE		
14	(Please check the appropriate box, select only one)		
15		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE	
16	/		
17		Not Guilty	
18	<u>COUNT 17</u> - LEWI	DNESS WITH A CHILD UNDER THE AGE OF 14	
19	(Please check	<i>the appropriate box, select only one)</i>	
20		Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14	
21	Ø	Not Guilty	
22			
23	<u>Count 18</u> - Lewi	DNESS WITH A CHILD UNDER THE AGE OF 14	
24	(Please check	k the appropriate box, select only one)	
25		Guilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14	
26	র্	Not Guilty	
27			
28			

1	COUNT 19 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF		
2	AGE		
3	(Please check t	he appropriate box, select only one)	
4	G G	uilty of SEXUAL ASSAULT WITH A MINOR UNDER OURTEEN YEARS OF AGE	
5		ot Guilty	
6			
7	<u>COUNT 20</u> - LEWDN	NESS WITH A CHILD UNDER THE AGE OF 14	
8		he appropriate box, select only one)	
9	G G	uilty of LEWDNESS WITH A CHILD UNDER THE AGE OF 14	
10	N 🗆 N	ot Guilty	
11			
12	COUNT 21 - SEXUA	L ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
13	(Please check t	he appropriate box, select only one)	
14	ା ଜ ଜୁ	uilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN	
15		ot Guilty	
16		or owney	
17	COUNT 22 - INCEST	·	
18		he appropriate box, select only one)	
19	G	uilty of INCEST	
20		lot Guilty	
21			
22	COUNT 23 - SEXUA	L ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
23	(Please check t	he appropriate box, select only one)	
24	S S	uilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN	
25	_	lot Guilty	
26		or Gunty	
27			
28			

ł	<u>COUNT 24</u> - OPEN OR GROSS LEWDNESS		
2	(Please che	ck the appropriate box, select only one)	
3	${\bf r}$	Guilty of OPEN OR GROSS LEWDNESS	
4		Not Guilty	
5			
6	<u>COUNT 25</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
7	(Please che	ck the appropriate box, select only one)	
8	র্ত	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
9 10		Not Guilty	
11	<u>COUNT 26</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
12	(Please che	ck the appropriate box, select only one)	
13		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
14 15		Not Guilty	
16	<u>Count 27</u> - Inci	EST	
17	(Please che	ck the appropriate box, select only one)	
18	Ľ	Guilty of INCEST	
19		Not Guilty	
20			
21	<u>COUNT 28</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
22	(Please check the appropriate box, select only one)		
23	${\bf r}$	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
24			
25		Not Guilty	
26			
27			
28			
		2364	

1	COUNT 29 - OPEN OR GROSS LEWDNESS		
2	(Please check the appropriate box, select only one)		
3	<b>I</b>	Guilty of OPEN OR GROSS LEWDNESS	
4		Not Guilty	
5			
6	<u>COUNT 30</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
7	(Please che	ck the appropriate box, select only one)	
8	□ ,	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
10	Ø	Not Guilty	
11	<u>COUNT 31</u> - SEX	UAL ASSAULT	
12	(Please che	ck the appropriate box, select only one)	
13	র্ত	Guilty of SEXUAL ASSAULT	
14		Not Guilty	
15			
16	COUNT 32 - INCEST		
17	(Please che	ck the appropriate box, select only one)	
18		Guilty of INCEST	
19		Not Guilty	
20			
21	COUNT 33 - SEXUAL ASSAULT		
22		ck the appropriate box, select only one)	
23	☑	Guilty of SEXUAL ASSAULT	
24		Not Guilty	
25			
26			
27			
28			
		2365	

I

:		
1	COUNT 34 - OPEN O	R GROSS LEWDNESS
2	(Please check t	he appropriate box, select only one)
3	🗆 🗆 G	uilty of OPEN OR GROSS LEWDNESS
4	N 🗹	ot Guilty
5		
6	COUNT 35 - SEXUA	LASSAULT
7	(Please check t	he appropriate box, select only one)
8	G	uilty of SEXUAL ASSAULT
9	□ N	ot Guilty
10		
11	<b>COUNT 36</b> - SEXUA	LASSAULT
12	(Please check t	he appropriate box, select only one)
13	G G	uilty of SEXUAL ASSAULT
14	N 🗆 N	ot Guilty
15		
16	<b>COUNT 37</b> - INCEST	
17	(Please check t	he appropriate box, select only one)
18	☐	uilty of INCEST
19		ot Guilty
20		
21	COUNT 38 - SEXUA	LASSAULT
22	(Please check t	he appropriate box, select only one)
23	1	uilty of SEXUAL ASSAULT
24		lot Guilty
25		
26		
27		
28		

I

1	<u>COUNT 39</u> - OPEN OR GROSS LEWDNESS
2	(Please check the appropriate box, select only one)
3	Guilty of OPEN OR GROSS LEWDNESS
4	I Not Guilty
5	
6	<u>Count 40</u> - Sexual Assault
7	(Please check the appropriate box, select only one)
8	□ Guilty of SEXUAL ASSAULT
9	✓ Not Guilty
10	
11	<u>COUNT 41</u> - SEXUAL ASSAULT
12	(Please check the appropriate box, select only one)
13	Guilty of SEXUAL ASSAULT
14	Not Guilty
15	
16	<u>COUNT 42</u> - INCEST
17	(Please check the appropriate box, select only one)
18	Guilty of INCEST
19	Not Guilty
20	
21	<u>COUNT 43</u> - SEXUAL ASSAULT
22	(Please check the appropriate box, select only one)
23	Guilty of SEXUAL ASSAULT
24	✓ Not Guilty
25	
26	
27	
28	

1	COUNT 44 - OPEN OR GROSS LEWDNESS
2	(Please check the appropriate box, select only one)
3	□ Guilty of OPEN OR GROSS LEWDNESS
4	☑ Not Guilty
5	
6	<u>Count 45</u> - Sexual Assault
7	(Please check the appropriate box, select only one)
8	Guilty of SEXUAL ASSAULT
9	✓ Not Guilty
10	
11	<u>Count 46</u> - Sexual Assault
12	(Please check the appropriate box, select only one)
13	Guilty of SEXUAL ASSAULT
14	Not Guilty
15	
16	<u>COUNT 47</u> - INCEST
17	(Please check the appropriate box, select only one)
18	Guilty of INCEST
19	Not Guilty
20	
21	<u>Count 48</u> - Sexual Assault
22	(Please check the appropriate box, select only one)
23	Guilty of SEXUAL ASSAULT
24	Not Guilty
25	
26	
27	
28	

1	<u>COUNT 49</u> - OPEN OR GROSS LEWDNESS		
2	(Please che	eck the appropriate box, select only one)	
3	ব	Guilty of OPEN OR GROSS LEWDNESS	
4		Not Guilty	
5			
6	<u>Count 50</u> - Ope	EN OR GROSS LEWDNESS	
7	(Please che	eck the appropriate box, select only one)	
8	Í	Guilty of OPEN OR GROSS LEWDNESS	
9		Not Guilty	
10			
11	<u>Count 51</u> - Ope	EN OR GROSS LEWDNESS	
12	(Please ch	eck the appropriate box, select only one)	
13	d.	Guilty of OPEN OR GROSS LEWDNESS	
14		Not Guilty	
15			
16	COUNT 52 - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
17	(Please check the appropriate box, select only one)		
18 10	✓	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
19 20		Not Guilty	
21	<u>Count 53</u> - Pre	EVENTING OR DISSUADING WITNESS OR VICTIM FROM	
22	REF	PORTING A CRIME OR COMMENCING PROSECUTION	
23	(Please ch	eck the appropriate box, select only one)	
24	R	Guilty of PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION	
25		Not Guilty	
26			
27			
28			

1	COUNT 54 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
2	(Please check the appropriate box, select only one)		
3	Y	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
4			
5		Not Guilty	
6	<u>COUNT 55</u> - CHII	LD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE	
7	(Please che	ck the appropriate box, select only one)	
8 9	Ľ	Guilty of CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE	
10		Not Guilty	
11	COUNT 56 - OPE	N OR GROSS LEWDNESS	
12	(Please che	ck the appropriate box, select only one)	
13	ď	Guilty of OPEN OR GROSS LEWDNESS	
14		Not Guilty	
15			
16	<u>Count 57</u> - Chii	LD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE	
17	(Please che	ck the appropriate box, select only one)	
18 19	র্ত	Guilty of CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE	
19 20		Not Guilty	
21	<u>COUNT 58</u> - OPE	N OR GROSS LEWDNESS	
22	(Please check the appropriate box, select only one)		
23	ſ	Guilty of OPEN OR GROSS LEWDNESS	
24		Not Guilty	
25			
26			
27			
28			
		2370	

l

1	COUNT 50 LUSE	OF MINOR IN PRODUCING PORNOGRAPHY	
1			
2	·	ck the appropriate box, select only one)	
3	Ŕ	Guilty of USE OF MINOR IN PRODUCING PORNOGRAPHY	
4 5		Not Guilty	
6	<u>Count 60</u> - Poss	SESSION OF VISUAL PRESENTATION DEPICTING SEXUAL	
7	CON	DUCT OF A CHILD	
8	(Please chec	ck the appropriate box, select only one)	
9	ď	Guilty of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD	
10		Not Guilty	
11			
12	<b><u>COUNT 61</u></b> - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
13	(Please chea	ck the appropriate box, select only one)	
14 15		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
16	R	Not Guilty	
17	<u>Count 62</u> - Sexu	UAL ASSAULT	
18	(Please chee	ck the appropriate box, select only one)	
19		Guilty of SEXUAL ASSAULT	
20		Not Guilty	
21			
22	COUNT 63 - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
23	(Please che	ck the appropriate box, select only one)	
24		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
25	<b>_</b>	Not Guilty	
26	_	-	
27			
28			

<u>Count 64</u> - Sexual Assault		
(Pleas	e chec	ck the appropriate box, select only one)
	$\overline{\mathbf{A}}$	Guilty of SEXUAL ASSAULT
		Not Guilty
<u>COUNT 65</u> -	SEXU	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE
(Pleas	e chec	ck the appropriate box, select only one)
		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE
	Ø	Not Guilty
<u>COUNT 66</u> -	-SEXI	UAL ASSAULT
(Pleas	e chec	ck the appropriate box, select only one)
		Guilty of SEXUAL ASSAULT
		Not Guilty
<u>COUNT 67</u> -	-SEXI	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE
(Pleas	e chec	ck the appropriate box, select only one)
		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE
	$\Box$	Not Guilty
<u>COUNT 68</u> -	-SEXI	UAL ASSAULT
(Pleas	se cheo	ck the appropriate box, select only one)
	☑	Guilty of SEXUAL ASSAULT
		Not Guilty
	(Pleas <u>COUNT 65</u> (Pleas <u>COUNT 66</u> (Pleas <u>COUNT 67</u> (Pleas <u>COUNT 68</u>	(Please chea ✓ COUNT 65 - SEX (Please chea ✓ COUNT 66 - SEX (Please chea ✓ COUNT 67 - SEX (Please chea ✓ COUNT 67 - SEX (Please chea ✓ (Please chea ✓

1	COUNT 69 - USE OF MINOR IN PRODUCING PORNOGRAPHY		
2	(Please check the appropriate box, select only one)		
3	I	Guilty of USE OF MINOR IN PRODUCING PORNOGRAPHY	
4		Not Guilty	
5			
6	<u>COUNT 70</u> - CHII	LD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE	
7	(Please che	ck the appropriate box, select only one)	
8		Guilty of CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE	
9	ল	Not Guilty	
10			
11	<b>COUNT 71</b> - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
12	1	ck the appropriate box, select only one)	
13		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
14		Not Guilty	
15			
16 17	COUNT 72 - SFX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
18	(Please check the appropriate box, select only one)		
19	(Theuse the	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN	
20		YEARS OF AGE	
21		Not Guilty	
22			
23	<u>Count 73</u> - Inci	EST	
24	(Please che	ck the appropriate box, select only one)	
25	ব	Guilty of INCEST	
26		Not Guilty	
27			
28			
		2373	

ľ

ļ

•				
1	<u>COUNT 74</u> - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE			
2	(Please check the appropriate box, select only one)			
3	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE			
4	Not Guilty			
5				
6	<u>COUNT 75</u> - INCEST			
7	(Please check the appropriate box, select only one)			
8	Guilty of INCEST			
9	Not Guilty			
10				
11	COUNT 76 - SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE			
12	(Please check the appropriate box, select only one)			
13	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE			
14 15	□ Not Guilty			
16	COUNT 77 - USE OF MINOR IN PRODUCING PORNOGRAPHY			
17	(Please check the appropriate box, select only one)			
18	Guilty of USE OF MINOR IN PRODUCING PORNOGRAPHY			
19	Not Guilty			
20				
21	COUNT 78 - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL			
22	CONDUCT OF A CHILD			
23	(Please check the appropriate box, select only one)			
24	Guilty of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD			
25	Not Guilty			
26				
27				
28				
	2374			

1	<u>COUNT 79</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
2	(Please check the appropriate box, select only one)			
3	R	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
4		Not Guilty		
5		Not Sunty		
6	<u>COUNT 80</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
7	(Please che	eck the appropriate box, select only one)		
8	d	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
9		Not Guilty		
10				
11	<u>COUNT 81</u> - CHI	LD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE		
12	(Please che	eck the appropriate box, select only one)		
13 14	ď	Guilty of CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE		
14		Not Guilty		
		N OR GROSS LEWDNESS		
16				
17		eck the appropriate box, select only one)		
18		Guilty of OPEN OR GROSS LEWDNESS		
19		Not Guilty		
20				
21	COUNT 83 - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
22	(Please che	eck the appropriate box, select only one)		
23 24	র্	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
		Not Guilty		
25 26				
26 27				
27 20				
28				

1	COUNT 84 - CHIL	D ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE
2	(Please chec	k the appropriate box, select only one)
3		Guilty of CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE
4		Not Guilty
5		Not Gunty
6	<u><b>COUNT 85</b></u> - OPEN	OR GROSS LEWDNESS
7	(Please chec	k the appropriate box, select only one)
8		Guilty of OPEN OR GROSS LEWDNESS
9		Not Guilty •
10		
11	<u>Count 86</u> - Prev	ENTING OR DISSUADING WITNESS OR VICTIM FROM
12	REPC	RTING A CRIME OR COMMENCING PROSECUTION
13	(Please chec	k the appropriate box, select only one)
14	e e e e e e e e e e e e e e e e e e e	Guilty of PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION
15 16		Not Guilty
17	<u>Count 87</u> - Sexu	JAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF
18	AGE	
19	(Please chec	k the appropriate box, select only one)
20		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER
21	_	FOURTEEN YEARS OF AGE
22		Not Guilty
23	COUNT 88 - LEWI	ONESS WITH A MINOR UNDER THE AGE OF 14
24	(Please chec	k the appropriate box, select only one)
25		Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
26		•
27		Not Guilty
28		

00UNT 00 051	
	AL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF
	· · · · · ·
	the appropriate box, select only one)
	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE
	Not Guilty
<u>COUNT 90</u> - LEWD	NESS WITH A MINOR UNDER THE AGE OF 14
(Please check	the appropriate box, select only one)
<b>–</b>	
	Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
	Not Guilty
<u>COUNT 91</u> - SEXU	AL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF
AGE	
(Please check	the appropriate box, select only one)
র্	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE
	Not Guilty
	Not Ounty
<u>Count 92</u> - Lewd	NESS WITH A MINOR UNDER THE AGE OF 14
(Please check	the appropriate box, select only one)
র	Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
	Not Guilty
<u>COUNT 93</u> - SEXUA	AL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE
(Please check	the appropriate box, select only one)
	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE
	Not Guilty
	2377
	AGE (Please check COUNT 90 - LEWD (Please check COUNT 91 - SEXUA AGE (Please check (Please check

1	<u>COUNT 94</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
2	(Please che	ck the appropriate box, select only one)	
3		Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
4	М	Not Guilty	
5			
6	<u>COUNT 95</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
7	(Please che	ck the appropriate box, select only one)	
8	I	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
9		Not Guilty	
10			
11	<u>COUNT 96</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
12	(Please che	ck the appropriate box, select only one)	
13 14	ď	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
14		Not Guilty	
16	<u>Count 97</u> - inci	EST	
17	(Please check the appropriate box, select only one)		
18	e e e e e e e e e e e e e e e e e e e	Guilty of INCEST	
19		Not Guilty	
20			
21	<u>COUNT 98</u> - SEX	UAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE	
22	(Please check the appropriate box, select only one)		
23	Ø	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN	
24		YEARS OF AGE	
25		Not Guilty	
26			
27			
28			
		2378	

1	<u>COUNT 99</u> - USE	OF MINOR IN PRODUCING PORNOGRAPHY		
2	(Please chee	ck the appropriate box, select only one)		
3		Guilty of USE OF MINOR IN PRODUCING PORNOGRAPHY		
4		Not Guilty		
5				
6	<u>COUNT 100</u> - POS	SSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL		
7	COI	NDUCT OF A CHILD		
8	(Please che	ck the appropriate box, select only one)		
9		Guilty of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD		
10		Not Guilty		
11		Not Ounty		
12	<u>COUNT 101</u> - SEZ	XUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF		
13	AGE			
14	(Please che	ck the appropriate box, select only one)		
15 16	Ø	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE		
10		Not Guilty		
17	COUNT 102 - SE	XUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF		
10	AG			
20		- ck the appropriate box, select only one)		
21	(I leuse che	Guilty of SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN		
22		YEARS OF AGE		
23		Not Guilty		
24	<u>Count 103</u> - US	E OF MINOR IN PRODUCING PORNOGRAPHY		
25	(Please che	ck the appropriate box, select only one)		
26	Ø	Guilty of USE OF MINOR IN PRODUCING PORNOGRAPHY		
27		Not Guilty		
28				

1	<b><u>COUNT 104</u></b> - POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL			
2	COI	NDUCT OF A CHILD		
3	(Please cheo	ck the appropriate box, select only one)		
4 5	$\Box$	Guilty of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD		
6		Not Guilty		
7	<u>Count 105</u> - Ch	ILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE		
8	(Please che	ck the appropriate box, select only one)		
9	র্ত	Guilty of CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE		
10 11		Not Guilty		
12	<u>count 106</u> - Pr	EVENTING OR DISSUADING WITNESS OR VICTIM FROM		
13	REPORTING A CRIME OR COMMENCING PROSECUTION			
14	(Please check the appropriate box, select only one)			
15	ত	Guilty of PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING A CRIME OR COMMENCING PROSECUTION		
16 17		Not Guilty		
18	<u>Count 107</u> - Le'	WDNESS WITH A MINOR UNDER THE AGE OF 14		
19	(Please che	ck the appropriate box, select only one)		
20	Ø	Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14		
21 22		Not Guilty		
23	<u>count 108</u> - Le	WDNESS WITH A MINOR UNDER THE AGE OF 14		
24	(Please che	ck the appropriate box, select only one)		
25				
26	. I	Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14		
27		Not Guilty		
28				

I

1	<u>count 109</u> - Lev	WDNESS WITH A MINOR UNDER THE AGE OF 14
2	(Please chec	k the appropriate box, select only one)
3		Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
4		Not Guilty
5		
6		WDNESS WITH A MINOR UNDER THE AGE OF 14
7	(Please chec	<i>xk the appropriate box, select only one)</i>
8		Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
9 10		Not Guilty
10	COUNT 111 - LEV	WDNESS WITH A MINOR UNDER THE AGE OF 14
12		ck the appropriate box, select only one)
13		
14		Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
15		Not Guilty
16	<u>COUNT 112</u> - LEV	WDNESS WITH A MINOR UNDER THE AGE OF 14
17	(Please cheo	ck the appropriate box, select only one)
18		Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
19		Not Guilty
20		-
21		WDNESS WITH A MINOR UNDER THE AGE OF 14
22	(Please chee	ck the appropriate box, select only one)
23		Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
24 25		Not Guilty
23 26		
20 27		
28		
_ •		
		0001
		2381

1	<u>COUNT 114</u> - LEV	WDNESS WITH A MINOR UNDER THE AGE OF 14
2	(Please chec	k the appropriate box, select only one)
3		Guilty of LEWDNESS WITH A MINOR UNDER THE AGE OF 14
4		Not Guilty
5		Not Ounty
6	<u>COUNT 115</u> - USE	E OF MINOR UNDER THE AGE OF 14 IN PRODUCING
7	POI	RNOGRAPHY
8	(Please chec	<i>ck the appropriate box, select only one)</i>
9	ব	Guilty of USE OF MINOR UNDER THE AGE OF 14 IN PRODUCING PORNOGRAPHY
10		Not Guilty
11		
12		SSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL
13		NDUCT OF A CHILD
14	(Please chec	ck the appropriate box, select only one)
15 16	Ī	Guilty of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD
10		Not Guilty
18	<u>COUNT 117</u> - CH	ILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL
19	EX	PLOITATION
20	(Please chec	ck the appropriate box, select only one)
21	V	Guilty of CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION
22		Not Guilty
23		
24		E OF MINOR UNDER THE AGE OF 18 IN PRODUCING
25	PO	RNOGRAPHY
26	(Please cheo	ck the appropriate box, select only one)
27	<b>∀</b>	Guilty of USE OF MINOR UNDER THE AGE OF 18 IN PRODUCING PORNOGRAPHY
28		Not Guilty
	1	

	•	
1	<u>COUNT 119</u> - POSS	ESSION OF VISUAL PRESENTATION DEPICTING SEXUAL
2	CONI	DUCT OF A CHILD
3	(Please check	the appropriate box, select only one)
4	V	Guilty of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD
5		Not Guilty
6		
7		ESSION OF VISUAL PRESENTATION DEPICTING SEXUAL
8		DUCT OF A CHILD
9		the appropriate box, select only one)
10		Guilty of POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A CHILD
11		Not Guilty
12		
13	ے DATED this	$21^{5}$ day of February, 2019
14 15		all day of reordary, 2019
15		Mainiew Molen
17		FOREPERSON
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

l

	AJOC	Electronically Filed 5/31/2019 9:46 AM Steven D. Grierson		
1				
3	DISTRICT COURT			
4	CLARK COUNTY, NEVADA			
5				
6	THE STATE OF NEVADA,			
7	Plaintiff,	CASE NO. C-15-311453-1		
8	-VS-	DEPT. NO. XIX		
9	CHRISTOPHER SENA			
10	#0779849			
11	Defendant.			
12	UDGMENT O	 DF CONVICTION		
13	(JURY TRIAL)			
14				
15	The Defendant previously entered a plea of not guilty to the crimes of COUNT 1 -			
16	CONSPIRACY TO COMMIT SEXUAL ASSAULT (Category B Felony) in violation of NRS			
17	200.364, 200.366, 199.480; COUNTS 2, 4, 5, 7, 9, 10, 12, 13, 15, 17, 18, 20, 88, 90, 92, 107,			
18	108, 109, 110, 111, 112, 113 and 114 – LEWDNESS WITH A CHILD UNDER THE AGE OF			
19 20	14 (Category A Felony) in violation of NRS 201.230; COUNTS 3, 6, 8, 11, 14, 16, 19, 87, 89,			
21	91 – SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE			
22	(Category A Felony) in violation of NRS 200.364, 200.366; COUNTS 21, 23, 25, 26, 28, 30,			
23	52, 54, 61, 63, 65, 67, 71, 72, 74, 76, 79, 80, 83, 93, 94, 95, 96, 98, 101 and 102 – SEXUAL			
24	ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE (Category A Felony) in			
25	violation of NRS 200.364, 200.366; COUNTS 22, 27, 32, 37, 42, 47, 73, 75 and 97 – INCEST			
26				
27	58, 82 and 85 – OPEN OR GROSS LEWDNES			
28	201.210; COUNTS 31, 33, 35, 36, 38, 40, 41, 4	45, 45, 40, 40, 02, 04, 00 and 08 – SEAUAL		
	Nolle Prosequi (before trial)   Bench (Non-Jury) Trial     Dismissed (after diversion)   Dismissed (during trial)     Dismissed (before trial)   Acquittat	rial)		
	Conviction Conviction Conviction Conviction	t. (during trial) 2384		

Casal	Number:	C 45 04	4 4 5 0 4
Lase I	Numper	U-15-31	145.3-1

1 ASSAULT (Category A Felony) in violation of NRS 200.364, 200.366; COUNTS 53, 86 and 2 106 - PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING 3 CRIME OR COMMENCING PROSECUTION (Category D Felony) in violation of NRS 4 199.305; COUNTS 55, 57, 70, 81 and 84 - CHILD ABUSE, NEGLECT OR 5 ENDANGERMENT – SEXUAL ABUSE (Category B Felony) in violation of NRS 200.508; 6 COUNTS 59, 69, 77, 99 and 103 – USE OF A MINOR IN PRODUCING PORNOGRAPHY 7 (Category A Felony) in violation of NRS 200.700, 200.710.1, 200.750; COUNTS 60, 78, 100, 8 104, 116, 119 and 120 - POSSESSION OF VISUAL PRESENTATION DEPICTING 9 SEXUAL CONDUCT OF A CHILD (Category B Felony) in violation of NRS 200.700, 10 200.730; COUNTS 105 and 117 - CHILD ABUSE NEGLECT OR ENDANGERMENT -11 SEXUAL EXPLOITATION (Category B Felony) 200.508(1); COUNT 115 - USE OF A 12 MINOR UNDER THE AGE OF 14 IN PRODUCING PORNOGRAPHY (Category A Felony) 13 in violation of NRS 200.700, 200.710.1, 200.750; and COUNT 118 - USE OF A MINOR 14 UNDER THE AGE OF 18 IN PRODUCING PORNOGRAPHY (Category A Felony) in 15 violation of NRS 200.700, 200.710, 200.750; and the matter having been tried before a jury and 16 the Defendant having been found guilty of the crimes of COUNT 1 - CONSPIRACY TO 17 COMMIT SEXUAL ASSAULT (Category B Felony) in violation of NRS 200.364, 200.366, 18 199.480; COUNTS 2, 4, 7, 9, 10, 12, 13, 15, 20, 88, 90, 92, 107, 108, 109 and 110 -19 LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (Category A Felony) in violation of 20 NRS 201.230; COUNTS 3, 6, 8, 11, 14, 19, 87, 89, 91 - SEXUAL ASSAULT WITH A 21 MINOR UNDER FOURTEEN YEARS OF AGE (Category A Felony) in violation of NRS 22 200.364, 200.366; COUNTS 21, 23, 25, 26, 28, 52, 54, 71, 72, 74, 76, 79, 80, 83, 95, 96, 98, 23 101 and 102 – SEXUAL ASSAULT WITH A MINOR UNDER SIXTEEN YEARS OF AGE 24 (Category A Felony) in violation of NRS 200.364, 200.366; COUNTS 22, 27, 32, 37, 42, 47, 25 73, 75 and 97 – INCEST (Category A Felony) in violation of NRS 201.180; COUNTS 24, 29, 26 49, 50, 51, 56, 58 and 82 - OPEN OR GROSS LEWDNESS (Category D Felony) in violation 27 of NRS 201.210; COUNTS 31, 33, 35, 36, 41, 46, 48, 62, 64, 66 and 68 – SEXUAL ASSAULT 28 (Category A Felony) in violation of NRS 200.364, 200.366; COUNTS 53, 86 and 106 -

PREVENTING OR DISSUADING WITNESS OR VICTIM FROM REPORTING CRIME OR COMMENCING PROSECUTION (Category D Felony) in violation of NRS 199.305; COUNTS 55, 57 and 81 - CHILD ABUSE, NEGLECT OR ENDANGERMENT - SEXUAL ABUSE (Category B Felony) in violation of NRS 200.508(1); COUNTS 59, 69, 77, 99 and 103 4 - USE OF A MINOR IN PRODUCING PORNOGRAPHY (Category A Felony) in violation of 5 NRS 200.700, 200.710.1, 200.750; COUNTS 60, 78, 100, 104, 116, 119 and 120 -6 POSSESSION OF VISUAL PRESENTATION DEPICTING SEXUAL CONDUCT OF A 7 CHILD (Category B Felony) in violation of NRS 200.700, 200.730; COUNTS 105 and 117 -8 CHILD ABUSE NEGLECT OR ENDANGERMENT - SEXUAL EXPLOITATION (Category 9 B Felony) 200.508(1); COUNT 115 - USE OF A MINOR UNDER THE AGE OF 14 IN 10 PRODUCING PORNOGRAPHY (Category A Felony) in violation of NRS 200.700, 200.710.1, 11 200.750;; and COUNT 118 – USE OF A MINOR UNDER THE AGE OF 18 IN PRODUCING 12 PORNOGRAPHY (Category A Felony) in violation of NRS 200.700, 200.710, 200.750; 13 thereafter, on the 28<sup>th</sup> day of May, 2019, the Defendant was present in Court for sentencing with 14 counsel VIOLET RADOSTA and DAVID LOPEZ NEGRETE, Deputy Public Defenders, and 15 16 good cause appearing,

1

2

3

17

18

19

20

21

THE DEFENDANT IS HEREBY ADJUDGED guilty of said offenses and, in addition to the \$25.00 Administrative Assessment Fee, \$1,173.00 Restitution payable jointly and severally with Co-Defendants and \$150.00 DNA Analysis Fee including testing to determine genetic markers plus \$3.00 DNA Collection Fee, the Defendant is sentenced to the Nevada Department of Corrections (NDC) as follows: COUNT 1 – a MAXIMUM of SEVENTY-TWO 22 (72) MONTHS with a MINIMUM parole eligibility of TWENTY-EIGHT (28) MONTHS; 23 COUNT 2 - LIFE with parole eligibility after serving a MINIMUM of TEN (10) YEARS, 24 25 CONSECUTIVE to COUNT 1; COUNT 3 – LIFE with parole eligibility after serving a 26 MINIMUM of TWENTY (20) YEARS, CONSECUTIVE to COUNT 2; COUNT 4 - STAYED 27 ADJUDICATION; COUNT 6 – LIFE with parole eligibility after serving a MINIMUM of 28

S:\Forms\AJOC-1 Ct/5/31/2019

TWENTY (20) YEARS; COUNT 7 – STAYED ADJUDICATION; COUNT 8 – LIFE with
parole eligibility after serving a MINIMUM of TWENTY (20) YEARS, CONSECUTIVE to
COUNT 3: COUNT 9 – STAYED ADJUDICATION; COUNT 10 – LIFE with parole

Docket 79036 Document 2020-19230

	Electronically Filed 6/14/2019 5:47 PM Steven D. Grierson CLERK OF THE COURT
1 2	NOAS DARIN F. IMLAY, PUBLIC DEFENDER NEVADA BAR No. 5674 309 South Third Street, Suite 226
3 4	Las Vegas, Nevada 89155 (702) 455-4685 Attorney for Defendant
5 6	DISTRICT COURT CLARK COUNTY, NEVADA
7 8	THE STATE OF NEVADA, )
9	Plaintiff, ) CASE NO. C-15-311453-1
10	v. <sup>'</sup> ) DEPT. NO. XIX
11	CHRISTOPHER SENA,
12 13	Defendant. ) /) <u>NOTICE OF APPEAL</u>
14	TO: THE STATE OF NEVADA
15 16	STEVEN B. WOLFSON, DISTRICT ATTORNEY, CLARK COUNTY, NEVADA and DEPARTMENT NO. XIX OF THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK.
17	NOTICE is hereby given that Defendant, Christopher Sena,
18	presently incarcerated in the Nevada State Prison, appeals to the
19	Supreme Court of the State of Nevada from the judgment entered
20	against said Defendant on the 31 day of May, 2019 whereby he was
21	convicted of Ct. 1 – Conspiracy to Commit Sexual Assault; Cts. 2,
22	4, 7, 9, 10, 12, 13, 15, 20, 88, 90, 92, 107, 108, 109 and 110 –
23	Lewdness With a Child Under the Age of 14; Cts. 3, 6, 8, 11, 14,
24	19, 87, 89, 91 – Sexual Assault With a Minor Under Fourteen Years
25	of Age; Cts. 21, 23, 25, 26, 28, 52, 54, 71, 72, 74, 76, 79, 80,
26	83, 95, 96, 98, 101 and 102 – Sexual Assault with a Minor Under
27	Sixteen Years of Age; Cts. 22, 27, 32, 37, 42, 47, 73, 75 and 97 –
28	Incest; Cts. 24, 29, 49, 50, 51, 56 58, 82 – Open or Gross

1	Lewdness; Cts. 31, 33, 35, 36, 41, 46, 48, 62, 64, 66, 68 – Sexual
2	Assault; Cts. 53, 86 and 106 – Preventing or Dissuading Witness or
3	Victim From Reporting Crime or Commencing Prosecution; Cts. 55, 57
4	and 81 – Child Abuse, Neglect or Endangerment – Sexual Abuse; Cts.
5	59, 69, 77, 99, 103 – Use of a Minor in Producing Pornography;
6	Cts. 60, 78, 100, 104, 116, 119, 120 – Posses sion of Visual
7	Presentation Depicting Sexual Conduct of a Child; Cts. 105, 117 –
8	Child Abuse Neglect or Endangerment – Sexual Exploitation – Ct.
9	115 – Use of a Minor Under the Age of 14 in Producing Pornography
10	- Ct. 118 - Use of a Minor Under the Age of 18 in Producing
11	Pornography and sentenced to \$25 Admin. Fee; \$1,173 restitution
12	payable jointly and severally with co-defendants, \$150 DNA
13	analysis fee including testing to determine genetic markers plus
14	\$3 DNA collection fee, Ct. 1 – 28-72 months in prison; Ct. 2 – 10
15	years to life consecutive to Ct. 1 – Ct. 3 – 20 years to Life
16	consecutive to Ct. 2 – Ct. 4 – Stayed adjudication; Ct. 6 – 20
17	years to Life; C t. 7 – Stayed adjudication; Ct. 8 – 20 years to
18	Life consecutive to Ct. 3 – Ct. 9 – Stayed adjudication; Ct. 10 –
19	10 years to Life – Ct. 11 – 20 years to Life; Ct. 12 – Stayed
20	adjudication; Ct. 13 – 10 years to Life; Ct. 14 – 20 years to
21	Life; Ct. 15 – Stayed adjudication; Ct. 19 – 20 years to life; Ct.
22	20 – Stayed adjudication – Ct. 21 – 25 years to Life consecutive
23	to Ct. 3; Ct. 22 – 28-72 months in prison, consecutive to Ct. 21 ;
24	Ct. 22 – 28-72 months in prison, consecutive to Ct. 21; Ct. 23 –
25	25 years to Life; Ct. 24 (1 year in CCDC) old statute; Ct. 25 – 25
26	years to Life in prison consecutive to Ct. 22; Ct. 26 – 25 years
26 27	years to Life in prison consecutive to Ct. 22; Ct. 26 – 25 years to Life; Ct. 27 – 28-72 months in prison; Ct. 28 – 25 years to

1	Life; Ct. 29 – one year in CCDC (old statute); Ct. 31 – 10 years
2	to life; Ct. 32 – 2 years to Life in prison consecutive to 25;
3	Cts. 33, 35, 36, 37 – 10 years to Life in prison; Cts. 41, 46, 48
4	- 2 years to Life in prison; Cts. 43, 47, 49 – 10 years to Life in
5	prison; Ct. 49, 50, 51 one year in CCDC (old statute); Ct. 52 – 20
6	years to life in prison; Ct. 53 – 19-48 months, consecutive to Ct.
7	32; Ct. 54 – 25 years to Life in prison, consecutive to Ct. 53;
8	Ct. 55 – 24-60 months in prison; Ct. 56 – 364 days in CCDC; Ct. 57
9	- 24-60 months in prison; Ct. 58 - 364 days in CCDC; Ct. 59 - 5
10	years to Life; Ct. 60 – 24-60 months in prison; Cts. 62, 64, 66,
11	68 - 10 years to Life in prison; Ct. 69 – 5 years to Life in
12	prison; Ct. 71 – 25 years to Life in prison, consecutive to Ct.
13	60; Ct. 72 – 25 years to Life in prison, consecutive to Ct. 71;
14	Ct. 73 – 2 years to Life in prison consecutive to Ct. 72; Ct. 74 –
15	25 years to Life; Ct. 75 – 2 years to Life in prison; Ct. 76 – 25
16	years to Life in prison; Ct. 77 – 5 years to Life in prison; Ct.
17	78 – 24-60 months in prison, con secutive to Ct. 73; Ct. 79 – 25
18	years to Life, consecutive to Ct. 78, Ct. 80 – 25 years to Life
19	in prison; Ct. 81 – 24-60 months in prison consecutive to 79; Ct.
20	82 – 364 days in CCDC; Ct. 83 – 25 years to Life in prison; Ct. 86
21	– 19-48 months in prison; Ct. 87 – 35 years to life consecutive to
22	Ct. 86; Ct. 88 – stayed adjudication; Ct. 89 – 35 years to Life in
23	prison; Ct. 90, Ct. 92 – stayed adjudication; Ct. 91 – 35 years to
24	Life in prison; Ct. 95 – 25 years to Life in prison consecutive to
25	CT. 87, Ct. 96 – 25 years to life in prison; Ct. 97 – 2 years to
26	Life in prison, consecutive to Ct. 95, Ct. 98 – 25 years to Life
27	in prison; Ct. 99 – 5 years to Life in prison consecutive to Ct.
28	3
	5