STATE OF MICHIGAN 56A JUDICIAL DISTRICT 56th JUDICIAL CIRCUIT

WARRANT FELONY

DISTRICT: CIRCUIT:

CTN: 96-18901349-01

Victim or complainant:

MSP#:

District Court ORI: MI230025J

Circuit Court ORI: MI230015J

AG ORI: MI820025A

THE PEOPLE OF THE STATE OF MICHIGAN

V

LOU ANNA K SIMON 2655 HAGADORN MASON, MI 48854

STATE OF MICHIGAN

Complaining Witness D/SGT WILLIAM ARNDT

Weight: Hair Color: Eye Color: Sex: !Height: Race: Date: On or about White F 05/01/2018 City/Twp./Village County in Michigan Defendant DOB Defendant SID Dimondale Village **EATON** 01/20/1959 Maximum Penalty Charge(s) See Below See Below

STATE OF MICHIGAN, COUNTY OF EATON

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

COUNT 1: LYING TO A PEACE OFFICER - VIOLENT CRIME INVESTIGATION

after being informed by D/Sgt William Arndt and Lt. Joseph Cavanaugh of the Michigan State Police, that the officers were conducting a criminal investigation, did knowingly and willfully make a statement or statements to the officer that he or she knew was false or misleading regarding the following material fact or facts relating to the investigation; that she was not aware of the nature of the complaint that generated the 2014 MSU Title IX investigation of Amanda Thomashow's allegations, and the officer was conducting a criminal investigation for Criminal Sexual Conduct 1st Degree - MCL 750.520b; contrary to MCL 750.479c(2)(d). [750.479C2D] FELONY: 4 years and/or \$5,000.00

COUNT 2: LYING TO A PEACE OFFICER-VIOLENT CRIME INVESTIGATION

after being informed by D/Sgt William Arndt and Lt. Joseph Cavanaugh of the Michigan State Police that the officers were conducting a criminal investigation, did knowingly and willfully make a statement or statements to the officers that he or she knew was false or misleading regarding the following material fact or facts relating to the investigation; when asked about whether she was aware of any investigation involving Larry Nassar prior to 2016 she falsely or misleadingly said that "I was aware that in 2014 there was a sports medicine doc who was subject to a review" when in fact she knew it was Larry Nassar who was the subject of the 2014 MSU Title IX investigation into the Amanda Thomashow complaint, and the officers were conducting a criminal investigation for Criminal Sexual Conduct 1st Degree - MCL 750.520b; contrary to MCL 750.479c(2)(d). [750.479C2D]

FELONY: 4 years and/or \$5,000.00

COUNT 3: LYING TO A PEACE OFFICER - 4 YEAR OR MORE CRIME INVESTIGATION after being informed by D/Sgt William Arndt and Lt. Joseph Cavanaugh of the Michigan State Police, that the officers were conducting a criminal investigation, did knowingly and willfully make a statement or statements to the officers that he or she knew was false or misleading regarding the following material fact or facts relating to the investigation; that she was not aware of the nature of the complaint that generated the 2014 MSU Title IX investigation of Amanda Thomashow's

allegations, and the officer was conducting a criminal investigation for Misconduct of A Public Official - MCL 750.505; contrary to MCL 750.479c(2)(c). [750.479C2C] HIGH COURT MISDEMEANOR: 2 years and/or \$5,000.00

COUNT 4: LYING TO A PEACE OFFICER - 4 YEAR OR MORE CRIME INVESTIGATION after being informed by D/Sgt William Arndt and Lt. Joseph Cavanaugh of the Michigan State Police, that the officers were conducting a criminal investigation, did knowingly and willfully make a statement or statements to the officer that he or she knew was false or misleading regarding the following material fact or facts relating to the investigation; when asked about whether she was aware of any investigation involving Larry Nassar prior to 2016 she falsely or misleadingly said that "I was aware that in 2014 there was a sports medicine doc who was subject to a review" when in fact she knew it was Larry Nassar who was the subject of the 2014 MSU Title IX investigation into the Amanda Thomashow complaint, and the officer was conducting a criminal investigation for Misconduct of A Public Official- MCL 750.505; contrary to MCL 750.479c(2)(c). [750.479C2C] HIGH COURT MISDEMEANOR: 2 years and/or \$5,000.00

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

Upon examination of the complaining witness, I find that the offense(s) charged has/have been committed and that there is probable cause to believe that defendant committed the offense(s). THEREFORE, IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN, I order you to arrest and bring defendant before the 56A District Court immediately.

The defendant may be released before arraignment if \$\sumeq \lambda \text{CVC}			is posted
as interim bail by Date			
NOV 2 0 2018 Date	_ (SEAL)	Judge/Magistrate	P3/5/23 Bar no.
		RETURN	
As ordered in this warra	nt, the defendant	t was arrested on	at
at	~ <u>_</u> ,	Date -	Time
Place of	arrest		
Date		Peace officer	

PROSECUTION TO BE HANDLED BY:

William A. Forsyth (P23770) Special Assistant Attorney General MI Dept of Attorney General 525 W. Ottawa Street Lansing, MI 48933 (517) 373-1110