## PHIL G. GIAVASIS STARK COUNTY CLERK OF COURTS CRIMINAL APPEARANCE DOCKET

# STATE OF OHIO, PLTFF

STARK COUNTY PROSECUTOR COURTHOUSE HOROWITZ, ROBERT D.(216-438-0897) CANTON OH 44702

VS

CASE NUMBER: 90-0728 JUDGE: HON.

COURT ROOM:

DATE OPEN: 11/1/90

DATE CLOSE:

			DATE CLOSE:	
	*	. 80	COTT A. DIETZ , DEFT	
10.00	00 00	11/9/90	INDICTMENT PRESENTED INDICTMENT OF CORV OF	
1901	Resi)		INDICTMENT ISSUED, INDICTMENT FOR RAPE ICT	
	0		GROSS SEXUAL IMPOSITION, ICT. PRECIPE FILED, CAPIAS ISSUED.	
	(Cert)	11/16/90	ASSIGNMENT NOTICE FILED. HEARING ON 11-28-90 AT	
			8:30.	
0 -		11/20/90	ASSIGNMENT NOTICE FILED. TRIAL ON 2-4-91 AT 9:00.	
60	D . Pa . 1		DOND FIAED, (\$10,000.00 CASH - W/CONDITION ANDER	
20	JY 77.16	e on	STATAWAY (FROM VICTIMS WHILE CASE IS DEVIDENCE	
		,97	(SUPERVISED (BY PTRP). CR.162/367. MITCHELL MACHAN APPOINTED COUNSEL FOR	
	44216		DEFENDANT: DEFENDANT'S PLEA OF NOT GUILTY	
			ALLOWED, CR.162/368.	
		12/5/90	DEFENDANT'S REQUEST FOR DISCOVERY WITH PROOF	
		12/12/90	OF BERVICE FILED.	
		12/12/90	SUBPOENA GRAND JURY - RETURNED SERVED FOR : DET C RUDY; MELISSA J ELLIOT;	\$ 0.00
		12/18/90	CAPIAS RETURNED. RECEIVED THIS WRIT AND ON	
			11-13-90 ARRESTED BOOKED AND SERVED	
		1/0/01	DEFENDANT, STARK COUNTY SHERIFF	
		1/8/91	STATE'S DEMAND FOR DISCOVERY WITH PROOF OF	
			SERVICE FILED, STATE'S RESPONSE TO REQUEST FOR	
		1/24/91	DISCOVERY WITH PROOF OF SERVICE FILED. STATE'S SUPPLEMENTAL RESPONSE TO DISCOVERY	
			WITH FROOF OF SERVICE FILED	
		2/5/91	DEFENDANT'S CHANGE OF PLEA IN OPEN COURT	
		2/11/91	ALLOWED, CR. 164/340.	
		2/1/91	ORDER CONVEYING DEFENDANT TO ORIENT	
			CORRECTIONAL FILED, CR. 164/472, DEFENDANT WITHDRAWS FORMER PLEA AND IS SENTENCED TO	
			ORIENT CORRECTIONAL FOR 5 TO 25 VEADS ON DADS	
			TEAR ON GROSS SEXILAL IMPOSITION LOT	
			AND SHALL SERVE SENTENCES CONCLIDED INTO A LAB	
			SHALL RECEIVE CREDIT FOR TIME SERVED AND SHALL PAY COSTS. CR. 164/473.	
		2/12/91	CONVEY ISSUED.	
		3/1/91	CONVEY RETURNED. RECEIVED THIS WRITE AND AND	
			2-14-91 DELIVERED DEFENDANT TO ORIENT	
			CORRECTIONAL, STARK COUNTY SUPPLEY	

CR.169/152.

7/24/91

CORRECTIONAL. STARK COUNTY SHERIFF. **EXAMINTATION SHALL BE CONDUCTED UNDER** 

CONFIDENTIALLY SUBMITTED UNDER SEAL.

CORRECTIONAL. RESULTS ARE TO BE

DIRECTION OF THE MEDICAL DEPARTMENT OF LIMA

0.00 SHERIFF 2.00 CLERK (JOURNAL) 2500 : LERK (JOURNAL) T.ERK 15.00 URF & PD 30,00 #CR (SS) 11-16-90 8.00 CONVEY 11.70 SHERIFF (1) 5.30 SHERIFF(1) 5.30 SHERIFF(1) 5.30 SHERIFF(1) 5.30 SHERIFF (1) 3.30 SHERIFF (1) 3.30 SHERIFF(1) 21.60 SHERIFF (1) 11.30 OCR (AH) 020791 8.00 CONVEY 44.50

11/7/01 CLERK OF COURT TAX AS COSTS \$16.00 FOR HIV TESTING, CR. 172/732. SEE ENTRY. 12/16/91 LETTER FROM DEFENDANT FILED. MOTION IS NOT WELL TAKEN AND HEREBY DENIES SAME, CR. 173/934. 9/8/97 HEARING DISPOSITION SHEET FILED, NEXT APPEARANCE SET. \$ 2.00 9/8/97 HOUSE BILL 180 HEARING ON 10/01/1997 08:30 AM. NOTICES SENT. 9/1 /97 WARRANT FOR REMOVAL \$ 2.00

9-30-97

CASE NO.: 1-072 (Secret)

INDICTMENT FOR: RAPE, 1 CT. (R.C. 2907.02) (AF1)

GROSS SEXUAL IMPOSITION, 1 CT. (R.C. 2907.05) (F3)

THE STATE OF OHIO, STARK COUNTY, ss.

#### (FELONY)

In the Court of Common Pleas, Stark County, Ohio, of the Term of August in the year of our Lord one thousand nine hundred and ninety.

The Jurors of the Grand Jury of the County of Stark and State of Ohio, then and there duly impaneled, sworn and charged to inquire of and present all offenses whatever committed within the limits of said County, on their said oaths, in the name and by the authority of the State of Ohio, do find and present:

That SCOTT A. DIETZ late of said County as a continuous course of conduct from on or about January 1, 1987, to on or about the 17th day of August in the year of our Lord one thousand nine hundred and ninety, at the County of Stark, aforesaid, did engage in sexual conduct with April Dietz, not his spouse, the said April Dietz being less than thirteen (13) years of age, in violation of Section 2907.02 of the Ohio Revised Code, contrary to the statute in such cause made and provided, and against the peace and dignity of the State of Ohio.

#### COUNT TWO

And the jurors aforesaid, by their oaths aforesaid, and by virtue of the authority aforesaid, do further find and present that SCOTT A. DIETZ late of said County as a continuous course of conduct from on or about January 1, 1987, to on or about the 17th day of August in the year of our Lord one thousand nine hundred and ninety, at the County of Stark, aforesaid, did have sexual contact with Cori Dietz, not his spouse, the said Cori Dietz being less than thirteen years of age, in violation of Section 2907.05 of the Ohio Revised Code, contrary to the statute in such cause made and provided, and against the peace and dignity of the State of Ohio.

Robert D. Horowitz

Prosecuting Attorney

Stark County

A True Bill:

J. Richard Perkins, Foreman, Grand Jury

Filed: November 9, 1990

MICRO

THE STATE OF OHIO, STARK COUNTY, ss.	
I,	mmon d nt,
WITNESS my hand and the seal of said Court at Canton, Ohio, th day of, 19	is
	erk
By, Dep	puty
Sheriff's Return:	
On, 19, I delivered personally to to the copy of this indictment, with all endorsements thereon.	the Certified
	Sheriff

Machan

# IN THE COURT OF COMMON PLEAS STARK COUNTY, OHIO

CXX164

STATE OF OHIO,

CASE NO. 90-0728

Plaintiff,

VS.

SCOTT A. DIETZ,

Defendant.

JUDGMENT ENTRY

CHANGE OF PLEA AN

SENTENCE

JELEN J. GARDFA GLERK OF COURT STARK COUNTY OF

This day, February 4, 1991, the defendant, SCOTT A. DIETZ, Came in the custody of the Sheriff, and accompanied by his counsel, Mitchell Machan, Esq., and the defendant having heretofore entered a plea of not guilty of the crimes of Rape, 1 Ct. (R.C. 2907.02) and Gross Sexual Imposition, 1 Ct. (R.C. 2907.05) as charged in Counts One and Two of the Indictment, informed the Court that he had consulted with his attorney and that his attorney had fully informed him as to the nature of the charges and the elements constituting the crimes under the statutes pertaining to them including the penalties and the right to a trial by jury and that the defendant desired to withdraw his former plea of not guilty.

Whereupon the Court having granted leave, the defendant withdrew his plea of not guilty and thereupon the Court inquired of the defendant as to whether or not he desired further to plead, to which inquiry the defendant replied that he is guilty of the crimes of Rape, 1 Ct. (R.C. 2907.02) and Gross Sexual Imposition, 1 Ct. (R.C. 2907.05) as charged in Counts One and Two of the Indictment, which said plea was accepted by the Court. Thereupon the Prosecuting Attorney moved that sentence be pronounced against said defendant.

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Whereupon the Court was duly informed in the premises on the part of the State of Ohio, by the Prosecuting Attorney, and on the part of the defendant, by the defendant and his counsel, and thereafter the Court asked the defendant whether he had anything to say as to why judgment should not be pronounced against him, and the defendant, after consulting with his counsel, said that he had nothing further to say except that which he had already said, and showing no good and sufficient reason why sentence should not be pronounced, the Court thereupon pronounced

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the defendant be committed to the Orient Correctional Institution in Orient, Ohio, for an indeterminate term of not less than five (5) nor more than twenty-five (25) years, or until otherwise pardoned, paroled or released according to law, on Rape, 1 Ct. (R.C. 2907.02), and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant be committed to the Orient Correctional Institution in Orient, Ohio, for a determinate term of one (1) year, or until otherwise pardoned, paroled or released according to law, on Gross Sexual Imposition, 1 Ct. (R.C. 2907.05), and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant shall serve theses sentences concurrently, and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant shall receive credit for time served, and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant pay the costs of this prosecution for which execution is hereby awarded.

PROSECUTING ATTORNEY

## IN THE COURT OF COMMON " SAS

#### STARK COUNTY, OHIO

STATE OF OHIO,

CASE NO. 90-0728

Plaintiff,

JUDGE FARMER

VS.

PLEA OF GUILTY

SCOTT A. DIETZ,

CRIM. R. 11(C)

Defendant.

I, SCOTT A. DIETZ, am represented by Attorney Mitchell Machan.

My attorney and the Court have advised me that I am charged with the crime(s) RAPE (R.C. 2907.02) AND GEOSS SEXUAL IMPOSITION (R.C. 2007.05)

(F3):

that the penalties provided by law is/are (5,0,7,8,9 or 10) to 75 yrs

AND/OR A 10,000 FINE AND 1,1/2 or 7 yrs. AND/OR 4 15,000.00 FINE;

that my plea will result in a conviction for the crime or crimes charged;

and that the Court can sentence me immediately after accepting my plea.

My attorney and the Court have advised me that by entering a Plea of Guilty or No Contest I am waiving (giving up) the following Constitutional Rights:

- 1. My right to have a jury trial or a trial to the Court;
- 2. My right to confront witnesses against me;
- My right to have compulsory process for obtaining witnesses in my favor (the right to subpoena witnesses in my favor);
- 4. My right to require the State to prove my guilt beyond a reasonable doubt;
- 5. My right not to be compelled to testify against myself.

I hereby acknowledge that I understand all of the above, and that all of the above terms have been explained to me.

In Open Court, this 4th day of FEBRUARY , 199/ I do hereby waive (give up) the rights listed above.

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I hereby w draw my former Plea of Not Gui , to the Indictment which was duly served upon me in this case. I hereby enter a Plea of Guilty/No Contest to the charge(s) of RAPE AND GROSS SEXUAL IMPOSITION which are a violation of the Ohio Revised Code Section(s) 2907.02 AND 2907.05 No promises or threats have been made to me by anyone to secure my Plea of Guilty. I acknowledge that I am pleading guilty freely and voluntarily. I further acknowledge that I understand the nature of the charge(s) and the maximum penalty involved upon conviction. I further acknowledge that I understand that I will/will not be eligible for probation. I have complete confidence in my lawyer and acknowledge that he/she has effectively and diligently represented me. It is solely my own choice to enter a Plea of Guilty with full knowledge of the other alternatives available to me. I understand that I have a right to appeal procedural issues reserved upon a Plea of Guilty. I understand that I have a right to appeal procedural issues reserved upon a Plea of No Contest. Dated this 42 day of FEBRUARY , 1991.

Signed in the presence of:

Plea Accepted - Judge

#### R.C. 2907.05 - GROSS SEXUAL IMPOSITION Elements:

1 - Have sexual contact

2 - With another person not the spouse of the offender when:

a - Offender purposely compels the other person to submit by force or threat of force, or

b - For purpose to prevent resistance, offender substantially impairs the other person's judgment or control:

(i) by administering any drug or intoxicant to the other person

(ii) Surreptitiously, by force, by threat of force, or by deception, or

c - Other person is less than 13 years old, regardless of whether offender knows the other person's age.

#### R.C. 2907.02 - RAPE

(A) No person shall engage in sexual conduct with another, not the spouse of the offender, when any of the following apply:

(1) The offender purposely compels the other person to submit

by force of threat of force;

(2) For the purpose of preventing resistance, the offender substantially impairs the other person's judgment or control by administering any drug or intoxicant to the other person, surreptitiously or by force, threat of force, or deception;

(3) The other person is less than thirteen years of age,

whether or not the offender knows the age of such person.

084 164 STATE OF OHIO: IN THE COURT OF COMMON PLEAS SS: STARK COUNTY, OHIO STARK COUNTY : : CASE NO. 90-0728 THE STATE OF OHIO Plaintiff CHANGE OF PLEA IN OPEN COURT State A Diets DATED: Defendant : The Defendant, accompanied by his counsel, was advised by the Court as follows: Effects of a NO CONTEST plea - Court will make a finding on the indictment and any statements by the  $\omega$ Prosecuting Attorney Waiver of right to TRIAL BY JURY and by the Effects of a NEGOTIATED PLEA - Agreement stated in open Waiver of right to CONFRONT WITNESSES Waiver of right to COMPULSORY PROCESS Waiver of right to require PROOF BEYOND A REASONABLE DOUBT Understands plea in SELF-INCRIMINATING EVIDENCE Waives right Understands the Court may proceed to JUDGMENT AND SENTENCE Understands the NATURE OF THE CHARGE or charges Understands the MAXIMUM PENALTY which may be imposed Understands PROBATION ELIGIBILITY \_\_\_\_\_ Type of offense NON-PROBATIONABLE \_\_\_\_\_ Dangerous offense NON-PROBATIONABLE Repeat offender VOLUNTARINESS OF PLEA \_\_\_\_ NO THREATS \_\_\_ NO PROMISSATISFACTION with counsel \_\_\_\_ Believe diligent and NO PROMISES effective Counsel opportunity to speak on behalf of Defendant Court's acceptance of application for probation does not necessarily mean that probation will be granted. Defendant's opportunity to speak \_\_\_\_ Still desires to enter plea DEFENSE COUNSEL

Sy'

(crim/plea)

PROSECUTING ATTORNEY

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# IN THE COURT OF COMMON PLEAS

SCOTT A. DIETZ.

RESPONSE TO REQUEST O FOR DISCOVERY

Defendant

Now comes the Prosecuting Attorney of Stark County, Ohio, and pursuant to Criminal Rule 16 of the Ohio Rules of Criminal Procedure,

replies to the Defendant's Request for Discovery as follows:

- X 1. Pursuant to Rule 16(B)(1)(a)(i) - relevant written or recorded statements made by defendant or co-defendant which are available or in control of the State of Ohio.
  - a. See attached
  - b. XX No known statement
  - c. Available by appointment with the Prosecuting Attorney
- X 2. Pursuant to Rule 16(B)(1)(a)(ii) written summaries of any oral statements made by defendant or co-defendant to a Prosecuting Attorney or any law enforcement officer.
  - a. XX See attached
  - b. No known statement
  - c. Available by appointment with the Prosecuting Attorney
- X 3. Pursuant to Rule 16(B)(1)(a)(iii) recorded testimony of the defendant or co-defendant before a Grand Jury.
  - a. See attached
  - b. XX Did not testify
- Pursuant to Rule 16(B)(1)(b) defendant's prior criminal record X 4. which is available to or within the possession of the State of
  - a. See attached
  - b. XX No known record
- X 5. Pursuant to Rule 16(B)(1)(c) books, papers, documents, photographs, tangible objects, buildings or places, or portions thereof, available to or within the possession, custody, or control of the State which are material to the preparation of the defense or are intended for use by the State of Ohio as evidence at the Trial, or were obtained from or belonged to the defendant.
  - a. XX See attached
  - b. No known physical evidence
  - c. Available by appointment with the Prosecuting Attorney

X 6. Pursuant to Rule 16(B)(1)(d) - results or reports of physical or mental examinations, and scientific tests or examination made in connection with this case available to or within the possession, custody, or control of the State of Ohio.

a. XX See attached

b. No known tests conducted

- c.\_\_\_Tests not yet conducted
  d.\_\_\_Available by appointment with the Prosecuting Attorney
- X 7. Pursuant to Rule 16(B)(1)(e) a written list of the names and addresses of all witnesses whom the Prosecuting Attorney intends to call at trial together with any record of prior felony convictions of any such witnesses which is within the knowledge of the Prosecuting Attorney is attached.
- X 8. Pursuant to Rule 16(B)(1)(f) all evidence, known or which may become known to the Prosecuting Attorney favorable to the defendant and material either to guilt or punishment.

a. See attached

b. XX None known

Respectfully submitted,

MICHAEL PUTERBAUGH

ASSISTANT PROSECUTING ATTORNEY

## PROOF OF SERVICE

A copy of the foregoing Response to Request for Discovery was served personally, to Attorney Mitchell Machan, on this & day of January, 1991.

ASSISTANT PROSECUTING ATTORNEY

2. Dietz confessed to performing oral sex on his daughter April over a dozen times since 1987, and forcing her to perform on him until he ejaculated in her mouth.

Dietz further confessed to fondling and digitally penetrating his other daughter Cori.

In talking with Mr. Dietz, he readily confessed to the allegations as being truthful and that he had a problem. He advised that he would like this problem taken care of. He stated that when he was 15 years of age, his five year old sister was asleep downstairs. They had been watching television and he stated that he began to fondle her and play with her. Scott stated that it went on for a couple of years and after his sister finally told her mother and father about it. His dad beat him up and advised him never to do anything like that again.

Scott stated that he looked at pornography at at friend's house when he was little and he used to peep on his best friend's sisters who were older and more developed. He also added that during his growing up. When he was 17-18-19 years of age, he was sleeping with his cousin who were 13 and 14 years of age. He advised that he had never done anything like that with any other girl other than April and Cori.

Scott advised that he met his wife when he was 21 years of age and that he was in the United States Army. There was about a four or five year period where he didn't do anything at all and was just, in his words, a normal individual that just had normal desires and did a lot of masturbation. However, he never raped anyone and never did any exposing of himself or obscene phone calls although he did state that he was into masturbation a lot and like to fantasize about being with women. He states that he didn't feel anything bad about sleeping with his cousins and having sex with them when he was younger. However, he was an adult during some of this time. He advised that this is probably when the problem developed.

Scott added that he does not recall ever being abused when he was younger but he doesn't discount the possibility of it having happened. He just stated that the first sexual encounter or experience he can recall was when he was 15 years of age and did this to his younger sister who was 5 years old at the time.

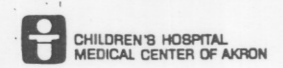
He states that he has to find an outlet in order to release this.

Scott stated that this began from what he can recall. In 1987 and that it happened at the different addresses that they lived in Perry Township, the City of Massillon and now in Jackson Township. He states that from whae he can really remember, he has done this twice in 1990 with April and stated that he has only done it a couple of times with Cori and that he has not done this with her this year.

- 5. See Attached.
- 6. See Attached.

- 7. Witnesses who may be called to testify at trial:
  - Brenda Dietz
     2129 Wales Rd.
     Massillon, OH 44646
  - 2. April Dietz 2129 Wales Rd. Massillon, OH 44646
  - Cori Dietz
     2129 Wales Rd.
     Massillon, OH 44646
  - 4. Det. Rudy Jackson Police Department
  - 5. Melissa J. Elliot Department of Human Services
  - Dr. Robin Masden Children's Hospital Medical Center of Akron 281 Locust Street Akron, OH
  - 7. Gail Graise, LPN
    Children's Hospital Medical Center of Akron
    281 Locust Street
    Akron, OH

DATE 09/05/90 TIME  NAME DIETZ, APRI  ADORESS 1129 ERIE S  FATHER DIETZ, SCOT		MASSILLON,	47	EMPLOYEE NO. 27 84 SEX 44646	F PHONE 8	AIMIT	
PRIMARY CARE PHYSICIAN MASDEN, ROBIN J	SPECIALTY CARE PI	NUPSING TRIAGE	REFERAED TO:		TIME P	FAMILY	SERV
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			,		PT. WEARS GL	ASSES/COM/AC	TS
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# **OUTPATIENT SERVICES**

434-216 04-02-84 F DIETZ. APRIL SCOTT 1129 ERIE SOUTH MASSILLON. OHIO 832-3957 EXP. 09-91 3G

#### CONSENT FOR TREATMENT:

The undersigned hereby give consent to and authorize Children's Hospital Medical Center of Akron and its staff of employed physicians and/or members of its independent medical staff to perform such medical, therapeutic, and diagnostic procedures as may be necessary or appropriate in the care and treatment of the patient stamped above.

I/We acknowledge that said patient has been voluntarily presented for treatment; that a satisfactory disclosure of information has been made and that all of my/our questions asked about the procedure(s) have been answered in a satisfactory manner by my/our physician.

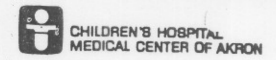
Should medical care be discontinued at my/our request, contrary to the advice of the physician(s) attending the patient. I/we relieve the Hospital and physician(s) attending of all responsibility for any untoward results which may follow.

RELEASE	OF	INFORMATION:	

or ner onimariore.	
gree that this consent covers exchange of infor uch exchange of information will be of benefit	mation to doctors and/or other agencies, including schools, to the patient.
lease shall be valid fordays unless e	arlier revoked in writing.
o not wish for any disclosure to be made to any authorization.	First Name, Middle Initial, Last Name—Parent or Guardian
	First Name, Middle Initial, Last Name—Parent or Guardian  Patlent (if appropriate)
	gree that this consent covers exchange of information will be of benefit lease shall be valid fordays unless et onot wish for any disclosure to be made to any authorization.

#### TELEPHONE CONSENT FOR TREATMENT

Name of person contacted				
Relationship to patient				
Time of contact	Date		Time	
Consent granted	□ Yes	□ No	(Check one)	
Consent obtained by				
Witness				



Cap.

# AUTHORIZATION FOR EXAMINATION/ RELEASE OF INFORMATION

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I HEREBY AUTHORIZE PHYSICIANS	
PERFORM A MEDICAL EXAMINATION, INCLUDING PELVIC (II	NTERNAL) EXAMINATION.
RECORD AND MAINTAIN A FILE OF THE INFORMATION.	
COLLECT AND ANALYZE NECESSARY SPECIMENS IN LABOR	NATORIES.
☐ TAKE NECESSARY PHOTOGRAPHS BY A COMPETENT, HOSP	ITAL-EMPLOYED OR POLICE PHOTOGRAPHER.
ADMINISTER TREATMENT INDICATED.	
I HEREBY AUTHORIZE CHILDREN'S HOSPITAL OF AKRON TO SUPPROPER AUTHORITIES OF THE APPROPRIATE POLICE DEPARTME PROSECUTOR HAVING JURISDICTION.	PLY COPIES OF ALL MEDICAL REPORTS, UPON COMPLETION, TO ENT, THE APPROPRIATE OFFICE OF THE DISTRICT ATTORNEY, OR
PERSON EXAMINED	
	PATIENT:
	PARENT: Brenda City
WITNESS: Die 5 Die 2020	LEGAL GUARDIAN:
DATE: 9.5.90	ADDRESS:
	TELEPHONE NO. OF

AUTHORIZING PERSON:

33

# CHILDREN'S HOSPITAL MEDICAL CENTER OF AKRON

SUSPECTED PHYSICAL AND SEXU FOR PHYSICIAN USE		TZ. APRIL SCOTT
	11.	CF FIE SOUTH
Name april Scott Dietz	Sex Jonas	Agex . 09-91 6y
Name Of Parent/Guardian	Harperon Duty	,
Brought In By Not a Deida		abella
Date And Time Of Incident	Date And Time C	of Exam 9.5.90 0900
Private Physician Notified	Time	Message Taken By
Social Services Notified By		Patient Seen By J. Drokue
CSB Called By Deady culduly	d_ Time Stark Co Re	eport Taken By N. Ellioh
Police Called By	Time R	eport Taken By
Child Initially Seen In: Clinic	ER In-Patient F	loorOther CAR
PLAN:	TREATMENT	FOLLOWUP Center
Physical Trauma	no further treatment needed	
Emotional Trauma (Counseling)	be involved in Counsely (Father already in Treatment)	per Social Service
Protection From Continued SCAN	stock Co. CSB	C 5B.
Venereal Disease	culture valts.	CARE Center.
Pregnancy	N/A	
Well Child Care	rortine	Dr. Masden
Other Medical Problems		
Discharge Instructions:	Follow-up with cs	В.
Bundle Of Signature of Person Received	- 0 1	ature of Person Giving Instructions
Immediate Plan For Child Leavin	ng Hospital: 10 be disc	neiger w suom

# CHILDREN'S HOSPITAL MEDICAL CENTER OF AKRON 1129 FRIE SOUTH SUSPECTED PHYSICAL AND SEXUAL ABUSE RECORD 1129 FRIE SOUTH FOR PHYSICIAN USE 12-39:7 FXP. 09-91

HISTORY OF INCIDENT (Brief summary of how, when, and from whom injuries received) if patient, caretaker, or other informants (social service, police) give different histories, document what is said by each. Quote where possible.

where possible.
Llis 6 yo. white jewale, named light Diety, presents to the CARE Contentor
This byo white female named loribliety, presents to the CARE Contentor evaluation of alleged sexual abuse, along with a 4 you sibling named Cori
named (Coris
april was interviewed alone, and she was asked about the
concept of "bad touches." She stated that these included her "butt, exotch, and mouth," when asked if anyone had ever
"buth, crotch, and mouth," when asked if anyone had ever
touched her there, she realied " Just my bad." The further
stated " He put his crotch in my mouth and my butter
sometimes I had my chother only and off It happened
in his room or nine while non was filepinged couldn't
tell, "cause my Dard said & would get a lieber "" when
Osked it anything came out of Dad's crotch april said "sliny
stuff, like snot He out sline stull in net mouth but a
stuff like snot. He put sline stuff in my mouth but 2 spect it out." When asked if it hunter, she involded "yes."
april was also asked about her sister Con, and she
said "I was in the shower, and baddy was in the bathroom
too. Daddy but his crotch in Core's grotch and butt"
according to mon Dad has admitted oral contact
and Tigital I penetration of april, and is in therapy
at present. Dold made report to CSB himself.
coording to work fast contact was probable several
Other current problems, past medical history, significent family history: ) + Dord is out of the
Other current problems, past medical history, significent family history:
home at present
ADDITIONAL HISTORY (complete if suspected sexual contact or unconsciousness)
Menstral: LMP LNMP Cycle \ And Lule tel
Contraception: Yes No Type > P upruvullu
During Assault: What happened to victim?
1. Specify type of contact (Fondling Only? Penetration? Vaginal, Anal, and/or Oral Involvement?)
oral/genital of fossibly digital or general penetration
2. Did assailant ejaculate: Yes (Where) 46, month No Unsure
3. Did loss of consciousness occur? Yes No Unsure
4. Since assault has patient rinsed mouth, brushed teeth, eaten or drunk? N/A
douched bathed defecated urinated

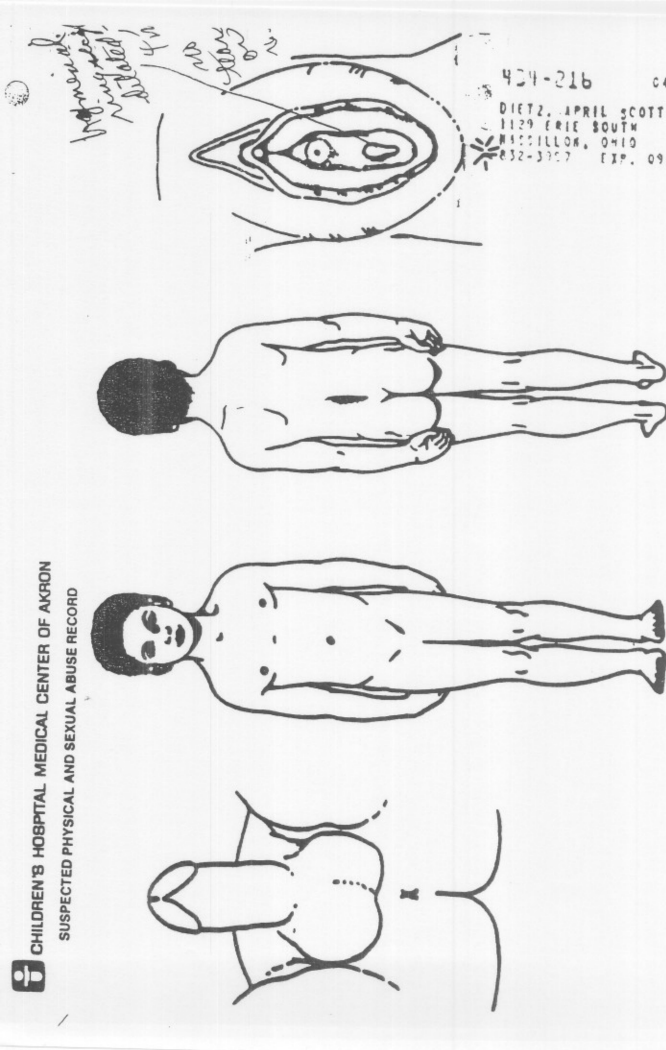
	LOREN'S HOSPITAL MEDICAL CENTER OF AKRON - 1129 ERIF SOUTH
	EXAMINATION T 36-700 P P RR 20 1 BP 166/6 11 WI 09-19 6/4
	neral Appearance (include condition of clothing) Who was in the circumstance (include condition of clothing)
Ge	boor son ately dressed for one
En	notional Status (objective observations) alelt esoperative, very
_	talkature, and answers glections matter / of- fai
Pe	rtinent General Physical Findings (please also mark on pictures, page 6)/
_	No reduced. I should 4mm, no to assorted.
Body Surfa	ce (locate and describe injury, draw findings on pictures on page 6)
M	outh/Face > unique ilable
	ead/Neck
	ack/Buttocks no to wells or marks
	hest/Breast Clar Weath Sounds
	bdomen Stoff, non sluker
	ower Extremities UNIV Markable
	ingernails
E	xternal Genitália (describe pubertal status and general appearance)
	Tanver T external genetalia
	Tarret I Elin shirt de la lace
-	
-	
-	
ADDITIO	NAL PHYSICAL (if sexual assault or unconsciousness occurred)
	(Document injuries, dried blood or secretions. Pelvic exam should be done as indicated; if not, please indicate why.),
FEMALE	· Vulva attativatio
	Vaginal Canal, Secretions, Odor No discharge or eighteura; no legions Vaginal Introitus, Hymen August oresent, but stightly distro- income Cervix
	Perineum, Thighs, Pubic Hair
	Anus mormal spherola tope
MALE-	Penis
	Perineum, Buttocks Anus
50011 100	/ !

U	CHILDREN'S	HOSPITAL	MEDICAL	CENTE

CHILDREN'S HOSPITAL MEDICAL CENTER OF AKRON 1189 ERIE SOUTH
SUSPECTED PHYSICAL AND SEXUAL ABUSE RECORD FOR PHYSICIAN USE

Q4-02-84 I

	DIAGNOSTICS		
<ol> <li>Color photos (labeled with na and picture of child's face.</li> </ol>	me of patient, date, photographer, v		vith ruler in plane of lesions
	Done E Culposcope Not Don	e	
2. X-Rays: World	. 1		
	<u> </u>		
3. Labs:	you herpes		
· Volat C)	Co verge		
ADDITIONAL LABS, (if sexual	assault or unconsciousness occurre	ed)	
- Check when done or re	cord results:		
Labo for say abusa/rana	HOSPITAL (> 72 hrs only cultures, STS,		
Cultures: GC Anal	Oral Uret		vical (Vaginal)
	Urethral (male)	~	( /
	Serum Pregnancy	1 1	
	Results: Vaginal		
(< 12 hrs.) Wet Mount	POLICE LABS ( <		Oldi
2 Day Sweeps /2 Slides: V	aginal Anal		Other
	Pubic Hair Control		
	Fingernail Parings		
	Gauze)		
		blood (i diplo rop)_	
Other			
/	patient Care Team   Clinic  onsult	Scan Exam	
IMPRESSION:			
In my opinion, the medical	findings are:		
Ans -1 miles	trucht-Locus	a an a Nis	description
and the second	start is the her	by the	ania Mara
of series co	Barris ONA MARIE	CAA	the state
Joek and a	and the took	Consisting	int 1 al story
of was une	te a eucer a n	word of the	gra perensis
Kish Hour; you	cuer factor No	s admitted	This and the
it lumeral of	elitalian is f	Myslent	with This
Juvenile Rule 6 Invoked?	☐ Yes 💋 No		
1,150	2 20116	· Nala · · · ·	0/0/01
Attending Pi	TWELLELL Nur	Se JA Mare Jos	7/3/90 /
SIGNED:	, , , , , , , , , , , , , , , , , , ,	,	/ / Date
House Office	er		Date



Summary Report

Unit #/Acct #: DIETZ,APRIL S 434216/K4342160248 EMERGENCY ROOM 10904-45016

Pg 1

\*\*\*\*\*\*\*\* In: 39/05/90 1211

Out: 09/05/90 1343 Coll Time: 09/05/90 1030 I STS I

Spec: 3lood Techs: VOR T372

[K4342160248/267131]

Order Phys:

Result Wame

Result

Norm Range

STS Titar:

Nonreactive

Vonreactive

End of Report



DEPARTMENT OF PATHOLOGY AND LABORATORY MEDICINE CHILDREN'S HOSPITAL MEDICAL CENTER OF AKRON AKRON. OHIO 44308

Summary Report

DIETZ, APRIL S 434216/K4342160248 ER (F-04/02/34) Dr. 10904

	MEDICAL CENTER OF . AON	REFERRAL DATE 4-5-90
-	SERVICE INTAKE AND SUMMARY FOR	n cal
PATIENT'S N	Dietz Clpril	SEX DATE OF BIRTH PHONE HOME PHONE WORK
PARENTS' NA	GUNDO	STREET, CITY, COUNTY, STATE, ZIP CODE
REASON FOR	A to MASDEN	NTATIVE DIAGNOSIS C. AN
SOCIAL WOF		PHONE EXCEPTION
DATE 1	TIME SUMM	ARY OF SOCIAL WORK ASSESSMENT
	500 Reserving Troblem:	
2.2	(malisa Ellier) al	in a Die Lor, college Drevel
	colasse be for Ph un	there is now for Dr. Powell
	+ Ch3 grene & when	Dokal of the woher?
	a painter to bet	teren les (culta in he "crotili)
	Les buttocks ("but	(1) + heil nouth. of askel of
	while pointer to the	se leis co 2 pt. Dais because
	holya los "touch	el" her there. Jastil pt. whal
	LaCha. touche heir	I a pt. Daiso "his critich" (pt.
	Jag the is area between	actus (co). I cole where E. C.
	La's "crotch" tou	ch. + de ponte Cto Les
	" yotch" but!"	one nibuth. Who weelig
	Cything Law come of	we of hais "critch" p. Deis
	"Done Jum stuff 1	ale prol"; "he pak it in my mout
		100 LC of 50 La Dean Bear
	anthombhe His The	- Dis. (Chiage 4) + pt sais
		while secon is to taking a bath
	La cus also in bat	heorn EsiB. + La. aligary "pul
	Kis crotch in her c	
	of Cogo Hat the he	Disperso multiple x's and year
		Its " ruis me a like" ix she told
	CSB papte	be code rewove of pleater of
		OD + confessed to allegations
		De penedrateni. Fa is well out
		uts : Na / Embx Pt. + 5:8. ling
		urris leges allogo abouse alla
	to being range po	est Zys. Angresouris : Pr game
	Nx 3 Lesitation vic	D PRECIPIE + gratic Mr. Encern
	PIANT CIB- Stark	ca ( niclissa cilio?)
	(2) Stank in SI	seletula to the
	(3 coursely - the	selectular to + u
854 (2/89	10	James Druting.

	00 - 10200
1.	CASE IDENTIFICATION: 90-19322
2.	YOUR AGE NOW: 24
3.	WHAT IS YOUR MARITAL STATUS NOW ? MARRIED DID IT CHANGE AFTER YOUR WERE ACCUSED/CHARGED ? (YES) (NO)
4.	DO YOU HAVE ANY CHILDREN ? (YES) (NO) NUMBER BOYS AGES - NUMBER OF GIRES 2 AGES 6-1
5.	DO YOU HAVE A PROBLEM WITH ALCOHOL ? YES NO DRUGS ? YES NO WERE EITHER OF THEM A CONTRIBUTING CAUSE OF YOUR ACT ? YES NO TRUBES ON THE PROBLEM OF THE PROBLE
6.	WERE YOU EVER TOUCHED OR HANDLED SEXUALLY AS A CHILD ? YES NO AS AN ADOLESCENT ? YES NO IN WHAT WAY ?
7.	DO YOU RECALL ANY PHYSICAL TRAUMAS IN YOUR LIFE ? YES NO WHAT WERE THEY ?
	ANY EMOTIONAL TRAUMAS ?
8.	HOW WAS YOUR RELATIONSHIP WITH YOUR FATHER ? GOOD FAIR BAD WHY ?
	MOTHER ? GOOD (FAIR) BAD WHY? SHE AlmayS HADE NERVE PROBLEMS
	BROTHER (S) GOOD FAIR BAD WHY? HE AMAYS HURT ME  AND CHEARD ME, man wallis DO ANY THING  SISTER (S) GOOD FAIR BAD WHY? THEY WERE BKIND  AND SWEET.
9.	DO YOU FEEL YOU HAVE A STRONG SEX DRIVE ? YES NO IS IT DIRECTED ONLY TO CHILDREN YES NO BOTH ADULTS AND CHILDREN ? YES NO
9A.	HOW DO YOU HANDLE YOUR SEX DRIVE ? WITH ADULTS: WIFE (MASTURBATION) (SEXUAL INTERCOURSE) (FANTASY) (SEXUAL INTERCOURSE)
10.	DOES A CHILD TURN YOU ON ? DO YOU FEEL STRONG COMPULSION TO TOUCH OR HAVE SEXUAL CONTACT WITH A CHILD ? YES NO
1.1.	DO YOU LIKE TO SEE PICTURES OF A NAKED CHILD ? YES NO! HAVE YOU EVER TAKEN A PICTURE OF A NAKED CHILD ? YES NO!
	T THINK IS WAS THE ATTENTION

# PAGE TWO

12.	PLAYED WITH OR FONDLED CHILDREN YOUNGER THAN YOURSELF ? YES NO
	WAS THIS A PATTERN DURING YOUR YOUNGER YEARS BEFORE REACHING MATURITY ? YES NO
	AT WHAT AGE DID YOU FIRST MAKE CONTACT WITH A MINOR, OR SOMEONE YOUNGER THAN YOU WERE ?
14.	WHAT SEXUAL EXPERIENCES DO YOU REMEMBER FROM YOUR CHILDHOOD NOTHING IS WAS 12 STRYED OVER NIGHT AT FRIENDS HOUSE AND OLDER TEXNESS GIRL TOOK ME TO HER BED WELCOURSE ORAL
15.	WHAT ABOUT YOUR ADOLESCENCE OR TEENAGE YEARS ?
16.	HAD YOUR SEXUAL INTERCOURSE WITH ADULTS BEEN SATISFYING ?
17.	DO YOU LIKE TO SEE PICTURES OF (NAKED BOYS) (NAKED GIRLS) (NAKED MEN) (NAKED WOMEN) (MEN AND WOMEN HAVING SEX) (TWO MEN HAVING SEX) (TWO WOMEN HAVING SEX) (PORNOGRAPHIC CARTOONS OR PICTURES) (SEX NOVELS) (CHILDREN HAVING SEX)
18.	HAVE YOU EVER HAD SEXUAL FANTASIES ABOUT CHILDREN ? YES NO AT WHAT AGE WERE YOU WHEN YOU STARTED HAVING FANTASIES
19.	WHAT WERE SOME OF THESE FANTASIES ?
20.	DID YOU MASTURBATE TO THESE FANTASIES ? YES NO
21.	WHAT AGE WERE YOU WHEN YOU FIRST MADE SEXUAL CONTACT WITH A CHILD AFTER YOU REACHED MATURITY ? 27
22.	HOW WAS THE CHILD WITH WHOM YOU MADE FIRST SEXUAL CONTACT WITH ? WAS IT A (BOY) (GIRL)
	JE 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1-

40-0728 SCOTT A. DIETZ 231-664

Ma'am,

Please consider me for super shock probation. I we been trying to seek help but this institution doesn't have a sex affenders program and they want send mit to another institution because there all to full. I want to better myself. I've took there stress monogment program. I have a excellent work record and Ive been involed in the Red Cross and religous programs. signed up for there parenting program. Ilese are nice programs. I de recieve good knowlodge. just like an alcoholie needs AA and a drug user needs NA. Me, a sex offender needs a sex offenders This place doesn't have any to affer. Please your Honor, its in your power to put me into Phil Hangety Honority's progenty's progon of work that los to be done. Can I please start with this? He's already excepted me into his program. Please? Sincerly) B. Thonk you for taking time out

Scatt Dely

STATE OF OHIO:

SS:

STARK COUNTY :

IN THE COURT OF COMMON PLEAS STARK COUNTY, OHIO

STATE OF OHIO

: CASE NO. 90-0728-3

Plaintiff :

9

PE IAR

-VS-

: JUDGMENT ENTRY

RE COL

SCOTT A. DIETZ

Defendant(s):

This matter came before the Court upon Defendant's Motion for Super Shock Probation.

After review, Court finds said motion is not well taken and hereby denies same.

HON. SHEILA G. FARMER

COPY TO: Prosecutor's Office

Scott A. Dietz (cert. mail)

# WARRANT TO CONVEY OHIO REVISED CODE 2949.12

The State of Ohio, Stark C	County, ss. COMMON PLEAS COURT
'o SHERIFF	STARK COUNTY OHIO
REETING: SCOTT	A. DIETZ
	mon Pleas Court of said County, to be
committed toORIENT C	8
	Ohio; you are hereby commanded forthwith
,	
to take charge of any conv	vey, within five (5) days of receipt of
this warrant, excluding Sa	aturdays, Sundays and Holidays, said
SCOTT A. DIETZ	to said
ORIENT CORRECTIONAL IN	NSTITUTE
thereof to this office.	WITNESS my signature and seal of said Common Pleas Court, at Canton, Ohio, this // day of FEBRUREY , 19 9/ .  JUDGE OF COMMON PLEAS COURT PLEAS COURT PLEAS COURT Deputy Clerk
	ay of $2-14-91$ the person named
in the within warrant.	Norm F Kells & Ell
	, ,

## IN THE COURT OF COMMON PLEAS STARK COUNTY, OHIO

STATE OF OHIO, CASE NO. 90-0728 Plaintiff; WARRANT FOR REMOVAL VS. SCOTT A. DIETZ, FOR HOUSE BILL 180 Defendant. HEARING

IT IS ORDERED that the Sheriff of Stark County, Ohio, proceed to the Lima Correctional Institution, in Marion, Ohio, and return the defendant, SCOTT A. DIETZ (Inmate: 231-664), to this jurisdiction for a House Bill 180 Hearing on October 1, 1997, on the above case number.

IT IS FURTHER ORDERED that the Sheriff of Stark County, Ohio, shall notify the Stark County Common Pleas Court Assignment Commission immediately upon the return of the defendant from the institution.

APPROVED BY:

PROSECUTING ATTORNEY

A TRUE COPY TESTE: PHIL G. GAVASIS, CLERK

# IN THE COURT OF COMMON PLEAS STARK COUNTY, OHIO

STATE OF OHIO.

Case No. 90-0728

Plaintiff,

Judge CHARLES BROWN

vs.

WARRANT FOR REMOVAL

SCOTT A. DIETZ

EILED OCT 03 800

JR

Defendant,

TO: THE SHERIFF OF STARK COUNTY:

PAIR G. GIAVASIS STARK COUNTY OHIO GLERK OF COURTS

You are hereby commanded	d to proceed to NORTH CENTRAL CORR INS	ST	at	MARION	
and return the defendant herein,	SCOTT A. DIETZ	, Inmate #	231-664		to this
Court's jurisdiction for a HOUSE	BILL 180 HEADING to be be a				_, to this

s jurisdiction for a HOUSE BILL 180 HEARING to be heard on November 17, 2003 AT 8:30 AM.

The defendant is to remain in the custody of the Stark County Sheriff until futher order of the Court.

200	10	. for	\$2000
200	110	7.	20.00
100	105		11 5.00
SA Mus	11	Lun	745.00
11-13	//		U-111

PHIL G. GIAVASIS STARK COUNTY CLERK OF COURTS

cc: Drahu

EARLE WISE, ASSISTANT PROSECUTO
Judge CHARLES BROWN

Millie Haughn (Rec. Officer)

S1:S1119 E- 700 E0

STARAN SHERIFF HERIFF AS H

HELG COMASIS LEW OF COURTS JARK COUNTY, OHIO

03 DEC -9 AH 10: 56

IN THE COURT OF COMMON PLEAS STARK COUNTY, OHIO

STATE OF OHIO,

Plaintiff,

vs.

SCOTT A. DIETZ,

SSN#:

DOB: 10/1/63

W/W

Defendant.

CASE NO. 90-0728

JUDGE CHARLES E. BROWN, JR.

JUDGMENT ENTRY

This day, December 1, 2003 this cause came upon the court for a hearing to determine the defendant's status under R.C. 2950.09.

It is hereby ordered pursuant to 2950.09 that defendant has been determined to be a sexual predator, and subject to such corresponding registration requirements under R.C. 2950. SULTED BY 24

JUDGE

APPROVED BY:

EARLE E. WISE, JR.,# 0068721

SENIOR TRIAL ASSISTANT

Eale Eune

ASSISTANT PROSECUTING ATTORNEY

SCARLE