

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF CENTRE

POLICE CRIMINAL COMPLAINT
COMMONWEALTH OF PENNSYLVANIA
VS.



Magisterial District Number: 49-3-02
MDJ: Hon. DANIEL R. HOFFMAN, II
Address: 3555 Benner Pike, Suite C
Bellefonte, PA 16823
Telephone: (814)355-6739

12/3/11
9:30 AM

DEFENDANT: (NAME and ADDRESS):
GERALD ARTHUR SANDUSKY
First Name Middle Name Last Name Gen.
130 GRANDVIEW ROAD, STATE COLLEGE, PA 16801

NCIC Extradition Code Type
 1-Felony Full 4-Felony No.Ext. B-Misdemeanor Limited E-Misdemeanor Pending
 2-Felony Ltd. 5-Felony Pend. C-Misdemeanor Surrounding States Distance: _____
 3-Felony Surrounding States A-Misdemeanor Full. D-Misdemeanor No Extradition

DEFENDANT IDENTIFICATION INFORMATION
Docket Number: CR-393-2011 Date Filed: 12/07/2011 OTN/Live Scan Number: T120877-1 Complaint/Incident Number: G-07-1146135 SID: Request Lab Services? YES NO
GENDER: Male Female DOB: 01/26/1944 POB: WASHINGTON, PA Add'l DOB: / / Co-Defendant(s):
First Name Middle Name Last Name Gen.
RACE: White Asian Black Native American Unknown
ETHNICITY: Hispanic Non-Hispanic Unknown
HAIR COLOR: GRY (Gray) RED (Red/Auburn) SDY (Sandy) BLU (Blue) PLE (Purple) BRO (Brown)
 BLK (Black) ONG (Orange) WHI (White) XXX (Unk./Bald) GRN (Green) PNK (Pink)
 BLN (Blonde/Strawberry)
EYE COLOR: BLK (Black) BLU (Blue) BRO (Brown) GRN (Green) GRY (Gray)
 HAZ (Hazel) MAR (Maroon) PNK (Pink) MUL (Multicolored) XXX (Unknown)
Driver License: State PA License Number 12 547 344 Expires: / / WEIGHT (lbs): 215
DNA: YES NO DNA Location: MNU Number: FL HEIGHT in: 6 1
Defendant Fingerprinted: YES NO Fingerprint Classification:

DEFENDANT VEHICLE INFORMATION
Plate # PS00371 State PA Hazmat Registration Sticker (MM/YY) 3/12 Comm'l Veh. Ind. School Veh. Oth. NCIC Veh. Code Reg. same as Def.
VIN 1HGFA16566L080302 Year 2006 Make HONDA Model CIVIC Style SDN Color SILVER

Office of the attorney for the Commonwealth: Approved Disapproved because:

(The attorney for the Commonwealth may require that the complaint, arrest warrant affidavit, or both be approved by the attorney for the Commonwealth prior to filing. See Pa.R.Crim.P. 507).

Jonelle H. Eschbach (Name of the attorney for the Commonwealth)
Jonelle H. Eschbach (Signature of the attorney for the Commonwealth)
12/7/2011 (Date)

I, TROOPER ROBERT YAKICIC, AGENT A.L. SASSANO (Name of the Affiant) 6017/AT504374-367 (PSP/MPOETC -Assigned Affiant ID Number & Badge #)
of PA STATE POLICE/PA ATTORNEY GENERAL (Identify Department or Agency Represented and Political Subdivision) PAPSP1101/PA022240 (Police Agency ORI Number)
do hereby state: (check appropriate box)
1. I accuse the above named defendant who lives at the address set forth above
 I accuse the defendant whose name is unknown to me but who is described as _____
 I accuse the defendant whose name and popular designation or nickname are unknown to me and whom I have therefore designated as John Doe or Jane Doe
with violating the penal laws of the Commonwealth of Pennsylvania at _____ VARIOUS LOCATIONS
(Subdivision Code) (Place Political Subdivision)
in CENTRE County [14] on or about JANUARY 1997 TO DECEMBER 2008
(County Code)



POLICE CRIMINAL COMPLAINT

Docket Number: CR-393-2011	Date Filed: 12/07/2011	OTN/LiveScan Number T120877-1	Complaint/Incident Number G-07-1146135
Defendant Name	First: GERALD	Middle: ARTHER	Last: SANDUSKY

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically. (Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated. The age of the victim at the time of the offense may be included if known. In addition, social security numbers and financial information (e.g. PINs) should not be listed. If the identity of an account must be established, list only the last four digits. 204 PA.Code §§ 213.1 - 213.7.)

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903						
<input type="checkbox"/>	1	3123	A7	of the	18		F-1		02A
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone				
Statute Description (include the name of statute or ordinance): Involuntary Deviate Sexual Intercourse									
Acts of the accused associated with this Offense: In that the defendant did engage in deviate sexual intercourse with a complainant who was less than 16 years of age and the person was four or more years older than the complainant and the complainant and the person were not married. TO WIT: The defendant, Gerald Sandusky, did engage in involuntary deviate sexual intercourse with juvenile victim #9.									

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903						
<input type="checkbox"/>	2	3123	A7	of the	18		F-1		02A
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone				
Statute Description (include the name of statute or ordinance): Involuntary Deviate Sexual Intercourse									
Acts of the accused associated with this Offense: In that the defendant did engage in deviate sexual intercourse with a complainant who was less than 16 years of age and the person was four or more years older than the complainant and the complainant and the person were not married. TO WIT: The defendant, Gerald Sandusky, did engage in involuntary deviate sexual intercourse with juvenile victim #10.									

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903						
<input type="checkbox"/>	3	3126	A7	of the	18		F-3		170
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone				
Statute Description (include the name of statute or ordinance): Indecent Assault									
Acts of the accused associated with this Offense: In that the defendant did cause the complainant to have indecent contact with the person for the purpose of arousing sexual desire in the person or the complainant and the complainant was less than thirteen years of age and the complainant and person were not married. TO WIT: the defendant, Gerald Sandusky had indecent contact with juvenile victim #9 when victim #9 was less than thirteen years of age.									



POLICE CRIMINAL COMPLAINT

Docket Number: CR-393-2011	Date Filed: 12/07/2011	OTN/LiveScan Number T120877-1	Complaint/Incident Number G-07-1146135
Defendant Name	First: GERALD	Middle: ARTHER	Last: SANDUSKY

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically. (Set forth a *brief* summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated. The age of the victim at the time of the offense may be included if known. In addition, social security numbers and financial information (e.g. PINs) should not be listed. If the identity of an account must be established, list only the last four digits. 204 PA.Code §§ 213.1 - 213.7.)

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903
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<input type="checkbox"/>	4	3126	A7	of the	18		M-1		170
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
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Statute Description (include the name of statute or ordinance): Indecent Assault

Acts of the accused associated with this Offense: In that the defendant did cause the complainant to have indecent contact with the person for the purpose of arousing sexual desire in the person or the complainant and the complainant was less than thirteen years of age and the complainant and person were not married. TO WIT: the defendant, Gerald Sandusky had indecent contact with juvenile victim # 10 when victim # 10 was less than thirteen years of age.

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903
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<input type="checkbox"/>	5	6318	A1	of the	18		F-1		260
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
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Statute Description (include the name of statute or ordinance): Unlawful Contact With Minor

Acts of the accused associated with this Offense: In that the defendant did intentionally have contact with a minor for the purpose of engaging in any activity prohibited in any of the offenses enumerated in Chapter 31 (relating to sexual offenses). TO WIT: the defendant, Gerald Sandusky, did have indecent contact with a minor, juvenile victim #9, for the purpose of engaging in sexual offenses.

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903
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<input type="checkbox"/>	6	6318	A1	of the	18		F-1		260
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
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Statute Description (include the name of statute or ordinance): Unlawful Contact With Minor

Acts of the accused associated with this Offense: In that the defendant did intentionally have contact with a minor for the purpose of engaging in any activity prohibited in any of the offenses enumerated in Chapter 31 (relating to sexual offenses). TO WIT: the defendant, Gerald Sandusky, did have indecent contact with a minor, juvenile victim #10, for the purpose of engaging in sexual offenses.



POLICE CRIMINAL COMPLAINT

Docket Number: CR-393-2011	Date Filed: 12/07/2011	OTN/LiveScan Number T120 877-1	Complaint/Incident Number G-07-1146135
Defendant Name	First: GERALD	Middle: ARTHUR	Last: SANDUSKY

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically. (Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated. The age of the victim at the time of the offense may be included if known. In addition, social security numbers and financial information (e.g. PINs) should not be listed. If the identity of an account must be established, list only the last four digits. 204 PA.Code §§ 213.1 – 213.7.)

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903					
<input type="checkbox"/>	7	6301	A1	18		M-1	260	
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone			
Statute Description (include the name of statute or ordinance): Corruption of Minors								
Acts of the accused associated with this Offense: In that the defendant, being the age of eighteen or upwards, by any course of conduct corrupts or tends to corrupt the morals of any minor less than eighteen years of age, or entices or encourages any such minor in the commission of an offense under Chapter 31 (relating to sexual offenses). TO WIT: the defendant, Gerald Sandusky, did corrupt the morals of a minor, juvenile victim #9.								

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903					
<input type="checkbox"/>	8	6301	A1	18		M-1	260	
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone			
Statute Description (include the name of statute or ordinance): Corruption of Minors								
Acts of the accused associated with this Offense: In that the defendant, being the age of eighteen or upwards, by any course of conduct corrupts or tends to corrupt the morals of any minor less than eighteen years of age, or entices or encourages any such minor in the commission of an offense under Chapter 31 (relating to sexual offenses). TO WIT: the defendant, Gerald Sandusky, did corrupt the morals of a minor, juvenile victim #10.								

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903					
<input type="checkbox"/>	9	4304	A1	18		F-3	260	
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)	Accident Number			<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone			
Statute Description (include the name of statute or ordinance): Endangering the Welfare of Children								
Acts of the accused associated with this Offense: In that the defendant, being a parent, guardian or other person supervising the welfare of a child under eighteen years of age who knowingly endangers the welfare of a child by violating a duty of care, protection or support. TO WIT: The defendant, Gerald Sandusky, did endanger the welfare of juvenile victim #9 by a course of conduct.								



POLICE CRIMINAL COMPLAINT

Docket Number: <i>CR-393-2011</i>	Date Filed: <i>12/7/2011</i>	OTN/LiveScan Number <i>T120877-1</i>	Complaint/Incident Number <i>G-07-1146135</i>
Defendant Name	First: <i>GERALD</i>	Middle: <i>ARTHUR</i>	Last: <i>SANDUSKY</i>

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically. (Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated. The age of the victim at the time of the offense may be included if known. In addition, social security numbers and financial information (e.g. PINs) should not be listed. If the identity of an account must be established, list only the last four digits. 204 PA.Code §§ 213.1 – 213.7.)

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903
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<input type="checkbox"/>	10	4304	A1	of the	18		F-3		260
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
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Statute Description (include the name of statute or ordinance): Endangering the Welfare of Children

Acts of the accused associated with this Offense: In that the defendant, being a parent, guardian or other person supervising the welfare of a child under eighteen years of age who knowingly endangers the welfare of a child by violating a duty of care, protection or support. TO WIT: The defendant, Gerald Sandusky, did endanger the welfare of juvenile victim #10 by a course of conduct.

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903
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<input type="checkbox"/>				of the					
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
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Statute Description (include the name of statute or ordinance):

Acts of the accused associated with this Offense:

<input type="checkbox"/> Inchoate Offense	<input type="checkbox"/> Attempt 18 901 A	<input type="checkbox"/> Solicitation 18 902 A	<input type="checkbox"/> Conspiracy 18 903
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<input type="checkbox"/>				of the					
Lead?	Offense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code	

PennDOT Data (if applicable)	Accident Number	<input type="checkbox"/> Safety Zone	<input type="checkbox"/> Work Zone
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Statute Description (include the name of statute or ordinance):

Acts of the accused associated with this Offense:



POLICE CRIMINAL COMPLAINT

Docket Number: <i>CR-393-2011</i>	Date Filed: <i>12/7/2011</i>	OTN/LiveScan Number <i>T120877-1</i>	Complaint/Incident Number G-07-1146135
Defendant Name	First: GERALD	Middle: ARTHUR	Last: SANDUSKY

- I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 Pa.C.S. § 4904) relating to unsworn falsification to authorities.
- This complaint consists of the preceding page(s) numbered ___ through ___.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited.

(Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

_____ 12-7-11
(Date)

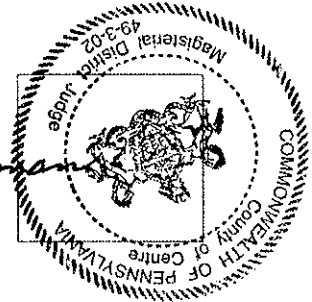
Robert E. Hoffman
(Signature of Affiant)

AND NOW, on this date Dec 7, 2011 I certify that the complaint has been properly completed and verified.

An affidavit of probable cause must be completed before a warrant can be issued.

49-3-02
(Magisterial District Court Number)

Robert E. Hoffman
(Issuing Authority)
acting for on DJ. Hoffmann



INTRODUCTION

We, the members of the Thirty-Third Statewide Investigating Grand Jury, having received and reviewed evidence regarding violations of the Pennsylvania Crimes Code and related laws, occurring in Centre County, Pennsylvania, pursuant to Notice of Submission of Investigation No. 1, do hereby make the following findings of fact, conclusions and recommendation of charges.

FINDINGS OF FACT

This investigation commenced as a result of allegations of sexual assaults of minor male children by Gerald R. Sandusky ("Sandusky") occurring over a period of years while Sandusky was a football coach with the Pennsylvania State University ("Penn State") football team and after he retired from coaching. The Thirty-third Statewide Investigating Grand Jury issues this presentment in furtherance of its ongoing investigation of this matter and hereby incorporates all of its previous findings from Presentment No. 12 herein as if fully set forth.

VICTIM 9

Victim No. 9 is currently an 18 year old male who met Sandusky through his childhood participation in The Second Mile Program. Victim No. 9 began participating in activities through The Second Mile Program in approximately 2004. From 2004 to 2008, Victim 9 participated in a number of Second Mile camps and activities.

Victim 9 testified that during his second summer attending Second Mile camps, he met Sandusky while participating in a pool activity as part of the Second Mile camp. Sandusky approached him, asked him about his life and spoke with him about hobbies and activities that

interested the child. After speaking for a while, Sandusky expressed an interest in spending time in the future with Victim 9. Sandusky asked for his phone number and eventually called Victim 9's mother and made arrangements to spend additional time with him. At the time of this initial contact, Victim 9 would have been 11 or 12 years old.

Subsequently, Sandusky took Victim 9 to numerous Penn State University football games. Over time, he also gave Victim 9 a number of gifts and even provided him with money. Eventually, Sandusky would also go directly to Victim 9's school and pick him up on Friday afternoons. Victim 9 would often spend overnights with Sandusky and be returned to his home, following these visits, by Sandusky.

Victim 9 testified that Sandusky was a very affectionate person. The victim testified "I took it at first he was just a nice guy, like he went to church every weekend, his kids would come over every once in a while and stuff. And after a while, like, he got used to me and stuff and started getting further and further, wanting -- to touchy feely". He further stated that, in the beginning, Sandusky started out with hugging, rubbing, cuddling and tickling. These contacts, initially viewed by the victim as simple acts of affection, escalated to sexual assaults.

Victim 9 testified that, during his overnight visits with Sandusky, he always stayed in a bedroom located in the basement of the Sandusky home. He stated that there were a number of bedrooms located elsewhere in the home and that at least two of these were not occupied. Victim 9 was always, without exception, told to sleep in the basement bedroom. Victim 9 testified that Sandusky specifically told him to stay in the basement unless otherwise directed by Sandusky. He ate meals in the basement and the food would be brought to him by Sandusky. Victim 9 testified that he spent overnights in the Sandusky home on numerous occasions between the ages of 12 and 15. He further testified that despite being in the Sandusky home on these numerous

occasions, he had "barely any" contact with Sandusky's wife during his visits. He specifically testified that she "never" came into the basement when he was there.

Victim 9 described a pattern of sexual assaults by Sandusky over a period of years. Many of these assaults occurred in the basement bedroom of Sandusky's residence. The victim testified that Sandusky forced him to perform oral sex on numerous occasions. Sandusky also attempted to engage in anal penetration of Victim 9 on at least sixteen occasions and at times did penetrate him. The victim testified that on at least one occasion he screamed for help, knowing that Sandusky's wife was upstairs, but no one ever came to help him.

Victim 9 also testified that Sandusky would take him to a hotel in the State College area. At this hotel Sandusky would utilize the swimming pool, Jacuzzi and work out equipment. These visits often occurred at times when the pool was not occupied. Victim 9 testified that on one of these visits, when only he and Sandusky were in the pool, Sandusky exposed his erect penis to the victim. He stated that at other times Sandusky had him touch his erect penis and perform oral sex on him during some of these visits to the hotel.

Sandusky frequently told him that he loved and cared for him. He also told the victim to keep these things a secret.

Victim 9 contacted the Pennsylvania State Police following the public disclosure of Sandusky's arrest pursuant to Presentment Number 12.

VICTIM 10

Victim 10 testified that he became involved with The Second Mile in 1997 at the age of ten. He describes himself as a troubled child who was referred to The Second Mile at the recommendation of a counselor because he was experiencing difficulties in his home life.

Jerry Sandusky began to take an interest in Victim 10 after his first summer in the Second Mile camp program at Penn State. Sandusky called Victim 10's mother to invite Victim 10 to a Penn State football game in the fall of 1997. Sandusky picked Victim 10 up at his home in Centre County and took him to Sandusky's home for a meal and gathering with other children. He and other boys then went to Holuba Hall where they played football until it was time to go to the Penn State football game. Victim 10 testified that he went to several games and attended meals at the Sandusky home and tailgates given by the Sanduskys. Victim 10 says he never spent the night at Sandusky's residence but did spend most of his time in the basement when he was there.

Victim 10 described that Sandusky would wrestle with him and eventually, during one of those wrestling sessions, Sandusky pulled the boy's gym shorts down and performed oral sex on him. The boy was startled by the act. He testified that Sandusky repeated this behavior on several subsequent occasions, wrestling with him in the basement and then performing oral sex on him. Victim 10 testified that towards the end of their relationship, Sandusky asked the boy to perform oral sex on him and Victim 10 did so. Victim 10 also described Sandusky cuddling with him on the floor and that he would rub the boy's body with his hands.

Victim 10 described how Sandusky indecently touched him in the outdoor pool on campus. Sandusky would swim underneath Victim 10 and put Victim 10 up on his shoulders. While doing this, Sandusky would slide his hands up underneath Victim 10's swimming suit, touching his genitals before picking him up. This happened several times.

Sandusky took Victim 10 shopping, buying him gifts of clothes and shoes. Sandusky frequently told the boy that he loved him.

Victim 10 says that the relationship ended after an incident in Sandusky's vehicle. Sandusky was driving his car and Victim 10 was his front seat passenger. Sandusky opened his pants, exposing his penis and indicated that he wanted Victim 10 to perform oral sex on him. Victim 10 refused and Sandusky was displeased with his refusal. Victim 10 testified that after that, he told his foster mother he did not wish to spend any more time with Sandusky.

Victim 10, following the initial arrest of Sandusky, contacted the Office of Attorney General through its Child Exploitation Tip line on the Office of Attorney General Website to report his victimization.

RECOMMENDATION OF CHARGES

Based upon the evidence that we have obtained and considered, which establishes a *prima facie* case, we, the members of the Thirty-Third Statewide Investigating Grand Jury recommend that the Attorney General or her designee institute criminal proceedings against the persons listed below and charge them with the following offenses:

Gerald A. Sandusky

Involuntary deviate sexual intercourse, 18 Pa.C.S. § 3123(a)(7) (F-1) (4 counts)

Indecent assault, 18 Pa.C.S. § 3126(a)(7), (8) (F-3) (2 counts)

Unlawful contact with a minor, 18 Pa.C.S. § 6318(a)(1)(5) (M-1) (2 counts)

Corruption of minors, 18 Pa.C.S. § 6301(a)(ii) (F-3) (2 counts)

Endangering welfare of children, 18 Pa.C.S. § 4304 (F-3, M-1) (2 counts)



Arrest Warrant

Commonwealth of Pennsylvania
v.
Jerry A Sandusky

Mag. Dist. No. : MDJ-49-3-02
MDJ Name : Honorable Daniel R. Hoffman II
Address : 3555 Benner Pike, Suite C.
Bellefonte, PA 16823
Telephone : 814-355-6739

Complaint No:	G071146135	Issued For:	Jerry A Sandusky
Charging Officer:	Yakicic, Robert E	Docket No:	MJ-49302-CR-0000393-2011
Arresting Agency:	PSP, Bur Criminal In	NCIC OFF:	
Case Filed:	12/07/2011	OOC:	
OTN:	T 120877-1	WARRANT ID:	DIS701153555
Reason For Warrant:	Other (Arrest Warrant)	Warrant Control No:	49302-AW-0000153-2011
Offense Date:	01/31/1997		
Lead Offense:	18 § 3123 §§ A7 IDSI Person Less Than 16 Yrs Age		

TO THE OFFICER: Robert E Yakicic

In the name of the Commonwealth of Pennsylvania, you are commanded to take the defendant, Jerry A Sandusky, into custody. When the defendant is taken into custody, bring the defendant before me at the Court address shown above to answer the complaint of Robert E Yakicic charging the defendant with the offense(s) set forth above and further to be dealt with according to law.

Witness the hand and official seal of the issuing authority on this 7th day of December, 2011.

December 07, 2011

Date

Robert E Yakicic
Dan Hoffman

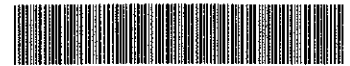
Magisterial District Judge Daniel R. Hoffman II



MJ-49302-CR-0000393-2011



49302-AW-0000153-2011



Jerry A Sandusky

Commonwealth of Pennsylvania
v.
Jerry A Sandusky

Warrant Control No: 49302-AW-0000153-2011
Docket No: MJ-49302-CR-0000393-2011
OTN: T 120877-1

RETURN WHERE DEFENDANT FOUND

By authority of this warrant, on 12-7, 20 11

I took into custody the within named GERALD SANDUSKY, and he/she is

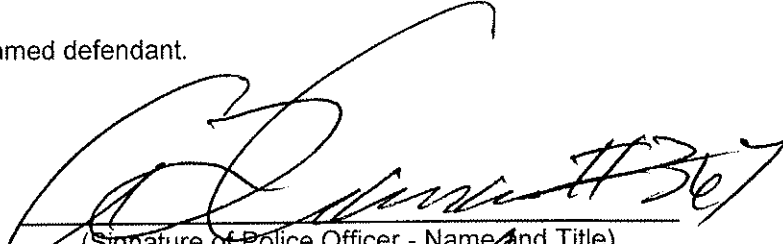
before you for disposition.

In the _____ Prison.

RETURN WHERE DEFENDANT IS NOT FOUND

After careful search, I cannot find the within named defendant.

Officer Costs:	
Warrant	_____
Miles @	_____
Commitments	_____
Miles @	_____
Conveying to hearing	_____
Miles @	_____
Total	_____


(Signature of Police Officer - Name and Title)
AGENT



Preliminary Arraignment Notice

Mag. Dist. No: MDJ-49-3-02
MDJ Name: Honorable Daniel R. Hoffman II
Address: 3555 Benner Pike, Suite C.
Bellefonte, PA 16823
Telephone: 814-355-6739

Commonwealth of Pennsylvania
v.
Jerry A Sandusky

File Copy

Docket No: MJ-49302-CR-0000393-2011
Case Filed: 12/7/2011
Comp/Cit #: G071146135
OTN: T 120877-1

	<u>Charge(s)</u>	
18 § 3123 §§ A7 (Lead)	IDSI Person Less Than 16 Yrs Age	2 counts
18 § 3126 §§ A7	Ind Asslt Person Less 13 Yrs Age	2 counts
18 § 6318 §§ A1	Unlawful Contact With Minor - Sexual Offenses	2 counts

A Preliminary Arraignment has been scheduled for the above captioned case to be held on/at:

Date: Wednesday, December 7, 2011	Place: Magisterial District Court 49-3-02 3555 Benner Pike, Suite C. Bellefonte, PA 16823 814-355-6739
Time: 1:42 PM	

At the preliminary arraignment, you will be given a copy of the criminal complaint that has been filed against you. In addition, you will be advised of your right to counsel, your right to a preliminary hearing, and the amount and types of bail available if your offense is a bailable offense.

At the preliminary arraignment, a date and time will be fixed for your preliminary hearing and you will be given a reasonable opportunity to post bail. If bail is not posted, you may be committed according to law.

If you have any questions, please call the above office immediately.

December 07, 2011

Date

Magisterial District Judge Daniel R. Hoffman II



If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.



Preliminary Hearing Notice

Commonwealth of Pennsylvania
v.
Jerry A Sandusky

Mag. Dist. No: MDJ-49-3-02
MDJ Name: Honorable Daniel R. Hoffman II
Address: 3555 Benner Pike, Suite C.
Bellefonte, PA 16823
Telephone: 814-355-6739

File Copy

Docket No: MJ-49302-CR-0000393-2011
Case Filed: 12/7/2011
Comp/Cit #: G071146135
OTN: T 120877-1

<u>Charge(s)</u>		
18 § 3123 §§ A7 (Lead)	IDSI Person Less Than 16 Yrs Age	2 counts
18 § 3126 §§ A7	Ind Asslt Person Less 13 Yrs Age	2 counts
18 § 6318 §§ A1	Unlawful Contact With Minor - Sexual Offenses	2 counts

A Preliminary Hearing has been scheduled for the above captioned case to be held on/at:

Date: Tuesday, December 13, 2011	Place: Magisterial District Court 49-0-00 Centre County Courthouse, Courtroom 1 Bellefonte, PA 16823 814-355-6727
Time: 8:30 AM	

Notice To Defendant

A complaint has been filed charging you with the offense(s) set forth above and on the attached copy of the complaint. If you fail to appear at the time and place above without good cause, you will be deemed to have waived your right to be present at any further proceedings before the Magisterial District Judge and the case will proceed in your absence. If any of the charges against you are held for court, a request for a bench warrant against you will be transmitted to the Court of Common Pleas.

At the preliminary hearing you may:

1. Be represented by counsel;
2. Cross-examine witnesses and inspect physical evidence offered against you;
3. Call witnesses on your behalf other than witnesses to testify to your good reputation only, offer evidence on your behalf and testify;
4. Make written notes of the proceeding, or have your counsel do so, or make a stenographic, mechanical, or electronic record of the proceedings.

If you cannot afford to hire an attorney, one may be appointed to represent you. Please contact the office of the Magisterial District Judge for additional information regarding the appointment of an attorney. If you have any questions, please call the above office immediately.

Should you fail to appear for your preliminary hearing, a warrant will be issued for your arrest.

December 07, 2011
Date

Magisterial District Judge Daniel R. Hoffman II



If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.

<u>All Charge(s)</u>		
18 § 3123 §§ A7 (Lead)	IDSI Person Less Than 16 Yrs Age	2 counts
18 § 3126 §§ A7	Ind Asslt Person Less 13 Yrs Age	2 counts
18 § 6318 §§ A1	Unlawful Contact With Minor - Sexual Offenses	2 counts
18 § 6301 §§ A1	Corruption Of Minors	2 counts
18 § 4304 §§ A1	Endangering Welfare of Children - Parent/Guardian/Other Commits Offense	2 counts



Commitment

Commonwealth of Pennsylvania
 v.
 Jerry A Sandusky

Mag. Dist. No:	MDJ-49-3-02
MDJ Name:	Honorable Daniel R. Hoffman II
Address:	3555 Benner Pike, Suite C. Bellefonte, PA 16823
Telephone:	814-355-6739

File Copy

Docket No: MJ-49302-CR-0000393-2011
 Case Filed: 12/7/2011

		Charge(s)	
18 § 3123 §§ A7 (Lead)	IDSI Person Less Than 16 Yrs Age		2 counts
18 § 3126 §§ A7	Ind Asslt Person Less 13 Yrs Age		2 counts
18 § 6318 §§ A1	Unlawful Contact With Minor - Sexual Offenses		2 counts

To ANY AUTHORIZED PERSON of the named County of this Commonwealth:
 You are hereby commanded to convey and deliver into the custody of the Keeper of Centre County Prison the following named person. You, the Keeper, are required to receive the person into your custody to be safely kept by you until discharged by due course of law for:

Jerry A Sandusky
 OTN: T 120877-1
 DOB: 01/26/1944

A Preliminary Hearing has been scheduled for the above captioned case to be held on/at:

Date: Tuesday, December 13, 2011	Place: Magisterial District Court 49-0-00 Centre County Courthouse, Courtroom 1 Bellefonte, PA 16823 814-355-6727
Time: 8:30 AM	

Current Amount of Bail: \$250,000.00
 Accept Cash Bail of:

Commitment Reason: Unable to Post Bail
 Commitment Start: 12/07/2011
 Comments: NOTE ALL THE CONDITIONS OF RELEASE ON THE BAIL BOND.

December 07, 2011
 Date

Magisterial District Judge Daniel R. Hoffman II



v.

Jerry A Sandusky

If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.

v.

Jerry A Sandusky

All Charge(s)

18 § 3123 §§ A7 (Lead)	IDSI Person Less Than 16 Yrs Age	2 counts
18 § 3126 §§ A7	Ind Asslt Person Less 13 Yrs Age	2 counts
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