THE STATE OF OHIO, HAMILTON COUNTY

COURT OF COMMON PLEAS

STATE OF OHIO

Case No. B 1501302

Plaintiff

-VS-

APRIL M CORCORAN AND SHANDELL WILLINGHAM

Defendants

PROSECUTING ATTORNEY'S REQUEST FOR ISSUANCE OF WARRANT UPON INDICTMENT

TO THE CLERK OF THE COURT OF COMMON PLEAS:

APRIL M CORCORAN AND SHANDELL WILLINGHAM have been named defendants in an indictment returned by the Grand Jury.

Pursuant to Rule 9, Ohio Rules of Criminal Procedure, the undersigned requests that you or a Deputy Clerk forthwith issue a warrant to an appropriate officer and direct him to execute it upon the above-named defendants at the following address: Hamilton County Justice Center, or at any place within this State.

Joseph T. Deters

Prosecuting Attorney

Hamilton County, Ohio

Rν

Assistant Prosecuting Attorney

THE STATE OF OHIO, HAMILTON COUNTY

COURT OF COMMON PLEAS

CT31:

CT32:

THE STATE OF OHIO

Case No. B 1501302

HAMILTON COUNTY, ss:

INDICTMENT FOR: CT1: Rape 2907.02(A)(1)(b) [F1] Complicity (Rape) 2923.03(A)(2) [F1] CT2: CT3: Rape 2907.02(A)(1)(b) [F1] CT4: Complicity (Rape) 2923.03(A)(2) [F1] CT5: Rape 2907.02(A)(1)(b) [F1] CT6: Complicity (Rape) 2923.03(A)(2) [F1] Rape 2907.02(A)(1)(b) [F1] CT7: CT8: Complicity (Rape) 2923.03(A)(2) [F1] CT9: Rape 2907.02(A)(1)(b) [F1] Complicity (Rape) 2923.03(A)(2) [F1] CT10: Rape 2907.02(A)(1)(b) [F1] CT11: CT12: Complicity (Rape) 2923.03(A)(2) [F1] CT13: Gross Sexual Imposition 2907.05(A)(4) [F3] CT14: Complicity (GSI) 2923.03(A)(2) [F3] Gross Sexual Imposition 2907.05(A)(4) [F3] CT15: CT16: Complicity (GSI) 2923.03(A)(2) [F3] Gross Sexual Imposition 2907.05(A)(4) [F3] CT17: Complicity (GSI) 2923.03(A)(2) [F3] CT18: CT19: Gross Sexual Imposition 2907.05(A)(4) [F3] CT20: Complicity (GSI) 2923.03(A)(2) [F3] Gross Sexual Imposition 2907.05(A)(4) [F3] CT21: CT22: Complicity (GSI) 2923.03(A)(2) [F3] CT23: Pandering Sexually Oriented Matter Involving a Minor 2907.322(A)(1) [F2] Pandering Sexually Oriented Matter CT24: Involving a Minor 2907.322(A)(1) [F2] CT25: Corrupting Another With Drugs 2925.02(A)(4)(a) [F2] CT26: Corrupting Another With Drugs 2925.02(A)(4)(a) [F2] CT27: Corrupting Another With Drugs 2925.02(A)(4)(a) [F2] CT28: Endangering Children 2919.22(B)(2) [F3] CT29: Endangering Children 2919.22(A) [F3] CT30: Trafficking in Persons 2905.32(A) [F1]

Trafficking in Persons 2905.32(A) [F1] Trafficking in Persons 2905.32(A) [F1]

CT33:	Trafficking in Persons 2905.32(A) [F1]
CT34:	Trafficking in Persons 2905.32(A) [F1]
CT35:	Trafficking in Persons 2905.32(A) [F1]
CT36:	Trafficking in Persons 2905.32(A) [F1]
CT37:	Trafficking in Persons 2905.32(A) [F1]
CT38:	Trafficking in Persons 2905.32(A) [F1]
CT39:	Trafficking in Persons 2905.32(A) [F1]
CT40:	Trafficking in Persons 2905.32(A) [F1]

In the Court of Common Pleas, Hamilton County, Ohio, of the Grand Jury Term Two Thousand Fifteen.

FIRST COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely engaged in sexual conduct, to wit: anal intercourse, with H.C., who was not the spouse of SHANDELL WILLINGHAM or was the spouse of SHANDELL WILLINGHAM but was living separate and apart from SHANDELL WILLINGHAM, and the said H.C. was less than thirteen years of age, whether or not the defendant knew the age of H.C., in violation of Section 2907.02(A)(1)(b) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

SECOND COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of RAPE as defined in Section 2907.02 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

THIRD COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely engaged in sexual conduct, to wit: without privilege to do so, inserted, however slight, any part of the body or any instrument, apparatus, or other object into the vaginal or anal opening, with H.C., who was not the spouse of SHANDELL WILLINGHAM or was the spouse of SHANDELL WILLINGHAM but was living separate and apart from SHANDELL WILLINGHAM, and the said H.C. was less than thirteen years of age, whether or not the defendant knew the age of H.C., in violation of Section 2907.02(A)(1)(b) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

FOURTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of RAPE as defined in Section 2907.02 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

FIFTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely engaged in sexual conduct, to wit: cunnilingus, with H.C., who was not the spouse of SHANDELL WILLINGHAM or was the spouse of SHANDELL WILLINGHAM but was living separate and apart from SHANDELL WILLINGHAM, and the said H.C. was less than thirteen years of age, whether or not the defendant knew the age of H.C., in violation of Section 2907.02(A)(1)(b) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

SIXTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of RAPE as defined in Section 2907.02 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

SEVENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely engaged in sexual conduct, to wit: fellatio, with H.C., who was not the spouse of SHANDELL WILLINGHAM or was the spouse of SHANDELL WILLINGHAM but was living separate and apart from SHANDELL WILLINGHAM, and the said H.C. was less than thirteen years of age, whether or not the defendant knew the age of H.C., in violation of Section 2907.02(A)(1)(b) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

EIGHTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of RAPE as defined in Section 2907.02 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

NINTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely engaged in sexual conduct, to wit: fellatio, with H.C., who was not the spouse of SHANDELL WILLINGHAM or was the spouse of SHANDELL WILLINGHAM but was living separate and apart from SHANDELL WILLINGHAM, and the said H.C. was less than thirteen years of age, whether or not the defendant knew the age of H.C., in violation of Section 2907.02(A)(1)(b) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of RAPE as defined in Section 2907.02 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

ELEVENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely engaged in sexual conduct, to wit: without privilege to do so, inserted, however slight, any part of the body or any instrument, apparatus, or other object into the vaginal or anal opening, with H.C., who was not the spouse of SHANDELL WILLINGHAM or was the spouse of SHANDELL WILLINGHAM but was living separate and apart from SHANDELL WILLINGHAM, and the said H.C. was less than thirteen years of age, whether or not the defendant knew the age of H.C., in violation of Section 2907.02(A)(1)(b) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWELFTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of RAPE as defined in Section 2907.02 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

THIRTEENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely caused H.C., a person who was not SHANDELL WILLINGHAM's spouse at the time, to have sexual contact with him and H.C. was less than thirteen years of age, whether or not SHANDELL WILLINGHAM knew the age of H.C., in violation of Section 2907.05(A)(4) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

FOURTEENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of GROSS SEXUAL IMPOSITION as defined in Section 2907.05 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

FIFTEENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely had sexual contact with H.C., a person who was not SHANDELL WILLINGHAM's spouse at the time, and H.C. was less than thirteen years of age, whether or not SHANDELL WILLINGHAM knew the age of H.C., in violation of Section 2907.05(A)(4) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

SIXTEENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of GROSS SEXUAL IMPOSITION as defined in Section 2907.05 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

SEVENTEENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely had sexual contact with H.C., a person who was not SHANDELL WILLINGHAM's spouse at the time, and H.C. was less than thirteen years of age, whether or not SHANDELL WILLINGHAM knew the age of H.C., in violation of Section 2907.05(A)(4) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

EIGHTEENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of GROSS SEXUAL IMPOSITION as defined in Section 2907.05 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

NINETEENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely had sexual contact with H.C., a person who was not SHANDELL WILLINGHAM's spouse at the time, and H.C. was less than thirteen years of age, whether or not SHANDELL WILLINGHAM knew the age of H.C., in violation of Section 2907.05(A)(4) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTIETH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of GROSS SEXUAL IMPOSITION as defined in Section 2907.05 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-FIRST COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely caused H.C., a person who was not SHANDELL WILLINGHAM's spouse at the time, to have sexual contact with him and H.C. was less than thirteen years of age, whether or not SHANDELL WILLINGHAM knew the age of H.C., in violation of Section 2907.05(A)(4) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-SECOND COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, purposely aided or abetted SHANDELL WILLINGHAM to commit the offense of GROSS SEXUAL IMPOSITION as defined in Section 2907.05 of the Revised Code, in violation of Section 2923.03(A)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-THIRD COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, with knowledge of the character of the material or performance involved, recklessly created, recorded, photographed, filmed, developed, reproduced, or published material that showed a minor participating or engaging in sexual activity, masturbation, or bestiality, in violation of Section 2907.322(A)(1) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-FOURTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, with knowledge of the character of the material or performance involved, recklessly created, recorded, photographed, filmed, developed, reproduced, or published material that showed a minor participating or engaging in sexual activity, masturbation, or bestiality, in violation of Section 2907.322(A)(1) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-FIFTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, knowingly by any means, furnished or administered a controlled substance, to wit: HEROIN, a schedule I drug, to H.C. who was a juvenile at least two years the defendant's junior, and APRIL M CORCORAN knew the age of H.C. or was reckless in that regard, in violation of Section 2925.02(A)(4)(a) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-SIXTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, knowingly by any means, furnished or administered a controlled substance, to wit: HEROIN, a schedule I drug, to H.C. who was a juvenile at least two years the defendant's junior, and APRIL M CORCORAN knew the age of H.C. or was reckless in that regard, in violation of Section 2925.02(A)(4)(a) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-SEVENTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, knowingly by any means, furnished or administered a controlled substance, to wit: HEROIN, a schedule I drug, to H.C. who was a juvenile at least two years the defendant's junior, and APRIL M CORCORAN knew the age of H.C. or was reckless in that regard, in violation of Section 2925.02(A)(4)(a) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-EIGHTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN AND SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, recklessly tortured or cruelly abused H.C., a child under eighteen years of age, or a mentally or physically handicapped child under twenty-one years of age, in violation of Section 2919.22(B)(2) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

TWENTY-NINTH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN AND SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, being the parent, guardian, custodian, person having custody or control, or person in loco parentis of H.C., a child under eighteen years of age, or a mentally or physically handicapped child under twenty-one years of age, recklessly created a substantial risk to the health or safety of the child, by violating a duty of care, protection, or support, and the violation resulted in serious physical harm to H.C., in violation of Section 2919.22(A) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

THIRTIETH COUNT

THIRTY-FIRST COUNT

THIRTY-SECOND COUNT

THIRTY-THIRD COUNT

THIRTY-FOURTH COUNT

THIRTY-FIFTH COUNT

THIRTY-SIXTH COUNT

THIRTY-SEVENTH COUNT

THIRTY-EIGHTH COUNT

THIRTY-NINTH COUNT

FORTIETH COUNT

The Grand Jurors of the County of Hamilton, in the name and by authority of the State of Ohio, upon their oaths do find and present that APRIL M CORCORAN AND SHANDELL WILLINGHAM, from on or about the 15th day of February, Two Thousand Fourteen to on or about the 6th day of June, Two Thousand Fourteen at the County of Hamilton and State of Ohio aforesaid, knowingly recruited, lured, enticed, isolated, harbored, transported, provided, obtained, or maintained another person, to wit: H.C. when H.C. was less than the age of sixteen and knowingly attempted to recruit, lure, entice, isolate, harbor, transport, provide, obtain, or maintain another person, to wit: H.C. knowing that she would be subjected to involuntary servitude or be compelled to engage in sexual activity for hire, engage in a performance that was obscene, sexually oriented, or nudity oriented, or be a model or participant in the production of material that was obscene, sexually oriented, or nudity oriented, in violation of Section 2905.32(A) of the Ohio Revised Code and against the peace and dignity of the State of Ohio.

Joseph T. Deters Prosecuting Attorney

Hamilton County, Ohio

Repo	rted and filed this	- Landona (DO)
	_ day of, A.D.	By: Assistant Prosecuting Attorney
Ву:	Tracy Winkler Clerk of Hamilton County Common Pleas	A TRUE BILL
Ву:	Deputy	By: Foreperson, Grand July