

STATE OF MICHIGAN**PROS. ORDER NO.****21-89538**

THE DISTRICT COURT-JUDICIAL DISTRICT NO. 52/3

County of OAKLAND

**COMPLAINT/GENERAL
INFORMATION****THE PEOPLE OF THE STATE OF MICHIGAN**
VS.JAMES ROBERT CRUMBLEY /63-21-089538-01
112 East St
Oxford, MI 48371

Ct: 01,02,03,04

JENNIFER LYNN CRUMBLEY /63-21-089538-02
112 East St
Oxford, MI 48371

Ct: 01,02,03,04

Defendant(s)**Date of Offense:** NOVEMBER 30, 2021**Location:** TWP OF OXFORD**Complainant:** CT. 1: MADISYN BALDWIN
CT. 2: TATE MYRE
CT. 3: HANA ST. JULIANA
CT. 4: JUSTIN SHILLING**Complaining
Witness:** LT. T. WILLIS**WITNESSES**

LT. T. WILLIS, c/o OCSO

DET./SGT. H. K. WEIR

DET./LT. S. MARZBAN

SGT. C. GIOLITTI

SGT. J. BRIAN

SGT. S. ZDRAVKOVSKI

SGT. R. MILLER

DET. J. ENGER

DEP. YENS

DEP. LOUWAERT

JOHN ANDREW ASCIUTTO

AIDEN ELIJAQH WATSON

ELIJAH WARD MUELLER

RILEY ANNETTA FRANZ

KYLIE ALEXANDRA ARAGON OSSEGE

MOLLY ELESE DARNELL

PHOEBE ARTHUR

SHAUNA BRYAN

911 CALL TAKERS/DISPATCHERS

REP. OF OCSO

(DT) RE: 911 RECORDINGS

ANY & ALL MEDICAL TREATMENT PERSONNEL FROM MCLAREN OAKLAND HOSPITAL (PONTIAC) FOR THE
TREATMENT OF ELIJAH MUELLER ON OR ABOUT 11/30/21 & FOR TREATMENT THEREAFTER

REP. OF MCLAREN OAKLAND HOSPITAL (PONTIAC)

(DT) RE: CERT. COPY OF ANY & ALL MEDICAL RECORDS FOR THE TREATMENT OF ELIJAH MUELLER ON OR ABOUT
11/30/21 & FOR TREATMENT THEREAFTERANY & ALL MEDICAL PERSONNEL FROM FLINT HURLEY HOSPITAL FOR THE TREATMENT OF PHOEBE ARTHUR ON OR
ABOUT 11/30/21 & FOR TREATMENT THEREAFTER

REP. OF FLINT HURLEY HOSPITAL

(DT) RE: CERT. COPY OF ANY & ALL MEDICAL RECORDS FOR THE TREATMENT OF PHOEBE ARTHUR ON OR ABOUT
11/30/21 & FOR THE TREATMENT THEREAFTERANY & ALL MEDICAL PERSONNEL FROM MCLAREN OAKLAND HOSPITAL (PONTIAC) FOR THE TREATMENT OF RILEY
FRANZ ON OR ABOUT 11/30/21 & FOR TREATMENT THEREAFTER

REP. OF MCLAREN OAKLAND HOSPITAL (PONTIAC)

(DT) RE: CERT. COPY OF ANY & ALL MEDICAL RECORDS FOR THE TREATMENT OF RILEY FRANZ ON OR ABOUT
11/30/21 & TREATMENT THEREAFTER

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**COMPLAINT/GENERAL
INFORMATION**

ANY & ALL MEDICAL PERSONNEL FROM MCLAREN OAKLAND HOSPITAL (PONTIAC) FOR THE TREATMENT OF AIDEN WILSON ON OR ABOUT 11/30/21 & FOR TREATMENT THEREAFTER

REP. OF MCLAREN OAKLAND HOSPITAL (PONTIAC)

(DT) RE: CERT. COPY OF ANY & ALL MEDICAL RECORDS FOR THE TREATMENT OF AIDEN WILSON ON OR ABOUT 11/30/21 & TREATMENT THEREAFTER

ANY & ALL MEDICAL PERSONNEL FROM MCLAREN OAKLAND HOSPITAL (PONTIAC) FOR THE TREATMENT OF MOLLY DARNELL ON OR ABOUT 11/30/21 & FOR TREATMENT THEREAFTER

REP. OF MCLAREN OAKLAND HOSPITAL (PONTIAC)

(DT) RE: CERT. COPY OF ANY & ALL MEDICAL RECORDS FOR THE TREATMENT OF MOLLY DARNELL ON OR ABOUT 11/30/21 & TREATMENT THEREAFTER

ANY & ALL MEDICAL PERSONNEL FROM ASCENSION PROVIDENCE HOSPITAL (ROCHESTER) FOR THE TREATMENT OF JOHN ASCIUTTO ON OR ABOUT 11/30/21 & FOR TREATMENT THEREAFTER

REP. OF ASCENSION PROVIDENCE HOSPITAL (ROCHESTER)

(DT) RE: CERT. COPY OF ANY & ALL MEDICAL RECORDS FOR THE TREATMENT OF JOHN ASCIUTTO ON OR ABOUT 11/30/21 & TREATMENT THEREAFTER

ANY & ALL MEDICAL PERSONNEL FROM MCLAREN HOSPITAL (LAPEER) FOR THE TREATMENT OF PHOEBE ARTHUR ON OR ABOUT 11/30/21 & FOR TREATMENT THEREAFTER

REP. OF MCLAREN HOSPITAL (LAPEER)

(DT) RE: CERT. COPY OF ANY & ALL MEDICAL RECORDS FOR THE TREATMENT OF PHOEBE ARTHUR ON OR ABOUT 11/30/21 & TREATMENT THEREAFTER

REP. OF OCME

(DT) RE: CERT. COPY OF MADISYN BALDWIN'S AUTOPSY PROTOCOL

REP. OF OCME

(DT) RE: CERT. COPY OF TATE MYRE'S AUTOPSY PROTOCOL

REP. OF OCME

(DT) RE: CERT. COPY OF HANA ST. JULIANA'S AUTOPSY PROTOCOL

REP. OF OCME

(DT) RE: CERT. COPY OF JUSTIN SHILLING'S AUTOPSY PROTOCOL

REP. OF REMOVAL SERVICE

REP. OF OCSO CRIME LAB

(DT) RE: LABORATORY REPORTS

REP. TO/FROM OCSO CRIME LAB

FORENSIC EXAMINERS OF OCSO CRIME LAB

REP. OF ACCURATE FIREARMS (CLARKSTON)

(DT) RE: VIDEO ON 11/27/21

REP. OF OCSO COMPUTER CRIMES UNIT

(DT) RE: RECORDS OF FORENSIC EXAMINATION OF ETHAN ROBERT CRUMBLEY'S ELECTRONICS

STATE OF MICHIGAN, COUNTY OF OAKLAND

The COMPLAINING WITNESS says that on the date and at the location described, the defendant, contrary to law,

STATE OF MICHIGAN**PROS. ORDER NO.****21-89538**THE DISTRICT COURT-JUDICIAL DISTRICT NO. **52/3**

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**COMPLAINT/GENERAL
INFORMATION****COUNT 1**

did cause the death of Madisyn Baldwin by, committing the following act or acts in a grossly negligent manner, to wit: storing his or her firearm and its ammunition so as to allow access to the firearm and ammunition by his or her minor child or the grossly negligent failure to perform the following legal duty, to wit: failure to exercise reasonable care to control his or her minor child so as to prevent him from intentionally harming others or from so conducting himself so as to create an unreasonable risk of bodily harm to others knowing that he or she has the ability to control his or her child and knowing of the necessity and opportunity to do so; contrary to MCL 750.321. [750.321-C]

FELONY: 15 Years and/or \$7,500.00. DNA to be taken upon arrest. A consecutive sentence may be imposed under MCL 769.36 for each death that resulted from operating a vehicle, vessel, ORV, snowmobile, aircraft or locomotive.

HOMICIDE - MANSLAUGHTER – INVOLUNTARY

NOTICE: This incident resulted in death, personal injury, and property damage.

COUNT 2

did cause the death of Tate Myre by, committing the following act or acts in a grossly negligent manner, to wit: storing his or her firearm and its ammunition so as to allow access to the firearm and ammunition by his or her minor child or the grossly negligent failure to perform the following legal duty, to wit: failure to exercise reasonable care to control his or her minor child so as to prevent him from intentionally harming others or from so conducting himself so as to create an unreasonable risk of bodily harm to others knowing that he or she has the ability to control his or her child and knowing of the necessity and opportunity to do so; contrary to MCL 750.321. [750.321-C]

FELONY: 15 Years and/or \$7,500.00. DNA to be taken upon arrest. A consecutive sentence may be imposed under MCL 769.36 for each death that resulted from operating a vehicle, vessel, ORV, snowmobile, aircraft or locomotive.

HOMICIDE - MANSLAUGHTER - INVOLUNTARY**COUNT 3**

did cause the death of Hana St. Juliana by, committing the following act or acts in a grossly negligent manner, to wit: storing his or her firearm and its ammunition so as to allow access to the firearm and ammunition by his or her minor child or the grossly negligent failure to perform the following legal duty, to wit: failure to exercise reasonable care to control his or her minor child so as to prevent him from intentionally harming others or from so conducting himself so as to create an unreasonable risk of bodily harm to others knowing that he or she has the ability to control his or her child and knowing of the necessity and opportunity to do so; contrary to MCL 750.321. [750.321-C]

FELONY: 15 Years and/or \$7,500.00. DNA to be taken upon arrest. A consecutive sentence may be imposed under MCL 769.36 for each death that resulted from operating a vehicle, vessel, ORV, snowmobile, aircraft or locomotive.

HOMICIDE - MANSLAUGHTER - INVOLUNTARY

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**COMPLAINT/GENERAL
INFORMATION**

COUNT 4

did cause the death of Justin Shilling by, committing the following act or acts in a grossly negligent manner, to wit: storing his or her firearm and its ammunition so as to allow access to the firearm and ammunition by his or her minor child or the grossly negligent failure to perform the following legal duty, to wit: failure to exercise reasonable care to control his or her minor child so as to prevent him from intentionally harming others or from so conducting himself so as to create an unreasonable risk of bodily harm to others knowing that he or she has the ability to control his or her child and knowing of the necessity and opportunity to do so; contrary to MCL 750.321. [750.321-C]

FELONY: 15 Years and/or \$7,500.00. DNA to be taken upon arrest. A consecutive sentence may be imposed under MCL 769.36 for each death that resulted from operating a vehicle, vessel, ORV, snowmobile, aircraft or locomotive.

HOMICIDE - MANSLAUGHTER - INVOLUNTARY

**WARRANT AUTHORIZED BY
THE OAKLAND COUNTY PROSECUTING ATTORNEY**

Assistant Prosecuting Attorney

The complaining witness asks that defendant be apprehended and dealt with according to law.

Subscribed and Sworn to on this day by

Dated: _____

Complaining Witness

No: _____

Before the above-named District Judge/Deputy Clerk/Magistrate