JUN 3 0 2016 JUSTICE COUR!

1 SUZY BOYLAN 2

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Deputy County Attorney KIRSTEN H. PABST

Missoula County Attorney

Missoula County Courthouse

Missoula, Montana 59802

(406) 258-4737

ATTORNEYS FOR PLAINTIFF

IN THE JUSTICE COURT OF THE STATE OF MONTANA IN AND FOR THE COUNTY OF MISSOULA BEFORE, Marie A Andersen, JUSTICE OF THE PEACE

STATE OF MONTANA.

Plaintiff,

-VS-

VALERIE NEVAEH ROSE BIG LEGGINGS BULLEN,

Defendant

Department No.

Cause No.

CR-2016-612 COMPLAINT

SUZY BOYLAN, Deputy County Attorney, deposes and says that on or about and between October of 2015 through January of 2016, in Missoula County, the Defendant committed the offense of COUNT I: SEXUAL INTERCOURSE WITHOUT CONSENT, a Felony, in violation of Montana law, namely: Mont. Code Ann. 45-5-503, punishable by not less than 2-4 years or more than 100 years or life MSP and \$50,000 fine.

The facts constituting the offense are:

COUNT I: On or about and between October of 2015 through January of 2016, the above-named Defendant knowingly had sexual intercourse with John Doe without consent. The victim was 14 years old and the Defendant was three or more years older.

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DATED this 28th day of June, 2016.

SUZY BOYLAN

Deputy County Attorney

Subscribed and sworn to before me this 30 day of June, 2016.

JUSTICE OF THE PEACE

COMPLAINT 16-1064

CONNIE BRUECKNER, Missoula City Police Dept

JUN 3 0 2016 JUSTICE COULT

SUZY BOYLAN Deputy County Attorney KIRSTEN H. PABST Missoula County Attorney Missoula County Courthouse Missoula, Montana 59802 (406) 258-4737 ATTORNEYS FOR PLAINTIFF

> IN THE JUSTICE COURT OF THE STATE OF MONTANA IN AND FOR THE COUNTY OF MISSOULA BEFORE, Marie A Andersen, JUSTICE OF THE PEACE

STATE OF MONTANA.

Plaintiff.

CR-2016-612 AFFIDAVIT OF PROBABLE CAUSE

Department No.

Cause No.

-VS-

VALERIE NEVAEH ROSE BIG LEGGINGS BULLEN.

Defendant

STATE OF MONTANA

: ss County of Missoula

SUZY BOYLAN, Deputy County Attorney, Montana, being first duly sworn upon oath, deposes and says:

I have read the official law enforcement reports regarding the investigation of VALERIE NEVAEH ROSE BIG LEGGINGS BULLEN for allegedly committing the offense(s) set forth in the complaint and based upon the information contained in the reports, if true, believe probable cause exists to justify charging the above-named defendant as specified in the accompanying complaint.

On or about the 3rd day of February, 2016, Child Protective Services made a call to the Missoula Police Department to report that John Doe, a 14 year-old middle school

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student in Missoula, had admitted having sex with an older girl, identified as the abovenamed Defendant. John Doe turned 14 years old in October of 2015. Defendant turned 18 years old on January 6, 2016. John Doe said they had had sex multiple times but the most recent time was January 30, 2016.

John Doe is developmentally delayed with a reported developmental age of approximately nine years old. He had a forensic interview at First Step and described several acts of sexual intercourse occurring over several months. He said it was Defendant's idea and they engaged in both vaginal and anal intercourse. John Doe's mother and stepfather reported they tried to interfere in the relationship between their son and the Defendant, but John Doe ran away several times as a result. John Doe's mother stated she told Defendant how old John Doe was and that he functions at the level of a nine year-old. John Doe also stated that Defendant knew his age. John Doe's stepfather told Defendant that what she was doing was illegal.

John Doe's phone was downloaded and contains numerous texts referring to the "relationship" between John Doe and Defendant. In addition, John Doe told his other that Defendant claimed to be pregnant. Defendant took a pregnancy test at the behest of John Doe's mother. The test results were negative.

Defendant could not be located to give a statement. It is believed she is currently in the San Diego area.

Deputy County Attorney

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ORDER

Upon reading the foregoing Affidavit, the Court finds that there is probable cause to believe the above-named Defendant committed the crimes charged.

DATED this 30 day of _______, 2016 at 1018 a.m/p.m.

JUSTICE OF THE PEACE