Complaint No. Lele 29!-Z Agency No. APD 2012-530534 Date of Offense: December 1, 2010 TRN: Name: STANLEY MARSH III Race: W Sex: M Age: 74 DOB: 1/31/1938 Bond Recommendation: \$100,000, and no contact with any child under 18 years of age _____ Count One Code Offense Citation Pun 36990014 SEXUAL PERFORMANCE BY CHILD 43.25(b) F2 Count Two Code Offense Citation Pun 11990002 SEXUAL ASSAULT - CHILD 22.011(a)(2)(B) PC F2 Count Three Code Offense Citation Pun

COMPLAINT

SEXUAL PERFORMANCE BY CHILD 43.25(b)

22.011(a)(2)(B) PC

Citation

F2

Pun

F2

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

SEXUAL ASSAULT – CHILD

Offense

11990002

36990014

Code

Count Four

COUNT ONE

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about December 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there employ John Doe #1, a child younger than eighteen years of age, to engage in sexual conduct, namely, masturbation, and the defendant knew the character and content of the sexual conduct.

COUNT TWO

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about December 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there, intentionally or knowingly cause his mouth to contact the sexual organ of John Doe #1, a child.

COUNT THREE

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about December 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there, intentionally or knowingly cause his mouth to contact the sexual organ of John Doe #2, a child.

COUNT FOUR

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about December 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there employ John Doe #2, a child younger than eighteen years of age, to engage in sexual conduct, namely, masturbation, and the defendant knew the character and content of the sexual conduct.

MY BELIEF IS BASED ON THE FOLLOWING FACTS:

Affiant has read the Amarillo Police Department offense reports regarding the offense alleged above. The offense reports reflect that law enforcement officers learned the following facts after investigating the offense alleged above: John Doe #1, the child complainant, knows the Defendant and identified the defendant as the person who committed the offenses alleged above in Counts 1 and 2. John Doe #2, the child complainant, knows the Defendant and identified the defendant as the person who committed the offenses alleged above in Counts 3 and 4.

AGAINST THE PEACE AND DIGNITY OF THE STATE OF TEXAS.		
By Affiant		
SWORN TO AND SUBSCRIBED before me on the 26 day of November, 2012	237	
		8
Dun 15	<u>E</u>	<u> </u>
Matthew D. Powell	8	JZ
District Attorney		
BY Assistant District Atto	riigy	-58
Lubbock County Texas	\sim	- 18T
그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	28	- C.1
S ∀ S	U)	

Date of Offense:	•	Agency No. API	2012-530534
	CY MARSH III		
	ex: M Age: 74 DOB: 1/31/1938		
3 ond Recomme	ndation: \$100,000, and no contact with any ch	ild under 18 years of age	
Count One			
Code	Offense	Citation	Y2.
		Citation	Pun
6990014	SEXUAL PERFORMANCE BY CHILD	43.25(b)	F2
Count Two			
Code	Offense	Citation	Pun
1990002	SEXUAL ASSAULT – CHILD	22.011(a)(2)(B) PC	F2
Count Three			
Code	Offense	Citation	Pun
1990002	SEXUAL ASSAULT - CHILD	22 011(a)(2)(B) PC	F2

COMPLAINT

SEXUAL PERFORMANCE BY CHILD 43,25(b)

Citation

Pun

F2

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

Offense

Count Four

36990014

Code

COUNT ONE

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiants and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about June 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there employ John Doe #1, a child younger than eighteen years of age, to engage in sexual conduct, namely, masturbation, and the defendant knew the character and content of the sexual conduct.

COUNT TWO

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about June 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there, intentionally or knowingly cause his mouth to contact the sexual organ of John Doe #1, a child.

COUNT THREE

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about June 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there, intentionally or knowingly cause his mouth to contact the sexual organ of John Doe #2, a child.

COUNT FOUR

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about June 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there employ John Doe #2, a child younger than eighteen years of age, to engage in sexual conduct, namely, masturbation, and the defendant knew the character and content of the sexual conduct.

MY BELIEF IS BASED ON THE FOLLOWING FACTS:

Affiant has read the Amarillo Police Department offense reports regarding the offense alleged above. The offense reports reflect that law enforcement officers learned the following facts after investigating the offense alleged above: John Doe #1, the child complainant, knows the Defendant and identified the defendant as the person who committed the offenses alleged above in Counts 1 and 2. John Doe #2, the child complainant, knows the Defendant and identified the defendant as the person who committed the offenses alleged above in Counts 3 and 4.

AGAINST THE PEACE AND DIGNITY OF THE STATE OF TEXAS.

Affiant

· SWORN TO AND SUBSCRIBED before me on the 28

_ day of November, 2012.

Matthew D. Powell

District Attorney

BY Assistant District Attorney

Lubbock County Texas

Complaint No	Lele, 29. 4- Z	Agency No. API	2012-530534
Date of Offense:	April 1,2010	TRN:	
Name: STANLE	Y MARSH III		
Race: W Se	x: M Age: 74 DOB: 1/31/1938		
Bond Recomme	ndation: \$100,000, and no contact with any chi	ld under 18 years of age	
~~			
Count One			
Code	Offense	Citation	Pun
36990014	SEXUAL PERFORMANCE BY CHILD	43.25(b)	F2
Count Two		• •	
Code	Offense	Citation	Pun
11990002	SEXUAL ASSAULT – CHILD	22.011(a)(2)(B) PC	F2
Count Three			

COMPLAINT

Citation

22.011(a)(2)(B) PC

Pun

F2

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

SEXUAL ASSAULT - CHILD

Offense

Code

11990002

COUNT ONE

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about April 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there employ John Doe #1, a child younger than eighteen years of age, to engage in sexual conduct, namely, masturbation, and the defendant knew the character and content of the sexual conduct.

COUNT TWO

Personally appeared before me, the undersigned authority, Brian Wallace, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about April 1, 2010, and before the making and filing of this Complaint, in Potter County, Texas, did then and there, intentionally or knowingly cause his mouth to contact the sexual organ of John Doe #1, a child.

COUNT THREE

Personally appeared before me, the undersigned authority, Brian Walkage, the Affiant, and who after being by me duly sworn, deposes and says: Affiant has good reason to believe and does believe that STANLEY MARSH III, on or about April 1, 2010, and before the making and fiting of this Complaint, in Potter County, Texas, did then and there, intentionally or knowingly cause his penis to contact the anus of John Doe #1, a child.

MY BELIEF IS BASED ON THE FOLLOWING FACTS:

Affiant has read the Amarillo Police Department offense reports regarding the offense alleged above. The offense reports reflect that law enforcement officers learned the following facts after

investigating the offense alleged above: John Doe #1, the child complainant, knows the Defendant and identified the defendant as the person who committed the offenses alleged above.

AGAINST THE PEACE AND DIGNITY OF THE STATE OF TEXAS.

SWORN TO AND SUBSCRIBED before me on the ______ day of November, 2012.

District Attorney

BY Assistant District Attorney

Lubbock County, Texas