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JAN M. BENNETTS
Ada County Prosecuting Attorney

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IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF ADA

STATE OF IDAHO,)	
)	
Plaintiff,)	Case No. CR01-21-34839
vs.)	
)	A M E N D E D
AARON ANSON VON EHLINGER)	C O M P L A I N T
)	
aka AARON ANSON EHLINGER,)	Defendant's DOB: 05/07/1982
Defendant.)	Defendant's SSN: xxx-xx-2701
_____)	

PERSONALLY APPEARED BEFORE me on 10/29/2021, Katelyn M. Farley, Deputy Prosecuting Attorney, in and for the County of Ada, State of Idaho, who, being first duly sworn, complains and says that: AARON ANSON VON EHLINGER aka AARON ANSON EHLINGER, on or about the 9th day of March, 2021, in the County of Ada, State of Idaho, did commit the crime(s) of: I. RAPE, FELONY, I.C. §18-6101 and II. FORCIBLE PENETRATION BY USE OF A FOREIGN OBJECT, FELONY, I.C. §18-6608 as follows:

CR01-21-34839
AMCO
Amended Complaint Filed
2636655



COUNT I

That the defendant, AARON ANSON VON EHLINGER aka AARON ANSON EHLINGER, on or about the 9th day of March, 2021, in the County of Ada, State of Idaho, did penetrate the oral opening of J.V., with a penis, and where J.V. resisted, but her resistance was overcome by force or violence and/or where J.V. was prevented from resistance due to an objectively reasonable belief that resistance would be futile or that resistance would result in force or violence beyond that necessary to commit the act of rape.


COUNT II

That the defendant, AARON ANSON VON EHLINGER aka AARON ANSON EHLINGER, on or about the 9th day of March, 2021, in the County of Ada, State of Idaho, did willfully cause the penetration of the genital opening of another person by an object, instrument, or device, against her will by use of force or violence, to-wit: by inserting a finger inside the genital opening of J.V.

All of which is contrary to the form, force and effect of the statute in such case and against the peace and dignity of the State of Idaho.

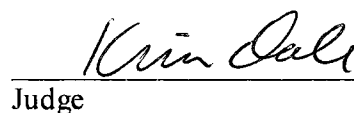
Said Complainant therefore prays that a Warrant issue for the arrest of the Defendant(s), and that AARON ANSON VON EHLINGER may be dealt with according to law.

JAN M. BENNETTS
Ada County Prosecuting Attorney



By: Katelyn M. Farley
Deputy Prosecuting Attorney

SUBSCRIBED AND Sworn to before me this 29th day of October, 2021.


Judge