1 2 3 4 5	COUNTY OF SAN LUIS OBISPO COURTHOUSE ANNEX, 4TH FLOOR SAN LUIS OBISPO, CA 93408 TELEPHONE: (805) 781,5800	t copy opy ation copy ndant copy tution Fel/Iss Misd				
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8	SUPERIOR COURT OF CALIFORNIA					
9	COUNTY OF SAN LUIS OBISPO  DEPARTMENT 3					
10						
11	THE PEOPLE OF THE STATE OF	COURT CASE NO.				
12	CALIFORNIA Plaintiff,	COMPLAINT				
13	VS.					
14						
15	DOB: 08/18/1965 ID NO. D000431295					
16	Defendant	Annagana Data August 22, 2040				
17	Defendant.	Appearance Date: August 23, 2018				
18						
19	The District Attorney of San Luis Obispo C	ounty, California, hereby accuses the				
20	above named defendant of the following criminal	offenses:				
21	Count 1					
22	On or about August 10, 2018, in the County of San Luis Obispo, State of California, the					
23	crime of Meeting Minor For Lewd Purposes in violation of PC288.4(b), a Felony, was					
24	committed in that NATHAN GEORGE RIEGER did unlawfully and motivated by an					
25	unnatural and abnormal sexual interest in children, arrange a meeting with K.C., a minor					
26	and a person defendant believed to be a minor, for	or the purpose of exposing the genitals				
27	and pubic and rectal area of K.C. and defendant,	and to engage in lewd and lascivious				
28	behavior, and did go to the arranged meeting place at and about the arranged time.  PAGE - 1 -					
	COMPLAI	NT				

1	NOTICE: Conviction of this offense will require you to register pursuant to Penal Code					
2	section 290. Willful failure to register is a crime.					
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28	PAGE - 2 -					
	COMPLAINT					

1	All of which is contrary to the statute in such cases made and provided, and against					
2	the peace and dignity of the People of the State of California.					
3	I declare that an investigation has been conducted to determine if said Defendant(s)					
4	did commit the stated crime, which reports are attached hereto and incorporated herein by					
5	reference, and that the facts therein show probable cause that the said Defendant(s) did					
6	commit the crime. Your declarant requests the issuance of a Warrant of Arrest either if					
7	said Defendant(s) do not appear voluntarily in response to an appearance letter, or if no					
8	appearance letter was issued.					
9	Discovery Request: Pursuant to Penal Code Section 1054.5(b), the People are					
10	hereby informally requesting that defense counsel provide discovery to the people as					
11	required by Penal Code Section 1054.3.					
12	On this day August 16, 2018, in the County of San Luis Obispo, I certify and declare					
13	under penalty of perjury that the foregoing is true and correct.					
14	Dated: August 16, 2018					
15 16	DAN DOW DISTRICT ATTORNEY					
17	By:					
18	JÚLIE ANTOS DEPUTY DISTRICT ATTORNEY					
19						
20	Upon review of the reports attached and incorporated herein by reference, I find sufficient					
21	probable cause to warrant the defendant(s) continued detention.					
22	Details					
23	Dated: Judge of the Superior Court					
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	PAGE - 3 - COMPLAINT					
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	SUMMARY PAGE								
Cnt	Charge	Range	Defendant(s)	Special Allegation	Effect				
1	PC288.4(b)	2-3-4 Yrs. State Prison	Nathan George Rieger	,egae					
	PAGE - 4 -								

COMPLAINT