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| STATE OF MICHIGAN<br>84TH JUDICIAL DISTRICT<br>28TH JUDICIAL CIRCUIT | COMPLAINT<br>FELONY | JUDGE: COREY J. WIGGINS<br>CASE NO. 25001840<br>DISTRICT CASE NO.: 25-4995-FY<br>CIRCUIT CASE NO.: |
|--|---------------------|--|

District Court ORI: MI830025J  
437 E. DIVISION ST. CADILLAC, MI 49601 231-779-9515

Circuit Court ORI: MI830015J  
437 E. DIVISION ST. CADILLAC, MI 49601 231-779-9490

|  |  |   |  |   |                                     |
|--|--|---|--|---|-------------------------------------|
| THE PEOPLE OF THE<br>STATE OF MICHIGAN                                 | V  | Defendant's name and address<br><b>BRADLY ALAN BARTHOLOMEW</b><br> |  | Victim or complainant                             |                                     |
|  |  |   |  | Complaining Witness<br><b>D/Sgt. Chris Piskor</b> |                                     |
| Co-defendant(s) (if known)   |  |   |  | Date: On or about<br><b>11/03/2025</b>            |                                     |
| City/Twp/Village<br><b>Antioch Township &amp;/or<br/>Boon Township</b> | County in Michigan<br><b>WEXFORD</b>               | Defendant TCN   | Defendant CTN<br><b>83-25001840-01</b> | Defendant SID<br><b>1922408X</b>                  |                                     |
| Defendant DOB<br>Put DOB in Ref No. row 1 on MC 97                     | Defendant DLN<br>Put DLN in Ref No. row 3 on MC 97 | DLN Type  | Vehicle Type                           | Defendant Sex<br><b>M</b>                         | Defendant Race<br><b>W</b>          |
| Police agency report no.<br><b>83WCSD 83-2502044</b>                   | Charge<br><b>See below</b>                         |   |  |   | Maximum Penalty<br><b>See below</b> |

A sample for chemical testing for DNA identification profiling is on file with the Michigan State Police from a previous case.

## Witnesses

**D/SGT. CHRIS PISKOR**

**STATE OF MICHIGAN, COUNTY OF WEXFORD**

The complaining witness says that on the date and at the location described, the defendant, contrary to law,

**COUNT 1: HOMICIDE - MURDER FIRST DEGREE - PREMEDITATED**

did, deliberately, with the intent to kill, and with premeditation, kill and murder one Rebecca Park; contrary to MCL 750.316. [750.316-A]

FELONY: Life without Parole; DNA to be taken upon arrest.

**COUNT 2: HOMICIDE - FELONY MURDER**

did, while in the perpetration or attempted perpetration of torture, murder one Rebecca Park; contrary to MCL 750.316(1)(b). [750.316-B]

FELONY: Life without parole; DNA to be taken upon arrest.

**COUNT 3: TORTURE**

did, with the intent to cause cruel or extreme physical or mental pain and suffering, inflict great bodily injury or severe mental pain or suffering upon Rebecca Park, a person within his or her custody or physical control; contrary to MCL 750.85. [750.85]

FELONY: Life or any term of years. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement.

**COUNT 4: CONSPIRACY TO COMMIT TORTURE**

did unlawfully conspire, combine, confederate and agree together with Courtney Bartholomew and/or other unknown persons to commit the following listed offense; contrary to MCL 750.157a:

did, with the intent to cause cruel or extreme physical or mental pain and suffering, inflict great bodily injury or severe mental pain or suffering upon Rebecca Park, a person within his or her custody or physical control; contrary to MCL

750.85. [750.85] [C]

FELONY: Life or any term of years and \$10,000.00 fine. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement.

**COUNT 5: ASSAULT - PREGNANT INDIVIDUAL - INTENTIONALLY CAUSING MISCARRIAGE/STILLBIRTH**

did intentionally make an assault with intent to commit the crime of murder, upon Rebecca Park, a pregnant individual, in wanton or willful disregard of the likelihood that the natural tendency of the person's conduct was to cause a miscarriage or stillbirth or great bodily harm to the embryo or fetus, and the conduct resulted in a miscarriage or stillbirth by that individual or death to the embryo or fetus; contrary to MCL 750.90a. [750.90A]

FELONY: Life or any term of years

**COUNT 6: CONSPIRACY TO COMMIT ASSAULT - PREGNANT INDIVIDUAL - INTENTIONALLY CAUSING MISCARRIAGE/STILLBIRTH**

did unlawfully conspire, combine, confederate and agree together with Courtney Bartholomew and/or other unknown persons to commit the following listed offense; contrary to MCL 750.157a:

did intentionally make an assault with intent to commit the crime of murder, upon Rebecca Park, a pregnant individual, in wanton or willful disregard of the likelihood that the natural tendency of the person's conduct was to cause a miscarriage or stillbirth or great bodily harm to the embryo or fetus, and the conduct resulted in a miscarriage or stillbirth by that individual or death to the embryo or fetus; contrary to MCL 750.90a. [750.90A] [C]

FELONY: Life or any term of years and \$10,000.00.

**COUNT 7: UNLAWFUL IMPRISONMENT**

did knowingly restrain Rebecca Park to facilitate the commission of Torture, a felony; contrary to MCL 750.349b. [750.349B]

SORA NOTICE: This is a Tier I Offense under the Sex Offender Registration Act (SORA) if the victim is a minor. It is a Tier II Offense if the defendant has a prior conviction for a Tier I Offense. MCL 28.722(s) & (t). It is a Tier III Offense if the Defendant has a prior conviction for a Tier II Offense. MCL 28.722(v).

FELONY: 15 Years and/or \$20,000

**COUNT 8: DEAD BODIES - REMOVING WITHOUT MEDICAL EXAMINER PERMISSION**

did remove a body from the place where death occurred, when he or she should have known that death may have occurred violently, without first notifying the county medical examiner or his or her deputy and receiving permission to remove such body; contrary to MCL 52.204. [52.204]

MISDEMEANOR: 1 Year and/or \$500.00

**HABITUAL OFFENDER - FOURTH OFFENSE NOTICE**

Take notice that the defendant was previously convicted of three or more felonies or attempts to commit felonies in that on or about 07/09/2001, he or she was convicted of the offense of Forgery, in violation of MCL 750.248 in the 28th Circuit Court for Wexford County, in the State of Michigan;

And on or about 10/28/2011, he or she was convicted of the offense of Attempt Criminal Sexual Conduct 3rd Degree (Person13-15), in violation of MCL 750.520D1A, in the 28th Circuit Court for Wexford County, in the State of Michigan;

And on or about 10/28/2011, he or she was convicted of the offense of Larceny \$1,000. Or More But Less Than \$20,000., in violation of MCL 750.3563A, in the 28th Circuit Court for Wexford County in the State of Michigan;

Therefore, defendant is subject to the penalties provided by MCL 769.12. [769.12]

PENALTY: Life if primary offense has penalty of 5 Years or more; 15 Years or less if primary offense has penalty under 5 Years. The maximum penalty cannot be less than the maximum term for a first conviction.

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

Warrant authorized on 12-2-2025 by:  
Date

Prosecuting Official, Johanna C. Carey P54886

Security for costs posted

I declare under the penalties of perjury that this complaint has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

Alexis Howard  
Complaining Witness Signature

12/2/2025  
Date

Honorable Corey J. Wiggins P71603

UNSEALED  
EVIDENCE

UnsealedEvidence.com