## VIRGINIA:

# IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

October 2, 2017

Commonwealth of Virgin	ia,	Electronic	Solicitation of a Minor
<b>v.</b>		#CRI	1003235-00
JORDAN DAVID BAIRD	, Defendant	(VCC: OBS-36	90-F5 for administrative use only)
THE GRAND JURORS	CHARGE THAT	in the County	y of Prince William, JORDAN
DAVID BAIRD, on or abou	t between Septembe	r 1, 2014 to Sep	otember 30, 2015, did unlawfully
and feloniously use a commu	mications system, in	cluding but not	limited to computers or computer
networks or bulletin boards,	or any other electr	onic means, for	the purposes of soliciting, with
lascivious intent, any child	he knew or had rea	son to believe	was at least 15 years of age but
younger than 18 years of age	to knowingly and in	ntentionally con	nmit any of the activities listed in
subsection C of Section 18.2	2-374.3 of the Code	of Virginia, bei	ng at least seven years older than
the child, in violation of Sec	tion 18.2-374.3(D) o	f the Code of V	irginia (1950), as amended.
(Class 5 Felony: A term	of imprisonment of	not less than on	e year nor more than ten years, or
in the discretion of the jury	or the court trying th	e case without	a jury, confinement in jail for not
more than 12 months and a f	ine of not more than	\$2,500.00, eith	ner or both.)
Grand Jury Witness:	Sgt. Nicole DelVecc Prince William Cou		A True Bill
	Frince william Cou	ity Fonce Dept.	Not A True Bill-
			norm alm
			Foreman of the Grand Jury
			000004
			_000004

#### INDICTMENT

#### VIRGINIA:

# IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

December 5, 2016

Commonwealth of Virginia,	Indecent Liberties With Child by Person		
	in Custodial or Supervisory Relationship		
함께 그렇게 하고만 말하면 가는 사람이다.	(#1) CR16003807-00		
JORDAN DAVID BAIRD, Defendant	(VCC: SEX-3635-F6 for administrative use only)		

THE GRAND JURORS CHARGE THAT, in the County of Prince William, JORDAN DAVID BAIRD, on or about between September 1, 2014 to September 30, 2015, being 18 years of age or older and maintaining a custodial or supervisory relationship over M.H., a child under the age of 18 to whom he was not legally married and who was not emancipated, did unlawfully and feloniously, knowingly and intentionally, with lascivious intent, (i) propose that M.H. feel or fondle his sexual or genital parts or that he feel or handle the sexual or genital parts of M.H.; or (ii) propose to M.H. the performance of an act of sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act constituting an offense under § 18.2-361; or (iii) expose his sexual or genital parts to M.H.; or (iv) propose that M.H. expose her sexual or genital parts to him; or (v) propose to M.H. that M.H. engage in sexual intercourse, sodomy or fondling of sexual or genital parts with another person; or (vi) sexually abuse M.H. as defined in subdivision 6 of § 18.2-67.10, in violation of Section 18.2-370.1 (A) of the Code of Virginia (1950), as amended.

(Class 6 Felony: A term of imprisonment of not less than one year nor more than five years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for not more than 12 months and a fine of not more than \$2,500.00, either or both.)

Grand Jury Witness:	Detective Michelle McAllister
	Prince William County Police Dept. A True Bill
	그리다 네 얼마 나오라면 다 맛이 그렇게 뭐하다는 것 같아요?
	Not A True Bill-

#### INDICTMENT

#### VIRGINIA:

# IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

December 5, 2016

Commonwealth of Virginia,	Indecent Liberties With Child by Person
v. JORDAN DAVID BAIRD, Defendant	in Custodial or Supervisory Relationship (#2) ピートレン3808-20 (VCC: SEX-3635-F6 for administrative use only)

THE GRAND JURORS CHARGE THAT, in the County of Prince William, JORDAN DAVID BAIRD, on or about between September 1, 2014 to September 30, 2015, being 18 years of age or older and maintaining a custodial or supervisory relationship over M.H., a child under the age of 18 to whom he was not legally married and who was not emancipated, did unlawfully and feloniously, knowingly and intentionally, with lascivious intent, (i) propose that M.H. feel or fondle his sexual or genital parts or that he feel or handle the sexual or genital parts of M.H.; or (ii) propose to M.H. the performance of an act of sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act constituting an offense under § 18.2-361; or (iii) expose his sexual or genital parts to M.H.; or (iv) propose that M.H. expose her sexual or genital parts to him; or (v) propose to M.H. that M.H. engage in sexual intercourse, sodomy or fondling of sexual or genital parts with another person; or (vi) sexually abuse M.H. as defined in subdivision 6 of § 18.2-67.10, in violation of Section 18.2-370.1 (A) of the Code of Virginia (1950), as amended.

(Class 6 Felony: A term of imprisonment of not less than one year nor more than five years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for not more than 12 months and a fine of not more than \$2,500.00, either or both.)

•	Detective Michelle McAllister Prince William County Police Dept.	A True Bill
		Not A True Bill

VIRGINIA:

## IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

December 5, 2016

Commonwealth of Virginia,	Indecent Liberties With Child by Person
	in Custodial or Supervisory Relationship
JORDAN DAVID BAIRD, Defendant	(VCC: SEX-3635-F6 for administrative use only)

THE GRAND JURORS CHARGE THAT, in the County of Prince William, JORDAN DAVID BAIRD, on or about between September 1, 2014 to September 30, 2015, being 18 years of age or older and maintaining a custodial or supervisory relationship over M.H., a child under the age of 18 to whom he was not legally married and who was not emancipated, did unlawfully and feloniously, knowingly and intentionally, with lascivious intent, (i) propose that M.H. feel or fondle his sexual or genital parts or that he feel or handle the sexual or genital parts of M.H.; or (ii) propose to M.H. the performance of an act of sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act constituting an offense under § 18.2-361; or (iii) expose his sexual or genital parts to M.H.; or (iv) propose that M.H. expose her sexual or genital parts to him; or (v) propose to M.H. that M.H. engage in sexual intercourse, sodomy or fondling of sexual or genital parts with another person; or (vi) sexually abuse M.H. as defined in subdivision 6 of § 18.2-67.10, in violation of Section 18.2-370.1 (A) of the Code of Virginia (1950), as amended.

(Class 6 Felony: A term of imprisonment of not less than one year nor more than five years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for not more than 12 months and a fine of not more than \$2,500.00, either or both.)

Grand Jury Witness:	Detective Michelle McAllister			
	Prince William County Police Dept.			

A	Tı	ue l	Bill			_	
N	ΔŁ	AT	rue-	Ril	<b>-</b>		

#### **VIRGINIA:**

### IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

December 5, 2016

Commonwealth of Virginia,	Indecent Liberties With Child by Person
	in Custodial or Supervisory Relationship
	(#4) CR 16003961-00
JORDAN DAVID BAIRD, Defendant	(VCC: SEX-3635-F6 for administrative use only)

THE GRAND JURORS CHARGE THAT, in the County of Prince William, JORDAN DAVID BAIRD, on or about between September 1, 2014 to September 30, 2015, being 18 years of age or older and maintaining a custodial or supervisory relationship over M.H., a child under the age of 18 to whom he was not legally married and who was not emancipated, did unlawfully and feloniously, knowingly and intentionally, with lascivious intent, (i) propose that M.H. feel or fondle his sexual or genital parts or that he feel or handle the sexual or genital parts of M.H.; or (ii) propose to M.H. the performance of an act of sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act constituting an offense under § 18.2-361; or (iii) expose his sexual or genital parts to M.H.; or (iv) propose that M.H. expose her sexual or genital parts to him; or (v) propose to M.H. that M.H. engage in sexual intercourse, sodomy or fondling of sexual or genital parts with another person; or (vi) sexually abuse M.H. as defined in subdivision 6 of § 18.2-67.10, in violation of Section 18.2-370.1 (A) of the Code of Virginia (1950), as amended.

(Class 6 Felony: A term of imprisonment of not less than one year nor more than five years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for not more than 12 months and a fine of not more than \$2,500.00, either or both.)

Grand Jury Witness:	Detective Michelle McAllister Prince William County Police Dept.	A True Bill
		Not A True Bill

VIRGINIA:

# IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

December 5, 2016

Commonwealth of Virginia,	Indecent Liberties With Child by Person
v. JORDAN DAVID BAIRD, Defendant	in Custodial or Supervisory Relationship (#5) CL 16003962-00 (VCC: SEX-3635-F6 for administrative use only)

THE GRAND JURORS CHARGE THAT, in the County of Prince William, JORDAN DAVID

BAIRD, on or about between September 1, 2014 to September 30, 2015, being 18 years of age or older and maintaining a custodial or supervisory relationship over M.H., a child under the age of 18 to whom he was not legally married and who was not emancipated, did unlawfully and feloniously, knowingly and intentionally, with lascivious intent, (i) propose that M.H. feel or fondle his sexual or genital parts or that he feel or handle the sexual or genital parts of M.H.; or (ii) propose to M.H. the performance of an act of sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act constituting an offense under § 18.2-361; or (iii) expose his sexual or genital parts to M.H.; or (iv) propose that M.H. expose her sexual or genital parts to him; or (v) propose to M.H. that M.H. engage in sexual intercourse, sodomy or fondling of sexual or genital parts with another person; or (vi) sexually abuse M.H. as defined in subdivision 6 of § 18.2-67.10, in violation of Section 18.2-370.1 (A) of the Code of Virginia (1950), as amended.

(Class 6 Felony: A term of imprisonment of not less than one year nor more than five years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for not more than 12 months and a fine of not more than \$2,500.00, either or both.)

<b>Grand Jury</b>	Witness:	Detective Michelle McAllister	
		Prince William County Police Dept. A True Bill	
		하지 않는 바로 내용 경험 사람들은 기를 받는데 보고 있다.	
		Not A True Bill	

### **VIRGINIA:**

## IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

December 5, 2016

Commonwealth of Virginia,	Indecent Liberties With Child by Person
	in Custodial or Supervisory Relationship
	(#6) CR 16003963-00
JORDAN DAVID BAIRD, Defendant	(VCC: SEX-3635-F6 for administrative use only)
THE GRAND JURORS CHARGE THAT,	in the County of Prince William, JORDAN DAVID

BAIRD, on or about between September 1, 2014 to September 30, 2015, being 18 years of age or older and maintaining a custodial or supervisory relationship over M.H., a child under the age of 18 to whom he was not legally married and who was not emancipated, did unlawfully and feloniously, knowingly and intentionally, with lascivious intent, (i) propose that M.H. feel or fondle his sexual or genital parts or that he feel or handle the sexual or genital parts of M.H.; or (ii) propose to M.H. the performance of an act of sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act constituting an offense under § 18.2-361; or (iii) expose his sexual or genital parts to M.H.; or (iv) propose that M.H. expose her sexual or genital parts to him; or (v) propose to M.H. that M.H. engage in sexual intercourse, sodomy or fondling of sexual or genital parts with another person; or (vi) sexually abuse M.H. as defined in subdivision 6 of § 18.2-67.10, in violation of Section 18.2-370.1 (A) of the Code of Virginia (1950), as amended.

(Class 6 Felony: A term of imprisonment of not less than one year nor more than five years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for not more than 12 months and a fine of not more than \$2,500.00, either or both.)

Grand Jury Witness:	Detective Michelle McAllister Prince William County Police Dept.	A True Bill
		Not A True Bill
		Foreman of the Grand Jury

VIRGINIA:

### IN THE CIRCUIT COURT FOR THE COUNTY OF PRINCE WILLIAM

December 5, 2016

Commo	nwealth	of \	/irginia,

v.

JORDAN DAVID BAIRD, Defendant

Indecent Liberties, With Child by Person in Custodial or Supervisory Relationship (#7) CL \ 600 3964-00 (VCC: SEX-3635-F6 for administrative use only)

THE GRAND JURORS CHARGE THAT, in the County of Prince William, JORDAN DAVID

BAIRD, on or about between September 1, 2014 to September 30, 2015, being 18 years of age or older and maintaining a custodial or supervisory relationship over M.H., a child under the age of 18 to whom he was not legally married and who was not emancipated, did unlawfully and feloniously, knowingly and intentionally, with lascivious intent, (i) propose that M.H. feel or fondle his sexual or genital parts or that he feel or handle the sexual or genital parts of M.H.; or (ii) propose to M.H. the performance of an act of sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act constituting an offense under § 18.2-361; or (iii) expose his sexual or genital parts to M.H.; or (iv) propose that M.H. expose her sexual or genital parts to him; or (v) propose to M.H. that M.H. engage in sexual intercourse, sodomy or fondling of sexual or genital parts with another person; or (vi) sexually abuse M.H. as defined in subdivision 6 of § 18.2-67.10, in violation of Section 18.2-370.1 (A) of the Code of Virginia (1950), as amended.

(Class 6 Felony: A term of imprisonment of not less than one year nor more than five years, or in the discretion of the jury or the court trying the case without a jury, confinement in jail for not more than 12 months and a fine of not more than \$2,500.00, either or both.)

Grand Jury Witness: Detective Michelle McAllister

Prince William County Police Dept.

A True Bill

Not A True Bill