

THE STATE OF TEXAS
VS.
MARILYN JOY WILKES

02989963

SPN:
DOB: **B F 07/12/1992**
DATE PREPARED: **3/21/2019**

1063
D.A. LOG NUMBER: **2521453**
CJIS TRACKING NO.:
BY: **SB DA NO: 2709665**
AGENCY: **SHF**
O/R NO: **190103620**
ARREST DATE: **TO BE**

2

NCIC CODE: **5899 14**

RELATED CASES: **SD-2F**

FELONY CHARGE: **Trafficking of Persons**

CAUSE NO:
HARRIS COUNTY DISTRICT COURT NO:
FIRST SETTING DATE:

1625351
176

BAIL: **TO BE SET AT MAGISTRATION**
PRIOR CAUSE NO:
CHARGE SEQ NUM:

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

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, **MARILYN JOY WILKES**, hereafter styled the Defendant, heretofore on or about **January 11, 2019**, did then and there unlawfully, knowingly transport and harbor N. N., a person younger than 18 years of age, hereinafter called the Complainant, and did cause the Complainant to engage in conduct prohibited by Section 43.02 of the Texas Penal Code.

FILED
Marilyn Burgess
District Clerk

MAR 21 2019

Time: 1355
Harris County, Texas
By: ALD
Deputy

PROBABLE CAUSE

Affiant R. Bilinovich, who is a credible and reliable person who is a certified Peace Officer with the Harris County Sheriff's Office, believes and has reason to believe that on or about January 11, 2019, defendant Marilyn Joy Wilkes committed the Offenses of Sexual Assault of a Child, Trafficking of Persons and Compelling Prostitution within Harris County, Texas.

Affiant bases her belief on the following:

Affiant, Rhonda Bilinovich, is a peace officer employed by the Harris County Sheriff's Office as an investigator and is a member of Human Trafficking Rescue Alliance (HTRA). Your Affiant has been a law enforcement officer for 27 years. Your affiant is a licensed Texas Peace Officer and holds a master license. Your Affiant is assigned to the Criminal Investigations Division and is tasked primarily to the investigation of Human Trafficking. Your Affiant has received numerous hours of specialized training in the area of Human Trafficking and Prostitution.

Affiant has spoken with other peace officers and investigators with other law enforcement agencies who are knowledgeable regarding the methods and means used by individuals who compel victims to commit prostitution via the Internet and who have related their personal knowledge and provided your affiant with insights as to the manner in which evidence of these crimes is kept.

Your Affiant, on January 12, 2019, was assigned a case involving a juvenile Call-out referral in reference to a 16 year old Juvenile with the initials N.N. who had signs of being trafficked into prostitution. Affiant viewed the print-out of the 911 call that was made the night of the incident and read the report generated by Harris County Sheriff's Office Deputy S. Mateo, which stated the following: On the evening of January 11, 2019 N.N. stated she had made a "date" with a client to have sex for money in the Spring, TX area. N.N. stated when she arrived at the location she asked the "Client" if she could use his phone to call her mother to come pick her up. N.N. stated the "Client"

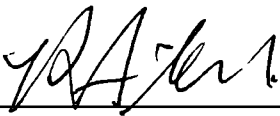
agreed and she called her mother, I.N. and told her to hurry because the Defendant was in the car waiting outside. N.N. stated when I.N. arrived at the "Client's" home, N.N. came out and jumped into I.N.'s vehicle and left the area. N.N. stated the Defendant saw N.N. in the car and began chasing I.N.'s car at a high rate of speed. Meanwhile N.N. said I.N. was on the phone with Harris County 911 operator who advised I.N. to go to a well-lit area and the 911 operator would have a Sheriff's Department Unit meet them.

After Affiant reviewed the information, Affiant set up a Forensic Interview for N.N. that was conducted on January 25, 2019 at the Children's Assessment Center. During the Forensic Interview N.N. disclosed that she met the Defendant through her sister's friend on or about December 22, 2018 and from then thru January 12, 2019 N.N. was in a sexual relationship with the Defendant Marilyn Joy Wilkes, DOB 07-12-1992, who she knows by name, date of birth, and sight. By sexual relationship N.N. stated she means both parties had performed digital penetration of the vagina and oral sex on each other. N.N. also disclosed that Defendant forced N.N. to prostitute herself out for Defendant's monetary gain. Defendant would strike N.N. with a closed fist, stomped on her head, burned N.N. with cigarettes and at one point fractured N.N.'s finger and ribs for not meeting the \$600.00 quota for the day. Affiant spoke with I.N. to ascertain if a S.A.N.E kit was completed the night N.N. was found to which she replied no. I.N. advised Affiant that the Emergency room bill would be too high and that I.N. took N.N. to N.N.'s primary care doctor three days later and a very in-depth exam was performed on N.N. I.M. brought the doctor report to Affiant at the time of N.N.'s F.I.

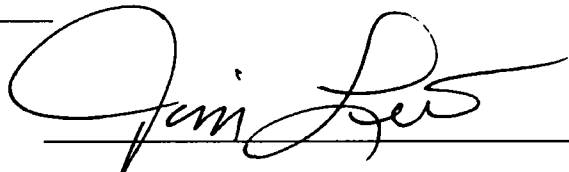
N.N. stated she advertised online for "in-call" and "out-call" appointments. The "in-call" clients came to the Roadway Inn & Suites located at 2531 FM 1960 E, Houston, Harris County, TX to have sex with N.N. in exchange money and for the "out-call" clients, the Defendant would drive N.N. to the different locations, drop N.N. off to have sex with the client and wait nearby until N.N. came out. Affiant stated when N.N. did not have a Client lined-up, the Defendant would make N.N. walk the streets near the corner of Cross Timbers and Airline Road, in Harris County TX. The Defendant would take all N.N.'s money that was paid to N.N. for prostituting herself. N.N. stated that the Defendant would use the money N.N. made to pay rent at the hotel, buy food, alcohol and drugs. Affiant obtained records from the Roadway Inn & Suites and was able to verify that room #109 and room #117 was rented by Defendant and cash was paid during the period N.N. said they stayed there.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Sworn to and subscribed before me on March 21, 2019



AFFIANT



ASSISTANT DISTRICT ATTORNEY
OF HARRIS COUNTY, TEXAS
Bar No. 12187900

COMPLAINT



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this May 30, 2021

Certified Document Number: 84436898 Total Pages: 2

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

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