

State of Minnesota  
County of Hennepin

District Court  
4th Judicial District

Prosecutor File No. 18A14595  
Court File No. 27-CR-18-29285

---

**State of Minnesota,**

Plaintiff,

vs.

**JEFFREY MARK ELDRED DOB: 12/20/1985**

1383 WILLOW CREEK LN  
SHOREVIEW, MN 55126

Defendant.

**COMPLAINT**

Order of Detention

---

The Complainant submits this complaint to the Court and states that there is probable cause to believe Defendant committed the following offense(s):

**COUNT I**

**Charge: Stalking - Pattern of Stalking Conduct**

Minnesota Statute: 609.749.5(a), with reference to: 609.749.5(a)

Maximum Sentence: 10 YEARS AND/OR \$20,000

Offense Level: Felony

Offense Date (on or about): 12/01/2017

Control #(ICR#): 18010576

Charge Description: That on or between 12/1/2017 and 11/30/2018, in Hennepin County, Minnesota, JEFFREY MARK ELDRED engaged in a pattern of stalking conduct with respect to Victim B and/or members of the victim's household in a manner that would cause a reasonable person under the circumstances to feel terrorized or to fear bodily harm and that did cause this reaction on the part of the victim.

**COUNT II**

**Charge: Criminal Sex Conduct-3rd Degree-Victim Mental Impair/Helpless**

Minnesota Statute: 609.344.1(d), with reference to: 609.101.2, 609.3455.7, 609.3455.10, 609.3455.6, 609.344.2(1)

Maximum Sentence: 15 YEARS AND/OR \$10,000-\$30,000 PLUS CONDITIONAL RELEASE

Offense Level: Felony

Offense Date (on or about): 12/01/2017

Control #(ICR#): 18010576

Charge Description: That on or about 9/23/2018, in Bloomington, in Hennepin County, Minnesota, JEFFREY MARK ELDRED, born 12/20/1985, engaged in sexual penetration with Victim B, knowing or having reason to know that the victim was mentally impaired, mentally incapacitated, or physically helpless.

### COUNT III

**Charge: Criminal Sex Conduct-3rd Degree-Victim Mental Impair/Helpless**

Minnesota Statute: 609.344.1(d), with reference to: 609.101.2, 609.3455.7, 609.3455.10, 609.3455.6, 609.344.2(1)

Maximum Sentence: 15 YEARS AND/OR \$10,000-\$30,000 PLUS CONDITIONAL RELEASE

Offense Level: Felony

Offense Date (on or about): 12/01/2017

Control #(ICR#): 18010576

Charge Description: That on or about 5/21/2018, in Bloomington, in Hennepin County, Minnesota, JEFFREY MARK ELDRED, born 12/20/1985, engaged in sexual penetration with Victim B, knowing or having reason to know that the victim was mentally impaired, mentally incapacitated, or physically helpless.

### COUNT IV

**Charge: Criminal Sex Conduct-3rd Degree-Victim Mental Impair/Helpless**

Minnesota Statute: 609.344.1(d), with reference to: 609.101.2, 609.3455.7, 609.3455.10, 609.3455.6, 609.344.2(1)

Maximum Sentence: 15 YEARS AND/OR \$10,000-\$30,000 PLUS CONDITIONAL RELEASE

Offense Level: Felony

Offense Date (on or about): 12/01/2017

Control #(ICR#): 18010576

Charge Description: That on or between 12/1/2017 and 11/30/2018, in Bloomington in Hennepin County, Minnesota, JEFFREY MARK ELDRED, born 12/20/1985, engaged in sexual penetration with Victim B, knowing or having reason to know that the victim was mentally impaired, mentally incapacitated, or physically helpless.

## STATEMENT OF PROBABLE CAUSE

Complainant has investigated the facts and circumstances of this offense and believes the following establishes probable cause:

SPREIGL NOTICE: The State intends to offer evidence relating to the sexual assault of Victim A as described below for purposes of proving sexual intent, lack of mistake, and common scheme or plan.

On November 16, 2018, Victim A, a known adult female, made a report with the Ramsey County Sheriff's Office regarding a criminal sexual conduct incident that had occurred a couple of weeks earlier.

On November 3, 2018, Victim A went on a date with JEFFREY MARK ELDRED (DOB: 12/20/1985) who she had met on the Tinder dating application. Victim A went to Defendant's residence at 1383 Willow Creek Lane, Shoreview, Ramsey County. VICTIM A said they drank and made out while naked in Defendant's bed. VICTIM A did not want to drive after she had been drinking alcohol so she slept in Defendant's bed. VICTIM A awoke to Defendant putting his penis in her face. Defendant tried to put his penis in her vagina at least 10 times throughout the night. VICTIM A told Defendant no each time, but Defendant would try again a short time later.

On November 4, 2018, Defendant let VICTIM A use his computer for her class. VICTIM A saw at least 40 videos on Defendant's computer that appeared to show Defendant putting his penis in different women's mouths and vaginas as they slept. VICTIM A could not get the videos to play, but she took photos of the videos which she showed to law enforcement. The videos were apparently identified with initials of the woman who was in them. VICTIM A reported the incident to police because she was worried that it was going to continue happening to other women.

On November 21, 2018, police executed a search warrant at Defendant's residence. Defendant was advised of his constitutional rights and agreed speak to Investigator O'Hern. Investigator O'Hern told Defendant that VICTIM A had seen photographs and videos of women on his Gmail account. When asked to explain the videos, Defendant said they were of his on-again/off-again girlfriend, VICTIM B. Defendant claimed they would get drunk and take videos, but VICTIM B was aware of the videotaping. When asked about the videos with other initials, Defendant claimed there was someone from New York but he did not recall her name. Defendant explained that he emailed himself everything because he did not want the items on his phone because he was still married at the time. Defendant was not arrested when the search warrant was executed because law enforcement was still investigating the incident.

Police recovered Defendant's current cell phone while executing the warrant. Investigator Wallet was given the cell phone for processing. The cell phone contained a naked video of VICTIM A and sexually explicit videos of VICTIM B, a known adult female. It was apparent that neither woman knew they were being videotaped.

Analysis of Defendant's phone revealed several videos of VICTIM B where she appeared to be sleeping while Defendant digitally penetrated her or had his penis by her sleeping face.

On November 28, 2018, VICTIM B met investigators for an interview and she explained that she dated Defendant off-and-on for the past year. VICTIM B explained they usually stayed at her house, which is located in the City of Bloomington, Hennepin County. When asked if she was aware that Defendant had been videotaping her while she was passed out, VICTIM B said she was not. VICTIM B said one time they were at a conference in Arizona and she found something weird on her phone the next day after they had become intoxicated. Defendant claimed she had asked him to take pictures of her. She asked Defendant if

he had any photos of her and he claimed he did not. VICTIM B said that Defendant claimed to have deleted the items, but he would later threaten to send the naked photo of her to VICTIM B's new boyfriend.

VICTIM B was shown the following photographs and videos taken from Defendant's cell phone:

1) A photograph from December 9, 2017 depicting a female who VICTIM B identified as herself sleeping on a couch at a Christmas party VICTIM B attended with Defendant in the City of Bloomington, Hennepin County. VICTIM B's sweater is pulled up and her pants are partially pulled down exposing part of her buttocks.

2) A photograph and video from April 22, 2018 depicting a female who VICTIM B identified as herself sleeping or unconscious on her bed at her home, located in the City of Bloomington, Hennepin County. VICTIM B's bare buttocks are exposed.

3) Numerous photographs and videos from May 21, 2018 depicting a female who VICTIM B identified as herself sleeping or unconscious on her bed at her home, located in the City of Bloomington, Hennepin County. In some of the photographs, VICTIM B's is naked from the waist down and her breasts are exposed. In other videos, Defendant is kissing VICTIM B's genitalia and vaginally penetrating her with his penis and fingers.

4) Two videos from an unknown time during VICTIM B's relationship with Defendant (between December 2017 and November 2018) at an unknown location showing Defendant digitally penetrating VICTIM B while she is asleep or unconscious.

5) Numerous photographs and videos taken on September 23, 2018, depicting a female who VICTIM B identified as herself sleeping or unconscious on a bed at a hotel, located in the City of Bloomington, Hennepin County. Some of the photographs depict VICTIM B's naked. Others show Defendant placing his penis on or near VICTIM B's face. In other videos, Defendant vaginally penetrates her with his penis and fingers. He also forces his penis into VICTIM B's mouth and ejaculates on her face.

VICTIM B said she never agreed to let Defendant take the above photographs or videos of her and was unaware they were taken because she was sleeping or unconscious.

Later on November 28, Defendant began texting VICTIM B saying he sorry and asking her if she was going to press charges. Defendant claimed he was blacked out and begged VICTIM B not to press charges. VICTIM B then called Defendant. Law enforcement recorded the conversation. Defendant denied having sex with multiple people or videotaping them. He said he only had sex with her on one video and he was sorry about that. Defendant denied drugging VICTIM B or other women. Defendant said he was sorry that he had not deleted them. VICTIM B told Defendant to no longer contact her. Within minutes of the phone call, Defendant resumed texting Victim B.

On November 21, 2018, deputies arrested Defendant at his residence after he had contacted VICTIM B and deleted items from the cloud. Deputies recovered an iPhone from Defendant. Defendant was advised of his constitutional rights and again agreed speak to law enforcement. Defendant said he got the cell phone that day so he could talk to VICTIM B. When asked if he had communicated with VICTIM B in an attempt to dissuade her from cooperating with the investigation, Defendant asked for an attorney.

Law enforcement continues to attempt to identify other women in the videos.

Defendant is in custody.

## SIGNATURES AND APPROVALS

Complainant requests that Defendant, subject to bail or conditions of release, be:  
(1) arrested or that other lawful steps be taken to obtain Defendant's appearance in court; or  
(2) detained, if already in custody, pending further proceedings; and that said Defendant otherwise be dealt with according to law.

Complainant declares under penalty of perjury that everything stated in this document is true and correct. Minn. Stat. § 358.116; Minn. R. Crim. P. 2.01, subds. 1, 2.

**Complainant**

Jacob Lucas  
Police Officer  
1800 W Old Shakopee Road  
Bloomington, MN 55431  
Badge: 301

Electronically Signed:  
11/30/2018 11:48 AM  
Hennepin County, Minnesota

Being authorized to prosecute the offenses charged, I approve this complaint.

**Prosecuting Attorney**

James Hanneman  
300 S 6th St  
Minneapolis, MN 55487  
(612) 348-5550

Electronically Signed:  
11/30/2018 11:41 AM

**FINDING OF PROBABLE CAUSE**

From the above sworn facts, and any supporting affidavits or supplemental sworn testimony, I, the Issuing Officer, have determined that probable cause exists to support, subject to bail or conditions of release where applicable, Defendant's arrest or other lawful steps be taken to obtain Defendant's appearance in court, or Defendant's detention, if already in custody, pending further proceedings. Defendant is therefore charged with the above-stated offense(s).

**SUMMONS**

THEREFORE YOU, THE DEFENDANT, ARE SUMMONED to appear on \_\_\_\_\_, \_\_\_\_\_ at \_\_\_\_\_ AM/PM before the above-named court at 300 S Sixth Street, Minneapolis, MN 55487 to answer this complaint.

IF YOU FAIL TO APPEAR in response to this SUMMONS, a WARRANT FOR YOUR ARREST shall be issued.

**WARRANT**

To the Sheriff of the above-named county; or other person authorized to execute this warrant: I order, in the name of the State of Minnesota, that the Defendant be apprehended and arrested without delay and brought promptly before the court (if in session), and if not, before a Judge or Judicial Officer of such court without unnecessary delay, and in any event not later than 36 hours after the arrest or as soon as such Judge or Judicial Officer is available to be dealt with according to law.

*Execute in MN Only*

*Execute Nationwide*

*Execute in Border States*

**ORDER OF DETENTION**

Since the Defendant is already in custody, I order, subject to bail or conditions of release, that the Defendant continue to be detained pending further proceedings.

Bail: \$250,000.00

Conditions of Release: No Contact with Victim; No Contact with Address; No Internet Use; No Possession of Weapons

This complaint, duly subscribed and sworn to or signed under penalty of perjury, is issued by the undersigned Judicial Officer as of the following date: November 30, 2018.

**Judicial Officer**

Daniel Moreno  
District Court Judge

Electronically Signed: 11/30/2018 11:59 AM

Sworn testimony has been given before the Judicial Officer by the following witnesses:

**COUNTY OF HENNEPIN  
STATE OF MINNESOTA**

**State of Minnesota**

Plaintiff

vs.

**JEFFREY MARK ELDRED**

Defendant

*LAW ENFORCEMENT OFFICER RETURN OF SERVICE  
I hereby Certify and Return that I have served a copy of this Order of  
Detention upon the Defendant herein named.*

Signature of Authorized Service Agent:

## DEFENDANT FACT SHEET

**Name:** JEFFREY MARK ELDRED  
**DOB:** 12/20/1985  
**Address:** 1383 WILLOW CREEK LN  
SHOREVIEW, MN 55126

**Alias Names/DOB:**

**SID:** MN06108128

**Height:**

**Weight:**

**Eye Color:**

**Hair Color:**

**Gender:** MALE

**Race:** White

**Fingerprints Required per Statute:** Yes

**Fingerprint match to Criminal History Record:** Yes

**Driver's License #:**

**SILS Person ID #:** 851867

**SILS Tracking No.** 3069322

**Alcohol Concentration:**

## STATUTE AND OFFENSE GRID

Cnt Nbr	Statute Type	Offense Date(s)	Statute Nbrs and Descriptions	Offense Level	MOC	GOC	Controlling Agencies	Case Numbers
1	Charge	12/1/2017	609.749.5(a) Stalking - Pattern of Stalking Conduct	Felony	N131E		MN0270100	18010576
	Penalty	12/1/2017	609.749.5(a) Stalking - Pattern of Stalking Conduct	Felony	N131E		MN0270100	18010576
2	Charge	12/1/2017	609.344.1(d) Criminal Sex Conduct-3rd Degree-Victim Mental Impair/Helpless	Felony	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.6 Dangerous Sex Offenders - Ten Year Conditional Release	No-Level	L5177		MN0270100	18010576
	Penalty	12/1/2017	609.344.2(1) Criminal Sexual Conduct-3rd Degree-Penalty	Felony	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.10 Dangerous Sex Offenders - Presumptive Executed Sentence for Repeat Sex Offenders	No-Level	L5177		MN0270100	18010576
	Definition	12/1/2017	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.7 Dangerous Sex Offenders - Lifetime Conditional Release	No-Level	L5177		MN0270100	18010576
3	Charge	12/1/2017	609.344.1(d) Criminal Sex Conduct-3rd Degree-Victim Mental Impair/Helpless	Felony	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.6 Dangerous Sex Offenders - Ten Year Conditional Release	No-Level	L5177		MN0270100	18010576
	Penalty	12/1/2017	609.344.2(1) Criminal Sexual Conduct-3rd Degree-Penalty	Felony	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.10 Dangerous Sex Offenders - Presumptive Executed Sentence for Repeat Sex Offenders	No-Level	L5177		MN0270100	18010576
	Definition	12/1/2017	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.7 Dangerous Sex Offenders - Lifetime Conditional Release	No-Level	L5177		MN0270100	18010576
4	Charge	12/1/2017	609.344.1(d) Criminal Sex Conduct-3rd Degree-Victim Mental Impair/Helpless	Felony	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.6 Dangerous Sex Offenders - Ten Year Conditional Release	No-Level	L5177		MN0270100	18010576
	Penalty	12/1/2017	609.344.2(1) Criminal Sexual Conduct-3rd Degree-Penalty	Felony	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.10 Dangerous Sex Offenders - Presumptive Executed Sentence for Repeat Sex Offenders	No-Level	L5177		MN0270100	18010576
	Definition	12/1/2017	609.101.2 Minimum Fines – Victim Assistance Programs	No-Level	L5177		MN0270100	18010576
	Definition	12/1/2017	609.3455.7 Dangerous Sex Offenders - Lifetime Conditional Release	No-Level	L5177		MN0270100	18010576