STATE OF MICHIGAN 40 JUDICIAL DISTRICT 16TH JUDICIAL CIRCUIT			WARRANT FELONY			DISTRICT: CIRCUIT: CTN: 96-24901167-01 MSP #:				
District Court ORI: MI500075J		Circuit Court ORI	I: MI50001	5J			MI820025A			
THE PEOPLE OF THE	anar Si	efendant's name and addre	AND CONTRACTOR AND A			Victim or complainant STATE OF MICHIGAN				
STATE OF MICHIGAN						SI	Complaining Wilness SPECIAL AGENT ROBERT MENARD			
Co-defendant(s) (If known) Douglas Kempens, Jr.						Dat	e: On or al			
Clly/Twp./Village ST, CLAIR SHORES		County in Michigan MACOMB	Defend	ant TCN	Defendant 96-2490		2337.04 (2)			
Defendant DOB	D	efendant DLN		DLN Type: Oper./Chauf	Vehicle Ty	pe	Defendan F	Sex	Defendant Race	
Police agency report no.		Charge See below	Maximum penalty					У		

## STATE OF MICHIGAN, COUNTY OF MACOMB

To any peace officer or court officer authorized to make arrest: The complaining witness has filed a sworn complaint in this court stating that on the date and the location described above, the defendant, contrary to law,

## COUNT 1: ELECTION LAW - VOTING ABSENTEE AND IN PERSON

did vote or attempt to vote at an election both in person and by means of an absent voter ballot; contrary to MCL 168.769(4). [168.7694]

FELONY: 5 Years and/or \$1,000.00 (see MCL 168.935)

COUNT 2: ELECTION LAW - OFFERING TO VOTE MORE THAN ONCE did offer or attempt to vote more than once at the same election; contrary to MCL 168.932a(e). [168.932AE] FELONY: 4 Years and/or \$2,000.00

## COUNT 3: ELECTION LAW - FALSIFYING RETURNS/RECORDS

being an assistant to the city clerk, did wilfully falsify, in whole or in part, a record, to-wit: an entry in the qualified voter file showing the status of an absentee ballot sent to a voter, which is required to be made, filed, or preserved by the Michigan election law; contrary to MCL 168.932(c). [168.932C] FELONY: 5 Years and/or \$1,000.00 (see MCL 168.935)

Court shall order law enforcement to collect a DNA identification profiling sample before sentencing or disposition, if not taken at arrest.

THE COURT FINDS probable cause to believe defendant committed the offense(s) set forth and that the following circumstance(s) apply:

- the complaint is for an assaultive crime or an offense involving domestic violence, as defined in MCL 764.1a.
- there is a reason to believe from the complaint that the person against whom the complaint is made will not appear on a summons
- Ithe issuance of a summons poses a risk to public safety. It the prosecutor has requested an arrest warrant.

THEREFORE, IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN, I order you to arrest and bring defendant before the 40 District Court immediately.

The defendant may be released before arraignment if \$\_\_\_\_\_ Is posted as interim ball

This

Judge/Magistrate

by \_\_\_\_\_ Date

- 3.2 Date

(SEAL)

See return on next page. MC 200w (9/22) FELONY SET, Warrant (PACC-PAAM Replacement)

MCL 764.1 et seq., MCL 766.1 et seq., MCL 767.1 et seq., MCR 6.102

Bar no.

Felony Set (9/22) Page of	Case No. 2024901167	
RETUR As ordered in this warrant, the defendant was arrested on	Date Time	
Place of arrest		
Dale Peac	ce officer	

÷

PROSECUTION TO BE HANDLED BY:

Richard Cunningham (P29735) Assistant Attorney General Criminal Trials & Appeals Division 3030 W. Grand Blvd. Ste. 10-200 Detroit, MI 48202 517-881-4509