#### NO. 2018-CR-0000

STATE OF TEXAS	)	IN THE DISTRICT COURT
VS.	)	175TH JUDICIAL DISTRICT
MATT JONES	)	BEXAR COUNTY, TEXAS

#### DEFENDANT'S MOTION TO SET ASIDE THE INDICTMENT

#### TO THE HONORABLE JUDGE OF SAID COURT:

Matt Smith moves that the indictment filed in this case be set aside by virtue of

the Fifth, Sixth and Fourteenth Amendments to the United States Constitution, Article I

§§ 10 and 19 of the Texas Constitution, and Articles 1.05, 21.01, 21.02, 21.03, 21.04, and

21.11 of the Texas Code of Criminal Procedure for the following reasons:

I.

Count VII of the indictment is defective because:

- 1. It fails to state the manner and means by which Mr. Smith allegedly caused the child to touch part of Mr. Smith's genitals, and;
- 2. It fails to state whose sexual desire Mr. Smith allegedly intended to arouse and gratify.

II.

Count VIII of the indictment is defective because it fails to state whose sexual

desire Mr. Smith allegedly intended to arouse and gratify.

III.

Because of these defects:

- 1. The indictment does not "charge[] the commission of the offense in ordinary and concise language in such a manner as to enable a person of common understanding to know what is meant and with what degree of certainty that will give the defendant notice of the particular offense with which he is charged, and enable the court, on conviction, to pronounce the proper judgment . . ." in violation of TEX. CODE CRIM. PROC. ANN. art. 21.11 and the Fifth, Sixth and Fourteenth Amendments to the United States Constitution and article I, §§ 10 and 19 of the Texas Constitution.
- 2. The indictment does not possess "[t]he certainty . . . such as will enable the accused to plead the judgment that may be given upon it in bar of any prosecution for the same offense," in violation of TEX. CODE CRIM. PROC. ANN. art. 21.04 and the Fifth, Sixth and Fourteenth Amendments to the United States Constitution and Article I §§ 10 and 19 of the Texas Constitution.
- 3. The indictment does not accuse defendant of an "act or omission which, by law, is declared to be an offense", in violation of TEX. CODE CRIM. PROC. ANN. Art. 21.01.
- 4. The offense is not "set forth in plain and intelligible words", in violation of TEX. CODE CRIM. PROC. ANN. Art. 21.02(7).
- 5. The indictment does not state "[e]verything . . . which is necessary to be proved", in violation of TEX. CODE CRIM. PROC. ANN. Art. 21.03.

WHEREFORE, premises considered, the defendant prays that the Court set aside

the indictment in the above-numbered and entitled cause.

Respectfully submitted:

MARK STEVENS 310 S. St. Mary's Street Tower Life Building, Suite 1920 San Antonio, TX 78205-3192 (210) 226-1433 State Bar No. 19184200

By:\_\_\_\_\_ MARK STEVENS

Attorney for Defendant

# **CERTIFICATE OF SERVICE**

I certify that a copy of defendant's Motion To Set Aside The Indictment has been

delivered to the District Attorney's Office, Cadena-Reeves Justice Center, 300 Dolorosa,

San Antonio, Texas, on this the 1<sup>st</sup> day of May, 2018.

# MARK STEVENS

# ORDER

On this the \_\_\_\_\_ day of \_\_\_\_\_, 2018 came on to be

considered Defendant's Motion to Set Aside the Indictment, and said Motion is hereby

(GRANTED) (DENIED)

JUDGE PRESIDING