1 2 3 4 5 6		FILED JAN 30 2024 SAN-LEWS OBISPO SUPERIOR COURT BY Michellie Broom, Deputy Right					
7 8 9 10	SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN LUIS OBISPO						
11	THE PEOPLE OF THE STATE OF	COURT CASE NO.					
12	CALIFORNIA Plaintiff,	COMPLAINT					
13	VS.	24 M-00651					
14		DA CASE NO. 079-697000					
15 16	DOB: 01/18/1968 ID NO. D000101514 CII: A41513778 AKA ROBBIE NOGO						
17							
18	Defendant.	Appearance Date: February 28, 2024					
19							
20	The District Attorney of San Luis Obispo County, California, hereby accuses the						
21	above named defendant of the following criminal offenses:						
, 22	Count 1						
23	On or about December 19, 2023, in the County of San Luis Obispo, State of California, the						
24	crime of Sexual Battery in violation of PC243.4(e)(1), a Misdemeanor, was committed in						
25	t ROBI AL NOGO did willfully and unlawfully touch an intimate part of Confidential						
26	Victim, against the will and for the specific purpose	of sexual arousal, sexual gratification					
27	and sexual abuse.						
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1	All of which is contrary to the statute in such cases made and provided, and against
2	the peace and dignity of the People of the State of California.

I declare that an investigation has been conducted to determine if said Defendant(s)
did commit the stated crime, which reports are attached hereto and incorporated herein by
reference, and that the facts therein show probable cause that the said Defendant(s) did
commit the crime. Your declarant requests the issuance of a Warrant of Arrest either if
said Defendant(s) do not appear voluntarily in response to an appearance letter, or if no
appearance letter was issued.

9 Discovery Request: Pursuant to Penal Code Section 1054.5(b), the People are
10 hereby informally requesting that defense counsel provide discovery to the people as
11 required by Penal Code Section 1054.3.

12 On this day January 24, 2024, in the County of San Luis Obispo, I certify and 13 declare under penalty of perjury that the foregoing is true and correct.

14 Dated: January 24, 2024

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DAN DOW DISTRICT ATTORNEY

KRISTIN L BARNARD DEPUTY DISTRICT ATTORNEY

21						
22	Upon review of the reports attached and incorporated herein by reference, I find sufficient					
23	probable cause to warrant the defendant(s) continued detention.					
24						
25	Dated:Judge of the Superior Court					
26						
27						
28	PAGE - 2 -					
	COMPLAINT					

DA CASE NO. 079-697000

	•	SUMMAR	SUMMARY PAGE				
Cnt	Charge	Range	Defendant(s)	•	Special Allegatio n	Effec	
1	PC243.4(e)(1)		Robi Al Nogo	-, .'	<u>n</u>		
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