STATE OF MICHIGAN

COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

Plaintiff-Appellee,

v

DARRENCE PIPPEN,

Defendant-Appellant.

Before: Holbrook, P.J. and White and S. J. Latreille*, JJ.

WHITE, J. (concurring).

I conclude that the extensive examination of defendant's daughters, including the examination by the jury, was excessive and elicited testimony beyond that admissible under *People v VanderVliet*, 444 Mich 52, 75; 508 NW2d 114 (1993). Nevertheless, I conclude that despite the damaging nature of the testimony, the error was harmless in light of the other evidence of guilt.

/s/ Helene N. White

UNPUBLISHED

No. 185794 Oakland Circuit Court LC No. 94-134847-FC

^{*} Circuit judge, sitting on the Court of Appeals by assignment.