

IN THE CIRCUIT COURT OF GREENE COUNTY, MISSOURI
Associate Division 22

STATE OF MISSOURI,
Plaintiff,

vs.

ALISON M. PECK
Defendant.

Case No. 093-CR03118-22

OCN#

PA File No. 077203982

State of Missouri)
County of Greene) ss.
)

FELONY COMPLAINT

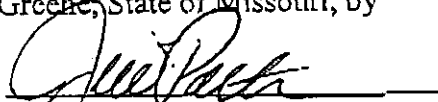
(Missouri Charge Code: 11022099.0)

The Prosecuting Attorney of the County of Greene, State of Missouri, charges that the defendant, in violation of Section 566.034, RSMo, committed the class C felony of statutory rape in the second degree, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or between May 15, 2009, and May 16th, 2009, in the County of Greene, State of Missouri, the defendant had sexual intercourse with [REDACTED] (D.O.B. [REDACTED] 1992) and at that time [REDACTED] was less than seventeen years old and the defendant was twenty-one years of age or older.

The facts that form the basis for this information and belief are contained in the attached probable cause statement concerning this matter, which statement is made a part hereof and is submitted herewith as a basis upon which this court may find the existence of probable cause for the issuance of the warrant.

WHEREFORE, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

DARRELL L. MOORE
Prosecuting Attorney of the County of
Greene, State of Missouri, by



Jill Patterson
Assistant Prosecuting Attorney
Missouri Bar No. 41610

1010 Boonville Ave.
Springfield, MO 65802
(417) 868-4061
FAX (417) 868-4160

Jill Patterson, Assistant Prosecuting Attorney of the County of Greene, State of Missouri,
being duly sworn, upon oath says that the facts stated in the above information are true,
according to his best information, knowledge and belief.



Jill Patterson
Assistant Prosecuting Attorney



PROBABLE CAUSE STATEMENT

May 22, 2009

I, Sergeant Daniel F. Nash, a Missouri State Trooper, a law enforcement officer, upon my oath, and under penalties of perjury, state as follows

I have probable cause to believe that Alison M. Peck, date of birth, July 3, 1985, social security number, [REDACTED] committed one or more criminal offenses,

The facts supporting this belief are as follows:

a. On May 20, 2009, I conducted an interview with a juvenile male in Dade County, Missouri. During the interview, the juvenile male advised that on May 15, 2009, he received a telephone call from [REDACTED] and [REDACTED]. The juvenile advised that these two females are friends of Alison M. Peck and that he had met them previously through Peck.

b. The juvenile male stated [REDACTED] and [REDACTED] advised that Peck had asked them to contact him and assist with setting up a meeting between the juvenile and Peck. The juvenile advised that he obtained transportation to the McDonald's Restaurant in Willard, Missouri, where [REDACTED] and [REDACTED] met him. The juvenile stated that [REDACTED] and [REDACTED] then transported him to the American Inn located in Springfield, Missouri.


c. The juvenile stated that upon arriving at the American Inn, he was escorted to a room by [REDACTED] and [REDACTED]. The juvenile advised that a short time later Peck arrived at the room and the four subjects consumed a Pizza and talked. The juvenile stated that [REDACTED] and [REDACTED] then departed the room, at which time he and Peck engaged in vaginal intercourse. The juvenile stated that he then spent the night in the motel room with Peck and then left the next morning.

d. On May 21, 2009, I conducted interviews with [REDACTED] and [REDACTED]. During these interviews, both subjects admitted that they were asked by Peck to assist her with making contact with the juvenile. [REDACTED] and [REDACTED] stated that Peck asked them to help set up the meeting to avoid law enforcement attention. [REDACTED] advised that she rented room #131 at the American Inn, to keep Peck's name off the motel registry. [REDACTED] advised that Peck stated that law enforcement was watching her and that she knew she was not to have contact with the juvenile. [REDACTED] and [REDACTED] advised that they contacted the

juvenile and set up the meeting at the McDonald's in Willard, Missouri. [redacted] and [redacted] both admitted to meeting the juvenile at the Willard, Missouri McDonalds and transporting him to the American Inn to meet with Peck. [redacted] and [redacted] both admitted that they were aware that Peck was out on bond from Dade County, Missouri, stemming from criminal charges. [redacted] and [redacted] also advised that they were aware that these criminal charges stemmed from Peck's sexual relationship with the juvenile, while she was a teacher and the juvenile was her student. [redacted] and [redacted] stated that after eating Pizza, they left the motel room and that Peck and the juvenile were in the room alone together.

e. Records obtained from the American Inn confirmed that [redacted] rented room #131 on May 15, 2009. Several employees at the motel identified [redacted] as renting the room and stated that another white female was the one that actually stayed in the room. These employees provided a description of the female that stayed in the room that matched the description of Alison M. Peck.

SGT DANIEL F. NASH
Print Name


Affiant

State of Missouri vs. Alison M. Peck

COURT INFORMATION FOR WARRANT OR SUMMONS

From Prosecuting Attorney

DEFENDANT'S ADDRESS:

Unknown

CHARGE:

STATUTORY RAPE-2ND DEGRE, Class C Felony

BOND RECOMMENDED: \$200,000

REASONS: defendant is currently charged in Dade and Lawrence counties with similar charges involving same victim and is on \$100,000 and \$10,000 bonds with condition of no contact with [REDACTED]. Defendant has blatantly disregarded conditions of bond and kept [REDACTED] at a hotel in Greene County for the better part of two days. His parents did not know where he was.

SPECIAL CONDITIONS: OBEY ALL LAWS, no contact with children less than seventeen. No contact with [REDACTED] or his family. Not to be within 1000 feet of his residence or school. No contact with [REDACTED] or [REDACTED]. Not to leave Missouri, surrender passport.

OFFICER & AGENCY: Missouri State Highway Patrol Troop D

DEFENDANT DESCRIPTION:

DOB: 07/03/1985

SEX: Female

RACE: white

SSN: [REDACTED]

DLN:

DLN STATE:

HEIGHT:

WEIGHT:

HAIR:

EYES:

<input checked="" type="checkbox"/> Issue Warrant
<input type="checkbox"/> Issue Summons

Any pending cases? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
Case number of pending case in Division of Assignment per Administrative Order of 2/26/07:
APA Name/Bar No. assigned: