

09DD-CR00070 ST VS ALISON M. PECK

Security Level: 1 Public

Case Type: AC Felony Case Filing Date: 14-May-2009  
Status: Warrant Issued  
Disposition: Disposition Date:  
OCN#: Not on File  
Arresting Agency: MOMHP0000

Release/Status Reason  
Change Date

Judge DAVID R. MUNTON (30446)  
Defendant ALISON M PECK (PECAM1949)  
Prosecuting Attorney GARY A TROXELL (53032)

	Charge #	Charge Date	Charge Code	Charge Description
Original Charge:	1	01-Jan-2009	1102200	Statutory Rape - 2nd Degree (Felony C RSMo : 566.034)
Original Charge:	2	01-Jan-2009	1102200	Statutory Rape - 2nd Degree (Felony C RSMo : 566.034)

<u>Filing Date</u>	<u>Description</u>
14-May-2009	<b>Complaint Filed</b> Filed By: GARY A TROXELL  <b>Probable Cause Statement Filed</b> Filed By: GARY A TROXELL  <b>Judge Assigned</b>  <b>Warrant Issued</b> Document ID: 09-DDARW-26, for PECK, ALISON M; WARRANT ISSUED - \$2500.00 CASH OR SURETY. DM <b>Bond Amount: 2,500.00; Bond Text: CASH OR SURETY</b>

IN THE CIRCUIT COURT OF DADE COUNTY, STATE OF MISSOURI

STATE OF MISSOURI

PLAINTIFF,

vs.

Alison M Peck

Mount Vernon, MO

SSN: [REDACTED] DOB: [REDACTED]

**FILED**

0900-CR00070

Case No.

OCN:

MAY 14 2009

BRENDA ADAMS  
CIRCUIT CLERK  
DADE COUNTY, MISSOURI

PA File No. 057004598

COMPLAINT

Comes now, the Prosecuting Attorney of the County of Dade, State of Missouri, being duly sworn upon oath and upon information and belief, and states that there is probable cause to believe that the accused committed the following crimes:

COUNT I

STATUTORY RAPE-2ND DEGRE, Class C FELONY

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 between January 2009 and April 2009, in the County of Dade, State of Missouri, the defendant had sexual intercourse with [REDACTED], Date of Birth [REDACTED] 1992, and at that time [REDACTED] was less than seventeen years old and the defendant was twenty-one years of age or older.  
Charge Code: 1102216.0

COUNT II

STATUTORY RAPE-2ND DEGRE, Class C FELONY

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 between January 2009 and April 2009, in the County of Dade, State of Missouri, the defendant had sexual intercourse with [REDACTED], Date of Birth [REDACTED] 1992, and at that time [REDACTED] was less than seventeen years old and the defendant was twenty-one years of age or older.  
Charge Code: 1102216.0

The facts that form the basis for this information and belief are contained in the attached statement of facts concerning this matter, which statement is made part hereof and 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.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Gary W. Troxell", written over a horizontal line.

Gary Troxell  
Prosecuting Attorney of the County of Dade  
State of Missouri

Dated: \_\_\_\_\_

**FILED**

MAY 14 2009

BRENDA ADAMS  
CIRCUIT CLERK  
DADE COUNTY, MISSOURI



**PROBABLE CAUSE STATEMENT**

April 14, 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, [REDACTED], social security number, [REDACTED] committed one or more criminal offenses,

The facts supporting this belief are as follows:

a. On April 9, 2009, I conducted an interview with a juvenile male in Dade County, Missouri. During the interview, the juvenile male advised that in December of 2008, he began sending text messages to a teacher at the Greenfield High School in Greenfield, Missouri. The juvenile advised that he was a student at Greenfield High School and identified the teacher as Alison M. Peck

b. The juvenile male stated that he and Peck continued to correspond via text messages and began to meet outside of school. The juvenile stated that in January of 2009, the juvenile began going to Peck's residence in Mt. Vernon, Missouri. The juvenile stated that Peck would pick him up near his residence in Dade County, Missouri and they would travel to a rural area near Fiddler's Ford in Dade County, Missouri. Upon reaching this location, the juvenile advised that he and Peck engaged in oral and vaginal sex. The juvenile male was unsure if they had sex at this location once or twice.

c. The juvenile male advised that from February through March of 2009, he traveled to Peck's residence located in Mt. Vernon, Missouri on numerous occasions. The juvenile advised that during these visits to Peck's residence, he engaged in vaginal sex with Peck on numerous times and engaged in oral sex with Peck on two (2) or three (3) three times. The juvenile estimated that he went to Peck's residence approximately ten (10) times and engaged in vaginal intercourse with Peck numerous times during each visit.

d. On April 9, 2009, I conducted an interview with Alison M. Peck. During the interview, Peck admitted that the juvenile male began sending her text messages via her cellular telephone during Christmas break of 2008 and 2009. Peck advised that she then developed a friendship with this juvenile male that ultimately turned into a sexual relationship.