Payne, County, Oklahoma

IN THE DISTRICT COURT OF THE NINTH JUDICIAL DISTRICT OF THE STATE OF OKLAHOMA SITTING IN AND FOR PAYNE COUNTY

DEC 1 2 2012

THE STATE OF OKLAHOMA,	T UNDAN THE STYPH WAS MAKEN MAY THE DE TITL JOS FROM HIM BE	LISA S. LAMBERT, COURT CIE
Plaintiff,	* 1 0 2 0 2 0 3 9 7 8 *	it i
VS.) Case No. CF-2012-	872
NATHAN MICHAEL COCHRAN ADDR: unknown DL: W082687106 SSN: DOB: 11/29/90))))	
Defendant(s).) }	

FOR:

COUNT 1: SEXUAL BATTERY ~ 21 O.S. § 1123(B), a FELONY COUNT 2: SEXUAL BATTERY ~ 21 O.S. § 1123(B), a FELONY COUNT 3: SEXUAL BATTERY ~ 21 O.S. § 1123(B), a FELONY

STATE OF OKLAHOMA, COUNTY OF PAYNE:

I, **Tom Lee**, the undersigned District Attorney of said County, in the name and by the authority, and on behalf of the State of Oklahoma, give information that in said County of Payne and in the State of Oklahoma, **NATHAN MICHAEL COCHRAN**, did then and there unlawfully, willfully, knowingly and wrongfully commit the crime(s) of:

INFORMATION

COUNT 1: SEXUAL BATTERY ~ a FELONY, defendant, on or between the evening and early morning hours of 3rd day of November, 2011, thru 4th day of November, 2011, did knowingly commit a sexual battery upon victim (1), by intentionally touching, mauling, or feeling the body and private parts of (1), a person over 16 years of age in a lewd and lascivious manner without the consent of (1), to wit: while (1) was sleeping defendant touched (1) penis by placing his hands down (1) pants and rubbing on (1) penis, all without the consent of (1)

This crime is punishable by imprisonment for up to 10 years.

COUNT 2: SEXUAL BATTERY ~ a FELONY, defendant, on or between the evening and early morning hours of 3rd day of November, 2011, thru 4th day of November, 2011, did knowingly commit a sexual battery upon victim , by intentionally touching, mauling, or feeling the body and private parts of , a person over 16 years of age in a lewd and lascivious manner without the consent of , to wit: defendant placed his penis on top of mouth whereas clenched his mouth together, defendant placing his finger in the anus of , and defendant placing his mouth on the penis of , all without the consent of ...

This crime is punishable by imprisonment for up to 10 years.

COUNT 3: SEXUAL BATTERY ~ a FELONY, defendant, on or about the 15th day of August, 2012, did knowingly commit a sexual battery on by intentionally touching and feeling the private parts of in a lewd and lascivious manner, to wit: while . was asleep, defendant walked over and placed his hands on the penis of , and rubbed his genitals, defendant then attempted to place his hand inside the gym shorts of ., all of this occurring without the consent of

This crime is punishable by imprisonment for up to 10 years.

TOM LEE

DISTRICT ATTORNEY

Assistant District Attorney

STATE OF OKLAHOMA

COUNTY OF PAYNE

I, Jill Ochs-Tontz, being duly sworn on my oath, declare that the statements set forth in the above information, and in review of the Probable Cause Affidavit by the arresting officer contained in the court file, are true and correct to the best of my knowledge and belief.

TOM LEE DISTRICT ATTOR

Jill Ochs-Tontz
Assistant District Attorney

Subscribed and sworn to before me this 12

day of December, 2012.

Notary Public

My Commission expires: 8/20/16

Commission number: 08008245

WITNESSES ENDORSED FOR THE STATE OF OKLAHOMA

08008245

Randy Dickerson, Stillwater Police Department Jeff Watts, Stillwater Police Department

, C/O Payne County Sheriff's Department

, C/O Payne County Sheriff's Department

IN THE DISTRICT COURT IN AND FOR PAYNE COUNTY Payne, County, Oklahome STATE OF OKLAHOMA

STATE OF OKLAHOMA,)	DEC 12 LISA S. LAMBEH)	
-VS-	Plaintiff,)))	Case No. 2012-32443	
Cochran, Nathan Michael D.O.B. 11-29-90 SSN#	* 1 0 2 0 2 0 3 9 7 4 *	CF-2012-872	7
Defendant(s),		

The undersigned upon oath deposes and states as follows, to-wit: Your affiant, Jeff Watts, is a C.L.E.E.T certified Stillwater Police Officer. I have been employed by the Stillwater Police Department, in the capacity of Police Officer, since September of 1991. I have been assigned to the Criminal Investigations Division since August of 2005. I currently hold the rank of Detective Sergeant. I have received specific training in conducting investigations into child abuse, child sexual abuse, rape, robbery, homicide, assaults and arson investigation.

AFFIDAVIT

On 12-07-2012 your affiant was advised by Captain Randy Dickerson there were allegations of a series of sexual assaults committed by Nathan Cochran. Your affiant began an investigation into the alleged sexual assaults. Your affiant spoke with several witnesses and alleged victims.

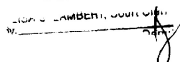
on 12-11-2012 your affiant interviewed a year old male referred to as throughout this document.

stated on the night of November 3rd, 2011 he and Nathan Cochran decided to watch a movie at the living room of the residence. It stated he and Nathan decided to watch the movie in the living room of the residence. It stated they decided to watch the movie while lying on a pull out couch bed. It stated he fell asleep. He stated sometime during the night/early morning hours he was awakened. He stated when he woke up he realized Nathan had his hands inside the pants and Nathan was touching and rubbing the genitals with his hand. It stated there was skin to skin contact. The reported he didn't know what to do so he pretended to be asleep thinking Nathan would stop assaulting him if he did not respond to what was happening. It told your affiant he felt Nathan moving on the bed and he thought Nathan was getting out of bed. It stated he then felt Nathan's penis on his face and around his mouth. It told your affiant Nathan was trying to put his penis into the mouth.

stated he became rigid and did not allow Nathan's penis to enter his mouth. stated Nathan performed oral sex on him and tried to put his fingers into anus. told your affiant Nathan was able to penetrate his anus with the tip of his (Nathan's) finger. stated Nathan stopped the assault and left the room when he did not respond to what Nathan was doing to him. told your affiant he was not in a relationship with Nathan and the sexual contact was not consensual.			
Oklahoma.			
Based on this information, the undersigned prays that this Honorable Court issue a finding of fact that probable cause exists to believe that a crime has been committed and that there is probably cause to believe the defendant(s) named above committed that crime. AFFIANT			
SUBSCRIBED and sworn to before me this 12 day of December, 20 12,			
My Commission Expires: OMET COMMISSION Expires: OMET COMMISSION Number: NOTARY PUBLIC OF OKLO			
FINDING OF PROBABLE CAUSE			
The undersigned Judge of this Court, upon testimony and/or affidavit, hereby determines there to be probable cause to detain the defendant(s). DATED this			
DISTRICT JUDGE Special			

DEC 1 2 2012





IN THE DISTRICT COURT IN AND FOR PAYNE COUNTY, STATE OF OKLAHOMA

State of Oklahoma)
Plaintiff	CF-2012-872
-VS-	OSU Case #
Cochran, Nathan M.) _)
445927 W. Lakeview Rd. Gore, OK 74435	Ź
Defendant)))
Defendant)

AFFIDAVIT

The undersigned upon oath deposes and states as follows, to-wit:
That in the state of Oklahoma, Payne County,
In Violation of Oklahoma Statute: 21-1123 Sexual Battery
Your affiant, Sgt. Daniel L. Ray is commissioned as a Police Officer by the Oklahoma
State University and A&M colleges Board of Regents.

On 12-11-12 reported that he was sexually battered by the defendant while in his dorm room. stated that on 08-15-12 the defendant groped and fondled his genitals without his consent. stated he was a friend with the defendant and offered him a place to stay for the night due to the defendant not wanting to drive home. He reported that since he had an extra bed in his room that the defendant could stay with him. reported that they both went to sleep in different beds and fully clothed. reported that at approximately 0400 hrs he was asleep in his bed when he woke up to the defendant groping his genitals on the outside of his clothing. stated that by the time he woke up enough to realize what was happening the defendant was attempting to place his hands inside of his gym shorts via the waist band. stated he got up from the bed and went into the bathroom and waited there until he heard the defendant leave his room. He then went back to his room where he immediately started receiving text messages from the defendant. showed me the text messages and I was able to photograph them. The text messages read:

8-15-12 0421 hrs "I'm going home man. I'm fucking drunk and I'm not sure what the fuck is goin on and I just got like my frame of mind and it's shitty. I hope you can forgive dunk as me.."

8-15-12 0429 hrs. ••• I wanna talk to you bro. Call me or answer please??"

8-15-12 0435 hrs. "I'm not a douche like than.. Not even sure what that was.. So fucking weird to my self and I just want ou to talk to me so you don't get the super wrong impression. I have a fuckin girlfriend man.. Who I'm proposing to soon.. Shit answer my phone call?"

"At least acknowledge me.. Something idc what"

"Now I kinda just wanna kill myself.. Awesome"

8-15-12 0445 hrs. "Well delete these text and just say I left after I charged my phone and we won't have an issue? Please I can't ruin my life cause I was black out drunk and fucked up. Just text me?"

8-15-12 0509 hrs. "Talked to an and I understand why you freaked about about me moving around and getting close to you. I just don't need rumors and things spread about me. I've worked too hard to get where I am for something like that to mess it up. I'll talk to you tomorrow when we are both sober. Deal?"

Based on this information, the undersigned prays that this Honorable Court issue a finding of fact that probable cause exists to believe that a crime has been committed and that there is probable cause to believe the defendant(s) named above committed that crime.

AFFIANT

SUBSCRIBED and sworn to before me this 12th day of

My commission expires: ___09-11-2014 Commission #___00615306

FINDING OF PROBABLE CAUSE

The undersigned Judge of this Court, upon sworn testimony and/or affidavit, hereby determines there to be probable cause to detain the defendant(s).

Dated this Dec day of Dec 2017