

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF ALLEGHENY

MDJ: Hon. MARY P MURRAY  
Magisterial District Number: 05-2-25  
Address: 923 FIFTH AVENUE, FIRST FLOOR  
CORAOPOLIS, PA 15108

Phone: 412.262.3881



POLICE COMPLAINT  
COMMONWEALTH OF PENNSYLVANIA  
VS

JUL 23 2014

DEFENDANT:  
MEGAN  
First Name Middle Name Last Name Gen

(NAME and ADDRESS):  
BATYKEFER  
Last Name Gen

NOICE Extradition Code Type

Felony - Full Extradition  
Distance

182

DEFENDANT IDENTIFICATION INFORMATION

Docket Number 02434-14	Date Filed 7-22-14	OTN Live Scan Number G 684790-1	Complaint/Incident Number CCR 6766-14	SID	Request Lab Services? <input type="checkbox"/> Yes
GENDER FEMALE	DOB 08/23/1983	POB	Add'l DOB	Co-Defendant(s) <input type="checkbox"/>	
RACE WHITE	First Name		Middle Name		Last Name Gen
ETHNICITY	AKA				
HAIR COLOR	EYE COLOR				
Driver License	State PA	License Number 26541669	Expires		WEIGHT (lbs)
DNA	DNA Location				
FBI Number	MNUN Number		FT HEIGHT in		
Defendant Fingerprinted					
Fingerprint Classification					

DEFENDANT VEHICLE INFORMATION

Plate#	State	Hazmat	Registration Sticker (MMYY)	Comm'l Veh. Incl.	School Veh.	Oth NOICE Veh. Code	Reg. Same as Def.
VIN	Year	Make	Model	Style	Color		<input type="checkbox"/>

Office of the attorney for the Commonwealth ☒ Approved ☐ Disapproved because

(The attorney for the Commonwealth may require that the complaint, arrest warrant affidavit, or both be approved by the attorney for the Commonwealth prior to filing. See Pa.R.OimP. 507).

Name of the attorney for the Commonwealth

(Signature of the attorney for the Commonwealth)

(Date)

I, EDWARD ADAMS

10332

(Name of the Affiant)

(PSFMPCETC-Affiant ID Number & Badge #)

of ALLEGHENY COUNTY POLICE

PA0022800

(Identify Department or Agency Represented and Political Subdivision)

(Police Agency ORI Number)

do hereby state: (check appropriate box)

1. X I accuse the above named defendant who lives at the address set forth above  
I accuse the defendant whose name is unknown to me but who is described as

I accuse the defendant whose name and popular designation or nickname are unknown to me and whom I have, therefore, designated as John Doe or Jane Doe

with violating the penal laws of the Commonwealth of Pennsylvania at 420 CORAOPOLIS BORO  
(Subdivision Code) (Place/Political Subdivision)

In Allegheny County

02  
(County Code)

on or about 04/12/2014

**POLICE CRIMINAL COMPLAINT**

Docket Number: <b>CR 434-14</b>	Date Filed: <b>7-22-14</b>	OTN LiveScan Number: G 684790-1	Complaint/Incident Number: CCR 6766-14
Defendant Name:	First: MEGAN	Middle:	Last: BATYKEFER

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically.  
(Set forth a *brief* summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated. The age of the victim at the time of the offense may be included if known. In addition, social security numbers and financial information (e.g. PINs) should not be listed. If the identity of an account must be established, list only the last four digits. 204 PA Code §§213.1-213.7.)

Inchoate Offense	<input type="checkbox"/> Attempt 18901A	<input type="checkbox"/> Solicitation 18902A	<input type="checkbox"/> Conspiracy 18903						
X	1	3124.2	A.2 1	of the	18	1	F3		
Lead?	Offense#	Section	Subsection		PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
PennDOT Data (if applicable)		Accident Number			<input type="checkbox"/> Safety Zone		<input type="checkbox"/> Work Zone		
Statute Description/Acts of the accused associated with this Offense:  18 3124.2A.2 1 INSTITUTIONAL SEXUAL ASSAULT F3 1 COUNT On or after February 18, 2012, the actor, a volunteer or an employee of a school or a person who had direct contact with a student at a school, engaged in sexual intercourse, deviate sexual intercourse or indecent contact with a student of the school, namely JOHN DOE, in violation of 18 Pa.C.S. §3124.2(a.2)(1).									



# POLICE CRIMINAL COMPLAINT

Docket Number: <u>CR434-14</u>	Date Filed: <u>7-22-14</u>	OTN LiveScan Number: G 684790-1	Complaint/Incident Number: CCR 6766-14
Defendant Name:	First: MEGAN	Middle:	Last: BATYKEFER

2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 P.A.C.S. §4904) relating to unsworn falsification to authorities.
4. This complaint is comprised of the preceding page(s) numbered \_\_\_\_\_ through \_\_\_\_\_

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited.  
(Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

Edmund C. Delmar 431 ACP  
(Signature of Affiant)

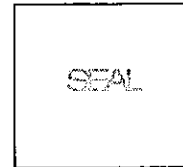
\_\_\_\_\_  
(Date)

AND NOW on this date JUL 23 2014 I certify that the complaint has been properly completed and verified.

An affidavit of probable cause must be completed before a warrant can be issued.

\_\_\_\_\_  
(Magisterial District Court Number)

[Signature]  
(Issuing Authority)



MARY P. MURRAY,  
MAGISTERIAL DISTRICT JUDGE  
MAGISTERIAL DISTRICT 05-2-25  
MY COMMISSION EXPIRES ON THE  
FIRST MONDAY IN JANUARY, 2016



<b>Docket Number:</b> CR434-14	<b>Date Filed:</b> 7.22.14	<b>OTN Live Scan Number</b> G 684790-1	<b>Complain/Incident Number</b> CCR 6766-14
<b>Defendant Name</b>	<b>First</b> MEGAN	<b>Middle</b>	<b>Last</b> BATYKEFER

**AFFIDAVIT of PROBABLE CAUSE****1. WHEN:**

- a) Date when Affiant received information:

7/15/2014

- b) Date when the source of information (Police Officers, Informant, Victim, Co-Defendant, Defendant, etc.) received information:

7/8/2014

**2. HOW:**

- a) How Affiant knows this particular person committed crime: (personal observation, defendant's admissions, etc.):

Witness statements, victim observation and statement, defendant admission

- b) How the source of information knows this particular person committed the crime:

Witness statements, victim observation and statement, defendant admission

- c) How both Affiant and/or source of information knows that a particular crime has been committed:

Witness statements, victim observation and statement, defendant admission

**3. WHAT CRIMES:**

18 3124.2 A.2 1 INSTITUTIONAL SEXUAL ASSAULT

**4. WHERE CRIME(S) COMMITTED:**

1116 SYLVAN WAY, CORAOPOLIS, PA 15108

**5. WHY AFFIANT BELIEVES THE SOURCE OF INFORMATION:**

- X Source is presumed reliable, i.e. other Police Officer, Eyewitness, Victim of Crime, etc.

Source has given information in the past which has led to arrest and/or conviction

Defendant's reputation for criminal activity

This source made declaration against his/her penal interest to the above offense

- X Affiant and/or other Police Officers corroborated details of the information

Docket Number: 12434-14	Date Filed: 7.22.14	OTNLiveScan Number G 684790-1	Complaint/Incident Number CCR 6766-14
Defendant Name	First MEGAN	Middle	Last BATYKEFER

Detective Michael Opferman and I, Detective Edward Adams, are Allegheny County Police (ACPD) officers assigned to the General Investigations Section. Duties include investigation of sexual offenses.

On 7/8/14 McCandless PD received a complaint regarding sexual contact between a student and a coach at North Allegheny High School. The case was referred to McCandless PD Lt. Donald O'Connor who began an investigation on 7/15/14. O'Connor interviewed the defendant and victim along with several witnesses. Through this investigation he determined that the incidents referred to in this complaint occurred in Coraopolis. O'Connor forwarded his reports to the Coraopolis PD. Officer Graham of the Coraopolis PD referred the case to ACPD for further investigation.

The information contained in this affidavit was obtained from O'Connor's police reports and an interview with the victim by myself and Opferman. The victim shall remain anonymous for the purpose of this criminal complaint (he is referred to as John Doe when necessary). His identity has been verified and he will be available for court proceedings. The victim is over the age of 18 years and was a student at North Allegheny High School at the time of the offenses. He graduated from North Allegheny High School on 6/13/14.

In the computerized construction of the criminal complaint and affidavit utilizing the Allegheny County ASAP system certain fields require specific dates and times for the document to be generated. In this document certain dates and times have been estimated to satisfy this requirement.

On 7/15/14 O'Connor interviewed the defendant, Megan Batykefer. Her birthdate is 8/23/83. She acknowledged that she was employed as the head rowing coach of the boy's crew team at North Allegheny High School. O'Connor verified with the district that she was an employee of the school in April-July 2014.

Batykefer told O'Connor that she began a sexual relationship with the victim in April 2014, after his 18th birthday. She acknowledged that she engaged in sexual intercourse with the victim not more than a dozen times between April 2014 and July 3, 2014. These incidents occurred only at her residence of 1116 Sylvan Way in Coraopolis.

On 7/22/14, Detective Opferman and I interviewed victim John Doe at his residence. Doe reported that he met Batykefer in the summer of 2012 when she began helping out as a rowing coach at his school, North Allegheny HS. She took over as the head coach for the 2013 season and returned to that post for the 2014 season.

As time went by Doe began to "have feelings" for Batykefer. Doe realized that it would've been inappropriate for him to be involved romantically with her when he was less than 18 years of age so he waited to let her know how he felt. He began texting with her during the spring of 2014 and let her know of his feelings. He went to her house "some time in April" after his birthday (April 12) and they talked about the relationship. She told him that she reciprocated his romantic feelings and they began "making out." Doe expressed an interest in "going further" sexually with Batykefer and they discussed the implications of doing so-but did not have sexual relations that time.

The next time Doe visited Batykefer's residence they engaged in vaginal sexual intercourse. He estimated that since that time he had been to her residence and had sexual intercourse and oral sex with Batykefer eight or nine times. The last sexual intercourse occurred in Philadelphia on 7/3/14, after his graduation from high school.

Based on the aforesaid facts and circumstances, I respectfully request that a warrant be issued charging Megan Batykefer with the crime of Institutional Sexual Assault.

**POLICE CRIMINAL COMPLAINT**

Docket Number: <i>12434-4</i>	Date Filed: <i>7.27.14</i>	OTN Live Scan Number G 684790-1	Complaint/Incident Number CCR 6766-14
Defendant Name	First MEGAN	Middle	Last BATYKEFER

I, **EDWARD ADAMS**, BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

*Edward C Adams*

(Signature of Affiant)

Sworn to me and subscribed before me this JUL 23 2014 day of \_\_\_\_\_

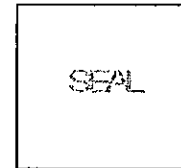
JUL 23 2014

Date

*[Signature]*

\_\_\_\_\_, Magisterial District Judge

My commission expires first Monday of January, \_\_\_\_\_



MARY P. MURRAY,  
MAGISTERIAL DISTRICT JUDGE  
MAGISTERIAL DISTRICT 05-2-25  
MY COMMISSION EXPIRES ON THE  
FIRST MONDAY IN JANUARY, 2016