

UCR CODE 3600  
EVENT CODE

JUVENILE ☐

ADULT ☒

SID#

IN THE CIRCUIT/COUNTY COURT IN THE TENTH JUDICIAL CIRCUIT  
IN AND FOR POLK COUNTY, FLORIDA

ARRESTING AGENCY/REPORT NO. LPD/14-7701  
ARRESTING OFFICER J. Perez BADGE# 281  
AGENCY ORI FL0531200 OBITS #  
DATE/TIME OF ARREST April 14, 2014 11:50 PM  
PLACE OF ARREST 414 VILLAGE PLACE DAVENPORT FL

right thumb print

☐ NOTICE TO APPEAR

☒ COMPLAINT AFFIDAVIT

☒ ARREST REPORT

CITY OF LAKELAND, COUNTY OF POLK, STATE OF FLORIDA:

The undersigned affiant swears that he/she has just and reasonable grounds to believe that on JANUARY 20, 2014  
at approximately 5:30 AM in the vicinity of 4920 N STATE RD 33 LAKELAND POLK County, Florida.

NAME FICHTER JENNIFER CHRISTINE ALIAS: UNKNOWN  
(LAST) (FIRST) (MIDDLE)  
ADDRESS 414 VILLAGE PLACE DAVENPORT FLORIDA 33896 PHONE  
D.L.# ST FL SS# DOB December 8, 1984 R/S WF  
HT. 601 WT. HAIR 504 EYES POB FLORIDA MARITAL STATUS S  
SCARS COMP MEDIUM BUILD THIN SPEECH Norm OCCUPATION TEACHER  
EMPLOYER CENTRAL FLORIDA AEROSPACE ACADEMY PHONE 863-413-3620  
(JUV-PARENTS) PHONE

committed the offense(s) of:

1. UNLAWFUL SEXUAL ACTIVITY WITH A MINOR (6 CTS)	FSS/MO/CO	794.05	Level/Degree	F2
2. *****	FSS/MO/CO	*****	Level/Degree	*****
3. *****	FSS/MO/CO	*****	Level/Degree	****

Probable Cause:

\*\*\* Refer to Probable Cause Continuation \*\*\*

Sworn to and subscribed before me, the undersigned authority, this April 15, 2014

Deputy Clerk/Notary Public/LEO

Affiant

☒ Personally known

☐ Produced ID

Type:

Co-defendants: NOT APPLICABLE

Victim:	name	AKELAND FL 33810	863-	phone
Witness:	name	AKELAND FL 33810	863	phone
Witness:	name	address	phone	

NOTICE TO APPEAR

I agree to appear in Court located at \_\_\_\_\_, Florida on \_\_\_\_\_  
at \_\_\_\_\_ to answer the charge(s) in this complaint. I understand that a willful failure to appear will result  
in a warrant for my arrest and may be a new offense.

Date

Defendant

☐ NO BILL/PETITION

☐ PROSECUTION APPROVED:

Assistant State Attorney

# Lakeland Police Department

AFFIDAVIT  
CONTINUATION

Agency ORI  
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## IN THE CIRCUIT/COUNTY COURT IN THE TENTH JUDICIAL CIRCUIT IN AND FOR POLK COUNTY, FLORIDA PROBABLE CAUSE CONTINUATION

Your affiant is a police officer /detective with the city of Lakeland Police Department. Your affiant is currently assigned to the Criminal Investigations Section of the Lakeland Police Department as a detective. In this assignment, your affiant is primarily responsible for the investigation of crimes against children that occur within the city limits of Lakeland, Florida.

The defendant is twenty nine years old and is the victim's English teacher at the Central Florida Aerospace Academy.

The victim is seventeen years of age.

On 04/14/14 your affiant was tasked with an investigation pertaining to unlawful sexual activity with a minor. It was relayed that a series of sexual acts had occurred within the city limits of Lakeland, as well as within the Polk County Sheriff's office jurisdiction, and the Hillsborough County Sheriff's Office jurisdiction. Your affiant and members of the Polk County Sheriff's Office interviewed listed witness \_\_\_\_\_ who is the victim's mother. Witness \_\_\_\_\_ and the listed victim share the same residence. During the interaction you affiant learned the following:

On January 27, 2014 the witness was in her place of residence and awake at 0500 hours.

The witness discovered that the victim was not in the home at 0500 hours.

The witness phoned the victim to inquire about his whereabouts.

The victim was untruthful during their conversation which caused the witness to become suspicious and begin monitoring the victim more closely.

The witness later observed a series of text communications between the victim and a subject utilizing the name Elizabeth Buchanan.

The communications discussed an age difference.

The witness learned that the name Elizabeth Buchanan was fictitious.

On a later date, the witness observed a series of text communications between the victim and a subject utilizing the name Jessica Seamens.

After her own investigation, the witness learned that "Jessica Seamens" is enrolled at the victim's school but is not the person the victim was communicating with.

On April 8, 2014, the witness confronted the victim who confessed that Buchanan and Seamens were actually fictitious names utilized to cover the identity of the defendant who is his English teacher.

Sworn to and subscribed to me, the undersigned authority, this 15th Day of April 2014

DEPUTY CLERK/NOTARY PUBLIC  
LAW ENFORCEMENT OFFICER

AFFIANT

Witness: N/A

NAME

ADDRESS

PHONE

Witness: N/A

NAME

ADDRESS

PHONE

# Lakeland Police Department

AFFIDAVIT  
CONTINUATION

Agency ORI  
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## IN THE CIRCUIT/COUNTY COURT IN THE TENTH JUDICIAL CIRCUIT IN AND FOR POLK COUNTY, FLORIDA PROBABLE CAUSE CONTINUATION

The witness emailed the defendant and requested to speak with her.

The defendant complied and responded to their place of residence.

The witness and defendant engaged in conversation and the defendant professed her love for the victim and admitted to having sexual intercourse with him.

After conferring with an attorney, the witness responded to the Lakeland Police Department to report the incident.

Upon completion of the witness interview your affiant along with members from the Polk and Hillsborough County Sheriff's Office interviewed the listed victim. During the interview your affiant learned the following:

The defendant is his English teacher and they began a romantic relationship in November 2013.

On or about January 27, 2014 the defendant suggested meeting the victim at the Preserve apartments in Lakeland Florida [4920 State Rd 33 N] at 0530 hours.

The defendant agreed and traveled to the aforementioned location.

Upon his arrival, he exited his vehicle and entered into the defendant's Toyota pickup truck.

After conversing and kissing the defendant, he entered the backseat with the defendant.

Both the defendant and victim disrobed.

The defendant touched his penis with her hands and put her mouth on his penis.

The victim placed his penis into the defendant's vagina and had sexual intercourse with her.

The victim ejaculated into the defendant's mouth and she swallowed his ejaculate.

In the month of February 2014 the victim and defendant met an additional two times at the Preserve apartments where they engaged in sexual intercourse. According to the defendant, each time they met it was a similar set of actions in which he entered the backseat with the defendant. They would then disrobe; the defendant would touch his penis with her hands and put her mouth on his penis. The victim would place his penis into the defendant's vagina and have sexual intercourse with her. The victim ejaculated into the defendant's mouth and the defendant would swallow his ejaculate.

Sworn to and subscribed to me, the undersigned authority, this 15th Day of April 2014

DEPUTY CLERK/NOTARY PUBLIC  
LAW ENFORCEMENT OFFICER

AFFIANT

Witness:

N/A

NAME

ADDRESS

PHONE

Witness:

N/A

NAME

ADDRESS

PHONE

# Lakeland Police Department

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The victim also advised that during the months of January through March 2014 he and the defendant would meet on New Tampa Highway in Lakeland, Florida. The incident location was determined to be 6850 New Tampa Highway, Lakeland Florida. On three separate occasions, the defendant and victim had sexual intercourse at the aforementioned location. Once again the victim described the following sexual acts:

Upon his arrival, he exited his vehicle and entered into the defendant's Toyota pickup truck.

After conversing and kissing the defendant, he entered the backseat with the defendant.

Both the defendant and victim disrobed.

The defendant touched his penis with her hands and put her mouth on his penis.

The victim placed his penis into the defendant's vagina and had sexual intercourse with her.

The victim ejaculated into the defendant's mouth and she swallowed his ejaculate.

IT SHOULD BE NOTED THAT IN ADDITION TO THE SIX SEPARATE INSTANCES WHERE THE VICTIM AND DEFENDANT ENGAGED IN SEX THERE WAS AN ADDITIONAL FOUR INCIDENTS OUTSIDE OF THE LAKE LAND POLICE DEPARTMENT'S JURISDICTION.

On April 14, 2014 at approximately 2205 hours, your affiant enlisted the assistance of the listed witness and a controlled phone call was made to the defendant. The phone call was audio recorded and the following is a synopsis of the information relayed between the defendant and listed witness:

The witness asked if she was speaking to Jennifer and the defendant identified herself as such.

The defendant admitted to having had sexual intercourse with the victim 20 or 30 times.

The defendant advised that she had become pregnant with the victim's child and underwent an abortion.

The defendant admitted to having had sexual intercourse with the victim on 92 [also known as New Tampa Highway] and at the Preserve apartments.

The defendant advised that she wants to have a relationship with the victim and does not regret any of her actions.

At approximately 2340 hours your affiant responded to the defendant's place of residence. Post Miranda, the defendant admitted to being the victim's teacher and shortly thereafter invoked her constitutional right to remain silent. The interview was concluded.

Sworn to and subscribed to me, the undersigned authority, this 15th Day of April 2014

DEPUTY CLERK/NOTARY PUBLIC  
LAW ENFORCEMENT OFFICER

AFFIANT

:

Witness:

N/A

NAME

ADDRESS

PHONE

Witness:

N/A

NAME

ADDRESS

PHONE