# COMMONWEALTH OF PENNSYLVANIA COUNTY OF: ALLEGHENY MDJ: PITTSBURGH MUNICIPAL COURT

Magisterial District Number: 05-0-03

Address: 660 FIRST AVENUE



## POLICE CRIMINAL COMPLAINT COMMONWEALTH OF PENNSYLVANIA VS.

(NAME and ADDRESS):

**ERIC** 

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ELEAM

SR

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In Allegheny	County	(	O2 County C	Code)	=		on or about	01/0	1/1996			·	



Docket Number:	Date Filed:	OTN/LiveScan Number		Complaint/Incident Number
		G 919363-4		ASAP-699242/63490
Defendant Name	First: ERIC		Middle: E	Last: ELEAM

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. 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.)

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### 18 3125A1 AGGRAVATED INDECENT ASSAULT F2 1 COUNT

The actor engaged in penetration, however slight, of the genitals or anus of T.R. (DOB 06/01/80) with a part of the actor's body for a purpose other than good faith medical, hygienic or law enforcement procedures, without the consent of that person OR by forcible compulsion OR by threat of forcible compulsion that would prevent resistance by a person of reasonable resolution, in violation of 18 Pa. C.S. §3125(a)(1), (2), (3).



Docket Number: Date Filed:		OTN/LiveScan Nu	mber	Complaint/Incident Number
		G 919363-4		ASAP-699242/63490
Defendant Name	First: ERIC		Middle: E	Last: ELEAM

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		Acts of the	accused asso	ociated with this (	)ffens	e.			

18 4304A1 ENDANGERING WELFARE OF CHILDREN F3 1 COUNT The actor being a parent, guardian, or a person supervising the welfare of a child namely, T.R. (DOB 06/01/80), under 18 years of age, or a person that employs or supervises such a person, knowingly engaged in a course of conduct that endangered the welfare of said child or children by violating a duty of care, protection or support, namely, SEXUAL ACTS in violation of 18 Pa. C.S. §4304(a)(1)(b)(ii).



Docket Number:	Date Filed:	OTN/LiveScan Nu G 919363-4	mber	Complaint/Incident Number ASAP-699242/63490
Defendant Name	First: ERIC		Middle: E	Last: ELEAM

- 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 PA.C.S.§4904) relating to unsworn falsification to authorities.
- 4. This complaint is comprised of the preceding page(s) numbered through
- 5. I certify that this filing complies with the provisions of the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than nonconfidential information and documents.

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.)

1	10/25/202		EN ADAMETZ/	
AND NOW, on this date An affidavit of probable cause	(Date)  (D) 35 22  e must be completed before a warr	I certify that the complaint has been pro	perly completed and	Verified.
PM C (Magisterial District Court Nu	mber) (Iseuín	g Authority)	SEAL	



1	Docket Number:	Date Filed:	OTN/LiveScan Number		Complaint/incident Number
			G 919363-4		ASAP-699242/63490
	Defendant Name	First: ERIC		Middle: E	Last: ELEAM

#### AFFIDAVIT of PROBABLE CAUSE

#### 1. WHEN:

a) Date when Affiant received information;

9/27/2022

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

9/27/2022

#### 2. HOW:

- a) How Affiant knows this particular person committed crime: (personal observation, defendant's admissions, etc.):
   Grand Jury Investigation, victim testimony, documentation
- b) How the source of information knows this particular person committed the crime:
- c) How both Affiant and/or source of information knows that a particular crime has been committed:

#### 3. WHAT CRIMES:

- 18 3121 A6 RAPE
- 18 3123 A6 INVOLUNTARY DEVIATE SEXUAL INTERCOURSE
- 18 3123 A7 INVOLUNTARY DEVIATE SEXUAL INTERCOURSE
- 18 3125 A1 AGGRAVATED INDECENT ASSAULT
- 18 3125 A7 AGGRAVATED INDECENT ASSAULT
- 18 4304 A1 ENDANGERING WELFARE OF CHILDREN
- 18 3123 A1 INVOLUNTARY DEVIATE SEXUAL INTERCOURSE
- 18 3125 A8 AGGRAVATED INDECENT ASSAULT

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

802 STANHOPE STREET PITTSBURGH, PA 15204

#### 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



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ĺ l		G 919363-4		ASAP-699242/63490
Defendant Name	First: ERIC		Middle: E	Last: ELEAM

#### AFFIDAVIT OF PROBABLE CAUSE

Your Affiants, Special Agent Stephen J. Adametz, Badge #507 and Jimmy Mummau, Badge #795 of the Pennsylvania Office of Attorney General, Bureau of Criminal Investigations (BCI) being duly sworn according to law, deposes and says:

Your Affiants are empowered by law to conduct investigations and make arrests for offenses involving violations of the Crimes Code of Pennsylvania. In the course of his/her official duties, your Affiants have personally been involved in an investigation into allegations of Child Sexual Assault.

On Monday, October 24 2022 the 49th Statewide Investigating Grand Jury issued Presentment No. 7, recommending that criminal charges be filed against Eric E. Eleam, (DOB 04/12/1961) for violations of the Crimes Code of Pennsylvania. The aforementioned Presentment was accepted by the Honorable Richard A. Lewis, Supervising Judge of the 49th Statewide Investigating Grand Jury by Order date October 24, 2022

Having read and reviewed the Presentment, and after having participated in this investigation and considering all the facts and circumstances, your Affiants are adopting the Presentment and incorporating it fully into this Affidavit of Probable Cause (A copy of the Presentment is attached hereto). Based upon our review of the testimony given before the Grand Jury and the documents produced for the Grand Jury, we believe that the testimony of the various witnesses is accurately summarized in the Presentment and that the records referred to in the Presentment are stated accurately.

Based upon our review of the evidence, we have concluded that there is probable cause to believe that Eric E. Eleam engaged in illegal activities which are accurately summarized in the attached Presentment. Your Affiants have determined that there is probable cause to conclude that Eric E. Eleam violated the following laws of the Commonwealth of Pennsylvania:

DELAYED DISSEMINATION WARRANT. (72 HR.) Affiant has reason to believe that the immediate dissemination of this warrant and the sensitivity of the charges could alert the suspect prematurely causing possible destruction/tampering or witness intimidation and or creates an officer safety issue when executing this warrant.

SEE ATTACHED, GRAND JURY PRESENTMENT NO 7 (4 pages)

#### INTRODUCTION

We, the members of the Forty-Ninth Statewide Investigating Grand Jury, having received and reviewed evidence regarding violations of the Pennsylvania Crimes Code occurring in Allegheny County, Pennsylvania pursuant to Notice of Submission of Investigation No. 3, do hereby make the following findings of fact and recommendation of charges.

#### **OVERVIEW**

In 2019, the Office of Attorney General received a resource referral from a District Attorney's Office pursuant to the Commonwealth's Attorneys Act. As a result, the Grand Jury undertook the investigation of allegations of sexual assault involving members of the Jehovah's Witnesses and learned of several incidents of sexual assault committed by different members of the Jehovah's Witness religious organizations.

In the course of its investigation, the Grand Jury learned of allegations of sexual abuse committed by Eric Eleam ("Eleam") (DOB: April 12, 1961). It was determined that Eleam sexually assaulted his own daughter.

#### FINDINGS OF FACT

The Grand Jury learned that Eleam's daughter T.R. (DOB: June 1, 1980) was regularly sexually assaulted and raped by Eleam between 1992 and 1997, from the age of 12 to approximately age 17. T.R. recalled that during one of the earliest incidents, Eleam came to T.R. in her bed and instructed her as to how she should touch his genitals. T.R. described how Eleam would molest her under her underwear and on her bare breasts and buttocks, and how he penetrated her vagina and performed oral sex on her. T.R. stated that he also forced her to engage in mutual masturbation several times. T.R. recalled that Eleam would often drink Riunite Lambrusco red wine. These events occurred at the family home in Pittsburgh, Allegheny County.

T.R. stated that she was in fear of Eleam as he would often beat her and her siblings. She explained that Eleam was a strict disciplinarian and ruled the home with an iron fist. T.R. was homeschooled until she began attending high school. T.R. described how her activities, including her interaction with friends, her phone usage, and her ability to access the outside world, were all tightly controlled by Eleam. If she disobeyed or resisted, Eleam would incorporate sexual acts into T.R.'s "punishment." This punishment included additional oral sex and forms of sexual molestation at night. T.R. stated that if she locked the bedroom door to keep him out, Eleam would only get angrier and force more sexual acts upon her.

The Grand Jury obtained documents that corroborated this evidence and contained a summary of a meeting with T.R, her mother and community members. The documents show that T.R. reported her abuse to adults in her life, who then met with T.R. and Eleam. A summary of this meeting stated that "Eric's daughter (T.R.), told her worldly mother that Eric had sexually abused her between the ages of 12 and 17. (T.R.) alleged that: 1) Eric had laid close to her in bed and rubbed his genitals against her buttocks 'hundreds' of times, 2) she was forced to masturbate him to orgasm 3 or 4 times and, 3) he performed oral sex on her more than once. She had no witnesses so we met with him. He claimed not to remember any of these occurrences but said that the accusations had to be true if (T.R.) said so." During a subsequent meeting with T.R. and Eleam, he again stated that if T.R. said it happened then it "must be true."

The Grand Jury also obtained a statement from Eleam himself after agents from the Office of Attorney General interviewed Eleam at his home in Butler County. Agents asked Eleam about the meeting T.R. had described between the father, daughter, and community members concerning allegations of inappropriate contact. Asked why he indicated in that meeting that the allegations did in fact occur, Eleam responded that he had "been taught not to lie." Asked about the credibility

of his daughter, T.R., Elearn indicated that his children do not lie and that they had been taught not to lie. Elearn then expressed concern about going to jail and terminated the interview.



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		G 919363-4		ASAP-699242/63490
Defendant Name	First: ERIC		Middle: E	Last: ELEAM

I, STEPHEN ADAMETZ , BEING DULY SWORM THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT A KNOWLEDGE, INFORMATION AND BELIEF.	N ACCORDING TO THE LAW, DEPOSE AND SAY ARE TRUE AND CORRECT TO THE BEST OF MY					
I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.						
	/STEPHEN ADAMETZ/ Signature of Affiant)					
Sworn to me and subscribed before me this day of	10 25/22 . S.A					
Date	, Magisterial District Judge					
My commission expires first Monday of January,						
	SEAL					