

6

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF LANCASTER



POLICE
CRIMINAL COMPLAINT

Magisterial District Number: 02-2-06

District Justice Name: Hon. LEO H BECKERT
Address: 841 STEHMAN RD
MILLERSVILLE PA 17551

Telephone: (717)872-4361

COMMONWEALTH OF PENNSYLVANIA
VS.

DEFENDANT:
NAME and ADDRESS

KENNETH WILLIAM HOFFMAN JR
131 OAK RD APT 5
CONESTOGA PA 17516

Docket No.: CR-337-07
Date Filed: 12/20/07
OTN: K 662620-D

Defendant's Race/Ethnicity <input checked="" type="checkbox"/> White <input type="checkbox"/> Black <input type="checkbox"/> Asian <input type="checkbox"/> Native American <input type="checkbox"/> Hispanic <input type="checkbox"/> Unknown	Defendant's Sex <input type="checkbox"/> Female <input checked="" type="checkbox"/> Male	Defendant's D.O.B. 7/5/66	Defendant's Social Security Number [REDACTED]	Defendant's SID (State Identification Number) [REDACTED]
Defendant's A.K.A. (also known as)	Defendant's Vehicle Information Plate Number	State	Registration Sticker (MM/YY)	Defendant's Driver's License Number State PA 07-05-1966
Complaint/Incident Number MN-2007-12-4578	LiveScan Tracking Number	Complaint/Incident Number if other Participants		UCR/NIBRS Code

District Attorney's Office Approved Disapproved because: _____
 (The district attorney may require that the complaint, arrest warrant affidavit, or both be approved by the attorney for the Commonwealth prior to filing. Pa.R.Cr.P. 107.)

(Name of Attorney for Commonwealth-Please Print or Type) _____ (Signature of Attorney for Commonwealth) _____ (Date) _____

I, OFC CLAY SMOKER 12
 (Name of Affiant-Please Print or Type) (Officer Badge Number/I.D.)
 of MANOR TWP PD PA0362500
 (Identify Department or Agency Represented and Political Subdivision) (Police Agency or ORI Number) (Originating Agency Case Number (OCA))

do hereby state: (check appropriate box)

1. 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 is unknown to me and whom I have therefore designated as John Doe

with violating the penal laws of the Commonwealth of Pennsylvania at 131 OAK RD APT 5 CONESTOGA
 (Place Political Subdivision)
 PA, MANOR TWP, 17516

in LANCASTER County on or about MON 17 DEC 2007 AT APPROX 2230 HRS

Participants were: (if there were participants, place their names here, repeating the name of the above defendant)
 KENNETH WILLIAM HOFFMAN JR

(Continuation of PG. 1)

Defendant's Name: KENNETH WILLIAM HOFFMAN J
Docket Number: CR-337-07 K662620-0



POLICE CRIMINAL COMPLAINT

2. The acts committed by the accused were:
 (Set forth a summary of the facts sufficient to advise the defendant of the nature of the offense charged. A citation to the statute allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section and subsection of the statute or ordinance allegedly violated.)

1. PA.C.C. 2902 (a)(1) UNLAWFUL RESTRAINT (M1)
 In that, on or about said date, the defendant, Kenneth William HOFFMAN Jr (w/m/41 dob 07-05-1966) did knowingly restrain the victim, Sasha Anne ENGLISH (w/f/24) unlawfully in circumstances exposing ENGLISH to risk of serious bodily injury, to wit: Hoffman unlawfully restrained ENGLISH by holding her down on the ground with his body. Additionally HOFFMAN would not let ENGLISH leave his residence by threatening her with a knife and threatening to kill her if she left the residence, located at 131 Oak Rd apt 5 Conestoga Pa, Manor Twp, 17516.

2. PA.C.C. 2706 (a)(1) TERRORISTIC THREATS (M1)
 In that, on or about said date, the defendant, Kenneth William HOFFMAN Jr (w/m/41 dob 07-05-1966), did communicate directly the threat to commit a crime of violence in order to terrorize the victim, Sasha Anne ENGLISH (w/f/24), to wit; the defendant told the victim, while he had a knife in his hand, that he was going to kill her. HOFFMAN also told ENGLISH that he was going to restrain her with tape and shut her up while ENGLISH could see the tape in plain view.

3. PA.C.C. 2701(a)(1) SIMPLE ASSAULT (Domestic Violence)(M2)
 In that, on or about said date, Kenneth William HOFFMAN Jr (w/m/41 dob 07-05-1966), did attempt to cause or did intentionally, knowingly or recklessly cause bodily injury to Sasha Anne ENGLISH (w/f/24), to wit; HOFFMAN pulled ENGLISH out of a car and wrestle her to the ground causing bruising on her forearms and shins, ENGLISH also had scratches on her left arm and face. HOFFMAN also threw ENGLISH against the walls in his residence of 131 Oak Rd Conestoga Pa, Manor Twp, 17516

4. PA.C.C. 2701(a)(3) SIMPLE ASSAULT (Domestic Violence)(M2)
 In that, on or about said date, Kenneth William HOFFMAN Jr (w/m/41 dob 07-05-1966), did attempt to cause a physical menace to Sasha Anne ENGLISH (w/f/24) by putting her in immediate fear of serious bodily injury, to wit: while HOFFMAN possessed a knife in his hand he told ENGLISH that he was going to kill her, this occurred inside HOFFMAN'S residence, 131 Oak Rd apt 5 Conestoga Pa, Manor Twp 17516.

all of which were against the peace and dignity of the Commonwealth of Pennsylvania and contrary to the Act of Assembly, or in violation of

1.	<u>2902</u> (Section)	<u>(a) (1)</u> (Subsection)	of the	<u>PA.C.C.</u> (PA Statute)	<u>1</u> (counts)
2.	<u>2706</u> (Section)	<u>(a) (1)</u> (Subsection)	of the	<u>PA.C.C.</u> (PA Statute)	<u>1</u> (counts)
3.	<u>2701</u> (Section)	<u>(a) (1)</u> (Subsection)	of the	<u>PA.C.C.</u> (PA Statute)	<u>1</u> (counts)
4.	<u>2701</u> (Section)	<u>(a) (3)</u> (Subsection)	of the	<u>PA.C.C.</u> (PA Statute)	<u>1</u> (counts)

3. 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. (In order for a warrant of arrest to issue, the attached affidavit of probable cause must be completed and sworn to before the issuing authority.)

4. 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.

Dec 20 07 (Date) [Signature] (Signature of Affiant)

AND NOW, on this date, Dec 20 07 I certify that the complaint has been properly completed and verified. An affidavit of probable cause must be completed in order for a warrant to issue.

02-2-06 (Magisterial District) [Signature] (Issuing Authority) **SEAL**

Defendant's Name:	KENNETH HOFFMAN JR
Docket Number:	CR-337-07 K662620-0



POLICE CRIMINAL COMPLAINT

AFFIDAVIT of PROBABLE CAUSE

1. THAT AT 1551 HRS ON WED 19 DEC 2007, OFFICER CLAY SMOKER, MANOR TWP. POLICE DEPT, MET WITH SASHA ENGLISH AT THE MANOR TWP. POLICE STATION AT WHICH TIME SHE MADE A COMPLAINT IN REFERENCE TO BEING HELD AGAINST HER WILL.

2. THAT SASHA ENGLISH STATED THAT ON MON 17 DEC 2007 SHE WENT TO SEE HER EX-BOYFRIEND, KENNETH HOFFMAN JR AT HIS RESIDENCE WHICH IS LOCATED AT 131 OAK ROAD, APT. #5, CONESTOGA, PA (MANOR TWP). HOFFMAN HAD CALLED HER AND SAID HE FELT SUICIDAL. SHE ARRIVED AT HIS APARTMENT AT APPROX. 2230 HRS.

3. THAT SHORTLY AFTER ENGLISH ARRIVED AT HOFFMAN'S APARTMENT, SHE WENT TO LEAVE BECAUSE HE WAS "HIGH". ENGLISH STATED THAT HOFFMAN PULLED HER OUT OF HER CAR AND THEN HELD HER ON THE GROUND BY SITTING ON HER. HE THEN DRUG HER BACK INTO THE APARTMENT. THIS ACTION CAUSED ENGLISH TO SUFFER SCRATCHES AND BRUISES ON HER LEGS, ARMS, AND FACE.

4. THAT ONCE INSIDE THE APARTMENT, HOFFMAN THREATENED TO KILL ENGLISH, AND THEN HIMSELF, AND AT ONE POINT DISPLAYED A FOLDING TYPE KNIFE WHICH HE HELD IN FRONT OF HER. HOFFMAN ALSO THREATENED TO TAKE ENGLISH INTO THE WOODS BEHIND THE APARTMENT SO NOBODY COULD HEAR HER YELL AND "SHUT HER UP", AND TO ALSO RESTRAIN HER WITH TAPE, WHICH WAS VISIBLE TO ENGLISH.

5. THAT DURING THE ABOVE DESCRIBED ACTS, HOFFMAN ALSO TOLD ENGLISH THAT HE HAD KILLED SOMEONE, WHOM ENGLISH KNEW TO BE DECEASED.

6. THAT THE ABOVE DESCRIBED ACTS CAUSED SASHA ENGLISH TO BE SCARED AND IN FEAR FOR HER LIFE.

7. THAT HOFFMAN WOULD NOT ALLOW ENGLISH TO LEAVE THE APARTMENT. SHE WAS FINALLY ABLE TO GET AWAY FROM HOFFMAN AT APPROX. 1600 HRS ON TUE 18 DEC 2007.

8. THAT BASED ON THE ABOVE FACTS, THIS AFFIANT IS CHARGING KENNETH HOFFMAN JR WITH UNLAWFUL RESTRAINT, TERRORISTIC THREATS, AND TWO (2) COUNTS OF SIMPLE ASSAULT, AND REQUESTS A WARRANT BE ISSUED.

I, OFFICER CLAY SMOKER, BEING DULY SWORN ACCORDING TO 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.


(Signature of Affiant)

Sworn to me and subscribed before me this 20 day of Dec., 07

 District Justice

My commission expires first Monday of January, 2012

SEAL