

**IN THE DISTRICT COURT OF CREEK COUNTY  
STATE OF OKLAHOMA**

STATE OF OKLAHOMA            )  
Plaintiff,                        )  
  )  
vs.                                 )       Case No.  
  )  
SLOAN, MEGAN NICOLE         )  
Defendant.                     )

**PROBABLE CAUSE AFFIDAVIT FOR ARREST WITHOUT WARRANT**

Comes now the undersigned Affiant, and states upon Oath or Affirmation that the following information and facts are correct to the best of the Affiant's knowledge and belief. The undersigned believes that probable cause exists for the detention of the below named ARRESTEE for the below listed crimes committed on the below listed date, in the City of Sapulpa, CREEK COUNTY, Oklahoma.

<b>Arrestee Name</b>	SLOAN, MEGAN NICOLE	<b>DOB</b>	06/28/1989
<b>SSN</b>			
<b>Sex</b>	Female	<b>Race</b>	White
<b>Hair</b>	Blond or Strawberry	<b>Eye</b>	Blue
<b>Ethnicity</b>	Not Hispanic Origin	<b>Build</b>	Medium Build
<b>HGT</b>	5 Ft. 7 In.	<b>WGT</b>	135 lbs.
<b>Address</b>	710 W. Teel Rd		
<b>City</b>	Sapulpa		
<b>State</b>	Oklahoma 74066		

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<b>Date Of Arrest</b>	05/01/2017	<b>Time Of Arrest</b>	13:15
<b>Arrest Location</b>	1231 E. Dewey		
<b>Arrest City</b>	Sapulpa		
<b>Offense Location</b>	1231 E. Dewey		
<b>Offense City</b>	Sapulpa		

**Offense(s) Committed / Anticipated Charge(s)**

1. 63 O.S. § 2-402(C)(1) • Possession or purchasing CDS within 1000 feet of public or private educational institution, public or park recreation area or in presence of child under 12, Schedule I or II (except marijuana and subsection D of 63 O. S. 2-206), first offense.
2. 63 O.S. § 2-402(C)(1) • Possession or purchasing CDS within 1000 feet of public or private educational institution, public or park recreation area or in presence of child under 12, Schedule I or II (except marijuana and subsection D of 63 O. S. 2-206), first offense.
3. 63 O.S. § 2-402(C)(1) • Possession or purchasing CDS within 1000 feet of public or private educational institution, public or park recreation area or in presence of child under 12, Schedule I or II (except marijuana and subsection D of 63 O. S. 2-206), first offense.
4. 21 O.S. § 1451(A)(3) • Embezzlement: fraudulently appropriates any property to any use not intended or authorized by the owner where the property is possessed or controlled for the use of another person
5. 63 O.S. § 2-405(B) • Uses or possesses drug paraphernalia to plant, propagate, cultivate, grow etc to introduce into the human body a controlled dangerous substance except the licensed person in the professions of podiatry, dentistry, medicine etc.

**Facts & Circumstance that support probable cause to arrest the above named person are**

1. I, Philip Diehl (Affiant) am a certified police officer employed by the City of Sapulpa and assigned to the Patrol Division. I have been a police officer for 16 years and am currently assigned as the School Resource Officer for Sapulpa Public Schools.
2. On Monday, May 1st, 2017 at around 11:38 a.m. I received a telephone call from Sapulpa School's Assistant Superintendent, Johnny Bilby. Bilby asked if I could come to Holmes Park Elementary. He said a teacher, Megan Sloan (defendant) had left her Facebook account open on another teachers computer. He said the second teacher could see a conversation in which the defendant was talking about using and selling heroin as well as pawning items which belonged to the school.
3. When I arrived at Holmes Park, Deputy Chief of Police Pete Sellers and Detective Mark Swafford were already on scene. Swafford was looking at the school computer that contained the conversation. Bilby and Holmes Park Principal, Kathryn Stufflebeam were also present. Stufflebeam

and Bilby went to Stufflebeam's office to interview the defendant. Swafford asked that I accompany them.

4. Inside Stufflebeam's office I listened as Bilby interviewed the defendant. During the interview with her employer she stated that her purse was inside her classroom and said she believed it may contain two "Xanax footballs". The defendant also admitted to Bilby that she had pawned two "I-Pad" computers belonging to the school. She also said she had taken money she had obtained from students for a field trip, and used it to buy gas and drugs.

5. Stufflebeam left the office to retrieve the defendant's purse from her classroom. I followed Stufflebeam but did not go into the defendant's class with her. Instead I waited in an adjacent empty classroom to avoid being a distraction to the children. Stufflebeam brought the defendant's purse into the classroom where I was waiting and sat it on a table. There was a large pink bag on top of the open purse. Stufflebeam lifted the bag and multiple syringes, some with exposed needles, spilled from it into the open purse. I instructed Stufflebeam not to reach into or search the purse further. I could see that one of the syringes contained a dark brown part liquid substance that I believed to be heroin.

6. I took the purse back to the principal's office. I asked the defendant to accompany me outside to my patrol car and she complied. Once out of view of the school I placed the defendant under arrest.

7. Upon arrival at the police station detective Swafford and I interviewed Sloan. Swafford read the defendant a Miranda warning and asked her to read along. The defendant said she understood her rights, signed a waiver, and agreed to talk to us.

8. During the interview Sloan confirmed that the substance inside the syringes was heroine. She also said that she had pawned two "I-Pad" computers without permission. She said she took them to a pawn shop in Broken Arrow Oklahoma which she said was possibly called "B.A. Gold and Pawn". Detective Amy Nichols later contacted the pawn shop and verified that Sloan had in fact pawned two I-Pads in February of 2017. The defendant also said she had taken about \$125.00 (cash) "field trip money" from her class.

9. Detective Swafford began an inventory of the defendants purse while I began booking her into the city jail. I later learned that Swafford had located 0.4 grams of a substance which filed tested positive for methamphetamine, 0.2 grams of a substance which filed tested positive for Heroin (Swafford described as black tar) and a sublingual film identified as Suboxone 8mg/2mg a controlled substance. Swafford also located multiple empty and loaded syringes some with exposed needles, multiple small empty plastic baggies, multiple small broken and empty balloons commonly used to store narcotics, and two bent metal spoons with burn marks. After the contraband was removed the purse and all contents were placed into the defendant's jail property.

10. A check of the defendant's criminal history revealed no previous criminal history.

11. Further your Affiant sayeth not.

AFCF: No  / Yes  Times (1)  (2)  or

Upon oath, I declare that the above information is true and correct to the best of my knowledge and belief.

**Officer's Name** DIEHL, PHILIP 32 **Badge No.** 32

\_\_\_\_\_  
(Signature of Affiant)

**Subscribed and sworn before me this**

**My commission number**

**My commission expires**

\_\_\_\_\_  
Notary Public

Yes  No **Sheriff's Affidavit Required**

Bond Posted  Appear in Court

**BOND POSTED**

A probable cause determination is not necessary, the arrestee bonded out of jail on the [ ] at [ ]

**APPEAR IN COURT**

The undersigned Judge of this Court having conducted a probable cause determination for the above named person's arrest without warrant by sworn testimony and/or affidavit finds:

This affidavit/testimony contains sufficient facts showing probable cause for the person's arrest existed at the time of the arrest. Arraignment before a court is ordered on [ ] at [ ]

- The Court sets an appearance Bond in the amount of \$ [ ]
- Bond in the amount of [ ] For the crime of [ ]
- Bond in the amount of [ ] For the crime of [ ]
- Bond in the amount of [ ] For the crime of [ ]
- Bond in the amount of [ ] For the crime of [ ]
- Bond in the amount of [ ] For the crime of [ ]
- The Court denies Bond at this time.

This affidavit/testimony contains insufficient facts to show probable cause for the person's arrest existed at the time of arrest. The arrestee is ordered released from custody immediately.

Date [ ] Time [ ]

I make the preceding findings and order pursuant to Gerstein v. Pugh, 420 U.S. 103 (1975), and County of Riverside v. McLaughlin, No. 89-1817 (U.S. May 13, 1991) (Lexis 2528):