IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI $\underline{\mathbf{AT}}$

	POLICE NO.:	KC21029424	
PR	OSECUTOR NO.:	095464473	
	OCN:		
STATE OF MISSOU	IRI,)	
	PLAIN	NTIFF,)	
VS.)	
)	
ALF CHEFFEN)	
Unknown) CASI	E NO. 2116-CR
Kansas City, MO 641	106) DIVIS	SION
DOB: 10/23/1972)	
Race/Sex: B/M)	
)	
	DEFENI	DANT.)	

COMPLAINT WARRANT REQUESTED

Count I. Unlawful Use Of Weapon - Subsection 4 - Exhibiting (571.030-010Y20205299.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.030, RSMo, committed the **class E felony of unlawful use of a weapon**, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about May 9, 2021, in the County of Jackson, State of Missouri, the defendant knowingly exhibited, in the presence of one or more persons a black semi-automatic handgun, a weapon readily capable of lethal use, in an angry or threatening manner.

Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of Section 571.030.1, RSMo, shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms or weapons-related felony offense.

The range punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained

through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count II. Assault - 3rd Degree (565.054-002Y20201306.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.054, RSMo, committed the **class E felony assault in the third degree**, punishable upon conviction under Sections 558.011 and 558.002, RSMo, in that on or about on or about May 9, 2021, in the County of Jackson, State of Missouri, the defendant knowingly caused physical injury to P.M. by striking P.M.

The range punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count III. Unlawful Possession Of A Firearm - Dangerous Felon (571.070-002Y20205212.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.070, RSMo, committed the **class C felony of unlawful possession of a firearm**, punishable under Sections 558.011 and 558.002, RSMo, in that on or about May 9, 2021, in the County of Jackson, State of Missouri, the defendant knowingly possessed a black, semi-automatic handgun, a firearm, and on February 14, 1990, the defendant was convicted of the felony of Aggravated Robbery, a dangerous felony as defined in Section 556.061, RSMo, in the District Court of Wyandotte County, Kansas.

The range punishment for a class C felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years and not to exceed ten (10) years; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count IV. Unlawful Use Of Weapon - Subsection 4 - Exhibiting (571.030-010Y20205299.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.030, RSMo, committed the class E felony of unlawful use of a weapon, punishable upon conviction

under Sections 558.002 and 558.011, RSMo, in that on or about May 10, 2021, in the County of Jackson, State of Missouri, the defendant knowingly exhibited, in the presence of one or more persons a black semi-automatic handgun, a weapon readily capable of lethal use, in an angry or threatening manner.

Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of Section 571.030.1, RSMo, shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms or weapons-related felony offense.

The range punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count V. Unlawful Possession Of A Firearm - Dangerous Felon (571.070-002Y20205212.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.070, RSMo, committed the **class C felony of unlawful possession of a firearm**, punishable under Sections 558.011 and 558.002, RSMo, in that on or about May 10, 2021, in the County of Jackson, State of Missouri, the defendant knowingly possessed a black semi-automatic handgun, a firearm, and on February 14, 1990, the defendant was convicted of the felony of Aggravated Robbery, a dangerous felony as defined in Section 556.061, RSMo, in the District Court of Wyandotte County, Kansas.

The range punishment for a class C felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years and not to exceed ten (10) years; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count VI. Unlawful Use Of Weapon - Subsection 4 - Exhibiting (571.030-010Y20205299.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.030, RSMo, committed the **class E felony of unlawful use of a weapon**, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about May 13, 2021, in the County

of Jackson, State of Missouri, the defendant knowingly exhibited, in the presence of one or more persons a black semi-automatic handgun, a weapon readily capable of lethal use, in an angry or threatening manner.

Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of Section 571.030.1, RSMo, shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms or weapons-related felony offense.

The range punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count VII. Harassment - 1st Degree (565.090-003Y20205309.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.090, RSMo, committed the class E felony of harassment in the first degree, punishable upon conviction under Sections 558.011 and 558.002, RSMo, in that on or about May 13, 2021, in the County of Jackson, State of Missouri, the defendant without good cause, engaged in an act with the purpose to cause emotional distress to by stating he was "not going to rape her" but instead he was "just going to jerk off" while holding a firearm and such act did cause to suffer emotional distress.

The range punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than one (1) year and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count VIII. Unlawful Possession Of A Firearm - Dangerous Felon (571.070-002Y20205212.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.070, RSMo, committed the **class C felony of unlawful possession of a firearm**, punishable under Sections 558.011 and 558.002, RSMo, in that on or about May 13, 2021, in the County of Jackson, State of Missouri, the defendant knowingly possessed a black semi-automatic handgun, a firearm, and on February 14, 1990, the defendant was convicted of the felony of

Aggravated Robbery, a dangerous felony as defined in Section 556.061, RSMo, in the District Court of Wyandotte County, Kansas.

The range punishment for a class C felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years and not to exceed ten (10) years; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

The facts that form the basis for this information and belief are contained in the statement(s) of facts filed contemporaneously herewith, made a part hereof, and submitted as a basis upon which this court may find the existence of probable cause.

Wherefore, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

<u>/s/ Jill Icenhower</u>

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Assistant Prosecuting Attorney
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WITNESSES:

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- 4. PO David C. Denney, 1125 Locust, Kansas City, MO 64106
- 5. PO Adil Fataki, 1125 Locust, Kansas City, MO 64106
- 6. DET Nathan C. Kinate, 1125 Locust, Kansas City, MO 64106

Date: 5/18/2021	CRN: _21-29424, 21-29767		
			21-30351
I, Detective Nathan Kinate #5558, Kan (Name and identify law enforcement officer, knowing that false statements on this form	or person having information as	s probable cause.)	
I have probable cause to believe that on _	5/9 - 5/13/2021 , at (Date)		· 1237 Central Ave. in Address)
Kansas City, <u>Jackson</u> (County)	Missouri Alf Cheffen	(Name of Offer	nder(s))
B/M 10/23/1972		mmitted one or m	nore criminal offense(s).
(Description of Identity))		
Sexual Misconduct Felon in Possession of a Firearm Harassment Unlawful Use of Weapon Aggravated Assault The facts supporting this belief are as foll	lows:		
21-29424			
On 5/9/2021 Officers from the Kanas City Mest 12th Street and Central Ave in regard contacted who stated that on 05/09/202 store, as she was crossing through the parking male (Cheffen) wearing a black hoodie, black stated Cheffen did not point the gun at he that she was calling the police. She stated C the ground. Cheffen then walked away in an	to a reported armed robber 1 at approximately 0910 hong garage located at 1237 ock pants and black hat, walker, he held the gun by his Cheffen then slapped her on	ry (KC21029424) ours, she was on h Central Avenue, a lked toward her a stomach.	her way to the grocery an UNKNOWN black nd stated he had a gun. ted that she told Cheffen
Upon conducting a surveillance video search garage located at 1237 Central Street, Kansa following into the west side of the parking dark or black leather jacket; a black hooded carrying a brown "satchel" style bag, a light	as City, Jackson County, Ning garage from Central St I sweat shirt, a black ball ca	Aissouri. On the vreet. On the videoup with red and w	video Cheffen is observed o Cheffen is wearing a white writing on the front,

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It should be noted at this time Detectives have not been able to contact in regard to this case however the above listed clothing description matches the clothing that was worn during the incident that was documented

handgun in his right hand.

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under case number 21-29767. has not yet been formally interviewed. PM received medical treatment for injuries sustained from the incident.

21-29767

On 5/10/2021 officers from the Kansas City Missouri Police Department were dispatched to the Central Patrol Station in regard to a reported attempted armed robbery. Upon arrival officers contacted who stated on 05/09/2021, at 0907 hours, she had got out of an elevator inside the parking garage attached to the Cosentino's market (110 Garage, 2nd level) located at 10 E 13th street when she was followed to her car by Cheffen. Upon contacting Detectives stated she had spent the night at her boyfriend's residence the night of 5/8/2021, and then left the following morning 5/9/2021 around 0900 hours. She stated as she was going from the apartment building into the parking garage, when she noticed Cheffen following her through the parking lot. stated as she approached her car she sped up trying to distance herself from Cheffen. As soon as she reached her car she quickly got into the vehicle and locked her door. She stated as soon as she had the door locked she heard Cheffen knocking on her car window. When she looked up she noticed the suspect was knocking on the window with a hand gun. stated as Cheffen was knocking on the window he was trying to talk to her, but she kept telling him no, no, and couldn't understand what he was saying. While she was telling Cheffen no she was able to start her car, and when she looked back at the car window Cheffen was gone. When what Cheffen said, she stated the only thing she remembered hearing him say was "hey". she thought Cheffen was going to rob her or wanted to take her car. described Cheffen's gun to be a black semi-automatic hand gun. On 5/17/2021 Detective Thomas and I reviewed surveillance video in regard to this case. While reviewing the 110 Walnut Drive surveillance camera and the 110 (Main Street) L2 entry stairway camera between 0906 and 0910 hours we observed a male figure (Cheffen) loitering behind a white panel van parked along the outside wall of the parking garage. Cheffen stood in the same place for a period of time then when the parking garage Cheffen begins to follow her across the garage. As gets into her car, Cheffen can be seen standing beside her car for a few seconds. Cheffen then walks toward the back of A's car, then down the aisle of the garage towards exit and the camera. Cheffen can be seen carrying a brown "satchel" style bag and carrying what appears to be a black semi-automatic hand gun in his right hand. Cheffen is wearing a dark colored jacket, a dark colored ball cap, and light colored neck gator over his face. The suspect in this case

21-30351

On 5/13/2021 at 0715 hours Officers from the Kansas City Missouri Police Department were dispatched to 151 East 13th Street in regard to a party armed with a gun. Upon arrival officers contacted who stated at 0628 hours she had been assaulted in the parking garage at 1261 Main Street, Kansas City, Jackson County, Missouri.

appears to be the same suspect seen in video surveillance from the footage at 1237 Central Ave.

Upon contacting Detectives stated on 5/13/2021at 0628 hours she was on her way to the gym. As she was entering the parking garage (1261 Main Street) on foot she was approached from behind by a black male (later identified as **Alf Cheffen B/M 10/23/1972**). She stated Cheffen was wearing thin framed glasses, was dressed

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in all black, and was armed with a hand gun. described Cheffen to be approximately 6 foot tall, and she
believed he was in his 40's. stated Cheffen was wearing an older black leather jacket, and believed the jacket
was older because of the cuffs on the sleeves. She believed Cheffen was wearing a black shirt under the jacket,
and his neck was covered by a black neck gator. stated he was also wearing non-descript black pants and
black shoes. stated as she entered the parking garage before she reached the car barricades Cheffen
approached her from behind and stopped her. When Cheffen stopped her, stated she turned to face him and
backed herself against the wall and that is when she saw his gun. stated at that time Cheffen said "don't
worry I'm not going to rape you, I'm only going to jerk off". Cheffen then put the gun to her side, and SB said as
she was removing her ear buds she began to look around. Cheffen then began to use his gun to try and push her
deeper into the parking garage stated the suspect was using the gun as <u>a th</u> reat to try and control her.
stated at that point she began to resist and tried to get back to Main Street. stated as she was looking around
a car came around the corner of the parking garage driving towards the exit. As the car approached them, she
was able to get away from Cheffen.

On 5/13/2021 an area canvass was conducted for surveillance video. Detectives were able to follow Cheffen through city surveillance cameras, and he closely matched the description given by the victims. Additional surveillance video is available at 301 West 11th Street at Americo. Cheffen is observed walking west bound on West 11th Street west of Central Ave at 0634 hours. As Cheffen crossed West 11th Street to the north side of the street we were able to capture a clear face still shot of him. We then tracked Cheffen's movements on camera and observed him enter the DST circle driveway at 1055 Broadway Blvd. He then walked north along Broadway Blvd. to West 10th Street, then east on West 10th Street to Central where he went south to West 11th Street. Cheffen then walked west on West 11th Street back to Broadway Blvd, then south to Morning Glory Ministries located at 1112 Broadway Blvd. Cheffen then turned back to the north at which time we lost sight of him on camera.

On 05-17-2021 at approximately a patrol Sergeant responded to the City Union Mission located at 1108 E. 10th St. There he contacted the staff in regards to an attempt to identify the suspect. The staff recognized Cheffen and stated Cheffen had actually worked as security at the Mission in the past. After searching the Missions data base the staff found Cheffen's photograph and believed it to be the same man as in the surveillance photos I had provided him. A computer check of Cheffen revealed him to have no current wants or warrants. Cheffen does respond back through MULES as being the respondent of an order of protection in Jackson County case number 2016-FC02159. I then conducted a computer search utilizing Facebook to see if Cheffen had an account. I was able to locate a Facebook account with the name "AL CHEFFEN" that upon review, appeared to be the same man from the surveillance photos and from the Mission photos obtained. In Cheffen's Facebook profile it showed him to be married to a "Lange of the marriage license between her and Cheffen on Nov.7th 2020. The license clearly shows the names of Alf Cheffen Jr. and Lange of L

On 5/18/2021 SB was presented with a photo lineup of 6 African American males all of similar characteristics. identified the male in the number 5 position (Alf Cheffen - suspect) as the man who confronted her and subsequently assaulted her on 5/13/2021.

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In regard to Alf Cheffen a computer search of Leads Online was conducted searching the local area Pawn Shops. During that search there were several recent photos of Cheffen wearing a black leather jacket, carrying a "satchel" style bag and wearing a black hat with red and white writing on it. In the photos Cheffen is using a dark colored neck gator to partially cover his face. In the photos Cheffen is wearing glasses and an ear ring matching the initial surveillance photo.

During the course of this investigation a bulletin was released to KCPD officers requesting officers seek to identify Cheffen. On 5/17/2021 officers responded to City Union Mission and were able to identify Cheffen as a possible suspect. A bulletin was then released to the general public which produced 5 tips all identifying Alf Cheffen.

A further computer search of Cheffen's criminal history revealed him to be a convicted felon out of Kansas for armed robbery. Cheffen was listed as suspect in a rape in 2015 from a CODIS hit (KCPD CRN 15-46670).

I am requesting an arrest warrant be issued in regard to this case based on Cheffen's prior convictions for robbery, and his prior rape investigation. Cheffen is targeting a specific geographical area and is violently progressing with each encounter.

Printed Name	Detective Nathan Kinate #5558	Signature
The Court finds	probable cause and directs the issuance	of a warrant this day of
	Judg	e
	Circuit Court of	County, State of Missouri.