

**IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT KANSAS CITY**

POLICE NO. :	KC22011058
PROSECUTOR NO. :	095468382
OCN:	HS031703

STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
ELISHA B. BERAIAH)	
1520 Cherry Street)	CASE NO. 2216-CR
Kansas City, MO 64108)	DIVISION
DOB: 10/07/1990)	
Race/Sex: B/M)	
████████████████████)	
)	DEFENDANT.

COMPLAINT
WARRANT REQUESTED
PRIOR OFFENDER

Count I. Rape Or Attempted Rape - 1st Degree (566.030-001Y20201198.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 566.030, RSMo, committed the **Offense of Attempted Rape in the First Degree**, punishable upon conviction under Section 566.030, RSMo, and subject to lifetime supervision under Section 217.735, RSMo, in that on or about February 17, 2022, in the County of Jackson, State of Missouri, the defendant knowingly removed his clothing and got behind █ with his penis in close proximity to █'s genitals, and such conduct was a substantial step toward the commission of the offense of rape in the first degree with █, and was done for the purpose of committing such rape.

An individual convicted and sentenced for this offense shall not be eligible for parole until eighty-five percent of the sentence is served.

State vs. Elisha B. Beraiah

Count II. Sodomy Or Attempted Sodomy - 1st Degree (566.060-001Y20201199.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 566.060, RSMo, committed the **Offense of Attempted Sodomy in the First Degree**, punishable upon conviction under Section 566.060, RSMo, and subject to lifetime supervision under Section 217.735, RSMo, in that on or about February 17, 2022, in the County of Jackson, State of Missouri, the defendant knowingly removed his clothing and got behind ■■■ with his penis in close proximity to ■■■'s anus, and such conduct was a substantial step toward the commission of the offense of sodomy in the first degree with ■■■, and was done for the purpose of committing such sodomy.

An individual convicted and sentenced for this offense shall not be eligible for parole until eighty-five percent of the sentence is served.

1. PRIOR OFFENDERS

Defendant is a prior offender under Section 558.016, RSMo., in that he has pleaded guilty to a felony as follows:

1. On or about April 8, 2016, defendant pleaded guilty to the felony of Sexual Abuse in the First Degree in the Circuit Court of Jackson County, Missouri.

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,

/s/ Crispin M. Rea

Crispin M. Rea (#67810)
Assistant Prosecuting Attorney
415 East 12th Street
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Kansas City, MO 64106
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State vs. Elisha B. Beraiah

WITNESSES:

1. DET Mackenzie L. Easley, 1125 Locust, Kansas City, MO 64106

2. [REDACTED]
[REDACTED]

4. DET Mark V. Hammerbacher, 1125 Locust, Kansas City, MO 64106

[REDACTED]
[REDACTED]
[REDACTED]

8. DET Nathan C. Kinate, 1125 Locust, Kansas City, MO 64106

9. DET Robert E. Roubal, 1125 Locust, Kansas City, MO 64106

10. DET Robert A. Shorrock, 1125 Locust, Kansas City, MO 64106

11. [REDACTED]

12. DET Whitney L. Thomas, 1125 Locust, Kansas City, MO 64106

13. DET Jennifer D. Zimmerman, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 02/18/2022

CRN: KC22011058

I, Detective Nathan Kinate #5558, Kansas City Missouri Police Department
(Name and identify law enforcement officer, or person having information as probable cause.)

knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

I have probable cause to believe that on 02/17/2022, at 2301 Holmes St #446B in
(Date) (Address)

Kansas City, Jackson Missouri Elisha Beraiah BM 10/07/1990
(County) (Name of Offender(s))

Black/Brown, 5'6"/145# committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

On 2/17/2022 officers from the Kansas City Missouri Police Department were dispatched to University Health Medical Center 2301 Holmes Road, Kansas City, Jackson County Missouri in regard to a suspicious party sexually assaulting someone.

Upon arrival, officers contacted [redacted] who stated Elisha Beraiah (B/M 10/07/1990) had sexually assaulted her. Hospital security had taken Beraiah into custody prior to officers arrival. [redacted] stated she was laying in her hospital bed on her stomach sleeping [redacted] woke up to her legs hurting due to an unrelated medical condition. As she was waking up [redacted] stated she realized the alarm on her hospital bed was going off [redacted] stated she then heard a "crunch" sound of her bedding then she felt the body of an unknown person (later identified as Elisha Beraiah (Suspect) pressed against her. Due to [redacted] being visually impaired she was unable to see who the person was. [redacted] stated she repeatedly asked, "Who is this? Who is this in my bed?", but Beraiah wouldn't respond. [redacted] tried to stop Beraiah by attempting to push him back with her left arm while still being on her stomach. [redacted] repeated, "Who is this, get out of my bed right now" then felt the Beraiah's "ding-a-ling (penis)," and begged him to get out of her bed. [redacted] yelled, "please somebody help me, there is somebody in my bed!" [redacted] said Beraiah was "rubbing his penis" all over her back, and was "fondling" her buttocks. [redacted] said "it was hard (referring to Beraiah's penis)," and advised he attempted to insert his penis into her anus. [redacted] advised Beraiah was unable to insert his penis into her anus because she pushed him back. [redacted] was also asked if he attempted to put his penis in her vagina and she said no because she did not let him.

[redacted], who is a member of the hospital staff, stated she responded to room 446 where she observed Beraiah in bed with [redacted]. [redacted] said Beraiah's pants were down and his buttocks was exposed. She stated Beraiah's penis was near [redacted]'s buttocks and genitalia. [redacted] stated she attempted to push Beraiah off of the bed, and while she did he continued thrusting his hips against [redacted].

On 02/18/2022, detectives responded to East Patrol Detention where Beraiah was verbally read his Miranda Rights, indicated he understood his rights, and agreed to speak to detectives. Beraiah stated he did not think he could talk about what happened yesterday. He thought he remembered going to the hospital, but did not want to talk about it because he was not in the "right state of mind". Beraiah denied he was under the influence of anything

PROBABLE CAUSE STATEMENT FORM

CRN KC22011058

yesterday. Beraiah then said he didn't believe he should talk about what happened yesterday without some legal advice.

I am requesting an arrest warrant for Beraiah as well as requesting there not be a bond associated with that warrant. Beraiah was convicted of Sexual Abuse- 1st Degree in 2016, court case# 1516-CR01764-01, and is a homeless non-compliant sex offender.

Printed Name Det. Nathan Kinate #5558 Signature /s/ Det. Nathan Kinate #5558

The Court finds probable cause and directs the issuance of a warrant this _____ day of _____.

Judge

Circuit Court of _____ County, State of Missouri.