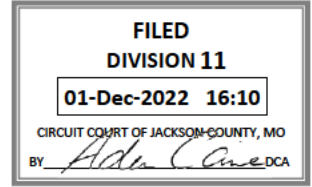


**IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI
AT KANSAS CITY**

POLICE NO. :	KC22074739
PROSECUTOR NO. :	095472385
OCN:	



STATE OF MISSOURI,)	
)	PLAINTIFF,
vs.)	
)	
ADAIR R FISH)	
██████████ ST JOHN AVE, ██████████)	CASE NO. 2216-CR
KANSAS CITY, MO)	DIVISION
DOB: 11/28/1979)	
Race/Sex: W/F)	
██████████)	
)	DEFENDANT.

COMPLAINT
WARRANT REQUESTED

Count I. Abuse Or Neglect Of A Child - Resulting In Death Under Sec. 568.060.5(2) - No Sexual Contact (568.060-001Y20203899.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 568.060, RSMo, committed the class A felony of abuse or neglect of a child, punishable upon conviction under Section 558.011 in that on or between October 31, 2022 and November 3, 2022, in the County of Jackson, State of Missouri, the defendant was responsible for the care, custody and control of ██████████, a child less than eighteen years of age, and neglected ██████████ by failing to provide adequate nutrition and hydration to ██████████, and/or failing to seek medical attention for ██████████ and ██████████ died as a result of injuries sustained from this conduct.

The range of punishment for a class A felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years and not to exceed thirty (30) years, or life imprisonment.

Count II. Abuse Or Neglect Of A Child - Serious Emotional Or Physical Injury - No Sexual Contact (568.060-006Y20203806.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 568.060, RSMo, committed the class B felony of abuse or neglect of a child, punishable upon conviction

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under Section 558.011 in that on or between October 31, 2022 and November 3, 2022, in the County of Jackson, State of Missouri, the defendant was responsible for the care, custody and control of [REDACTED], a child less than eighteen years of age, and neglected [REDACTED] by failing to provide adequate nutrition and hydration to [REDACTED] and/or failing to seek medical attention for [REDACTED], and as a result defendant knowingly caused [REDACTED] to suffer physical injury and the injury inflicted was serious physical injury on [REDACTED]

The range of punishment for a class B felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years and not to exceed fifteen (15) years, without eligibility for probation or parol until the defendant has served not less than five years of such sentence.

Count III. Endangering The Welfare Of A Child - 1st Degree - Death Of Child - No Sexual Conduct (568.045-017Y20203899.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 568.045, RSMo, committed the class A felony of endangering the welfare of a child in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or between October 31, 2022 and November 3, 2022, in the County of Jackson, State of Missouri, the defendant knowingly acted in a manner that created a substantial risk to the life, body and health of [REDACTED], a child less than seventeen years of age, by failing to provide [REDACTED] with adequate nutrition, and this offense resulted in death to [REDACTED]

The range of punishment for a class A felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years and not to exceed thirty (30) years, or life imprisonment.

Count IV. Endangering The Welfare Of A Child - 1st Degree - Serious Physical Injury - No Sexual Conduct (568.045-019Y20203806.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 568.045, RSMo, committed the class B felony of endangering the welfare of a child in the first degree, punishable upon conviction under Section 558.011, RSMo, in that on or between October 31, 2022 and November 3, 2022, in the County of Jackson, State of Missouri, the defendant knowingly acted in a manner that created a substantial risk to the life, body and health of [REDACTED], a child less than seventeen years of age, by failing to provide [REDACTED] adequate nutrition and hydration and this offense resulted in serious physical injury to [REDACTED].

The range of punishment for a class B felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years and not to exceed fifteen (15) years.

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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/ Danielle Sediqzad
Danielle Sediqzad (#70467)
Assistant Prosecuting Attorney
415 East 12th Street, Floor 7M
Kansas City, MO 64106
(816) 881-3576
Dsediqzad@jacksongov.org

WITNESSES:

1. [REDACTED]
2. SGT Janice M. Heins, 1125 Locust, Kansas City, MO 64106
3. JOHN T HERMANN, 1125 Locust, Kansas City, MO 64106
4. [REDACTED]
[REDACTED], Floor 11, Kansas City, MO 64106
6. CST Eden Kuhn, 1125 Locust, Kansas City, MO 64106
7. DET Kenneth M. Lightner, 1125 Locust, Kansas City, MO 64106
8. DET Daniel G Thomas, 1125 Locust, Kansas City, MO 64106
9. CST Greg VanRyn, 1125 Locust, Kansas City, MO 64106
10. DET Alexis M. Vega, 1125 Locust, Kansas City, MO 64106
11. PO Kayla Wagaman, 1125 Locust, Kansas City, MO 64106
12. PO Bryan A. Young, 1125 Locust, Kansas City, MO 64106
13. [REDACTED]
[REDACTED], MO 64108

PROBABLE CAUSE STATEMENT FORM

Date: 11/17/2022CRN: KC22074739

I, Detective Danny Thomas #4933
(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 11/03/2022, at 5707 St. John Avenue #104 in
(Date) (Address)

Kansas City, Jackson Missouri Adair R. Fish
(County) (Name of Offender(s))

white female, 11/28/1979 committed one or more criminal offense(s).
(Description of Identity)

The facts supporting this belief are as follows:

Abuse/ Neglect of a child /children

On 11/03/2022 at approximately 1629 hours, Officers of the Kansas City, Missouri Police Department were dispatched to 7 St. John Avenue, Kansas City, Jackson County Missouri, in regard to a deceased juvenile and a second juvenile who was unresponsive. The 911 call was placed by Adair Fish and during the call with police and paramedics she stated one of has been dead for several days and had maggots on her.

Upon arrival Officers encountered KCFD Members who were already on scene and made entry to the apartment.

The Firefighters contacted Adair Fish, white female, 11/28/1979 (Children's mother) in the residence along with , 17 and the remains of her, /2017.

Fish and were transported to an area hospital for treatment and a search warrant was obtained for the apartment.

During execution of the search warrant the apartment was discovered to be cluttered with trash, debris, old food and miscellaneous other items. The trash was approximately two to five feet high off of the floor. There was a strong odor of death in the air and insect activity was present.

was discovered amongst the debris in an advanced state of decomposition. was wrapped in blankets, skin was marbled, had skin slippage and insect activity.

Adair Fish, mother of is the legal guardian of the children and had care, custody and control of their health and wellbeing. The Medical Examiner noted in the Preliminary Anatomic Diagnoses that the deceased

PROBABLE CAUSE STATEMENT FORM

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had “Cachexia with absence of omental adipose tissue.” Cachexia is defined as “General physical wasting and malnutrition usually associated with chronic disease.”

Medical records for [REDACTED] were received from CMH and the doctor diagnosed the following:

1. Neglect
 - Severe malnutrition, likely chronic
 - Medical, dental, environmental
2. Psychological Maltreatment
 - Isolation, concern for lack of emotionally responsive caregiver
 - Abnormal attachment behaviors
3. Concern for child physical abuse
 - Bruising

The doctor also noted:

“Currently available information obtained from chart review raises concern for severe medical and nutritional neglect. [REDACTED] was acutely dehydrated and hypoglycemic on initial presentation. [REDACTED] has known diagnosis of chromosome 18p deletion. Documentation from her Genetics visits and discussion with Genetics on-call today notes that although children with this syndrome often have feeding concerns, they would not be expected to have severe, late-onset growth arrest. [REDACTED] has gained just over 4 pounds in the almost 3 year period since [REDACTED] last weight in the CMH system. Her current weight of 10.8kg would place her near the average expected weight of a 20 month old [REDACTED]. [REDACTED] current BMI z-score is less than -4, indicative of severe malnutrition that is likely chronic in nature with acute worsening as evidenced by [REDACTED] dehydration and hypoglycemia. In the near-term, [REDACTED] remains at risk of refeeding syndrome, a potentially fatal complication with dangerous electrolyte and fluid shifts. [REDACTED] remains hospitalized for slow deficiencies, impaired immune function, abnormal growth, and poor brain growth and development which increases her risk of permanent negative effects on adult height and weight, cognitive deficits, and behavioral health problems.”

Adair Fish had previously lost custody of [REDACTED] but had them returned to her custody on 11/15/2019.

PROBABLE CAUSE STATEMENT FORM

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Adair Fish is responsible for the death of [REDACTED] and the severe condition of [REDACTED], through neglect and/or abuse.

Printed Name Detective Danny Thomas #4933 Signature /s/Detective Danny Thomas #4933

The Court finds probable cause and directs the issuance of a warrant this 1st day of December, 2022.

Adair Caine
Judge

Circuit Court of Jackson County, State of Missouri.