

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

Police#
Prosecutor# 095432431
1616-CR
OCN#

COMPLAINT

STATE OF MISSOURI

vs.

**Nathaniel A Littlefield
5718 Michigan Ave
Kansas City, MO 64130
DOB: 10/09/1984; Race/Sex: B/M;
SS# [REDACTED]
Defendant.**

Count I. Abuse Or Neglect Of A Child - Serious Emotional Or Physical Injury (568.060-006Y20123899.0)

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 of a child, punishable upon conviction under Section 558.011, RSMo, in that on or about May 29, 2016, in the County of Jackson, State of Missouri, the defendant recklessly caused [REDACTED]. (DOB 01/02/2015), a child less than 18 years of age, to suffer from abusive head trauma and in the course thereof, the defendant caused [REDACTED]. to suffer from serious physical injury.

Count II. Endangering The Welfare Of A Child Creating Substantial Risk - 1st Degree - 1st Offense - No Sexual Conduct (568.045-005Y20033899.0)

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 C felony of endangering the welfare of a child in the first degree, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about May 29, 2016, in the County of Jackson, State of Missouri, the defendant knowingly acted in a manner that created a substantial risk to the life and body and health of [REDACTED]. (DOB 01/02/2015), a child less than seventeen years old, by leaving [REDACTED]. home alone while he drove to and from 621 Carondelet

Drive, Kansas City, Missouri.

**Count III. Endangering The Welfare Of A Child Creating Substantial Risk - 1st Degree -
1st Offense - No Sexual Conduct (568.045-005Y20033899.0)**

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 C felony of endangering the welfare of a child in the first degree, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about May 29, 2016, in the County of Jackson, State of Missouri, the defendant knowingly acted in a manner that created a substantial risk to the life and body and health of [REDACTED]. (DOB 12/15/2015), a child less than seventeen years old, by leaving [REDACTED] home alone while he drove to and from 621 Carondelet Drive, Kansas City, Missouri.

The facts that form the basis for this information and belief are contained in the attached statement(s) of facts, 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.

THE STATE OF MISSOURI

vs.

Nathaniel A Littlefield

JEAN PETERS BAKER
Prosecuting Attorney
Jackson County, Missouri
by,

Lauren D. Barrett (#62062)
Assistant Prosecuting Attorney
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WITNESSES:

██████., Address in the care of the Prosecuting Attorney's Office
██████████████████████████████████████, Kansas City, MO 64133

PO Richard D. Du Chaine , 1125 Locust, Kansas City, MO 64106

██████. , Address in the care of the Prosecuting Attorney's Office

PO Joseph J. Jrolf , 1125 Locust, Kansas City, MO 64106

PO John Lawrence , 1125 Locust, Kansas City, MO 64106

DET Scott P. Mullen , 1125 Locust, Kansas City, MO 64106

DET Hobart D. Price , 1125 Locust, Kansas City, MO 64106

DET Cristin Stammler , 1125 Locust, Kansas City, MO 64106

DET Brent R. Taney , 1125 Locust, Kansas City, MO 64106

DET Daniel G. Thomas , 1125 Locust, Kansas City, MO 64106

██████ Address in the care of the Prosecuting Attorney's Office

PROBABLE CAUSE STATEMENT FORM

Date: 05/30/2016

CRN: 16-038152

I, MDet. Brent Taney#4641 (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 05/29/2016, at 5718 Michigan Ave in (Date) (Address)

Kansas City, Jackson County Missouri Nathaniel A. Littlefield (County) (Name of Offender(s))

B/M, 10/09/1984 committed one or more criminal offense(s). (Description of Identity)

The facts supporting this belief are as follows:

On 05/30/2016 at 0021 hours, Officers of the Kansas City Police Department were dispatched to Research Medical Center, 2301 Meyer Blvd, to meet the Officer. The victim's mother informed Officers, she returned home from work and observed her son to be unresponsive, had congestive breathing and she drove him to Research Hospital. The victim was examined at Research Hospital and transported to Children's Mercy Hospital due to his injuries.

Detective's contacted the victim's mother, [REDACTED] at Children's Mercy Hospital and escorted her to Police Headquarters for a statement. [REDACTED] stated she has been living with her boyfriend, Nathaniel Littlefield, at 5718 Michigan Ave, Kansas City Jackson County Missouri since February, 2016. [REDACTED] stated she had to work at Carondelet Manor Nursing Home, 621 Carondelet Drive, on 05/29/2016 at 1500 hours. [REDACTED] stated Littlefield drove her to work, with her two sons and she clocked in around 1511 hours. [REDACTED] stated she left the victim and her other five month old son in Littlefield's care while she was at work. [REDACTED] stated both her sons were in good health and did not have any problems when she was dropped off at work. [REDACTED] stated she attempted to call Littlefield sometime after 1800 hours and did not get a response. [REDACTED] stated she attempted to call and text Littlefield several more times throughout the night and still did not get any response. [REDACTED] stated at approximately 2300 hours, Littlefield responded to her place of employment to pick her up and did not have either of her sons with him. [REDACTED] stated Littlefield informed her he left both kids alone at their residence, 5718 Michigan Avenue because they were asleep. [REDACTED] stated when they arrived at their residence, Littlefield, immediately went upstairs where her sons were sleeping and responded downstairs with the victim in his arms. [REDACTED] stated she observed the victim to be unresponsive and had congestive breathing. [REDACTED] stated she could hear a pulse but could not get the victim to respond to her. [REDACTED] informed Littlefield, the victim needed to go the hospital and drove Littlefield's car to the hospital while Littlefield held the victim in the front passenger seat, attempting to resuscitate the victim by blowing in his mouth. [REDACTED] stated when they arrived at Research Hospital, Littlefield handed the victim over to medical personnel.

[REDACTED] stated when she returned home from work, no one else was in the residence besides the victim and her five month old son. [REDACTED] stated she was not aware of anyone else watching her sons besides Littlefield while she was at work. [REDACTED] stated she did not know what happened to the victim and could not understand why

PROBABLE CAUSE STATEMENT FORM

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Littlefield would not seek medical attention for the victim due to his condition. [redacted] stated the victim was healthy and happy when she left him with **Littlefield**. [redacted] stated **Littlefield** has occasionally been rough with the victim but has not ever observed him assault either of her children. [redacted] stated she has told **Littlefield** to ease up on the victim in the past because he was too rough with him and the victim was too young. [redacted] stated the victim was wearing black and gray car print pants, no shirt and red and white baby shoes when she was dropped off at work. [redacted] stated when she returned home, the victim was only wearing a diaper. [redacted] stated **Littlefield** drives a green 500(unknown brand) car.

Medical records from Children’s Mercy Hospital revealed the victim is critically ill with severe head injuries and a lacerated liver due to non-accidental trauma.

A search warrant was obtained for the scene, 5718 Michigan Avenue, Kansas City Jackson County Missouri. A search of the residence revealed a pair of gray and black car print pants on the floor in the upstairs bathroom, (unknown brand). A pair of red and white baby shoes on the floor in the upstairs, south bedroom and an apparent bloody baby wipe in the kitchen trash can.

On 05/30/2016 **Littlefield** was advised of his Miranda Rights and questioned in regard. **Littlefield** admitted to striking the 15 month old child in the face and on the back of the head repeatedly, but suggests he was doing so to wake him up or resuscitate him; **Littlefield** admitted to being the only adult present with the 15 month old and 5 month old; he also admits to driving to 621 Carondelet Drive, Kansas City, MO and leaving the two babies alone at home.

Printed Name Detective Hobart Price #5254 Signature _____

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

Judge

Circuit Court of _____ County, State of Missouri.