IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI <u>AT KANSAS CITY</u>

POLICE N	NO.: 18-078363
PROSECUTOR N	NO.: 095448524
0	OCN:
STATE OF MISSOURI,)
, , , , , , , , , , , , , , , , , , ,	PLAINTIFF,)
VS.)
HEAVEN I FIGH DEDICK)
HEAVEN LEIGH REDICK)
11316 E. 58th Terrace) CASE NO. 1816-CR
Kansas City, MO 64133) DIVISION
DOB: 07/11/2000)
Race/Sex: B/F)
DI	
DI	EFENDANT.)

COMPLAINT

Count I. Murder 2nd Degree (565.021-001Y19840999.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.021, RSMo, committed the Class A Felony of Murder in the Second Degree, punishable upon conviction under Section 558.011, RSMo, in that on or about October 9, 2018, in the County of Jackson, State of Missouri, the defendant knowingly or with the purpose of causing serious physical injury to Alaysia Nelson caused the death of Alaysia Nelson by stabbing her.

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

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. Armed Criminal Action (571.015-001Y19755212.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.015, RSMo, committed the **Felony of Armed Criminal Action**, punishable upon conviction under Section 571.015.1, RSMo, in that on or about October 9, 2018, in the County of Jackson, State of Missouri, the defendant committed the **Felony of Murder in the Second Degree**

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charged in Count I, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing **Felony of Murder in the Second Degree** by, with and through, the knowing use, assistance and aid of a dangerous instrument or deadly weapon.

The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of three (3) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a second offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of five (5) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) calendar years. Any punishment imposed pursuant to section 571.015 RSMo. shall be in addition to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon.

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.

JEAN PETERS BAKER

Prosecuting Attorney Jackson County, Missouri by,

/s/ Luke H. Alsobrook Luke H. Alsobrook (#66442) Assistant Prosecuting Attorney 415 East 12th Street, Floor 7M Kansas City, MO 64106 (816) 881-3550 LHAlsobrook@jacksongov.org

WITNESSES:

- 1. DET Scott M. Emery, 1125 Locust, Kansas City, MO 64106
- 2. DET Thomas M. Hammond, 1125 Locust, Kansas City, MO 64106

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- 4. DET Hobart D. Price, 1125 Locust, Kansas City, MO 64106
- 5.
- 7. DET Brent R. Taney, 1125 Locust, Kansas City, MO 64106
- 8. DET Daniel G. Thomas, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

CRN: 18-78363

I, Detective Hobart Price #5254 (Name and identify law enforcement officer	, or person ha	ving information	n as probable cause.)		
knowing that false statements on this for	m are punis	shable by law	, state that the fact	s contained herein	are true.
I have probable cause to believe that on		8 , ate)	at 9319 Bales D	r (Address)	in
Kansas City, Jackson (County)	Missouri	Heaven L. F	Redick (Name of Of	fender(s))	
black female, DOB:07/11/2000 5'08", 18 (Description of Identity Murder, Unlawful use of a weapon		nd Brown	committed one or	more criminal offe	ense(s).
The facts supporting this belief are as fol	llows:				

On 10/09/18 at approximately 2318 hours, Officers of the Kansas City, Missouri Police Department were dispatched to 9319 Bales in regard to a nature unknown. Upon arrival, the officers discovered the victim lying in the parking lot deceased from apparent stab wounds. The victim's death was subsequently ruled a homicide.

Witnesses stated the victim and suspect were involved in a physical altercation, during which the suspect produced a knife. The victim was subsequently stabbed and died from her injuries. The suspect fled the scene in a red Kia Optima occupied by two black males. The owner of the vehicle was determined to be Witness #1.

On 10/12/18 Witness #1 was interviewed in regard to the incident. During the interview Witness #1 stated he picked up Heaven Redick at the apartment clubhouse and drove her to the area where the fight took place. Upon arrival the victim and witness #2 were sitting in a vehicle. Redick exited the red Kia and approached the victim who was sitting in a vehicle. Redick began yelling at the victim to get out of the vehicle and fight. Redick produced a knife in her hand and the victim exited the vehicle. Redick and the victim became involved in a fight and Redick stabbed the victim with the knife. After the fight, Redick got back into the red Kia and advised Witness #1 she had blood on her knife. Witness #1 drove the suspect back to her car and advised her to get out of his car. Witness #1 was shown a photographic lineup of six black females similar in appearance with Heaven L. Redick, black female, 07/11/2000 in the #2 position. Witness #1 positively identified Redick as the suspect who stabbed the victim.

Witness #2 stated she was sitting in her vehicle with the victim. Redick arrived in a red Kia and exited the vehicle and approached the victim while she was sitting in the vehicle. Redick began pulling on the door handle and yelling at the victim to exit the vehicle and fight. Witness #2 stated they exited the vehicle and Redick produced a knife prior to Redick and the victim beginning to fight. Witness #2 stated both Redick and the victim began punching each other. Witness #2 stated both Redick and the victim threw approximately 10 punches at each other. Witness #2 stated Redick maced the victim and had the mace in one hand and the knife in the other hand during the fight. Redick threw the mace canister to the ground after macing the victim, and they continued fighting. The victim fell to the ground and witness #2 went over to check on the victim's condition. Witness #2 observed the victim to be severely bleeding and realized she had been

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stabbed with the knife. Witness #2 sent Detectives a yearbook picture of Heaven Redick and advised this was the person who stabbed the victim.
Witness #3 stated he came outside of his apartment into the parking lot after the victim called him asking him to come outside. When he got outside he observed Redick holding a knife. He observed two males telling Redick to put down the knife. Witness #3 saw Redick and the victim in a physical altercation. Witness #3 was shown a photographic lineup of six black females similar in appearance with Heaven L. Redick, black female, 07/11/2000 in the #2 position. Witness #3 positively identified Redick as the suspect who stabbed the victim.
On 10/12/2018 Heaven Redick responded to Police Headquarters with her mother and turned herself into Police. Redick was read her Miranda Rights and advised she wanted to speak with her attorney prior to answering any questions.
Witnesses advised Redick and the victim had sent threatening messages to each other prior to the murder. A search of the victim's phone revealed what could be considered threatening text messages from phone number 816— just prior to the murder. In January of 2018 Heaven L. Redick provided 816 as her phone number to the Independence MO Police Department.
Printed Name Detective Hobart Price #5254 Signature /S/ Hobart Price #5254
The Court finds probable cause and directs the issuance of a warrant this day of

Judge

Circuit Court of ______ County, State of Missouri.