IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI AT INDEPENDENCE

	POLICE	E NO.:	25-01452	21	
	PROSECUTOR	R NO.:	0954835	13	FILED
	OCN:		1Q001358		DIVISION 4
STATE OF MISSOURI, PLAIN) V TIFF,)		15-Mar-2025 23:43 CIRCUIT COURT OF JACKSON COUNTY, MO	
VS.)		BYDCA
JEROMY CHA 1526 E Sea Ave)	CASE NO. 2	2516-CR
Independence,	MO 64050)	DIVISION	
DOB:)		
Race/Sex: /)		
S.S.N.:)		
]	DEFENI	DANT.)		

COMPLAINT WARRANT REQUESTED

Count I. Attempted Conspiracy To Committ Class A/B/C Felony Or Unclass Felony Exceeding 10 Years (562.014-001Y20207399.1)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 562.014, RSMo, committed the **class C felony of conspiracy to commit kidnapping in the first degree**, punishable upon conviction under Sections 562.014 RSMo. and 558.011, RSMo, in that on or about on or about March 15, 2025, in the County of Jackson, State of Missouri, the defendant, with the purpose of promoting or facilitating the offense of kidnapping in the first degree agreed with REDACTED that REDACTED and defendant would unlawfully remove REDACTED from the place where she was found for the purpose of terrorizing REDACTED, and that in furtherance of the conspiracy defendant provided REDACTED with United States currency, gathered tape and copper wire, and drove to the place where the victim was at.

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.

State vs. Jeromy Charles Keith, Case No.

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.

MELESA N. JOHNSON

Prosecuting Attorney Jackson County, Missouri by,

/s/ Jared Gernetzke
Jared Gernetzke (#75565)
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WITNESSES:

The State's witnesses as of 3/15/2025 are included on the "State's Witness List" filed contemporaneously with this Complaint.