

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

Police# 16-082184  
Prosecutor# 095435996  
1616-CR  
OCN# C0052149

**COMPLAINT**

**STATE OF MISSOURI**

vs.

**Keith B. Hudson**  
**2812 Van Brunt Blvd. Apt. #25**  
**Kansas City, MO 64128**  
**DOB: 01/03/1982; Race/Sex: B/M;**  
**SS# [REDACTED]**

**Defendant.**

**Count I. Robbery 1st Degree (569.020-001Y19791212.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 569.020, RSMo, committed the **Class A Felony of Robbery in the First Degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about November 1, 2016, in the County of Jackson, State of Missouri, the Defendant forcibly stole a 2004 Chevrolet Tahoe owned by [REDACTED], and in the course thereof the Defendant threatened the use of what appeared to be a deadly weapon.

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.

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

**Count II. Receiving Stolen Property (570.080-002Y20022804.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 570.080, RSMo, committed the **Class C Felony of Receiving Stolen Property**, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about November 1, 2016, in the County of Jackson, State of Missouri, the Defendant, with the purpose to deprive the owner, [REDACTED], of her Capital One Master Card, retained such property, knowing or believing that it had been stolen.

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 two (2) years and not to exceed seven (7) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed five thousand dollars (\$5,000); 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 up to a maximum of twenty thousand dollars (\$20,000).

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.**

**Keith B. Hudson**

**JEAN PETERS BAKER**  
Prosecuting Attorney  
Jackson County, Missouri  
by,

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Ted R. Hunt (#40410)  
Assistant Prosecuting Attorney  
415 E. 12th St. Floor 7M  
Kansas City, Missouri 64106  
(816) 881-3645  
THunt@jacksongov.org

**WITNESSES:**

████████████████████ Atty. Office, Kansas City, MO 64106  
PO Kevin J. Eifert, 1125 Locust, Kansas City, MO 64106  
PO Charles R. Hill, 1125 Locust, Kansas City, MO 64106  
DET Paul A. Oxler, 1125 Locust, Kansas City, MO 64106  
DET Christopher S. Skinner, 1125 Locust, Kansas City, MO 64106  
DET Nathan S. VanVickle, 1125 Locust, Kansas City, MO 64106  
DET Kevin M. White, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 11/01/2016

CRN: 16-082184

I, Detective Nathan VanVickle #5169, of the 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 11/01/2016, at 3786 Broadway in (Date) (Address)

Kansas City, Jackson Missouri Hudson, Keith B. (County) (Name of Offender(s))

B/M, 01/03/1982, SSN: [REDACTED] committed one or more criminal offense(s). (Description of Identity)

The facts supporting this belief are as follows:

Armed Robbery

Possession of Stolen Property

On 11/01/2016 at about 1000 hours, Officers of the Kansas City, Missouri Police Department were dispatched to 3786 Broadway on a reported armed robbery/Carjacking.

Upon arrival, Officers made contact with the victim, [REDACTED] B/F 05/13/1965, who stated the following: She pulled into the gas station at 3786 Broadway and pulled up to the pumps. As she was sitting in her car looking for money the suspect, later identified as Keith B. Hudson B/M 01/03/1982 opened her driver's door, put what she believed to be a gun to her side and told her to get out of the car and leave her purse. She then got out of her vehicle and Hudson fled the scene in her 2004 Tan Chevrolet Tahoe, Kansas License Plates 478FZF, VIN: 1GNEC13Z04R213049. She described Hudson as a B/M, blue hat, black jacket, and a lazy eye.

As Officers were taking the original report, additional Officers were in the area of 45th and Paseo at approximately 1015 hours when they observed a vehicle matching the description of the victim's vehicle traveling south from 45th St. and Paseo and then turned into the lot of 4532 Paseo, The Inner City oil/ T-Mobile where it pulled up to the far south west gas pumps. Officers then observed the driver, who was later identified as Hudson exit the vehicle wearing dark clothing and a blue and black baseball hat, and walk directly into the T-Mobile store at 4532 (A) Paseo. Officers then ran the license plate on the vehicle and confirmed vehicle was the victim's vehicle. Additional Officers arrived at the location of the vehicle and were able to take Hudson into custody inside the store without incident.

Search incident to arrest of Hudson, the victims vehicle keys were located in his left coat pocket.

Upon searching the victim's vehicle a black and red backpack belonging to Hudson was located that had several documents belonging to him (Hudson), a Passport belonging to [REDACTED] W/F 07-13-1989 along with [REDACTED] SS card, and Capital One Master Card. A computer check of [REDACTED] for reports responded back with her to be a victim of a stealing, CRN 16-81590, where she had her purse stolen on 10/30/2016 at 3740 Broadway.

On 11/01/2016 at about 1035 hours Officers transported the victim to 4532 Paseo where Hudson was stopped for an on scene ID and to verify the vehicle that was stopped was hers. Upon arrival the victim verified the vehicle as hers and positively identified Hudson as the suspect who robbed her and took her vehicle.

**PROBABLE CAUSE STATEMENT FORM**

CRN 16-082184

**Hudson** was then transported to East Patrol where he was booked in on an investigative arrest for Robbery. On 11/01/2016 the victim responded to Police Headquarters for a formal statement. The statement given to detectives was consistent with that given to the original reporting Officers.

Detectives responded to East Patrol to conduct an interview with **Hudson** at which time **Hudson** asked Detectives to call his lawyer and stated he did not want to talk to any white people. **Hudson** was then transported to the Jackson County Detention Facility without providing a statement.

Printed Name Det. Nathan VanVickle #5169 Signature /s/ Det. Nathan VanVickle #5169

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

\_\_\_\_\_  
Judge

Circuit Court of \_\_\_\_\_ County, State of Missouri.