

IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS

STATE OF KANSAS,)
)
Plaintiff,)
)
v.)
)
EDWIN R. HALL,)
)
Defendant.)
_____)

Case No. 07 -CR-_____

NO ALCOHOL

07 CR 01474

NO CONTACT
VICTIM(s) WITNESSES

NO FIREARMS

COMPLAINT/INFORMATION

COMES NOW Phill Kline, District Attorney for the 10th Judicial District for the State of Kansas and Stephen D. Maxwell, Senior Deputy District Attorney and Lannie C. Ornburn, Assistant District Attorney, and for complaint/information against the above shown person allege and state:

COUNT ONE

MURDER IN THE FIRST DEGREE

Off-Grid Person Felony
K.S.A. 21-3401

That on or about June 2, 2007, **Edwin R. Hall**, did, in Johnson County, Kansas, contrary to the statutes of the State of Kansas, unlawfully, feloniously, intentionally, and with premeditation, kill a human being, to wit: Kelsey Smith, in violation of K.S.A. 21-3401.

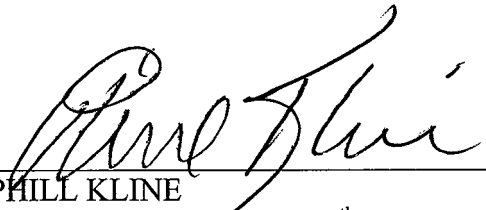
COUNT TWO

AGGRAVATED KIDNAPPING

Level 1 Person Felony
K.S.A. 21-3421

That on or about June 2, 2007, **Edwin R. Hall**, did, in Johnson County, Kansas, contrary to the statutes of the State of Kansas did then and there unlawfully, knowingly, willfully and feloniously take or confine a person, to-wit: Kelsey Smith, by force or threat, with the intent to hold such person to facilitate the commission of a crime, to-wit: Murder in the First Degree, as defined in K.S.A. 21-3401, or to inflict bodily injury or to terrorize the victim, to-wit: Kelsey Smith, and did inflict bodily harm on Kelsey Smith, a severity level 1 person felony, in violation of K.S.A. 21-3421.

CLERK OF DISTRICT COURT
JOHNSON COUNTY, KS
2007 JUN -7 AM 9:49

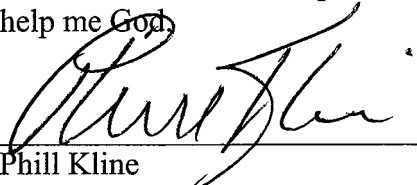

PHILL KLINE
District Attorney for the 10th Judicial District


STEPHEN D. MAXWELL
Senior Deputy District Attorney


LANNIE C. ORNBURN
Assistant District Attorney

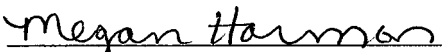
STATE OF KANSAS, COUNTY OF JOHNSON, ss:

I, Phill Kline, do solemnly swear, that the matters set forth in the complaint/information are, to the best of my knowledge and belief, true, so help me God.


Phill Kline
District Attorney

SUBSCRIBED AND SWORN to before me this 7 day of June, 2007.




Megan Harmon
Notary Public

WITNESSES:

NAME
Acuff, JD
Allen, TR
Baldwin, Bill
Baldwin, Dennis
Bassett, Scott
Becker, Joe
Billquist, Mike
Bisel, Shannon
Borcherding, Doug
Boyer, Jake
Bragg, Jeff
Bregel, Matt
Bridges, Candy
Bryant, Scott
Burris, Karl
Choi, Tony
Cohee, Jeff
Conrad, Darrold
Dickey, John
Dixon, Mary CA
Doherty, Justin
Doty, Alan
drake, Ed
Enloe, Craig
Epperson, Dave
Flemming, Robert
Fosdick, Amanda
Fredrickson, Tom
Grigsby, Steve
Hampton, Brian
Hogelin, Brent
Hohnholt, BJ
Hongslo, Tom
Hornbeck, Shawn
Houlahan, Brian

Ingram, Marty
Johns, Sarah
Johnson, Dianna
Jordan, Lance
Keating, Brian
Kelley, Jonathan
Koehn, Bill
Kolenda, Bob
Langer, Joe
Leeper, Shannon
Massey, Kim
May, Jamie
Mccluey, Harry
McCullough, Eric
Messbarger, Mark
Meyer, Mark
Miller, Bob
Miller, Mike
Miller, Ryan
Northcott, Chuck
Otero, Tirsia
Perez, Jessie
Pierce, Byron
Pierce, Derrick
Plumly, Denis
Powell, Melissa
Quinn, Rance
Rader, Jamie
Rawitch, Allen
Reaser, Dennis
Reed, Joe
Richards, Jeff
Russell, Justin
Russell, Robert
Rutledge, Lauren
Sanders, John
Schmidt, Mike
Shannon, Scott

Shavers, TJ
Smith, Danny
Smith, Eric
Smith, Joan
Sneller, Allan
Stamer, Russ
Stanton, Carol
Stark, John
Sutterby, Jim
Swanson, Deb
Tallman, Gerry
Tennis, Dan
Tippie, Charles
Valencia, Bob
Wedel, Kathleen
Wells, John
Wiley, Jerry
Wilson, Brett
Wilson, Greg
Winton, Kim
Wold, Jacqui
Zaldivar, Dean
Zickel, David
Dr. Mary Dudley

**Johnson County lab
personnel**
**Unknown FBI agents to
be named later**
Aletha Hall
Jessica Dotson
Sara Coles
Alicia Beasley
Dustin Calvin
Lyla Thompson
Bethany Stone
Ross Capps
Andy Alvey

IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS
Criminal Department Section

State of Kansas
Vs.
EDWIN R HALL

Case No.
Print-off Date 06/07/2007

INITIATION OF ACTION

07 CR 01474

Offenses(s) Alleged: 21-3401 MURDER 1ST DEGREE
21-3421 AGGRAVATED KIDNAPPING

The Court finds from the complaint/affidavit that there is probable cause to believe both that a crime has been committed in Johnson County, Kansas and that the defendant committed the same.

Therefore a warrant is ordered to be issued for the arrest of the above-named defendant.

The Court finds probable cause for detention of the above-named defendant.

Defendant's bond is set at \$ 5,000,000 9/5

Cash or Surety (C/S) Personal Recognizance (P/R)

O/R Cash Deposit or C/S Bond Supervision

House Arrest No Alcohol

No Driving No Driving w/o Valid D/L

Interlock Device Installed Mental Health/Medication

No Firearms

No Contact Victim(s)/Witnesses whether or not he/she posts bond

No Violent Contact Victim(s)/Witnesses After 72 Hours

Mental health evaluation prior to bonding

Return to Residential Center

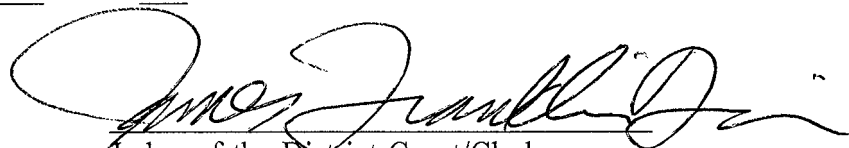
Other: _____

Therefore a summons is ordered issued for the above-named defendant.

A complaint has been filed and a notice to appear has been issued for the above-named defendant.

For his appearance in Section _____ of the Criminal Department of the District Court on the _____ day of _____, 20__ at _____: _____ o'clock _____ M.

6-7-07
Date


Judge of the District Court/Clerk

CLERK OF DISTRICT COURT
JOHNSON COUNTY, KS

Entered by _____

2007 JUN -7 AM 9:49

SCAN DATE 2007/06/07 09:50