

PROBABLE CAUSE STATEMENT

I, Detective S. Kaiser, with the St. Charles Police Department, a law enforcement agency, state that the facts contained herein are true to my best knowledge and belief and that any false statements made are punishable by law.

1. On 09/18/2016 (date of crime) at 1/ 2 Cullom Drive (location of crime)

in St. Charles County, MO, Bradley Newman Jr. did:
(name of suspect)

conspire to commit sexual assault on the victim [redacted] knowing he did not have consent to do so. While [redacted] was at Bradley Newman's residence, [redacted] had consensual sex with Newman's roommate, Ermias Nega. Nega then told Newman's other roommate, Tylan Birts that [redacted] was "ready" and Birts entered Ermias Nega's bedroom to have sexual intercourse with [redacted]

The victim [redacted] realized it was not Ermias Nega who was having sex with her, she began reaching for the lights, [redacted] observed Tylan Birts leaving the room and she saw Bradley Newman crouched in the corner of the room. Bradley Newman was naked in the room, watching and waiting.

All three subjects were interviewed and Tylan Birts confessed he knew [redacted] was not aware he was coming into the room to engage in sex. Tylan Birts confessed Ermias Nega told him [redacted] was "ready". Tylan Birts confessed that [redacted] did not know or consent to having sex with Tylan Birts. Tylan Birts advised that Bradley Newman did observe him having sex with [redacted] when Ermias Nega left the room.

The victim, [redacted] advised when she confronted Ermias Nega he told her if she told she would be the one shamed and she should not report it or say anything.

Ermias Nega when interviewed confessed he did step out of the room and when he returned [redacted] did look like she was "in shock" and was "teary eyed".

2. DRUG CASES ONLY:

The lab report confirmed the substance to be _____ and weighed _____ (if applicable).

3. I have reasonable grounds to believe that the defendant will not appear upon the summons or is a danger to the crime victim, the community or any other person because:

Subject resides out of state

Date: 10/14/2016 Report #: 16-8079

Detective S. Kaiser
Signature

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I, Detective S. Kaiser, with the St. Charles Police Department, a law enforcement agency, state that the facts contained herein are true to my best knowledge and belief and that any false statements made are punishable by law.

1. On 09/18/2016 (date of crime) at 111 Cullom Drive
(location of crime)

in St. Charles County, MO, Tylan Birts did:
(name of suspect)

commit sexual assault on the victim having sexual intercourse with knowing he did not have consent to do so. While was at Tylan Birts residence, had consensual sex with Birts roommate, Ermias Nega. Nega then told Tylan Birts that was ready and Birts entered Ermias Nega's bedroom to have sexual intercourse with .

The victim realized it was not Ermias Nega who was having sex with her, she began reaching for the lights, observed Tylan Birts and another roommate who was naked in the room, watching and waiting.

All three subjects were interviewed and Tylan Birts confessed he knew was not aware he was coming into the room to engage in sex. Tylan Birts confessed Ermias Nega told him was "ready". Tylan Birts confessed that did not know or consent to having sex with Tylan Birts. Tylan Birts advised the third subject did observe him having sex with when Ermias Nega left the room.

The victim, advised when she confronted Ermias Nega he told her if she told she would be the one shamed and she should not report it or say anything.

Ermias Nega when interviewed confessed he did step out of the room and when he returned did look like she was "in shock" and was "teary eyed".

2. DRUG CASES ONLY:

The lab report confirmed the substance to be _____
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I, Detective S. Kaiser, with the St. Charles Police Department, a law enforcement agency, state that the facts contained herein are true to my best knowledge and belief and that any false statements made are punishable by law.

1. On 09/18/2016 (date of crime) at 16 ? Cullom Drive (location of crime)

in St. Charles County, MO, Ermias Nega did:
(name of suspect)

conspire to commit sexual assault on the victim [redacted] by bringing [redacted] to his residence and while having sexual intercourse with [redacted], Ermias Nega left the room where he was with her and advised other subjects the victim was ready for sex and encouraged the subjects to have sex with [redacted] knowing [redacted] did not consent or know she was not having sex with Ermias Nega.

The victim [redacted] realized it was not Ermias Nega who was having sex with her, she began reaching for the lights, [redacted] observed Ermias Nega's roommates, the one who had just had sex with her and one who was naked in the room, watching and waiting.

All three subjects were interviewed and one subject confessed he knew [redacted] was not aware he was coming into the room to engage in sex. Ermias Nega told him [redacted] was ready. That subject confessed [redacted] did not know or consent to having sex with him. He advised the third subject did observe him having sex with [redacted] when Ermias Nega left the room.

The victim advised when she confronted Ermias Nega he told her if she told she would be the one shamed and she should not report it or say anything.

Ermias Nega when interviewed confessed he did step out of the room and when he returned [redacted] did look like she was "in shock" and was "teary eyed".

2. DRUG CASES ONLY:

The lab report confirmed the substance to be _____ and weighed _____ (if applicable).

3. I have reasonable grounds to believe that the defendant will not appear upon the summons or is a danger to the crime victim, the community or any other person because:

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