

**IN THE DISTRICT COURT OF CREEK COUNTY  
STATE OF OKLAHOMA**

STATE OF OKLAHOMA            )  
Plaintiff,                        )  
  )  
vs.                                 )        Case No.  
  )  
HOOD, CHANCE TYLER         )  
Defendant.                     )

**PROBABLE CAUSE AFFIDAVIT FOR ARREST WITHOUT WARRANT**

Comes now the undersigned Affiant, and states upon Oath or Affirmation that the following information and facts are correct to the best of the Affiant's knowledge and belief. The undersigned believes that probable cause exists for the detention of the below named ARRESTEE for the below listed crimes committed on the below listed date, in the City of Sapulpa, CREEK COUNTY, Oklahoma.

<b>Arrestee Name</b>	HOOD, CHANCE TYLER	<b>DOB</b>	10/01/1997
<b>SSN</b>	442119685		
<b>Sex</b>	Male	<b>Race</b>	White
<b>Hair</b>	Brown	<b>Eye</b>	Blue
<b>Ethnicity</b>	Not Hispanic Origin	<b>Build</b>	
<b>HGT</b>	6 Ft. 1 In.	<b>WGT</b>	150 lbs.
<b>Address</b>	2251 S PARK		
<b>City</b>	SAPULPA		
<b>State</b>	Oklahoma 74066		

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<b>Date Of Arrest</b>	07/26/2017	<b>Time Of Arrest</b>	15:21
<b>Arrest Location</b>	2251 South Park Street		
<b>Arrest City</b>	Sapulpa		
<b>Offense Location</b>	2251 South Park Street		
<b>Offense City</b>	Sapulpa		

**Offense(s) Committed / Anticipated Charge(s)**

1. 21 O.S. § 51.1a • Rape in the first degree, forcible sodomy, lewd molestation or sexual abuse of a child after having been convicted of either rape in the first degree, forcible sodomy, lewd molestation or sexual abuse of a child .
2. 21 O.S. § 1024.2 • Any person buys, procures or possesses child pornography in violations of (21 O.S. 1024.1 through 1024.4).
3. 21 O.S. § 1040.13a • Facilitating, encouraging, offering or soliciting sexual conduct with a minor
4. 21 O.S. § 1024.2 • Any person buys, procures or possesses child pornography in violations of (21 O.S. 1024.1 through 1024.4).

**Facts & Circumstance that support probable cause to arrest the above named person are**

1. That your affiant's name is Brett Henson and he is employed as a police officer for the City of Sapulpa. That your affiant has been so employed for over 27 years. That your affiant is also a commissioned officer with the Drug and Violent Crime Task Force of the 24th Judicial District of Oklahoma.
2. That on July 25th, 2017, Sapulpa Police Officer Jolen Boyd made contact with a Barbara Keach at the Sapulpa Police Department. Keach reported to Officer Boyd that she has a daughter by the name of Kristina Koehn who is 29 years of age. Keach also reported that Koehn has a 4 year old female child referred to as K.J.F.
3. Keach further reported to Boyd that Koehn currently has a boyfriend who lives in Sapulpa and is known as Tyler Hood also known as Chance Tyler Hood W/M DOB/10011997. Keach reported that Hood often times refers to K.J.F as "Little One" and "Little Girl". Your affiant states that he has located the address of Hood as 2251 South Park Street in Sapulpa.
4. Keach stated that on July 24th, she was going through her daughter's cell phone (Koehn) and observed several text messages that were referring to the 4 year old. Keach stated that these messages were sent to her daughter from Hood. Keach stated that the content of these messages referred to Hood molesting K.J.F.

5. Keach told Boyd that one of the message sent by Hood to her daughter read "Little One can play with my dick again if she wants." Keach stated that another message from Hood asks if he could "kiss little girl down there?" Keach stated that her daughter replied "Yes you can." Keach stated that another text message from Hood to her daughter asks if "Little Girl could touch him again like she did last time.

6. Keach also stated that Hood also sent a message to her daughter saying that he had a new camera and wanted to try and take more pictures. Keach stated that she turned the phone over to the Osage County Sheriff's Office on July 24. Your affiant further states that on July 25th, 2017 he and Detective Mark Swafford obtained the cell phone that Keach referred to as containing the text messages from Osage County Sheriff's Department. This phone has been identified as a Samsung SCH-I545 Cellular Phone IMEI: 990004490668294 and contains one 2GB micro SD Card.

7. Your affiant further states that on July 25th, 2017, Detective Amy Nichols conducted a forensic interview of K.J.F. During the interview K.J.F. disclosed that Hood and Koehn have molested her by making her lick the penis of Hood, forcing her to touch Koehn's vaginal/buttocks area, and touching of the genital area and breast area of K.J.F. by Hood. Also during the interview K.J.H. disclosed that photos of her were taken of her at the Creek County Speedway K.J.F. reported that the molestations occurred in Sapulpa at Kelly Lane Park, possibly at the Creek County Speedway in Kellyville and at a residence located in Hominy.

8. That on July 25th, 2017 a Creek County District Court Search Warrant was obtained to search the data stored on the Samsung SCH-I545 IMEI:990004490668294 cell phone belonging to Kristina Koehn, who is also the mother of the 4 year old victim. Upon conducting the exam of the cell phone belonging to Kristina Koehn, numerous text messages were recovered from the phone that were sent to and received from the contact name "Tyler" with phone number 918-771-8777.

9. Your affiant states that some of these messages were very explicit messages detailing what sex acts Tyler wanted to do to and with "Little Girl". These messages included replies from Kristina Koehn agreeing to allow Tyler to do these sexual acts with "Little Girl". Your affiant states that upon examination of these messages it appears to your affiant and other investigators that some sexual acts have been completed by Tyler to "Little Girl".

10. Your affiant states that messages were recovered from the phone that was sent by Tyler requesting front and back pictures of "Little Girl." Your affiant further states that images were also recovered during the examination of Kristina Koehn's cell phone. That at least two images were recovered from the phone that showed the nude genitalia area of a small child and a nude buttocks area of a small child believed to be that of the 4 year old victim. Upon further examination of the images it appears that these images were sent to Tyler at 918-771-8777 by Koehn through Multi-Media Messaging. (MMS)

11. That on July 26th, 2017 a Creek County District Court Search Warrant was served at 2251 South Park Street which is the residence of Chance Tyler Hood, the above named defendant. During the execution of the search warrant, numerous items were recovered from the bedroom of the above named defendant. Some of these items include cellular phones, an electronic tablet, clothing, and a box containing several different pairs of small girls' panties, different small bras and small tops. Your affiant states that these clothing items appeared not to be adult female clothing.

12. That during a post-Miranda interview with the above named defendant, he admitted to knowing Kristina Koehn and K.J.F. The above named defendant stated that he often referred to K.J.F. as "Little One" and Little Girl". The above named defendant admitted to having a sexual relationship with Kristina Koehn. The above named defendant also admitted to having the cell phone number of 918-771-8777. The above named defendant also admitted to allowing K.J.F. to lick his penis and to handle his penis. He stated that he believed that the licking and touching occurred in a vehicle The above named defendant stated that Kristina Koehn was also present and allowed K.J.F to lick his penis and to handle his penis. The above named defendant also admitted to requesting Koehn for nude images of K.J.F. He also admitted to receiving nude images of K.J.F from Koehn on his cellular phone. Your affiant further states that the above named defendant also admitted to sending other text message to Koehn that referred to sexual acts with K.J.F. The above named defendant also admitted to having the cell phone number of 918-771-8777.

AFCF: No  / Yes  Times (1)  (2)  or

Upon oath, I declare that the above information is true and correct to the best of my knowledge and belief.

**Officer's Name**

HENSON, BRETT 57

**Badge No.** 57

(Signature of Affiant)

Subscribed and sworn before me this

My commission number

My commission expires

\_\_\_\_\_  
Notary Public

Yes  No Sheriff's Affidavit Required

Bond Posted  Appear in Court

**BOND POSTED**

A probable cause determination is not necessary, the arrestee bonded out of jail on the  at

**APPEAR IN COURT**

The undersigned Judge of this Court having conducted a probable cause determination for the above named person's arrest without warrant by sworn testimony and/or affidavit finds:

This affidavit/testimony contains sufficient facts showing probable cause for the person's arrest existed at the time of the arrest. Arraignment before a court is ordered on  at

- The Court sets an appearance Bond in the amount of \$
- Bond in the amount of  For the crime of
- Bond in the amount of  For the crime of
- Bond in the amount of  For the crime of
- Bond in the amount of  For the crime of
- Bond in the amount of  For the crime of
- The Court denies Bond at this time.

This affidavit/testimony contains insufficient facts to show probable cause for the person's arrest existed at the time of arrest. The arrestee is ordered released from custody immediately.

Date  Time

I make the preceeding findings and order pursuant to Gerstein v. Pugh, 420 U.S. 103 (1975), and County of Riverside v. McLaughlin, No. 89-1817 (U.S. May 13, 1991) (Lexis 2528):