

JUSTICE COURT, LAS VEGAS TOWNSHIP  
CLARK COUNTY, NEVADA

State of Nevada )  
 )  
 )  
 ) Case No. 19F18802A  
 ) Plaintiff, )  
 ) Dept. No. 7  
 vs. )  
 )  
 ) Chanse Campbell )  
 )  
 )  
 ) MOTION FOR DISCLOSURE OF  
 ) NON-PUBLIC INFORMATION  
 ) Defendant(s). )  
 \_\_\_\_\_ )

**DECLARATION**

**(1) PLEASE CHECK ONE OF THE FOLLOWING OPTIONS:**

This Motion is being brought by:

- A member of the following media organization: KLAS TV
- The following criminal Defendant: \_\_\_\_\_
- An attorney for the following client: \_\_\_\_\_
- OTHER:* \_\_\_\_\_

**(2) PLEASE COMPLETE THE LINE BELOW:**

Court staff has indicated that the following document(s) currently in the file are deemed to be presumptively non-public and confidential:

Arrest Report/Criminal Complaint

**(3) PLEASE EXPLAIN WHY THE COURT SHOULD ALLOW ACCESS TO THE DOCUMENT(S) LISTED ABOVE :**

(NOTE: If you need more space, please attach additional pages.)

Child Abuse Suspect

**(4) PLEASE SIGN BELOW:**

Under the penalty of perjury under the law of the State of Nevada, I swear or affirm that the above information is true and correct, and that the Court should allow access to the requested document(s).

Signature:  Date: 9/18/19

Phone Number: 702-792-8870

**ORDER**

[ ] This matter will be set for hearing, and all parties will be notified. The hearing date will be at \_\_\_\_\_ M on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

[ ] The motion is denied as to the following documents:

for the following reason(s):

The motion is granted as to the following documents:

Criminal Complaint     Temporary Custody Record     Declaration of Arrest Report

Declaration of Warrant/Summons     Arrest Warrant     Arrest Warrant Abstract

Impaired Driving Report     Dom. Violence Report     \_\_\_\_\_

(approval for the above-specified documents is in their "as redacted" form)

[ ] OTHER:

DATED THIS 4<sup>th</sup> DAY OF October, 2019

  
JUSTICE OF THE PEACE

LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
**TEMPORARY CUSTODY RECORD**  
 (\* DENOTES OFFICER REQUIRED FIELD)

NEC401X1084693  
 \*ARREST DATE: 9/11/2019 \*ARREST TIME: 0950  
 \*EVENT #: 190800104500  
 \*CO-DEF: N

\*INTAKE NAME (AKA, ALIAS, ETC.) LAST **CAMPBELL** FIRST **CHANCE** MIDDLE **CHANCE**  
 \*HOME ADDRESS (STREET # AND STREET NAME) UNKNOWN BLDG./APT.# \*CITY **UNKNOWN** \*STATE **CA** \*ZIP **00000** \*PLACE OF BIRTH **PASADENA, CALIFORNIA**  
 \*DATE OF BIRTH \*RACE **B** \*HISP ETHN **NH** \*SEX **M** \*HEIGHT **5'10"** \*WEIGHT **160** \*HAIR **BLK** \*EYES **BRO** \*CITIZENSHIP **USA** \*ALIEN REGISTRATION # \*US VETERAN  ACTIVE MILITARY  CITIZEN'S ARREST  SPEAKS ENGLISH

*ARR** TYPE	*COURT JURIS	*WARRANT # / CASE #	*# CNTS	*NOC CODE	*M	*GM	*F	*CHARGE LITERAL	*ORD / MRS	*BAIL	*EVENT# / NIC#
PC	JC		5	55222	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	CHILD ABUSE/NEGLECT, W/SBMH	200.508.1A2	100000	190800104500
PC	JC		3	55226	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	CHILD ABUSE OR NEGLECT, (1ST)	200.508.1B1	15000	190800104500
					<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>				
					<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>				
					<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>				
					<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>				

\*LOCATION OF ARREST (STREET ADDRESS, CITY, STATE, ZIP) **601 N PECOS LAS VEGAS, NV 00000**  
 \*\*ARREST TYPES: **PC - PROBABLE CAUSE BS - BONDSMAN SURRENDER BW - BENCH WARRANT AW - ARREST WARRANT RM - REMAND GJI - GRAND JURY INDICTMENT**

TIME STAMP AT BOOKING: 9/11/2019 12:30 PM  
 TIME STAMP AT RELEASING: \_\_\_\_\_  
 FIRST APP DATE: UNLAWFUL  
 TIME: DISSEMINATION of this  
 COURT for restricted information is  
 MURDER IN JUVENILE violation will subject the  
 STOLEN OR REL. CRIMINAL and Civil liability.  
 PC  I.A.D.  
 Rel. To: JC  
 JUDGE: 9/11/2019 19P#  
 Las Vegas Metropolitan Police  
 Department  
 REL REV P#  
 By: J13969F

\*ARRESTING OFFICER SIGNATURE: **CHERYL KEGLEY** \*P#: **4812** \*AGENCY: **MPD** \*SECTOR/BEAT OF ARREST: **G1**  
 \*TRANSPORTING OFFICER SIGNATURE: **RICHARD FONBUENA** \*P#: **6834** \*AGENCY: **MPD** \*AREA CMD: **NEAC**

*EMERGENCY CONTACT	NAME	POSITION	AGENCY

CUSTODY RELEASED TO  
 \*RELATIONSHIP  
 \*PHONE NUMBER  
 \*EMAIL ADDRESS

PID: 1:1 RT LT RI LI SCORE: \_\_\_\_\_  
 POLICE RECORDS COPY  DSD RECORDS COPY  COURTS COPY  PROCESSING COPY  
 1:N RT LT RI LI SCORE: \_\_\_\_\_

**LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
DECLARATION OF ARREST REPORT**

TCR1044739

County Jail     City Jail     Adult     Juvenile    Bureau: HSCB

ID# 2779168		EVENT # LLV190800104500		ARRESTEE'S NAME (LAST) CAMPBELL			(FIRST) CHANSE		(MIDDLE)		SSN#
RACE B	SEX M	DOB	HGT 5'10"	WGT 160	HAIR BLK	EYES BRO	POB PASADENA				
ARRESTEE'S ADDRESS UNKNOWN						STREET		CITY UNKNOWN	STATE CA	ZIP CODE 00000	
OCCURRED DATE: 8/20/2019		ARREST DATE: 9/11/2019		TIME: 17:00		TIME: 09:50		LOCATION OF ARREST (NUMBER, STREET, CITY, STATE, ZIP CODE) 601 N PECOS LAS VEGAS NEVADA 00000			
CHARGES / OFFENSES PC - JC - 55222 - F - CHILD ABUSE/NEGLECT, W/SBMH PC - JC - 55226 - F - CHILD ABUSE OR NEGLECT, (1ST)											
CONNECTING REPORTS (TYPE OR EVENT NUMBER) EV#190800104500; REQ FOR PROSECUTION; WITNESS LIST; TCR; CPS REPORT SUMMARY; MEDICAL											

The undersigned makes the following declarations subject to the penalty of perjury and says: That I am a peace officer with the Las Vegas Metropolitan Police Department, Clark County, Nevada, being so employed for a period of approximately 24 year(s).

That I learned the following facts and circumstances which lead me to believe that the above named subject committed or was committing the offenses above at the location of [redacted] and that the offense(s) occurred at approximately 17:00 hours on the 20th day of August, 2019.

**Details for Probable Cause:**

On 08/22/19, the Las Vegas Metropolitan Police Department (LVMPD) Abuse/Neglect Detail received a report from Child Protective Services (CPS), advising that a four year old medically fragile child, [redacted] DOB: [redacted] had a gash to her forehead as well as her and her [redacted] year old sibling, [redacted] DOB: [redacted] having injuries described as "welts" that could be consistent with non-accidental trauma. Reportedly, Victim [redacted] was born premature and had an 11 month inpatient stay after birth during which time she had multiple surgeries to include heart surgery and insertion of a feeding tube into her abdomen. Victim [redacted] had reportedly ripped her feeding tube out of her abdomen a month earlier and the victim's [redacted] identified as Semiah Red, DOB: [redacted] and [redacted] identified as Chanse Campbell, DOB: [redacted] had not taken the victim to the doctor to have the feeding tube re-inserted. It was reported that when Victim [redacted] ate, food, liquid, and bile would leak out of the feeding tube site in the victim's abdomen.

Reportedly, the children were taken to University Medical Center Hospital on 08/20/19 after CPS had been monitoring the family since July 2019. A home health nurse had reportedly responded to the family residence at [redacted] on 08/20/19 and discovered two of the children, to include medically fragile [redacted] had extreme weight loss in a one week period. The children were then taken to Positively Kids at the Child Haven Campus where the weight loss was confirmed, thus, they were then transported to Sunrise Hospital where they were admitted. I, Abuse/Neglect Specialist C. Kegley, P#4812, was assigned to conduct the investigation with regards to the most recent CPS report.

On 08/22/19, I responded with Crime Scene Analyst J. Brackin, P#17795, to UMC Hospital where victims [redacted] and [redacted] remained inpatient. CSA Brackin documented both victim(s) injuries and condition with digital photography and completed a Crime Scene Report. [redacted] was suffering from malformation to her G-Tube site in her abdomen, as well as injuries to her legs, stomach, chest, left inner thigh, and right lower back. She was also documented to have a malformation to the back of her head. [redacted] was suffering from severe scarring to his left leg calf area, scarring to his left chest, stomach, right knee, right genital/buttocks, and left cheek.

I then met with the victim(s) treating physician, Dr. Jen [redacted] who advised that both victims were currently suffering from Failure to Thrive, possible Re-feeding Syndrome, malnutrition, and "C-Diff", referring to Clostridium Difficile. Dr.

Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).

Arresting Officer: CHERYL KEGLEY

P#: 4812

LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
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██████████ advised that C-Diff is a bacterial infection and was most likely caused by the bile leakage from ██████████ feeding tube. Dr. ██████████ advised that ██████████ feeding tube site was severely neglected and that she had granulated tissue surrounding the G-tube, therefore, she was awaiting a surgery consult for repair. Dr. ██████████ advised that ██████████ was suffering from a subacute right humerus fracture and that both victims had severe scarring, with some of the scars being circular and consistent with cigarette burns.

I obtained a multitude of medical records from UMC Hospital documenting the victim(s) conditions upon arrival, assessment, and treatment commencing 08/20/19. The information contained in this document is only a small portion of the extensive diagnosis of the victim(s) conditions to include but not limited to: non-accidental trauma, failure to thrive, malnutrition, medical neglect, and parental neglect.

Victim ██████████ was treated by Dr. John ██████████ who documented "multiple skin lesions noted on the skin including some implement marks". Dr. ██████████ documentation continued with "some of these appear to be possibly related to cigarette lighter burns across the abdomen". Dr. ██████████ report further documented the Emergency Department Course to be "moderate ill-appearing male history of his examination are consistent with weight loss and likely medical neglect".

Victim ██████████ was also treated by Dr. Elizabeth ██████████ who documented the victim's temperature upon arrival at UMC Hospital to be 104.3 degrees. Dr. ██████████ documented the victim's skin to be "positive for wound" and "██████████ says marks on skin are from siblings scratching and biting each other". Dr. ██████████ documented the victim's physical exam as follows: "he appears listless, he has sickly appearance; pt did not fuss, cry or respond to most of my exam; pt could not sit himself upright without help" and "patient is undernourished". Dr. ██████████ documented the appearance of the victim's skin as "many healing injuries to skin. Semicircle marks over torso, back and legs. White straight scars on back of L leg. Bruising R elbow, shoulder, R side from back to abdomen".

Dr. ██████████ assessment/plan documentation regarding Victim ██████████ included "██████████ month male presenting today with fever, emesis, diarrhea, and failure to thrive" and "there was concern for both parental neglect and medical neglect". Dr. ██████████ further documented "Pt is developmentally delayed. He is non-verbal and not yet walking". Dr. ██████████ also diagnosed the victim's current condition as "medical neglect".

On 08/22/19, I conducted a recorded interview with victim ██████████, DOB: ██████████, at the Children's Assessment Center. The victim advised that both Chanse Campbell and Semiah Red are responsible for the scars on her body because they "whoop" her and her siblings with a belt, a brown extension cord, and a black spoon. The victim advised her ██████████ and her ██████████ also get whoopings and ██████████ specifically gets hit with a brown extension cord. The victim then showed "marks" (scarring) she received from being struck with an extension cord. The victim pointed to multiple areas of her body, to include her back, arms, legs, buttocks, and stomach, when asked where she gets whooped. She further advised that her siblings, ██████████ and ██████████ gets whooped "everywhere" with an extension cord.

The victim confirmed that she had dropped her ██████████ causing her arm fracture. The victim stated ██████████ cried when she was dropped but no one took her to see a doctor.

Victim ██████████ then advised that she babysits her 3 younger siblings, ages ██████████ years, ██████████ years, and ██████████ months, when her ██████████ and ██████████ are "out at casino". The victim stated her ██████████ and ██████████ go to the casino for "a long time". The victim advised she does "nothing" if there is an emergency when her parents are at the casino and advised there is no phone in their apartment. The victim advised if anyone knocks on the door of the apartment while her parents are gone, she doesn't open the door because her ██████████ told her not to.

Crime Scene Analyst J. Scott, P#9618, responded to the Children's Assessment Center and took digital photos of victim ██████████ injuries which included scarring to the victim's head, face, neck, chest, back, right and left torso, abdomen, right lower arm, left buttock, right and left upper legs and right lower leg, as well as completed a Crime Scene Investigation Report. CSA Scott and I then responded to Child Haven where CSA Scott took digital photos of the victim(s) ██████████ month sibling, ██████████ who had no injuries.

On 08/23/19, I received a phone call from Semiah Red advising that Chanse Campbell had fled to California upon notification that their children had been taken into protective custody by Child Protective Services, therefore, he would not be attending their interview scheduled with me on this date.

On 08/23/19, CPS Specialist Desirae Padilla and I conducted an audio/video recorded interview with Semiah Red after reading Miranda Rights. Semiah confirmed that her ██████████ is medically fragile after a premature birth, five heart surgeries, underdeveloped lungs, and a "G-tube". Semiah advised that the ██████████ year old victim, ██████████ had pulled out her feeding tube and "she was missing it for a whole month" and losing weight. Semiah stated "her food would come out, her

*Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).*

Arresting Officer: CHERYL KEGLEY

P#: 4812

LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
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water would come out", referring to the leaking G-Tube site in the victim's abdomen. Semiah stated "all her nutrition" was leaking out of the tube for the entire month it was dislodged. When asked why the victim was missing the G-Tube for a month, Semiah stated "I had a lot going on" and claimed she felt the victim could wait until her next scheduled doctor's appointment. Semiah confirmed that Chanse Campbell was also aware that the victim had pulled her G-Tube out of her abdomen but did not take the victim for medical care. Semiah confirmed that although her and Chanse Campbell have cell phones, both of them failed to call 911 and CPS Specialist Padilla, who had been involved with her family since February 2019, to request transportation to the hospital. Later in the interview, Semiah claimed the victim dislodged her G-Tube on 07/04/19 and it was replaced on 07/22/19.

When confronted with [redacted] malnutrition, failure to thrive diagnosis, Semiah claimed she doesn't understand why the victim is malnourished because "I feed my kids five to six times a day" and then claimed she feeds her children 24/7. Semiah claimed Chanse Campbell also feeds the children and claimed there is always plenty of food in the home. Later in the interview, in an attempt to explain [redacted] year old [redacted] malnutrition, failure to thrive, and bacterial infection diagnosis, Semiah advised that [redacted] sleeps in the same bed as her [redacted] [redacted] who's G-tube was leaking and "he always had his finger in his mouth".

I then asked Semiah who is responsible for the injuries to her children and she responded, "I say me and [redacted] referring to Chanse Campbell. Semiah claimed she didn't know the proper way to go about disciplining her children and then stated, "I don't mark my children up". When confronted with information provided by her [redacted] year old [redacted] Semiah stated "forgive me for that", referring to lying about the children's injuries. Semiah stated "I had picked up a hanger and whacked my child with it out of - out of being young". Semiah claimed she didn't mean to cause the injuries but then admitted she has struck [redacted] year old [redacted] with an extension cord, struck [redacted] year old [redacted] with a hanger, and "whacked" her [redacted] year old medically fragile [redacted] with a shoe and a belt. [redacted] denied ever striking her [redacted] month old infant [redacted] because "I spoil her, she's my last" and claimed she is more attached to her than her other children. Semiah then stated "there's no justified reason for it", referring to causing her children's injuries but claimed [redacted] year old [redacted] would take her diaper off and eat her own feces.

Semiah advised that Chanse Campbell strikes the children with a belt, confirming they both use random belts, but then claimed she is the only one that strikes the children with an extension cord, stating "I'll take the fall". When once again confronted that I had already interviewed her [redacted] year old [redacted] Semiah stated "[redacted] does - has - using it once before" referring to the extension cord. Upon again being confronted that I had already interviewed her [redacted] Semiah admitted that Chanse Campbell has struck the children with the extension cord, a belt, and a spoon, and stated they both strike the children on the hand or the bottom of their feet with the spoon. I asked specifically about scarring to [redacted] year old [redacted] leg (calf) and Semiah claimed that the victim wouldn't go to bed so Chanse Campbell grabbed an extension cord and was "whacking him to go to bed". Semiah confirmed she was present when this occurred and confirmed there had been at least one incident when [redacted] year old [redacted] was "messing with things" and "I went there and spanked my children and he would go behind them as [redacted] and spank them behind me". Semiah was confirming that she would strike the children and Chanse Campbell would immediately physically strike them after her, both using one of Semiah's shoes.

Semiah then claimed that she stopped spanking her children "with the weapons" approximately two years prior, however, confirmed Chanse Campbell is still spanking the children with his hand and a shoe.

Semiah then denied that she leaves her children home alone when she goes to a casino. She claims Chanse Campbell is home supervising the children when she goes out to a casino but then admitted she has left her [redacted] year old [redacted] home alone when she goes to the convenience store.

Semiah then advised that victim [redacted] arm was fractured on 08/06/19 when her [redacted] year old sibling attempted to pick her up and dropped her. Semiah claimed she knew something was wrong because the victim wouldn't use her arm when she was crawling. Semiah stated she took the victim to the hospital and they splinted the arm but when they went to the orthopedist on 08/14/19, he removed the splint and placed an ace bandage around the victim's arm/body. Reportedly, the orthopedist told Semiah she could remove the ace bandage after two weeks, however, Semiah advised that she would remove the ace bandage at night because it would be around the victim's neck by morning and Semiah was in fear that the victim would choke. Semiah again stated the doctor told her the victim must wear the ace bandage for two weeks.

On 08/23/19, I made phone contact with Chanse Campbell who claimed he had left Nevada and was now residing in California, although he would not provide an exact address. Chanse stated he needed his family to support him during this difficult time because it was not fair that Semiah had her family for support in Nevada. Chanse Campbell made no inquiries as to the current condition of his children.

On 09/04/19, I conducted a recorded interview with CPS Specialist Desirae Padilla, who advised she has been involved with Chanse Campbell and Semiah Red and their 4 children since February 2019 when their youngest child was born

*Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).*

Arresting Officer: CHERYL KEGLEY

PH: 4812

LAS VEGAS METROPOLITAN POLICE DEPARTMENT  
CONTINUATION REPORT

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substance exposed. Specialist Padilla advised that a second report was received in July 2019, alleging physical abuse of the children and medical neglect of victim [REDACTED]. Specialist Padilla advised that in early July 2019, she arranged for a visiting nurse to report to the suspect(s) home once a week to assist in the care of [REDACTED]. Specialist Padilla advised the nurse was also to assist by responding to [REDACTED] year old [REDACTED] medical appointments with and scheduled by Semiah and Chanse.

Specialist Padilla advised that on 08/06/19, she responded to the residence of Chanse Campbell and Seriah Red for an unannounced visit. Specialist Padilla advised that victim [REDACTED] was lying on the floor crying and neither parent appeared concerned and were not attending to her. Specialist Padilla advised she asked Semiah Red what was wrong and Semiah advised that [REDACTED] year old [REDACTED] had dropped victim [REDACTED] when she attempted to pick her up from inside the playpen. Specialist Padilla stated she told Semiah Red that she must immediately take the victim to the hospital because it was obvious the victim was hurt and not using her arm.

Specialist Padilla advised that victim [REDACTED] and victim [REDACTED] were taken to the hospital on 08/20/19 after CPS has received information from the victim(s) nurse, Azita [REDACTED] that the victim(s) both had extreme weight loss in one week. Specialist Padilla advised that victim [REDACTED] had weighed 21.2 pounds on 08/12/19 and on 08/20/19 she weighed 18.8 pounds. Specialist Padilla advised that victim [REDACTED] weighed 17.4 pounds on 08/12/19 and 14.4 pounds on 08/20/19, thus, both children were initially transported by CPS personnel to Positively Kids on the Child Haven Campus who confirmed the weight loss and had the children immediately transported to Sunrise Hospital. Specialist Padilla then advised that Semiah Red accompanied the children to the hospital but had to be asked to leave by CPS personnel. Reportedly, Semiah was complaining to CPS personnel and hospital staff that it was her birthday and the situation with her children was forcing her to cancel her party. Additionally, Specialist Padilla advised Semiah was reportedly demanding hospital staff to bring her a blanket because she was cold and to bring her some juice with little to no concern about the current condition of her children.

On 09/06/19, I conducted a recorded interview with Azita [REDACTED] Registered Nurse, Positively Kids, who advised that she first made contact with this family on 07/02/19. Nurse [REDACTED] advised that victim [REDACTED] feeding tube was dislodged and the site was leaking on this date and she told Semiah Red that she must immediately take the victim to the hospital. Nurse [REDACTED] advised that Semiah Red told her the G-Tube was pulled out by victim [REDACTED] and it had been dislodged for at least one month. Nurse [REDACTED] advised that although Chanse Campbell was present in the home during the initial visit, he would not exit the restroom and Semiah was speaking to him through the bathroom door.

Nurse [REDACTED] advised she returned to the family residence on 07/09/19 and victim [REDACTED] G-Tube was still dislodged and leaking. Nurse [REDACTED] stated Semiah told her she forgot to take the victim to the hospital after being told to do so by Nurse [REDACTED] on 07/02/19. Nurse [REDACTED] advised that each visit with victim [REDACTED] from 07/02/19 to 07/22/19, Semiah was told to immediately take the victim to the hospital for her G-Tube being dislodged, however, Semiah never responded to the hospital. On 07/22/19, victim [REDACTED] had a doctor appointment at her GI doctor, who sent the victim directly to the hospital. On this date, the victim was reportedly suffering from infection, weight loss, and dehydration.

Nurse [REDACTED] advised that the reason for her involvement with victim [REDACTED] was initially for weight checks and attending doctor appointments with the parents as they had not followed up with the recommended specialists for victim [REDACTED] for years. Specifically, Nurse [REDACTED] advised that the victim had not seen a GI specialist in more than [REDACTED] years and had not been to a pediatrician for several months.

Nurse [REDACTED] advised that she requested a referral from CPS to also assist with victim [REDACTED] as he appeared to be developmentally delayed. Nurse [REDACTED] advised she first saw victim [REDACTED] on 08/08/19 and he weighed 17 pounds. Nurse [REDACTED] stated she weighed victim [REDACTED] again on 08/12/19 and his weight was 18 pounds. Nurse [REDACTED] advised she provided the same specialist referrals to Semiah Red for victim [REDACTED] as previously provided for victim [REDACTED] however, no appointments were ever made by Semiah Red and Chanse Campbell.

Nurse [REDACTED] advised that on 08/20/19, she responded to the family residence and victim [REDACTED] weighed 17 pounds, 10 ounces and had a 103 degree temperature. Nurse [REDACTED] advised that victim [REDACTED] weighed 15 pounds and due to both children's weight loss, she immediately notified CPS who responded. Nurse [REDACTED] advised that both children were taken to Positively Kids on the Child Haven Campus and medical staff sent them immediately to Sunrise Hospital.

On 09/11/19, LVMPD Abuse/Neglect Detectives made contact with Chanse Campbell at Family Court and took him into custody without incident Chanse was transported to the LVMPD Headquarters Building, 400 South Martin Luther King Boulevard, Building A. I attempted a video/audio recorded interview with Chanse, however, he advised he would like an attorney present for interview, thus, the interview was halted. Chanse was then transported to the Clark County Detention Center where he was booked accordingly.

Semiah Red did not appear at her scheduled Family Court hearing on 09/11/19, thus, she was not arrested.

*Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).*

Arresting Officer: CHERYL KEGLEY

P#: 4812

## CONTINUATION REPORT

Chanse Campbell did willfully cause his [REDACTED] year old medically fragile [REDACTED] to suffer unjustifiable physical pain and mental suffering as a result of medical neglect by failing to seek medical attention from at least 07/02/19 to 07/22/19 after the victim had pulled her feeding tube from her abdomen and bile was leaking out of the insertion site in her abdomen. (COUNT I – CHILD NEGLECT [MEDICAL] WITH SUBSTANTIAL BODILY HARM)

Chanse Campbell did willfully cause his [REDACTED] year old medically fragile [REDACTED] and his [REDACTED] year old son, [REDACTED] to suffer unjustifiable physical pain and mental suffering as a result of neglect by allowing both children to be subjected to bile leaking from Victim [REDACTED] feeding tube site from 07/02/19 to 07/22/19, causing both victim's to suffer from a severe bacterial infection for which both were hospitalized. (COUNTS II & III – CHILD NEGLECT WITH SUBSTANTIAL BODILY HARM)

Chanse Campbell did willfully cause his [REDACTED] year old medically fragile [REDACTED] and his [REDACTED] year old son, [REDACTED] to suffer unjustifiable physical pain and mental suffering a result of neglect by failing to provide appropriate nutrition to both victims which caused both to be diagnosed with Failure to Thrive and Malnutrition. (COUNTS IV & V – CHILD NEGLECT WITH SUBSTANTIAL BODILY HARM)

Chanse Campbell did willfully cause his 3 children, [REDACTED] Campbell, age [REDACTED] age [REDACTED] and [REDACTED] age [REDACTED] to suffer unjustifiable physical pain and mental suffering as a result of abuse by striking them with belts, extension cords, hangers, shoes, and spoons, causing all to suffer from extensive scarring. (COUNTS VI, VII & VIII – CHILD ABUSE)

\*\*\*\*\* End \*\*\*\*\*

*Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).*

Arresting Officer: CHERYL KEGLEY

P#: 4812



1 JUSTICE COURT, LAS VEGAS TOWNSHIP  
2 CLARK COUNTY, NEVADA

FILED

3 THE STATE OF NEVADA,

4 Plaintiff,

5 -vs-

6 CHANSE CAMPBELL #2779168,  
7 SEMIAH CHRISTINE RED #2794305,

8 Defendants.

2019 SEP 13 P 2:17

JUSTICE COURT  
LAS VEGAS NEVADA

CASE NO: 19F18802A-B

BY DB DEPT NO: 7

DEPUTY

CRIMINAL COMPLAINT

9 The Defendants above named having committed the crimes of CHILD ABUSE,  
10 NEGLECT, OR ENDANGERMENT RESULTING IN SUBSTANTIAL BODILY HARM  
11 (Category B Felony - NRS 200.508.1 - NOC 55222) and CHILD ABUSE, NEGLECT, OR  
12 ENDANGERMENT (Category B Felony - NRS 200.508.1 - NOC 55226), in the manner  
13 following, to wit: That the said Defendants, on or between July 1, 2019 and August 31, 2019,  
14 at and within the County of Clark, State of Nevada,

15 COUNT 1 - CHILD ABUSE, NEGLECT, OR ENDANGERMENT RESULTING IN  
16 SUBSTANTIAL BODILY HARM

17 did on or between July 1, 2019 and August 31, 2019 willfully, unlawfully, and  
18 feloniously cause a child under the age of 18 years, to wit: [REDACTED] being approximately [REDACTED]  
19 year(s) of age, to suffer unjustifiable physical pain suffering as a result of abuse or neglect, to  
20 wit: negligent treatment or maltreatment of a child, and/or cause [REDACTED] to be placed in a  
21 situation where he or she might have suffered unjustifiable physical pain or mental suffering  
22 as a result of abuse or neglect, to wit: negligent treatment or maltreatment of a child, by failing  
23 to seek medical treatment after [REDACTED] removed her feeding tube, resulting in substantial bodily  
24 harm.

25 COUNT 2 - CHILD ABUSE, NEGLECT, OR ENDANGERMENT RESULTING IN  
26 SUBSTANTIAL BODILY HARM

27 did on or between July 1, 2019 and August 31, 2019 willfully, unlawfully, and  
28 feloniously cause a child under the age of 18 years, to wit: [REDACTED] being approximately [REDACTED]

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1 year(s) of age, to suffer unjustifiable physical pain suffering as a result of abuse or neglect, to  
2 wit: negligent treatment or maltreatment of a child, and/or cause [REDACTED] to be placed in a  
3 situation where he or she might have suffered unjustifiable physical pain or mental suffering  
4 as a result of abuse or neglect, to wit: negligent treatment or maltreatment of a child, by failing  
5 to provide [REDACTED] adequate nourishment for the well being of [REDACTED]

6 COUNT 3 - CHILD ABUSE, NEGLECT, OR ENDANGERMENT RESULTING IN  
7 SUBSTANTIAL BODILY HARM

8 did on or between July 1, 2019 and August 31, 2019 willfully, unlawfully, and  
9 feloniously cause a child under the age of 18 years, to wit: [REDACTED] being approximately [REDACTED] year(s)  
10 of age, to suffer unjustifiable physical pain suffering as a result of abuse or neglect, to wit:  
11 negligent treatment or maltreatment of a child, and/or cause [REDACTED] to be placed in a situation  
12 where he or she might have suffered unjustifiable physical pain or mental suffering as a result  
13 of abuse or neglect, to wit: negligent treatment or maltreatment of a child, by failing to provide  
14 [REDACTED] adequate nourishment for the well being of [REDACTED]

15 COUNT 4 - CHILD ABUSE, NEGLECT, OR ENDANGERMENT

16 did on or about July 1, 2019 to August 31, 2019 willfully, unlawfully, and feloniously  
17 cause a child under the age of 18 years, to wit: [REDACTED] being approximately [REDACTED] year(s) of age,  
18 to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:  
19 physical injury of a nonaccidental nature, by striking the said [REDACTED] with a belt, cord, spoon,  
20 shoe, coat hanger and/or other unknown objects and/or by burning [REDACTED] with a cigarette,  
21 cigarette lighter and/or other unknown object.

22 COUNT 5 - CHILD ABUSE, NEGLECT, OR ENDANGERMENT

23 did on or about July 1, 2019 to August 31, 2019 willfully, unlawfully, and feloniously  
24 cause a child under the age of 18 years, to wit: [REDACTED] being approximately [REDACTED] year(s) of age,  
25 to suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:  
26 physical injury of a nonaccidental nature, by striking the said [REDACTED] with a belt, cord, spoon,  
27 shoe, coat hanger and/or other unknown objects and/or by burning [REDACTED] with a cigarette,  
28 cigarette lighter and/or other unknown object.


1 COUNT 6 - CHILD ABUSE, NEGLECT, OR ENDANGERMENT

2 did on or about July 1, 2019 to August 31, 2019 willfully, unlawfully, and feloniously  
3 cause a child under the age of 18 years, to wit: [REDACTED] being approximately [REDACTED] year(s) of age, to  
4 suffer unjustifiable physical pain or mental suffering as a result of abuse or neglect, to wit:  
5 physical injury of a nonaccidental nature, by striking the said [REDACTED] with a belt, cord, spoon,  
6 shoe, coat hanger and/or other unknown objects and/or by burning [REDACTED] with a cigarette,  
7 cigarette lighter and/or other unknown object.

8 COUNT 7 - CHILD ABUSE, NEGLECT, OR ENDANGERMENT RESULTING IN  
9 SUBSTANTIAL BODILY HARM

10 did on or between August 1, 2019 and August 31, 2019 willfully, unlawfully, and  
11 feloniously cause a child under the age of 18 years, to wit: [REDACTED] being approximately [REDACTED] year(s)  
12 of age, to suffer unjustifiable physical pain suffering as a result of abuse or neglect, to wit:  
13 negligent treatment or maltreatment of a child, and/or cause [REDACTED] to be placed in a situation  
14 where he or she might have suffered unjustifiable physical pain or mental suffering as a result  
15 of abuse or neglect, to wit: negligent treatment or maltreatment of a child, by failing to protect  
16 the said [REDACTED] from bile leaking from the feeding site of [REDACTED] sibling, resulting in substantial  
17 bodily harm.

18 All of which is contrary to the form, force and effect of Statutes in such cases made and  
19 provided and against the peace and dignity of the State of Nevada. Said Complainant makes  
20 this declaration subject to the penalty of perjury.

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