

STATE OF INDIANA)
COUNTY OF ALLEN) SS:

FELONY AND/OR MISDEMEANOR

FILED MICHAEL PLUMADORE
AND STATE OF INDIANA
IN THE ALLEN COUNTY

02D06-1112-MC-003327

State of Indiana v. MICHAEL PLUMADORE

STATE OF INDIANA
VS.

2011 DEC 27 PM 8:16

CAU

Michael Len Plumadore

LOUISE L. HANN
CLERK ALLEN COUNTY
AND SUPERIOR COURTS

AFFIDAVIT FOR PROBABLE CAUSE

1. The undersigned swears and affirms, under penalties of perjury, that he/she has good cause to believe that: On or about the **Thursday the 22nd day of December 2011** in the County of Allen and the State of Indiana, said Defendant did knowingly commit the crime of Murder.
2. The Defendant, Michael Len Plumadore, is described as being M/W/39; DOB 11/16/1972; SS#: *Redacted*
3. The Affiant, D/Cpl William K. Wallin, is an officer of the Allen County Police Department.
4. The Affiant believes and has good cause to believe that the said Defendant committed the aforesaid offense.
5. The Affiant bases his/her belief on the fact that on:

December 23, 2011 Tarah Lee Souders, DOB 10/14/1983, reported to the Allen County Police Department that her daughter, Aliahna Marie Maroney Lemmon, DOB *Redacted*, was missing. Souders resides at *Redacted* Souders reported that her three daughters had been staying with the Defendant for approximately one week at the Defendant's trailer at *Redacted*.

On December 24, 2011 the Defendant was interviewed at the ACPD Detective Bureau after he freely signed an ACPD Advice of Rights and Rights Waiver Form. The Defendant told officers at that time that Aliahna was last seen by him shortly after 6:00am on December 23, 2011, sleeping in a chair in his living room. The Defendant stated that at about 10:05am, Aliahna's sisters told him that Aliahna had left his home with her mother, Souders. The Defendant stated he did not become aware that Aliahna was not with her mother until approximately 8:00pm on December 23, 2011.

On December 26, 2011 the Defendant agreed to submit to an interview at the Allen County Detective Bureau. The Defendant was advised of his Miranda Warnings and freely cooperated in the interview. During the interview the Defendant freely admitted to killing Aliahna Marie Maroney Lemmon by striking her in the head multiple times with a brick while she was standing on the front steps of his residence in early morning hours of Thursday December 22, 2011. The Defendant further stated he carried Aliahna's body into the residence and placed her body inside multiple trash bags and then placed Aliahna's body in the freezer of his residence. The Defendant stated in the late evening hours of Thursday, December 22, 2011 and the early morning hours of December 23, 2011 he dismembered Aliahna's body by cutting it up with a hack saw. The Defendant stated he then placed small pieces of Aliahna's body in freezer bags and disposed of them in a dumpster located at a nearby business. The Defendant further advised Aliahna's head, feet and hands were still in his freezer at his residence.

On December 26, 2011 a search warrant was obtained by ACPD Detectives for the Defendant's residence at redacted ACPD Evidence Technicians located what they believed to be human body parts, including a human head in the Defendants freezer.

STATE OF INDIANA)
COUNTY OF ALLEN) SS:

(Attach Additional Page in Triplicate Only If Necessary)

W. Keith Wallin ACPD # 257

D/CPL William K. Wallin - Affiant

Subscribed and sworn to before me in and for said County and State this 26 day of December, 2011
My Term/Commission expires _____

[Signature]
Deputy Prosecutor/Notary Public

ORDER

Hearing on issue of probable cause held. State of Indiana, by Prosecuting Attorney, Karen E. Richards, files Affidavit for Probable Cause, which is examined by the Court. The Court finds probable cause does exist for arrest of Defendant, and orders Clerk to issue a warrant for the arrest of the Defendant for the crime of _____.

ORDER

Defendant appears in person. Review of probable cause held. The Court now finds probable cause does exist for arrest of Defendant. On motion of the State. Cause continued for seventy-two (72) hours, excluding intervening Saturdays, Sundays, and legal holidays, for Formal charges. Bail fixed in the sum of \$ _____

12/27/11

[Signature]
Judge, Allen Circuit/Superior Court