

IN THE CIRCUIT COURT
OF JACKSON COUNTY, MISSOURI
AT KANSAS CITY

Police# 16-047993
Prosecutor# 095433606
1616-CR02883 Q.A.
OCN#

FILED CIRCUIT COURT
JACKSON CO., MO-KC
2016 AUG -8 AM 10:26

COMPLAINT

STATE OF MISSOURI

vs.

Jerome B. Walker Jr.
1109 E. 83rd Terrace
Kansas City, MO 64131
DOB: 06/26/1975; Race/Sex: B/M;
SS# 498-76-4430
Defendant.

Count I. Murder 2nd Degree (565.021-001Y19840999.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.021, RSMo, committed the class A felony of murder in the second degree, punishable upon conviction under Section 558.011, RSMo, in that on or about July 5, 2016, in the County of Jackson, State of Missouri, Alvino Crawford was killed by being shot as a result of the perpetration of the class B felony of Assault in the First degree under Section 565.050, RSMo committed by the defendant, acting alone or purposefully in concert with another, on or about July 5, 2016, in the County of Jackson, State of Missouri.

An individual convicted and sentenced for this offense shall not be eligible for parole until eighty-five percent of the sentence is served.

The range of punishment for a class A felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years and not to exceed thirty (30) years, or life imprisonment.

Count II. Armed Criminal Action (571.015-001Y19755299.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 571.015, RSMo, committed the felony of armed criminal action, punishable upon conviction under Section 571.015.1, RSMo, in that on or about July 5, 2016, in the county of Jackson, State of Missouri, the defendant committed the felony of Murder in the second degree charged in Count 1, all allegations of

which are incorporated herein by reference, and the defendant committed the foregoing felony of Murder in the second degree by, with and through, the knowing use, assistance and aid of a dangerous instrument.

The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than three (3) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of three (3) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a second offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of five (5) calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015 RSMo. as a third offense is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than ten (10) years without eligibility for parole, probation, conditional release or suspended imposition or execution of sentence for a period of ten (10) calendar years. Any punishment imposed pursuant to section 571.015 RSMo. shall be in addition to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon.

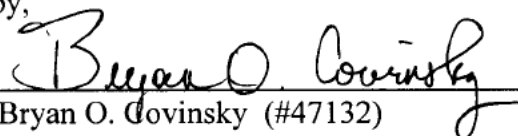
The facts that form the basis for this information and belief are contained in the attached statement(s) of facts, made a part hereof and submitted as a basis upon which this court may find the existence of probable cause.

Wherefore, the Prosecuting Attorney prays that an arrest warrant be issued as provided by law.

JEAN PETERS BAKER

Prosecuting Attorney
Jackson County, Missouri

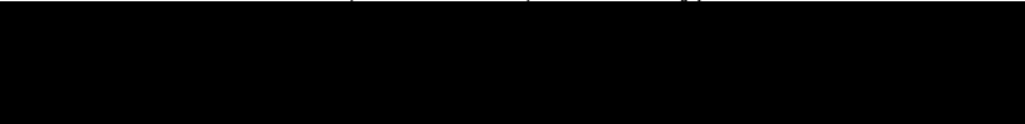
by,



Bryan O. Govinsky (#47132)
Assistant Prosecuting Attorney
415 E. 12th Street, Fl 7M
Kansas City, Missouri 64106
(816) 881-3368
BCovinsky@jacksongov.org

WITNESSES:

DET Bonita Y. Cannon , 1125 Locust, Kansas City, MO 64106
Alvino D. Crawford , Prosecuting Atty. Office, Kansas City, MO 64106
DET Heather D. Leslie , 1125 Locust, Kansas City, MO 64106
DET William R. Martin , 1125 Locust, Kansas City, MO 64106
DET Joe A. Nelson , 1125 Locust, Kansas City, MO 64106
DET Nicholas A. Sola , 1125 Locust, Kansas City, MO 64106



PROBABLE CAUSE STATEMENT FORM

Date: 07/06/2016

CRN: 16-48267

I, Det. N. Sola #5136 (Name and identify law enforcement officer, or person having information as probable cause.)

knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

I have probable cause to believe that on 07/05/2016, at 8247 Forest Ave (Date) (Address)

Kansas City, Jackson Missouri Jerome B. Walker (County) (Name of Offender(s))

B/M, 06/26/1975 committed one or more criminal offense(s) (Description of Identity)

FILED CIRCUIT COURT JACKSON CO., MO-KC 2016 JUL -6 PM 3:14

The facts supporting this belief are as follows:

On 07/05/2016 at 1200 hrs, Detectives of the Kansas City Mo. Police Department were speaking with a witness in regard to a murder that occurred on 07/05/2016.

While speaking with the witness (Victim #1) she provided information regarding an aggravated assault that occurred on 07/05/2016 at approximately 0030 hrs. at 8247 Forest Ave., in Kansas City, Jackson County, Missouri.

Victim #1 provided the following information: She got into a verbal argument with "DJ", Alvino Crawford, who is the homicide victim later that day. "DJ" sent Victim #1 a text saying, "Yo son gon get popped," and "we on our way there." A short time later, victim #1 heard several shots outside her apartment. Victim #1 further stated she received information from witness #1 who told her, a dark skinned black male with gold rimmed glasses shot into the apartment she was in. Victim #1 also stated Victim #2 thru #6 was also in the apartment at the time of the shooting.

Detectives responded to 8247 Forest and located 3-9mm spent shell casings outside the apartment and they also observed 2 apparent bullet holes into apartment #1, which was occupied by Victim #1 thru #6 as reported by Victim #1.

Detectives contacted witness #1 who provided the following information: On 07/05/2016 at approx. 0030 hrs, he was in the parking lot in front of 8247 Forest, when he observed 2 black males, 1 black female, and "DJ" walk up in front of 8247 Forest. While there Witness #1 observed 1 of the unknown black males, pull out a gun and fired several shots into 8247 Forest apartment #1. Witness #1 stated victim #1 thru victim #6 was in the apartment at the time of shooting.


Detectives then contacted witness #2 who provided the following information: On 07/05/2016 at approx. 0100 hrs, she was with "DJ", "Devon", and "Jerome," at 1109 E. 83rd Terr. A short time later "DJ" left, and then phoned her telling her to come up to President Gardens Apartment Complex, near the office, because "Sue" his girlfriend "was tripping." Witness #2 walked to the apartments with "Devon" and "Jerome" and met "DJ" in front of 8247 Forest. While there Jerome told them to leave, and as they were leaving, Jerome pulled out a gun. She heard several gunshots and then observed Jerome put the gun back into his pants. Witness #2 stated they all went back to 1109 E. 83rd Terr. and while there, Jerome admitted to shooting at the apartment to scare "Sue."

Witness #2 identified a photograph of Jerome B. Walker B/M, 06/26/1975 as the person who shot into the apartment.

PROBABLE CAUSE STATEMENT FORM

CRN 16-48267

On 07/05/2016 Jerome B. Walker was arrested and transported to HQ. While at HQ Jerome requested an attorney while speaking with detectives.

Printed Name Nicholas Sola #5136 Signature 

The Court finds probable cause and directs the issuance of a warrant this 6th day of July, 2016.


Judge

Circuit Court of Jackson County, State of Missouri.