

State vs. Antoine W. Anderson**Count II. Robbery - 1st Degree (570.023-001Y20171207.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 570.023, RSMo, committed the **Class A Felony of Robbery in the First Degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about November 23, 2018, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with another, forcibly stole US Currency, a hard drive, and jewelry in the possession of [REDACTED], and in the course thereof defendant and another participant in the crime were armed with a deadly weapon.

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

Count III. 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 571.015.2, RSMo, in that on or about November 23, 2018, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with another committed the felony of Robbery in the First Degree charged in Count I, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Robbery in the First Degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

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.

State vs. Antoine W. Anderson**Count IV. Burglary 1st Degree (569.160-001Y20172202.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 569.160, RSMo, committed the **Class B Felony of Burglary in the First Degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about November 23, 2018, in the County of Jackson, State of Missouri, the defendant knowingly remained unlawfully in an inhabitable structure, located at [REDACTED], Kansas City, Missouri and possessed by [REDACTED] and [REDACTED], for the purpose of committing the crime of stealing therein, and while in such an inhabitable the defendant and another participant in the crime were armed with a deadly weapon.

The range of punishment for a class B felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than five (5) years and not to exceed fifteen (15) years.

Count V. 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 571.015.2, RSMo, in that on or about November 23, 2018, in the County of Jackson, State of Missouri, the defendant either acting alone or purposefully in concert with another committed the felony of Burglary in the First Degree charged in Count III, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Burglary in the First Degree by, with and through, the knowing use, assistance and aid of a deadly weapon.

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.

State vs. Antoine W. Anderson**Count VI. Assault - 3rd Degree (565.054-002Y20171304.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.054, RSMo, committed the **Class E Felony of Assault in the Third Degree**, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about November 23, 2018, in the County of Jackson, State of Missouri, the defendant knowingly caused physical injury to [REDACTED] by striking [REDACTED] in the face with a firearm.

The range of punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than two (2) years and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

Count VII. Resisting Arrest/Detention/Stop by Fleeing - Creating a Substantial Risk of Serious Injury/Death to Any Person (575.150-002Y20174899.0)

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 575.150, RSMo, committed the **Class E Felony of Resisting a Lawful Stop**, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about November 23, 2018, in the County of Jackson, State of Missouri, PO Moates and Sgt. Pinkerton, law enforcement officers, were attempting to make a lawful stop of a vehicle being operated by defendant, and the defendant knew or reasonably should have known that the officers were making a lawful stop, and, for the purpose of preventing the officers from effecting the stop, resisted the stop of defendant by fleeing from the officers and defendant fled in such a manner that created a substantial risk of serious physical injury or death to other persons in that defendant drove from the passenger side of the vehicle, drove at a high rate of speed and failed to maintain the proper lane of traffic.

The range of punishment for a class E felony is imprisonment in the custody of the Missouri Department of Corrections for a term of years not less than two (2) years and not to exceed four (4) years; or by imprisonment for a special term not to exceed one (1) year in the county jail or other authorized penal institution; or by a fine not to exceed ten thousand dollars (\$10,000); or by both imprisonment and a fine. If money or property has been gained through the commission of the crime, any fine imposed may be not more than double the amount of the offender's gain from the commission of the crime.

State vs. Antoine W. Anderson

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,

/s/ Sarah A. Castle
Sarah A. Castle (#64770)
Assistant Prosecuting Attorney
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WITNESSES:

1. DET Anthony L. Castelletto, 1125 Locust, Kansas City, MO 64106
2. PO Jackson Colwell, 1125 Locust, Kansas City, MO 64106
3. [REDACTED], Prosecuting Atty. Office, 415 E 12th St, Kansas City, MO 64106
4. PO Shane Johnson, 1125 Locust, Kansas City, MO 64106
5. DET Robert A. Maser, 1125 Locust, Kansas City, MO 64106
6. [REDACTED], Prosecuting Atty. Office, 415 E 12th St, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 12-12-2018CRN: 18-090590

I, Detective Robert Maser #5374, Kansas City, Missouri Police Department
 (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 11-23-2018, at ██████████ in
 (Date) (Address)

Kansas City, Jackson Missouri Antoine W. Anderson
 (County) (Name of Offender(s))

B/M 09-12-1988 committed one or more criminal offense(s).
 (Description of Identity)

The facts supporting this belief are as follows:

Armed Robbery

ACA

Sexual Assault**Burglary****Assault****Eluding**

On 11-23-2018 at approximately 2106 hours, members of the Kansas City, Missouri Police Department responded to ██████████ Kansas City, Jackson County, Missouri on a reported armed residential robbery. Upon arrival, officers made contact with ██████████ (W/F ██████████) and ██████████ (W/M ██████████) who had facial injuries.

██████████ stated that on 11-22-2018, she sold a white Lincoln LS for over \$5000 to the suspects of this robbery later identified as Antonio M. Anderson (B/M 09-24-1989) and **Antoine W. Anderson (B/M 09-12-1988)**. During her statement, ██████████ stated that she knew Antonio Anderson as "Fat Daddy" which he uses as a nickname.

On 11-23-2018, ██████████ heard a knock at her front door and when she opened the door she recognized both suspects from the day before standing on the porch. ██████████ stated that **Antoine Anderson** was wearing black clothing however was wearing a tan stocking cap with tassels and a blue and yellow scarf around his neck. ██████████ further stated that Antonio Anderson was wearing all black clothing as well. ██████████ stated that both suspects forced their way into ██████████ residence and both suspects produced assault rifles. **Antoine Anderson** told ██████████ to lay on the ground at which time she observed Antonio Anderson enter a bedroom where ██████████ was sleeping. ██████████ stated that **Antoine Anderson** forced her to stand up at which time he struck her in the face with the rifle and demanded that she walk to her back bedroom where **Antoine Anderson** stole some of her jewelry. ██████████ stated that **Antoine Anderson** demanded that ██████████ get undressed. After ██████████ took her clothes off, **Antoine Anderson** demanded that ██████████ walk to the kitchen at which time **Antoine Anderson** grabbed ██████████ buttocks and grabbed her vagina. During this time, **Antoine Anderson** stated to ██████████ "You know you about to fuck right?" ██████████ pleaded with **Antoine Anderson** to not touch her and to stop at which time **Antoine Anderson** stated to ██████████ "You better be glad we

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don't have enough time". [REDACTED] observed [REDACTED] being forced into the living room by Antonio Anderson who had [REDACTED] at gunpoint. Before fleeing the residence, both suspects stole [REDACTED] purse and DVR for her surveillance system which was located in the living room.

[REDACTED] was contacted who stated that the day before the robbery he was sleeping on the couch when he observed **Antoine Anderson** and Antonio Anderson inside the residence talking to [REDACTED] about purchasing a vehicle. On the day of the robbery, he was asleep in his bedroom when he was woken up to Antonio Anderson striking him in the face. [REDACTED] observed that Antonio Anderson was holding an assault rifle and demanded that [REDACTED] get out of bed and go into the living room. [REDACTED] did as he was told and observed **Antoine Anderson** in the kitchen with [REDACTED] who was naked. [REDACTED] laid on the ground in the living room at which time the suspects fled the residence. [REDACTED] stated that his Smith & Wesson .40 VE handgun was in the living room during the robbery and that one of the suspects stole the gun during the robbery however he was unsure which suspect took it. After the suspects fled the residence, [REDACTED] observed them enter what he believed was a black 4D Mazda RX7 or RX8 and flee the scene.

While at the scene, the reporting officers showed [REDACTED] and [REDACTED] a photo of **Antoine Anderson**. Both [REDACTED] and [REDACTED] positively identified **Antoine Anderson** as a suspect in the robbery and the suspect who was wearing the blue and yellow scarf.

On 11-24-2018, a formal statement was obtained from [REDACTED] at which time she was shown a photo lineup consisting of Antonio Anderson and five other subjects of similar appearance. [REDACTED] viewed the lineup and positive identified Antonio Anderson in the lineup as "Fat Daddy" and the suspect who entered [REDACTED] bedroom during the robbery.

On 11-24-2018, a formal statement was obtained from [REDACTED] at which time he was shown a photo lineup consisting of Antonio Anderson and five other subjects of similar appearance. [REDACTED] viewed the lineup and was unable to positively identify anyone in the lineup.

On 11-24-2108, after the interviews with [REDACTED] and [REDACTED], they stated to detectives that they found a blue and yellow scarf that **Antoine Anderson** was wearing during the robbery in [REDACTED] bedroom however CSI did not know about the scarf and it was not recovered on the day of the incident. [REDACTED] stated that she used a stick to put the scarf on the porch of her residence and it was currently still there. Detectives followed [REDACTED] and [REDACTED] back to their residence and observed the blue and yellow scarf on the corner of the front porch. The scarf was photographed and recovered as evidence by detectives.

On 11-24-2018, Robbery Unit detectives were notified by Assault Squad detectives that Antonio Anderson was the victim of an aggravated assault and was currently in the hospital. Assault Squad detectives stated that a dark colored sedan dropped Antonio Anderson off near the hospital and fled the scene. A stop order was issued for Antonio Anderson and a patrol officer was sent to the hospital to guard Antonio Anderson until he could be released. On 11-24-218, a stop order was issued for **Antoine Anderson**.

On 12-12-2018 officers of the Kansas City, Missouri Police Department were conducting surveillance at the address of [REDACTED], Kansas City, Jackson County, Missouri, for wanted robbery suspect, **Antoine Anderson B/M 09/12/88**. Officers observed **Antoine Anderson** and a black female who was later identified as [REDACTED] B/F [REDACTED] enter a black Mercury Milan bearing Missouri license plate [REDACTED]

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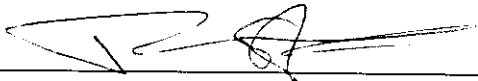
Antoine Anderson entered the front passenger's seat as [redacted] entered the front driver's seat of the black Mercury. Officers followed the vehicle to the area of Gregory Blvd and US 71 Highway, northbound, where they activated their emergency lights and siren. The suspect vehicle initially pulled over to the west shoulder of 71 highway but then re-entered the number one lane and proceeded to turn west onto Gregory Blvd. The vehicle came to a brief stop at a red traffic control signal before proceeding through the red light continuing west on Gregory Blvd. Officers initiated pursuit of the vehicle as it continued west bound on Gregory Blvd at speeds in excess of 60 miles per hour in a 35 mile per hour zone. The vehicle continued west on Gregory Blvd before crossing the center lane into oncoming traffic in the area of Gregory Blvd and Wayne. The suspect vehicle returned to the west bound lane and attempted to make a south bound turn onto Virginia Avenue. The vehicle struck the curb in the process and came to a stop at the location of 7102 Virginia Ave. Antoine Anderson exited the front passenger seat and fled on foot before being taken into custody. [redacted] remained in the driver's seat of the vehicle and was taken into custody by police.

Antoine Anderson was transported to East Patrol Division Station to be interviewed by detectives.

Antoine Anderson agreed to speak with detectives and admitted to eluding police. Antoine Anderson stated that as [redacted] proceeded to pull over but he put the vehicle into drive and reached across the center console and began to push the gas pedal down with his left hand while maintaining control of the steering wheel with his right hand. Antoine Anderson advised that he continued to flee in the vehicle when he lost control of the vehicle and crashed. Antoine Anderson exited the passenger seat and attempted to flee police on foot. Antoine Anderson was asked about the events which occurred on 11/23/2018. Antoine Anderson denied knowledge of the incident and denied any involvement.

Printed Name Det. Robert Maser #5374 Signature /s/ Det. Robert Maser #5374

The Court finds probable cause and directs the issuance of a warrant this 2nd day of Dec.



Judge

Circuit Court of Jackson County, State of Missouri.

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