

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

<b>POLICE NO. :</b>	KC19070461
<b>PROSECUTOR NO. :</b>	095454948
<b>OCN:</b>	HS013259

<b>STATE OF MISSOURI,</b>	)	
	)	<b>PLAINTIFF,</b>
<b>vs.</b>	)	
	)	
<b>SHARRON R. GARNER</b>	)	
<b>4242 Tracy Ave.</b>	)	<b>CASE NO. 1916-CR</b>
<b>Kansas City, MO 64110</b>	)	<b>DIVISION</b>
<b>DOB: 11/30/1990</b>	)	
<b>Race/Sex: B/M</b>	)	
	)	
	)	<b>DEFENDANT.</b>

**COMPLAINT**  
**WARRANT REQUESTED**

**Count I. Murder 1st Degree (565.020-001Y19840903.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.020, RSMo, committed the **class A felony of murder in the first degree** punishable upon conviction under Section 565.020, RSMo, in that on or about on or about September 15, 2019, in the County of Jackson, State of Missouri, the defendant after deliberation, knowingly caused the death of Robert D. Williams by shooting him.

The range of punishment for a Murder in the First degree is death or imprisonment in the custody of the Missouri Department of Corrections for life without eligibility of probation or parole, or release except by act of the governor. A person found guilty of murder in the first degree who was under the age of eighteen at the time of the commission of the offense shall be sentenced to a term of life without eligibility for probation or parole as provided in section 565.034, life imprisonment with eligibility for parole, or not less than thirty years and not to exceed forty years imprisonment.

**Count II. Armed Criminal Action (571.015-001Y19755213.0)**

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

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571.015.1, RSMo, in that on or about September 15, 2019, in the County of Jackson, State of Missouri, the defendant committed the felony of Murder First Degree charged in Count I, all allegations of which are incorporated herein by reference, and the defendant committed the foregoing felony of Murder 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. 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,

/s/ Daniel Portnoy  
Daniel Portnoy (#62186)  
Assistant Prosecuting Attorney  
415 E. 12th St., 11th Floor  
Kansas City, MO 64106  
(816) 881-3286  
dportnoy@jacksongov.org

**WITNESSES:**

1. DET Scott M. Emery, 1125 Locust, Kansas City, MO 64106

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2. DET Thomas M. Hammond, 1125 Locust, Kansas City, MO 64106

3. DET Mary J Kincheloe, 1125 Locust, Kansas City, MO 64106

4. [REDACTED]  
64106

5. [REDACTED],  
MO 64106

6. DET Scott P. Mullen, 1125 Locust, Kansas City, MO 64106

7. DET Hobart D. Price, 1125 Locust, Kansas City, MO 64106

8. [REDACTED]  
64106

9. DET Daniel G. Thomas, 1125 Locust, Kansas City, MO 64106

PROBABLE CAUSE STATEMENT FORM

Date: 09-16-2019

CRN: 19-070461

I, Det. Hobart Price #5254 (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 09-15-2019, at 4242 Tracy Ave #2E in (Date) (Address)

Kansas City, Jackson Missouri Sharron R. Garner (County) (Name of Offender(s))

B/M 11-30-1990, committed one or more criminal offense(s). (Description of Identity)

The facts supporting this belief are as follows:

Murder
ACA

On 09-15-2019 at 1552 hours, Officers from the Kansas City Missouri Police Department were dispatched to 4242 Tracy Ave, Kansas City, Jackson County, Missouri on a shooting call. Upon arrival three witnesses and a deceased black male were found inside the upstairs residence labelled #2E.

The witnesses stated they and the victim were inside the residence watching the Kansas City Chiefs game prior to the shooting. One of the witnesses stated the suspect was also watching the game with them inside the apartment. The witness stated the suspect left the apartment for a few minutes and then came back inside. The witness stated without saying anything, the suspect started to shoot the victim, unloading a full magazine of ammunition into the victim before fleeing the residence in an unknown direction. Spent shell casings were also in plain view on the floor inside the residence.

At Police Headquarters, witness identified the suspect who shot the victim as Sharron R. Garner B/M 11-30-1990 and positively identified Garner in a photo line-up which contained Garner and 5 unrelated fillers. identified himself as the boyfriend of Garner's mother. stated Garner was wearing a red Derrick Thomas Chiefs jersey and tan shorts at the time of the shooting.

Witness also identified the suspect who shot the victim as Garner and also positively identified him in a photo line-up. identified herself as a close friend of .

Witness who identified herself as Garner's mother stated Garner was at the apartment prior to the shooting. stated she saw Garner with a firearm in the apartment prior to the shooting, but stated she was in a different room when the shooting happened and did not see what happened.

Garner was taken into custody after he was found hiding downstairs on the main level of 4242 Tracy. Garner was found in different clothing than he was wearing at the time of the homicide. The clothes Garner was wearing when he was located were soiled in a cleaning product which smelled like bleach. Garner who was high on PCP was taken to a local hospital.

Search warrants for both units at 4242 Tracy Ave were obtained. In apartment #2E a Glock 22 .40 caliber handgun was found concealed in a laundry basket in the southwest bedroom with the slide locked open and an empty 22 round capacity extended magazine in the gun. 21 spent .40 caliber shell casings were located on the

**PROBABLE CAUSE STATEMENT FORM**

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ground in the living room near the victim. A red Derrick Thomas Chiefs jersey was found in the living room near the victim. In the main level of 4242 Tracy, cleaning supplies, and a shoe soiled in bleach water were recovered.

On 09-16-2019 at 1127 hours Garner was read his Miranda Rights and nodded that he understood them. During the interview Garner denied ever touching a firearm or having any knowledge of the murder. Garner advised he had been sleeping in his Grandmothers bed where he was taken into custody at 4242 Tracy for the past 12 hours. During further questioning Garner requested an attorney and the interview was ended.

The affiant is submitting this probable cause statement for the issuance of a warrant for murder and armed criminal action. Due to the nature of the charges and the amount of time in prison the defendant could face if convicted, I believe there is a high probability the defendant could flee if not held in jail. I believe the defendant poses a danger to the community or to any other person based on the above mentioned circumstances surrounding this murder, where the evidence indicates the defendant fired 21 rounds at the victim.

Printed Name Det. Hobart Price #5254 Signature /s/Det. Hobart Price #5254

The Court finds probable cause and directs the issuance of a warrant this \_\_\_\_\_ day of \_\_\_\_\_.

\_\_\_\_\_  
Judge

Circuit Court of \_\_\_\_\_ County, State of Missouri.