

## PROBABLE CAUSE STATEMENT FORM

Date: 04/07/2021

CRN: 21-021519

I, Detective Dawn Phipps, #4898, 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 04/05/2021, at 12<sup>th</sup> and Oak in  
(Date) (Address)

Kansas City, Jackson County Missouri Frazier, Carl E.  
(County) (Name of Offender(s))

B/M 07/01/1970 committed one or more criminal offense(s).  
(Description of Identity)

- Aggravated Assault
- Unlawful use Of A Weapon

The facts supporting this belief are as follows:

On 04/05/2021 at 2247 hours, officers of the Kansas City Missouri Police Department were dispatched to 12<sup>th</sup> and Oak, Kansas City, Jackson County, Missouri in regard to an armed event. Officers viewed the surveillance and determined an unknown victim, described as a white male, wearing a brown coat, had been assaulted by a black male in a maroon shirt with white letter and black jeans, who was brandishing a machete. The crime scene initially started at 11<sup>th</sup> and Oak, on the southeast corner. Between surveillance video and Detectives on foot, the blood trail was followed to the northeast corner of Pershing and Grand. A victim was not located.

Captain Simons, of the Kansas City Missouri Police Department had observed a black male waving a machete earlier on 04/05/2021. Upon reviewing the surveillance video, of the incident that occurred on 04/05/2021 at 2247 hours, Captain Simons was able to confirm the black male he observed earlier in the day, was the same suspect who assaulted the victim. Captain Simons specifically noted the suspect was wearing the maroon sweatshirt with white lettering. During the course of the investigation, the suspect wearing the maroon sweatshirt with white lettering, waving the machete and involved in the assault was identified as FRAZIER, CARL E. B/M 07/01/1970.

Upon further review of the surveillance video, FRAZIER is observed swinging the machete multiple times at the victim and striking him on the head, causing the victim to fall to the ground. FRAZIER was seen entering a tent on the southeast lawn of 414 E. 12<sup>th</sup> St. Kansas City, Jackson County, Missouri. FRAZIER is last seen holding the machete as he enters the area of the tent. The tent was described as a blue and grey single person recreational tent dwelling.

On 04/06/2021 at 1845 hours, a Sergeant and Detective of the Assault Unit executed a search warrant at 414 E. 12<sup>th</sup>, Kansas City, Jackson County, Missouri, in order obtain the tent believed to be FRAZIER's based off the surveillance video. Due to the volatile circumstances and officer safety issues, it was granted by the Judge that the tent be removed from the premises and searched at another location. After the tent was removed

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from the premises it was transported to the sally port at police headquarters. A search of the tent was met with negative results for evidence pertaining to the assault.

On 04/06/2021 at 2036 hours, FRAZIER was advised of the Miranda Warning. FRAZIER stated he understood his rights and agreed to speak to the detectives. An Asian male (armed with a stick) and a Hispanic male approached FRAZIER'S tent and started messing with him. The Hispanic male stated "I'll beat your ass!" The Hispanic male also called FRAZIER a pussy, which made him angry. FRAZIER and the two males ended up in the street just south of 11<sup>th</sup> and Oak. The Hispanic male squared up to FRAZIER. FRAZIER admitted he was carrying a shank made from a window frame. FRAZIER swung at the Hispanic male. The Hispanic male had wrapped the weapon in his jacket. FRAZIER believed he got a good lick in and felt "raindrops". FRAZIER struck the Hispanic male again, but the Hispanic male blocked the strike. FRAZIER again felt "raindrops". The Hispanic male ended up on the ground on the southeast corner of 11<sup>th</sup> and Oak. While the Hispanic male was on the ground, FRAZIER kicked him. The Hispanic male tried to kick back. FRAZIER heard someone yell "Police!" FRAZIER tossed the shank near a dumpster and fled the scene.

Multiple area canvasses were conducted and hospitals were contacted in an attempt to locate a victim. A victim was not identified.

Printed Name Detective Dawn Phipps, #4898 Signature /s/Detective Dawn Phipps, #4898

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

\_\_\_\_\_  
Judge

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

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

<b>POLICE NO. :</b>	21-021519
<b>PROSECUTOR NO. :</b>	095463770
<b>OCN:</b>	hu003560

<b>STATE OF MISSOURI,</b>	)	
	)	<b>PLAINTIFF,</b>
<b>vs.</b>	)	
	)	
<b>CARL E. FRAZIER</b>	)	
<b>3312 Bellefontaine</b>	)	<b>CASE NO. 2116-CR</b>
<b>Kansas City, MO 64128</b>	)	<b>DIVISION</b>
<b>DOB: 07/07/1970</b>	)	
<b>Race/Sex: B/M</b>	)	
<b>[REDACTED]</b>	)	
	)	<b>DEFENDANT.</b>

**COMPLAINT**  
**WARRANT REQUESTED**

**Count I. Assault 1st Degree Or Attempt (565.050-002Y20201305.0)**

The Prosecuting Attorney of the County of Jackson, State of Missouri, upon information and belief, charges that the defendant, in violation of Section 565.050, RSMo, committed the **class B felony of assault in the first degree**, punishable upon conviction under Section 558.011, RSMo, in that on or about April 5, 2021, in the County of Jackson, State of Missouri, the defendant struck the victim John Doe in the head with a machete, and such conduct was a substantial step toward the commission of the offense of assault in the first degree of John Doe, and was done for the purpose of committing such assault.

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 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 II. Armed Criminal Action (571.015-001Y20205299.0)**

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 April 5, 2021, in the County of Jackson, State of

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Missouri, the defendant committed the felony of assault 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 assault in the first 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 571.015.1, RSMo. is imprisonment by the department of corrections for a term of not less than three years and not to exceed fifteen years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term of not less than five years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of three calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.2, RSMo. as a second offense is imprisonment by the department of corrections for a term of not less than five years and not to exceed thirty years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term not less than fifteen years. No person convicted under this subsection shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of five calendar years. The range of punishment for the offense of Armed Criminal Action in violation of section 571.015.3, 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 punishment imposed pursuant to Section 571.015, RSMo shall be in addition to and consecutive 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 statement(s) of facts filed contemporaneously herewith, 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/ Paul M. Conklin III*  
Paul M. Conklin III (#66958)  
Assistant Prosecuting Attorney  
415 E. 12th Street  
11th Floor  
Kansas City, MO 64106  
(816) 881-3824  
PTConklin@jacksongov.org

**WITNESSES:**

1. John Doe, Kansas City, MO
2. PO Joseph Dunwoodie, 1125 Locust, Kansas City, MO 64106
3. PO Daniel P. Morrow, 1125 Locust, Kansas City, MO 64106
4. DET Dawn M. Phipps, 1125 Locust, Kansas City, MO 64106

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5. SGT Jonah L Staerkel, 1125 Locust, Kansas City, MO 64106